

Consultation response form

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Consultation title	Ofcom's proposed Plan of Work
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Confidentiality

We ask for your contact details along with your response so that we can engage with you on this consultation. For further information about how Ofcom handles your personal information and your corresponding rights, see <u>Ofcom's General Privacy Statement</u>.

Your details: We will keep your contact number and email address confidential. Is there anything else you want to keep con- fidential? Delete as appropriate.	Nothing
Your response: Please indicate how much of your response you want to keep confi- dential. Delete as appropriate.	None
For confidential responses, can Ofcom publish a reference to the contents of your response?	Yes



Your response

Question	Your response
Question 1: Do you have any com- ments on Ofcom's proposed Plan of Work 2024/25?	Confidential? – N
	The Dynamic Spectrum Alliance (DSA) ¹ respectfully sub- mits these comments in response to Ofcom's proposed Plan of Work 2024/25.
	The DSA commends Ofcom for its ongoing efforts to en- sure that there is sufficient spectrum available to enable the communications industry to meet anticipated growth and innovation in consumer mobile and wireless services as well as for the specialised needs of industrial users. We also applaud Ofcom for its decisions leading to more efficient spectrum usage, including its decisions on innovative spectrum sharing and coexistence ap- proaches.
	The DSA believes that providing additional spectrum ac- cess options through use of new spectrum management tools, such as dynamic shared access systems, will bene- fit competition, create conditions for innovation, and spur more rapid deployments of wireless networks and services. We recommend that telecommunications reg- ulators worldwide include licenced, licence-exempt, and lightly licenced options when allocating spectrum to wireless broadband services to avoid artificial scarcity, which could, in turn, increase the cost of broadband ac- cess. Both licenced and licence-exempt spectrum bands will play important and complementary roles in the de- livery of advanced wireless services.
	The DSA notes that Ofcom intends to "further develop our work to explore innovative sharing and coexistence approaches to spectrum authorisation across different bands (for example in the Hybrid Sharing in the Upper 6GHz band), exploiting spectrum sandbox partnerships with industry and academia as appropriate."
	The DSA appreciates Ofcom's efforts to study the upper 6 GHz band and how it can be leveraged to meet digital connectivity targets for both consumer and enterprise networks through a Hybrid Sharing approach.

¹ The DSA is a global, cross-industry, not for profit organization advocating for laws, regulations, and economic best practices that will lead to more efficient utilization of spectrum, fostering innovation and affordable connectivity for all. Our membership spans multinationals, small-and medium-sized enterprises, as well as academic, research and other organizations from around the world all working to create innovative solutions that will benefit consumers and businesses alike by making spectrum abundant through dynamic spectrum sharing. A full list of DSA members is available on the DSA's website at www.dynamicspectrumalliance.org/members.

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	We also hope, however, that Ofcom will not overlook the 6 GHz band's near-term prospects and ability to con- tribute to the U.K.'s immediate digital connectivity tar- gets.
	There exists today the ability to use the upper 6 GHz band for licence-exempt low-power indoor (LPI) opera- tions, very low power (VLP) indoor / outdoor operations, and standard power (SP) operations, the latter under control of an Automated Frequency Coordination (AFC) system. Enabling licence-exempt use across the entire 6 GHz band will allow for near-term use of the latest gen- eration of Wi-Fi and 5G NR-U standards to employ multi- ple high bandwidth 160 MHz and 320 MHz channels that support the channel diversity needed in dense deploy- ments that exist both indoors and outdoors. With care- fully crafted technical and operational conditions, these licence-exempt operations can share the band with in- cumbent operations that include the fixed satellite ser- vice (FSS) and fixed service (FS).
	Longer term use of the upper 6 GHz band by wide-area IMT networks designed for outdoor and mobile opera- tion may be possible, but it is still many years away and will necessitate the development of coexistence mecha- nisms to share the 6425-7125 MHz band among 3GPP (and other) IMT technologies, IEEE-based Wi-Fi, and in- cumbent users. There is considerable work that needs to be done to fill in the details of the proposed high-level concept of sharing between licence-exempt and licenced IMT services.
	For example, it will be important that this work considers the different stages of ecosystem development for Wi-Fi and IMT in the 6 GHz band. The DSA urges Ofcom to ac- celerate the work so that the United Kingdom can bene- fit from the full range of Wi-Fi 6E and Wi-Fi 7 device clas- ses and connectivity without delay and without re- strictions on the use cases licence-exempt technology can support.
	The DSA is optimistic that suitable coexistence mecha- nisms could be developed in the future to share the 6425-7125 MHz band between 3GPP (and other) IMT technologies and IEEE-based Wi-Fi. Our members have the technical and operational experience with auto- mated spectrum sharing capabilities that can be lever- aged for the band. That being said, market demand and a growing ecosystem both exist today for licence-exempt use across the entire 6 GHz band. And, this ecosystem for the latest generation of Wi-Fi and 5G NR-U standards

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	employs multiple high bandwidth 160 MHz and 320 MHz channels that support the channel diversity needed in dense deployments that exist both indoors and out- doors.
	A confidence building measure for Wi-Fi ecosystem par- ticipants would be for Ofcom to open the upper 6 GHz band to LPI and VLP devices immediately, while the nec- essary technical analysis and work starts on examining potential hybrid sharing schemes. While LPI devices could be affected by IMT devices operating outdoors, the reverse is not true. Thus, the regulatory risk for Ofcom to authorize LPI and VLP devices to operate today in the upper 6 GHz band is extremely low.

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