

A satellite in space, likely a geostationary satellite, is shown with its solar panels extended. The satellite is positioned in the upper left and center of the frame. Below it, the Earth's surface is visible, showing a dense network of city lights at night, indicating a high-latitude or high-altitude view. The background is the dark void of space.

# **Spectrum Protection: A Vital Element of Geospatial Infrastructure**

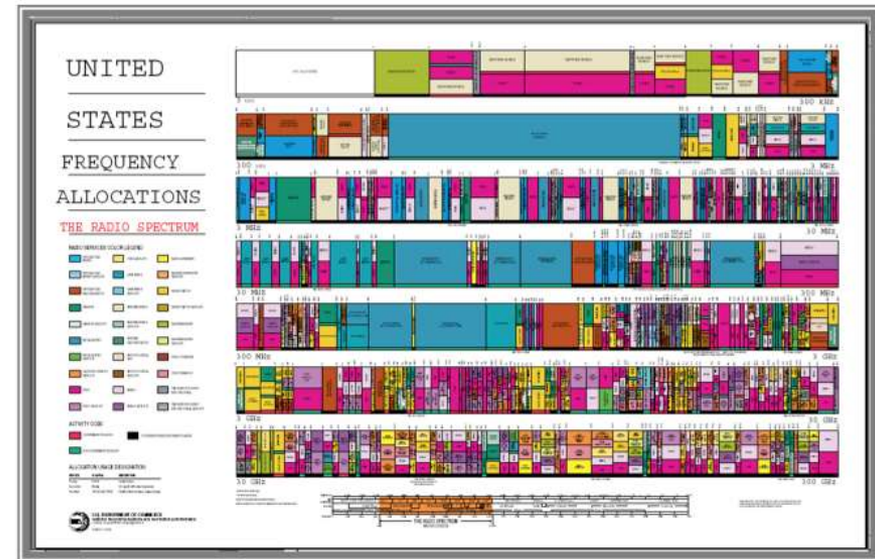
**GeoBuiz Summit  
UAVs: Technology, Applications and Policies  
April 27, 2016**

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George Washington University  
Space Policy Institute  
Washington, D.C.**

# Spectrum Management

## Four Major Spectrum Management Functions

- **Allocate Spectrum** to various radio services
- **Develop Service Rules** to provide administrative procedures, technical standards, and other operational requirements for shared intra- and inter-service use of the spectrum
- **Assign Frequencies** to individual systems or authorizes specific equipment use, assignments coordinated domestically and internationally
- **Enforce Rules** to ensure radio equipment and system compliance



# **There are fundamental differences between Radio Communications and Radio Navigation**

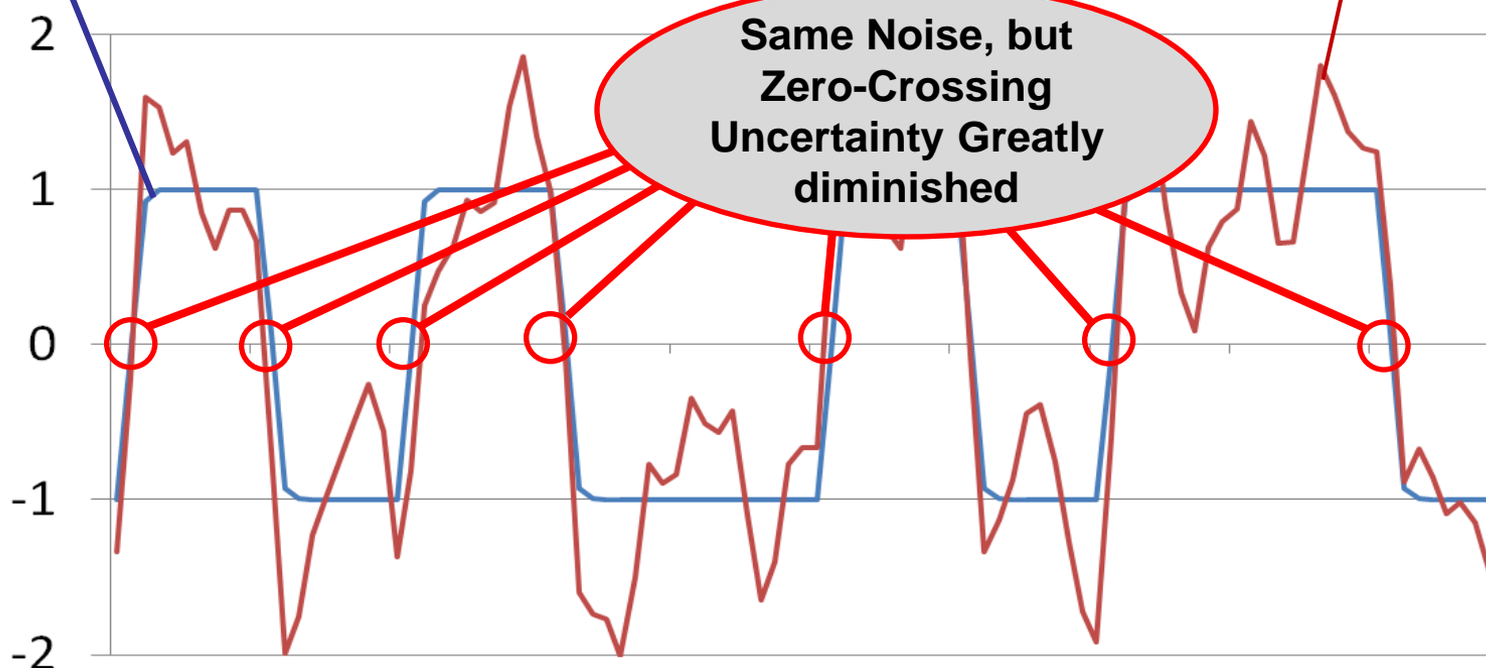
- **Digital Radio Communications:**
  - Incoming *message is not known* – finding it is the whole point
  - Must determine whether each signal “bit” is a one or a zero
  - Use sophisticated methods to correct errors
- **Digital Radio Navigation**
  - Incoming signal sequence (ones and zeros) is totally known by user
  - The goal of the user is to *precisely time* the *transition* from one to zero (and zero to one)

**To Achieve the Maximum Accuracy, the Full Band GPS receiver has “sharper transitions,” reducing the effect of noise and allowing a more precise timing measurement**

Noise free signal in Blue

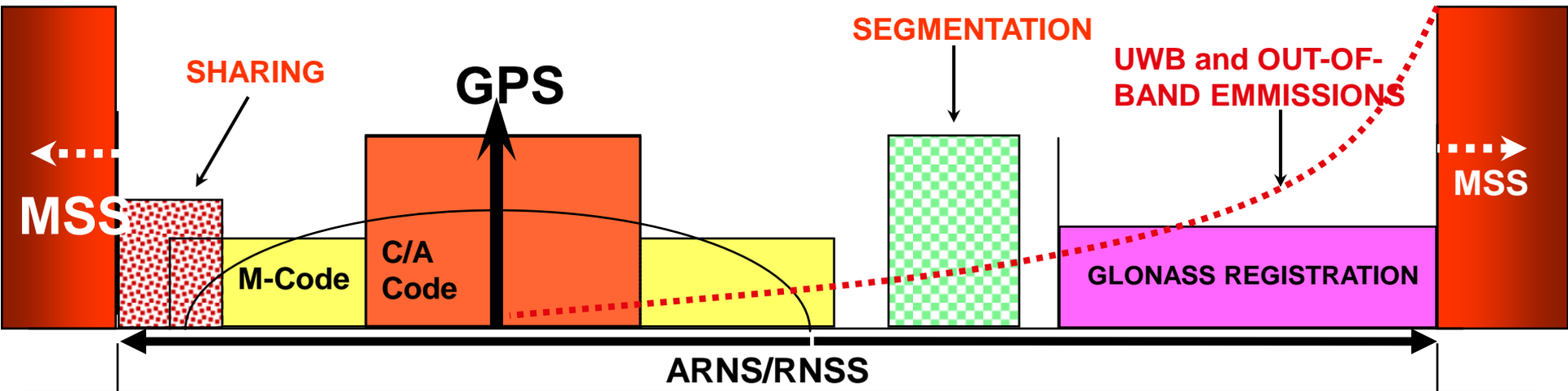
**Received Data With Same Nominal Noise (Full-BandGPS Receiver)**

Received Signal in Red



**Thus, the Full-Band GPS receiver enables sub-meter accuracy**

# GPS Spectrum can be Harmed Several Ways



**The ARNS/RNSS spectrum is a unique resource**

- Sharing with higher power services jams weaker signals
- Out-of-band and ultra wide-band emissions raise the noise floor
- Segmentation prevents future evolution
- Very high power in adjacent bands causes receiver overload

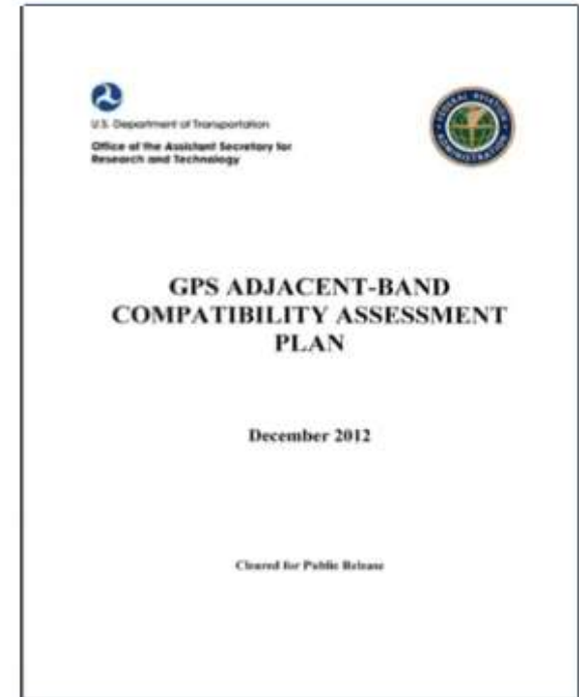
**Spread spectrum GPS signals are unlike communication signals**

- $10^{-16}$  W received power, one-way
- Any filter can be overwhelmed if exposed to enough power

# GPS Adjacent Band Compatibility Assessment

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- DOT Study to Evaluate:
  - Adjacent-band power levels, as a function of offset frequency, necessary to ensure continued operation of all applications of GPS services
  - Adjacent-band power levels to ensure continued operation of all applications of GPS services by future GPS receivers utilizing modernized GPS and interoperable Global Navigation Satellite System (GNSS) signals



# European Regulation for Outdoor Pseudolites Would Have Created No-Fly Zones

CEPT Electronic Communications Commission (ECC) Report 183,  
Regulatory Framework for Outdoor Pseudolites

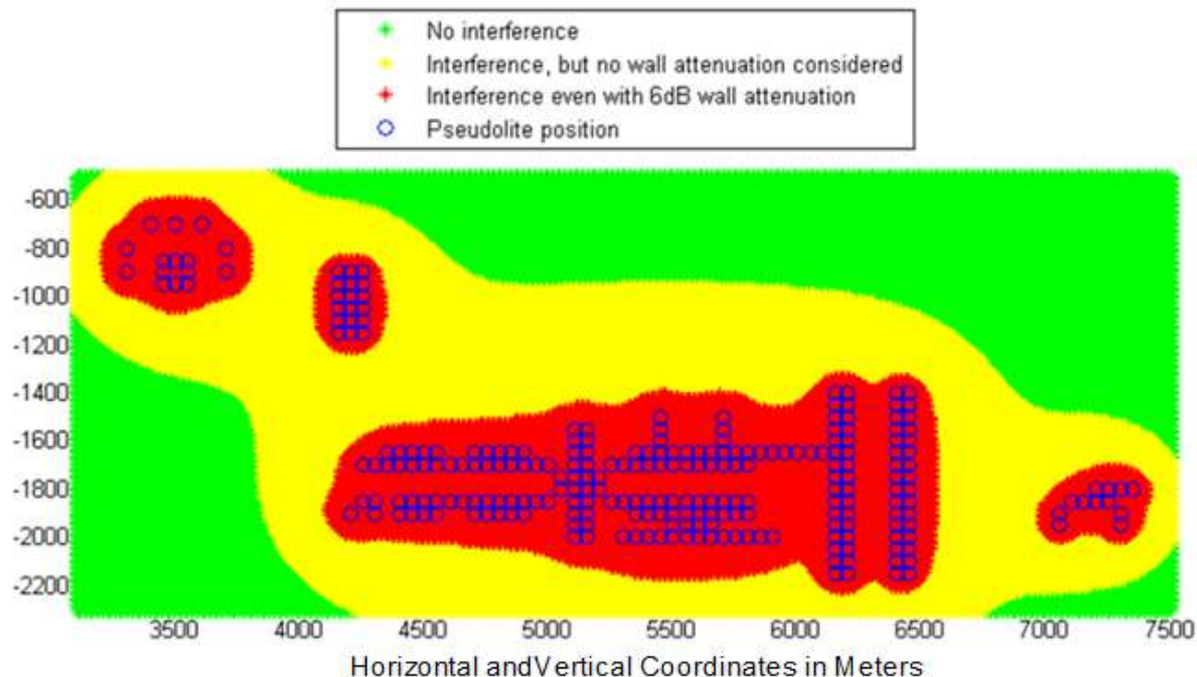
Recommendation for the 1559-1610 MHz Band (ARNS & RNSS):

•“It should be considered to establish **no-fly zones** on the corresponding aeronautical charts to ensure that pilots are aware of the potential impact on their navigation systems. This could be of **particular relevance if an air ambulance service is required** near outdoor pseudolite installations. Aviation authorities should be informed of these installations and be provided with points of contact to enable an efficient resolution of interference cases.”

•“If the boundary edges of an installed PL is within 10 km of an international border, national administrations shall inform and coordinate any installed PL system with their neighbor (the 10 km distance taken as five times the maximum potential distance outline in this report, 2 km, a factor of 14 dB).”

# Impact on Outdoor GNSS Uses From In-Band Pseudolite Network Operations Inside the Airport

- ECC Report 183, Exec Summary, pg. 2
  - “Outdoor GNSS PLs should not be allowed in airports or other areas for aeronautical operations”
- ECC Recommendation (11)08 Framework authorization regime of indoor pseudolites, Recommends 4
  - “Indoor GNSS pseudolites should be installed in airport areas, or in the vicinity of them, only after case by case studies with the objective to avoid any potential interference to GNSS receivers in these areas”



# International Disconnects between Regulatory Authorities and Industry Standards

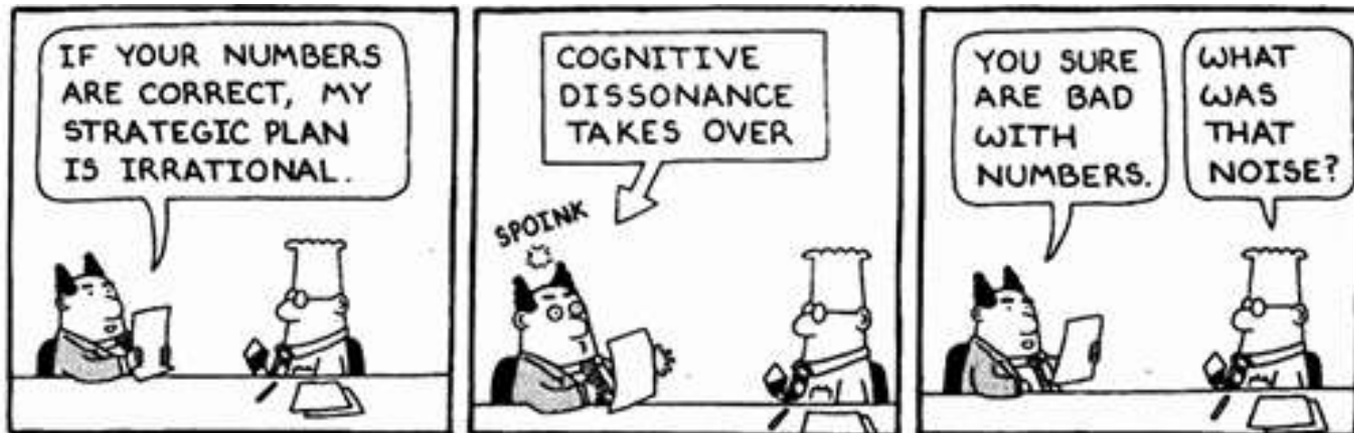
- The European Union Radio Equipment Directive (RED) will require compliance for all equipment, including GNSS receivers, to be sold in Europe after June 2016.
- Presentations from European standards bodies suggest the inclusion of “spectrum sharing and mitigation techniques” standards that would create interference risks to RNSS receivers.
- European industry standards may lead to *de facto* spectrum sharing not permitted by the ITU or authorized by responsible national spectrum administrations.
- CEPT ECC Recommendation 11(08), "Authorisation Regime of Indoor Global Navigation Satellite Navigation (GNSS) Pseudolites in the Band at 1599-1610 MHz", was approved 21 October 2011 for European member state adoption. Of the 48 CEPT Administrations, 17 have voted to adopt it as of February 2016.
- This creates a path for licensed, unintentional jammers to operate across Europe, **leading to no-fly zones and other restrictions to GNSS use.**

# Conflicting Public-Private Sector Interests

- Strong interest in **weakening international protections for space services** in and near bands coveted by terrestrial mobile broadband
  - FCC Chairman's speech to the Satellite Industry Association, March 7, 2016
  - Spectrum reforms that may work for communications may not work for non-communications functions like navigation and remote sensing.
- Concerns not limited to space users but include commercial license holders. A major AWS-3 licensee ex parte stated:
  - "...it will be difficult, if not impossible, to reconcile the interference experienced by Federal Users' systems between AWS-3 operations and proposed operations in the 1670 – 1680 MHz band. When there are two potential interfering operators from two different spectrum bands, specifically mobile operations from 1695 – 1710 MHz as one operator, and 1675 – 1680 MHz base station operations as a second operator, **identifying the offending party will be difficult, if not impossible**, because the interference will be due to the combined operations of two different wireless providers."

# Policy and Politics are Important, but Radio Waves Don't Care

- In advocacy for receiver standards, harm claim thresholds, and opposition to noise floor protection criteria, the **blurring of accountability** is an intrinsic feature.
- As the noise floor rises, it will be hard to hold a particular emitter culpable. This shifts the burden for resolving interference impacts from transmitters to receivers. **This is a particular problem for RNSS, EESS, and other space services vital to geospatial services.**



# Backup

