IEEE 802.18

Radio Regulatory Technical Advisory Group

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| FCC Ex Parte on how to cite IEEE 802.11 standards in 5.9 GHz band rule | | | | |
| Date: 2020-10-21 | | | | |
| Author(s): | | | | |
| Name | Affiliation | Address | Phone | email |
| John Kenney | Toyota InfoTech | 465 Bernardo, Mountain View, CA 94043 | +1.650.224.6644 | jkenney@us.toyota-itc.com |
|  |  |  |  |  |

Abstract

This document is a working draft of an IEEE 802 Ex Parte to the FCC.

The purpose of the Ex Parte is to inform the FCC exactly how we prefer IEEE 802.11 standards to be cited in a new 5.9 GHz rule.

There are two goals of this citation:

1. Avoid citing superseded IEEE 802.11p-2010 amendment explicitly
2. Create a conformance rule that need not be changed in the FCC rules every time we create a new revision or V2X amendment.

Given that an FCC rule on 5.9 GHz is expected in the coming weeks, it is important that this Ex Parte reaches the FCC before the finalize the rule.

rev1: A few editorial/grammar updates.

**Before the**

**Federal Communications Commission**

**Washington, D.C. 20554**

In the Matter of )

)

Use of the 5.850-5.925 GHz Band ) ET Docket No. 19-138

)

**ex parte comments of IEEE 802**

Paul Nikolich

Chair, IEEE 802 LAN/MAN

Standards Committee

em: IEEE802radioreg@ieee.org

xx October/November 2020 *[Note: to be filled in when the letter is finalized]*

# Introduction

IEEE 802 LAN/MAN Standards Committee (LMSC) is pleased to provide additional information on the above-captioned proceeding to the NPRM on the use of the 5850-5925 MHz Band dated 17 December 2019. The purpose of this letter is to provide the Commission with a specific recommendation for the wording of the DSRC conformance requirement and citation for DSRC and future generations of DSRC.

IEEE 802 LMSC is a leading- consensus-based industry standards body, producing standards for wireless networking devices, including wireless local area networks (“WLANs”), wireless specialty networks (“WSNs”), wireless metropolitan area networks (“Wireless MANs”), and wireless regional area networks (“WRANs”). We appreciate the opportunity to provide these comments to the Commission.

IEEE 802 is a committee of the IEEE Standards Association and Technical Activities, two of the Major Organizational Units of the Institute of Electrical and Electronics Engineers (IEEE). IEEE has about 420,000 members in about 190 countries and supports the needs and interests of engineers and scientists broadly. In submitting this document, IEEE 802 acknowledges and respects that other components of IEEE Organizational Units may have perspectives that differ from, or compete with, those of IEEE 802. Therefore, this submission should not be construed as representing the views of IEEE as a whole.[[1]](#footnote-1)

As reported in our previous correspondence with the Commission, the IEEE 802.11 Working Group (WG) is now specifying an IEEE Next Generation V2X (Vehicle-to-everything) (NGV) amendment with the IEEE P802.11bd project. The IEEE P802.11bd amendment is intended to provide a seamless evolution path from DSRC in the 5.9 GHz DSRC band. Any consideration of the rules governing use of the 5.9 GHz band must recognize the societal value of allowing DSRC and NGV to operate together in the ITS band.

# Recommendation for a conformance requirement and citation for DSRC and future generations of DSRC

## Background

IEEE 802 provided Comments on the 5.9 GHz NPRM.[[2]](#footnote-2) We repeat here for convenience our recommendation regarding citation of IEEE 802.11 documents:

In Paragraphs 21, 23, 37 and 39 of PART 2 of NPRM [3] there are references to the “IEEE 802.11p-2010 standard”. We respectfully request that the reference not be made to the superseded IEEE Std 802.11p-2010 standard, but instead to the current IEEE Std 802.11-2016. In addition, we suggest not incorporating the entire standard, but only the relevant RF performance aspects that are applicable. A reference to IEEE Std 802.11-2016 Annex D would be appropriate to cover radio regulations for “IEEE 802.11p-2010”. This suggested change will cover the necessary technical aspects of the IEEE Std 802.11p-2010 radio, as well as be inclusive of the IEEE P802.11bd radio design and potential future backwards compatible IEEE 802.11-based ITS radio designs.

IEEE 802.11 Working Group has a long history of innovation and we expect the same principles of backwards compatibility and same-channel coexistence can be applied in the 5.9 GHz ITS band starting with IEEE Std 802.11p-2010 and continuing with IEEE P802.11bd and future amendments as technology evolves.

## IEEE 802 text recommendation

Our goal in this letter is to provide the Commission with a specific text recommendation for use in Parts 90 and 95 of the 5.9 GHz rules. We provide three recommendations in this section.

We note that the NPRM proposes the following for Part 90:

§ 90.379 Technical standards for Roadside Units

(a) DSRCS Roadside Units (RSUs) operating in the 5895-5905 MHz band must comply with the technical standard Institute of Electrical and Electronics Engineers (IEEE) 802.11p-2010.

...

(c) The standards required in this section are incorporated by reference ...

(1) 802.11p-2010, IEEE Standard for Information technology– Local and metropolitan area networks – Specific requirements – Part 11: Wireless LAN Medium Access Control (MAC) and Physical Layer (PHY) Specifications Amendment 6: Wireless Access in Vehicular Environments (2010). ...

First Recommendation:

IEEE 802 recommends that this portion of the § 90.379 rule be written as:

§ 90.379 Technical standards for Roadside Units

(a) DSRCS Roadside Units (RSUs) operating in the 5895-5905 MHz band must comply with the technical standard Institute of Electrical and Electronics Engineers (IEEE) Std. 802.11™-2016, specifically with respect to “dot11OCBActivated = True” and Clause D.2 “Radio performance specifications”, and its revisions and 5.9 GHz ITS band amendment(s).

...

(c) The standards required in this section are incorporated by reference ...

(1) 802.11™-2016, IEEE Standard for Information technology– Local and metropolitan area networks – Specific requirements – Part 11: Wireless LAN Medium Access Control (MAC) and Physical Layer (PHY) Specifications (2016).

The changed text in part (a) is from “Std 802.11™-2016” to the end of the sentence. The changed text in part (c) is the substitution of the IEEE 802.11-2016 document and the omission of “Amendment 6: Wireless Access in Vehicular Environments (2010).”

Second Recommendation

Similarly, IEEE 802 recommends that the relevant portion of § 95.3189 be worded using the language above, substituting “On-Board Unit (OBU)” for “Roadside Units (RSUs)”.

Third Recommendation

Finally, we recommend that references to “IEEE 802.11p-2010” in the following clauses be changed to “IEEE Std. 802.11™-2016”:

* § 90.375 (c) License areas, communication zones, and registrations [footnote 1],
* § 90.379 (a) Technical standards for Roadside Units
* § 95.3179 (b) Unwanted emissions limits

# Conclusion:

IEEE 802 thanks the Commission for providing an opportunity to provide this *ex parte* letter with our recommendations for specific text in the revised 5.9 GHz rules. The recommendations we provide avoid citation of superseded IEEE standards, are narrowly focused to the relevant portion of our IEEE Std. 802.11-2016 standard, and are structured to facilitate backward compatible revisions and enhancements of the DSRC service, which are under preparation in the IEEE P802.11bd amendment, without requiring future revisions to the Commission’s rules. IEEE 802 respectfully requests that these recommendations be considered by the Commission during the final rule making process.

Regards,

By: /ss/ .

Paul Nikolich

IEEE 802 LAN/MAN Standards Committee Chairman

em: p.nikolich@ieee.org

1. This document solely represents the views of the IEEE 802 LAN/MAN Standards Committee and does not necessarily represent a position of either the IEEE, the IEEE Standards Association or IEEE Technical Activities. [↑](#footnote-ref-1)
2. Comments of IEEE 802, In the Matter of Use of the 5.850-5.925 GHz Band, ET-Docket 19-138, March 3, 2020 [↑](#footnote-ref-2)