§ 10.410  
Child Abduction Emergency/AMBER Alert.
(a) Presidential Alert. A Presidential Alert is an alert issued by the President of the United States or the President’s authorized designee.
(b) Imminent Threat Alert. An Imminent Threat Alert is an alert that meets a minimum value for each of three CAP elements: Urgency, Severity, and Certainty.
   (1) Urgency. The CAP Urgency element must be either Immediate (i.e., responsive action should be taken immediately) or Expected (i.e., responsive action should be taken soon, within the next hour).
   (2) Severity. The CAP Severity element must be either Extreme (i.e., an extraordinary threat to life or property) or Severe (i.e., a significant threat to life or property).
   (3) Certainty. The CAP Certainty element must be either Observed (i.e., determined to have occurred or to be ongoing) or Likely (i.e., has a probability of greater than 50 percent).
(c) Child Abduction Emergency/AMBER Alert. (1) An AMBER Alert is an alert initiated by a local government official based on the U.S. Department of Justice’s five criteria that should be met before an alert is activated:
   (i) Law enforcement confirms a child has been abducted;
   (ii) The child is 17 years or younger;
   (iii) Law enforcement believes the child is in imminent danger of serious bodily harm or death;
   (iv) There is enough descriptive information about the victim and the abduction to believe an immediate broadcast alert will help; and
   (v) The child’s name and other data have been entered into the National Crime Information Center.
   (2) There are four types of AMBER Alerts: Family Abduction; Non-family Abduction; Lost, Injured or Otherwise Missing; and Endangered Runaway.
   (i) Family Abduction. A Family Abduction (FA) alert involves an abductor who is a family member of the abducted child such as a parent, aunt, grandfather, or stepfather.
   (ii) Nonfamily Abduction. A Nonfamily Abduction (NFA) alert involves an abductor unrelated to the abducted child, either someone unknown to the child and/or the child’s family or an acquaintance/friend of the child and/or the child’s family.
   (iii) Lost, Injured, or Otherwise Missing. A Lost, Injured, or Otherwise Missing (LIM) alert involves a case where the circumstances of the child’s disappearance are unknown.
   (iv) Endangered Runaway. An Endangered Runaway (ERU) alert involves a missing child who is believed to have run away and in imminent danger.

§ 10.410 Prioritization.
A Participating CMS Provider is required to transmit Presidential Alerts upon receipt. Presidential Alerts preempt all other Alert Messages. A Participating CMS Provider is required to transmit Imminent Threat Alerts and AMBER Alerts on a first in-first out (FIFO) basis.

§ 10.420 Message elements.
A CMAS Alert Message processed by a Participating CMS Provider shall include five mandatory CAP elements—Event Type; Area Affected; Recommended Action; Expiration Time (with time zone); and Sending Agency. This requirement does not apply to Presidential Alerts.

§ 10.430 Character limit.
A CMAS Alert Message processed by a Participating CMS Provider must not exceed 90 characters of alphanumeric text.

§ 10.440 Embedded reference prohibition.
A CMAS Alert Message processed by a Participating CMS Provider must not include an embedded Uniform Resource Locator (URL), which is a reference (an address) to a resource on the Internet, or an embedded telephone number. This prohibition does not apply to Presidential Alerts.

§ 10.450 Geographic targeting.
This section establishes minimum requirements for the geographic targeting of Alert Messages. A Participating CMS Provider will determine which of its network facilities, elements, and locations will be used to geographically target Alert Messages. A Participating CMS Provider must
transmit any Alert Message that is specified by a geocode, circle, or polygon to an area not larger than the provider’s approximation of coverage for the Counties or County Equivalents with which that geocode, circle, or polygon intersects. If, however, the propagation area of a provider’s transmission site exceeds a single County or County Equivalent, a Participating CMS Provider may transmit an Alert Message to an area not exceeding the propagation area.

§ 10.460 Retransmission frequency.
[Reserved]

§ 10.470 Roaming.
When, pursuant to a roaming agreement (see §20.12 of this chapter), a subscriber receives services from a roamed-upon network of a Participating CMS Provider, the Participating CMS Provider must support CMAS alerts to the roaming subscriber to the extent the subscriber’s mobile device is configured for and technically capable of receiving CMAS alerts.

Subpart E—Equipment Requirements

§ 10.500 General requirements.
CMAS mobile device functionality is dependent on the capabilities of a Participating CMS Provider’s delivery technologies. Mobile devices are required to perform the following functions:

(a) Authentication of interactions with CMS Provider infrastructure.
(b) Monitoring for Alert Messages.
(c) Maintaining subscriber alert opt-out selections, if any.
(d) Maintaining subscriber alert language preferences, if any.
(e) Extraction of alert content in English or the subscriber’s preferred language, if applicable.
(f) Presentation of alert content to the device, consistent with subscriber opt-out selections. Presidential Alerts must always be presented.
(g) Detection and suppression of presentation of duplicate alerts.

§ 10.510 Call preemption prohibition.
Devices marketed for public use under part 10 must not enable an Alert Message to preempt an active voice or data session.

§ 10.520 Common audio attention signal.
A Participating CMS Provider and equipment manufacturers may only market devices for public use under part 10 that include an audio attention signal that meets the requirements of this section.

(a) The audio attention signal must have a temporal pattern of one long tone of two (2) seconds, followed by two short tones of one (1) second each, with a half (0.5) second interval between each tone. The entire sequence must be repeated twice with a half (0.5) second interval between each repetition.

(b) For devices that have polyphonic capabilities, the audio attention signal must consist of the fundamental frequencies of 853 Hz and 960 Hz transmitted simultaneously.

(c) For devices with only a monophonic capability, the audio attention signal must be 960 Hz.

(d) The audio attention signal must be restricted to use for Alert Messages under part 10.

(e) A device may include the capability to mute the audio attention signal.

§ 10.530 Common vibration cadence.
A Participating CMS Provider and equipment manufacturers may only market devices for public use under part 10 that include a vibration cadence capability that meets the requirements of this section.

(a) The vibration cadence must have a temporal pattern of two (2) seconds, followed by two short vibrations of one (1) second each, with a half (0.5) second interval between each vibration. The entire sequence must be repeated twice with a half (0.5) second interval between each repetition.

(b) The vibration cadence must be restricted to use for Alert Messages under part 10.

(c) A device may include the capability to mute the vibration cadence.