

Federal Communications Commission

Before the
Federal Communications Commission
Washington, D.C. 20554

In the Matter of)
Expanding Flexible Use of the 3.7 to 4.2 GHz) GN Docket No. 18-122
Band)

ERRATUM

Released: March 27, 2020

By the Wireless Telecommunications Bureau:

On March 3, 2020, the Commission released a Report and Order and Order of Proposed Modification (Report and Order), FCC 20-22, in the above captioned proceeding. This Erratum amends the Report and Order as indicated below:

- 1. In footnote 601, the second sentence is corrected to read as follows:
'Star One, which says on its own website that the EIRP threshold of 37 dBW constitutes typical service, only covers roughly the state of Florida at this power level.'
2. In paragraph 348, in the sixth sentence, replace the word 'propose' with 'adopt' and in the ninth and tenth sentence, replace the word 'proposed' with 'adopted'.
3. In paragraph 388, the second sentence is corrected to read as follows:
'This limit will apply to all emissions removed from the TT&C's center frequency by more than 150% of the TT&C's necessary emission bandwidth.'
4. In paragraph 398, the last sentence is corrected to read as follows:
'We have described impacts that might affect small businesses, which includes most businesses with fewer than 25 employees, in the Final Regulatory Flexibility Analysis (FRFA), attached as Appendix B.'

This erratum also amends Appendices A and B of the Report and Order as indicated below:

Appendix A is corrected as follows:

- 5. Below paragraph (g), in Section 27.1412, paragraphs (1) and (2) are added to read as follows:
(1) The Bureau, Clearinghouse, and relevant stakeholders will have the opportunity to review the Certification of Accelerated Relocation and identify potential deficiencies. The Wireless Telecommunications Bureau will prescribe the form of any challenges by relevant stakeholders as to the validity of the certification and will establish the process for how such challenges will impact the incremental decreases in the accelerated relocation payment as set-forth in section 27.1422(d).
(2) If credible challenges as to the space station operator's satisfaction of the relevant deadline are made, the Bureau will issue a public notice identifying such challenges and will render a final decision as to the validity of the certification no later than 60 days from its filing. Absent notice from the Bureau of any such deficiencies within 30 days of the filing of the certification, the Certification of Accelerated Relocation will be deemed validated.
6. In Section 27.1418, paragraph (a) is corrected to read as follows:
(a) Each eligible space station operator is responsible for the payment of its own satellite

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transition costs until the auction winners have been announced.”

7. In Section 27.1422, paragraph (c) is corrected and a paragraph (d) is added to read as follows:

“(c) The Relocation Payment Clearinghouse shall promptly notify 3.7 GHz Service licensees following validation of the Certification of Accelerated Relocations as set-forth in Section 27.1412(g). 3.7 GHz Service licensees shall pay the accelerated relocation payments to the Clearinghouse within 60 days of the notice that eligible space station operators have met their respective accelerated clearing benchmark. The Clearinghouse shall disburse accelerated relocation payments to relevant space station operators within seven days of receiving the payment from overlay licensees.

(d) For eligible space station operators that fail to meet either the Phase I or Phase II benchmarks as of the relevant Accelerated Relocation Deadline, the accelerated relocation payment will be reduced according to the following schedule of declining accelerated relocation payments for the six months following the relevant deadline:”

Date of Completion	Incremental Reduction	Accelerated Relocation Payment
By Deadline	--	100%
1-30 Days Late	5%	95%
31-60 Days Late	5%	90%
61-90 Days Late	10%	80%
91-120 Days Late	10%	70%
121-150 Days Late	20%	50%
151-180 Days Late	20%	30%
181+ Days Late	30%	0%

Appendix B is corrected as follows:

8. In paragraph 40, in the third sentence, replace the word “propose” with “adopt” and the last three sentences are corrected to read as follows:

“The adopted relaxation will not affect the interference to FSS above 4.0 GHz. The adopted relaxation will be entirely contained within the 20 MHz guard band. The effect on CBRS operations below 3.7 GHz should be minimal.”

FEDERAL COMMUNICATIONS COMMISSION

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