

A brief history of mobile telecommunication in Europe

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A Brief History of Mobile Telecommunication in Europe

by

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Theo Dunnewijk¹ and Staffan Hultén²

ABSTRACT

Since the introduction of mobile telephony in the early fifties in Europe, US and Japan the demand for this service exploded. It seems that the latent demand for mobile telecommunication services for decade's continued to be very strong. Since the introduction of cellular technology the capacity of the services increasingly became able to meet the massive demand. Next and future generations of mobile telecommunication technologies bring increased transmission speed and more versatile services. This forces network operators to organise multi sourced information flows supplied by service providers to increase the network effect of the system instead of providing the network infrastructure and leave the content to the users as in pure voice telephony. The drivers and inhibitors behind the emergence and recent developments of mobile telecommunications systems in Europe are highlighted in this paper. Liberalisation of the telecom markets in Europe drove new entrants to the market and curbed excessive pricing. However, in recent years the lack of challenging service is the main cause for the wavering development of newer generations of mobile telecommunication services.

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1. INTRODUCTION

Mobile telecommunication technologies have developed in successive generations. The first generation (1G) appeared in the 1950's. The second generation (2G) or GSM technology is used massively, but challenged globally by the next (third) generation (3G) technologies. This sequence of generations is characterised by increasing capacity (higher transmission speeds) and richer content of the message. Further penetration of 3G depends critically on the integration of telecommunication services and multimedia services, which turned out to be more complicated than most experts predicted. Four obstacles on this expansion path can be distinguished: Firstly, after the weakened financial position of mobile network operators, it became more difficult to finance and construct the networks because the capital markets questioned the profitability of these investments. This resulted in regulatory measures to facilitate the financial viability of UMTS networks by allowing operators to share networks and delay implementation. Secondly, many of the futuristic product and service designs (for example computerised homes and mobile telephones functioning as credit cards or parking tickets) of the new economy turned out to be more difficult and costly to develop and to market. Thirdly, many operators were drawn into costly license auctions and mergers that slowed down and scaled down their investments in the latest technology and new services. Fourthly, the operators underestimated the difficulties to develop new business models for voice and data in 3G compared with mainly voice in 2G. Despite these obstacles the markets for mobile data and mobile Internet have demonstrated a high and sustainable growth rate during last decade in Europe. Most noteworthy are the immense and surprising successes of private SMS or short messaging services, EMS or enhanced messaging services and the rapid growth of MMS or multimedia messaging services. Less spectacular have been the popularity of sports, news and weather information on the go. These markets leave ample space for a myriad of multimedia applications. So far, technology itself seems not to be an obstacle. The initial disappointing adoption of 2.5 and 3G mobile telecommunication seems to be firmly rooted in the operators' strategic errors and the limited supply of attractive mobile data services in Europe.

The succession of newer generations' telecommunication techniques shifted the role of the network operators from being a network manager to a content organiser. Newer generations make higher transmission speeds and more and richer content possible. Upgrading existing networks is attractive from a cost perspective, however from the user's point of view the richness of the services consists of two dimensions: higher speed and richer content. Eventually given the consumers preferences the price/quality ratio of the services determines his/her choice, while National Regulatory Authorities (NRAs) are in charge of the welfare effects. The paper shows how this mass market emerged, which strategies network operators have chosen to introduce newer generation of mobile telecommunication in a playing field increasingly influenced by the governments with a special role for the NRA's in breaking dominant market positions of incumbent former monopolists.

The next (second) part of this paper gives a historic overview of the development of the GSM family standards in Europe and adoption of mobile communication services in the EU25. The third part is on regulatory measures, which are basically an attempt of the government to curb the monopoly power of incumbent network providers, by

stimulating entrance and actions that lower the price of telecommunication services and especially mobile telecommunication service. The fourth part interprets these developments and hypothesises on the migration paths towards newer and faster mobile technologies that network operators follow in their quest for maintaining or gaining market shares. Gradually upgrading of GSM is one path, another one is the big leap forward replacing GSM by UMTS, hence stepping at once from 2G into 3G. In the fifth part essential variables like network effects and the data rate that characterise a technology of a certain generation are presented and these variables are without doubt one of the decisive factors is the user's uptake and sense-making of the new technologies. In the final part, we make some concluding remarks.

2. HISTORIC OVERVIEW

2.1. The Prelude

The history of mobile telephony goes back to experiments in the US in the 1920's with radio telephony (Kargman, 1978, and Agar, 2003). The first mobile phones were usually car-bound and AT&T launched in 1947 a highway service between Boston and New York after the success of first mobile telephone network in St. Louis (Agar, 2003). Eventually radiotelephony became so crowded, especially in New York, that the network operators used waiting lists while candidate customers waited hoping to be so lucky to get a mobile phone connection (Agar, 2003). The reason for the waiting lists was that frequency spectrum is a limited resource. The arrival of modern automatic mobile telecommunications systems using cell structure helped to reduce the scarcity problem by offering a more efficient use of the frequency space. Two problems are critical in a cell structure – roaming and hand-over. Roaming is needed to keep track of the telephones and hand-over is needed to enable subscribers to keep a telephone call when moving from one cell to another. Motorola filed already in 1973 for cellular patents³ and the US Federal Communication Commission (FCC) started auctions of cellular licenses on a city-by-city basis before the break up of the Bell system in 1984. These auctions provoked so many applications that the FCC in 1982 decided to award the top thirty cities directly and to allocate the other cities by means of lotteries (Agar, 2003). After the launch of advanced mobile phone services or AMPS in 1978, which was an analogue system, the first American cellular phone system came into operation in 1979 as a trial and went into commercial operation in 1983⁴. These services were basically city services and the myriad of mobile phone companies made roaming extremely difficult in the US.

Mobile telephony developed in a slightly different manner in Europe. Sweden was an early mover with an automatic system in service in 1956⁵. The national telecommunication authorities in Scandinavia took two important decisions in 1969-1971. The first decision was to start the standardisation work on the future analogue cellular NMT standard in 1969. A working group was set up and named the Nordic Mobile Telephone Group, the NMT-Group⁶. The second decision was to directly

³ The patent concerned Motorola's 1973 DynaTAC - the first cellular phone - invented by Martin Cooper and his team, source: <http://www.fcc.gov/omd/history/radio/quality.html>

⁴ <http://www.telecomwriting.com/PCS/history9.htm>

⁵ These MTL (Mobile Telephone Lauhrén) services were located around Stockholm and Gothenburg and could serve 100 subscribers; coverage was in the range of 25-30 km around the base stations. (Meurlings and Jeans, 1994)

⁶ Swedish Telecom (1975)

build manual mobile telecommunication networks with nation wide coverage to satisfy customer demand. This decision was in Sweden accompanied with another decision to let the market free for mobile telephones. The Nordic Mobile Telephone Groups took as a point of departure the following system requirements: automatic in operation, compatible, roaming between all Nordic countries, sufficient capacity, high reliability, low-cost infrastructure, and open specification which meant no exclusive supplier rights (Steinbock, 2001). It took more than ten years to develop the NMT standard and it was first introduced in Saudi-Arabia in 1981 and a few months later in the Scandinavian countries. The possibility of roaming in the Finland, Sweden, Norway, Denmark and Iceland since 1981-82 became a strong argument in favour of the NMT standard⁷.

In the early 1980s there existed many different competing mobile telephone standards. When the Department of Trade and Industry and the two network operators in the United Kingdom (British Telecom and Cellnet) were selecting the standard of the new mobile telephone system they compared the NMT, with a Japanese (analogue) standard worldwide in use since 1979 by Nippon Telephone & Telegraph (NTT)⁸, the German system C450, a system developed by Alcatel and Philips called MATS-E and the US standard AMPS. The American standard was found to meet the requirements of the British market – competition was secured as the standard was available from several suppliers and it allowed sufficient capacity as it operated at a frequency band only 70 MHz below the 900 MHz band. The two appointed operators and the Department of Trade and Industry in 1983 decided, to modify the American standard Advanced Mobile Phone System (AMPS) and named it Total Access Communication System (TACS)⁹. A third applicant for a license in the UK named Racal the predecessor of Vodafone heavily influenced this decision. The reason for choosing the US standard was the assumed attractive price of handsets because of the large US market. However Ericsson became the supplier of TACS based on its Axe digital switch to Vodafone, while it already supplied NMT and AMPS. This occasion made Ericsson a major player in the business of mobile telephony¹⁰.

2.2. The arrival of GSM

One of the shortcomings of the analogue systems was a serious lack of interoperability. In order to bring interoperability and cross border roaming on a higher level the Groupe Spéciale Mobile (GSM), later renamed Global System for Mobile Telecommunications, was an initiative combining private and public governance (Pelkmans, 2001). GSM is an open non-proprietary and interoperable digital standard for cellular mobile systems operating in the 900 and 1800 MHz band¹¹. A first step towards a mutual European system was taken in 1982, when the Conference on European Posts and Telecommunications (CEPT) decided to create the

⁷ Sweden's early developments are described in Gerdes, O. (1991) and in Mölleryd, B. (1999). The Norwegian history of mobile telecommunication can be found in Grimsteit, L. and H. Myhre (1995). Finland's experience with mobile telephony can be found in Turpeinen, O. (1997). Lindmark, S. (2002) describes the history of mobile telecommunication in Sweden and beyond from an evolutionary point of view, based on sociological theories of technology development.

⁸ Gruber, H. and F. Verboven (2000)

⁹ Garrard, G. (1998), p 98.

¹⁰ Meurling, J. and R. Jeans (1994)

¹¹ Originally GSM was planned for the 900 MHz spectrum, but the fast growing numbers of users made a new frequency band necessary, while the US launched the 1900 MHz band because of the popularity of the GSM standard (Source: Nokia Networks, March 2003)

Groupe Spéciale Mobile which was commissioned to develop a mobile telephone standard.

The European Commission considered it to be necessary that European network operators made a commitment to implement GSM-networks. The reason was that projections for the future growth of mobile telephony in the latter part of the 1980s were modest and analogue networks were expanded throughout Europe. This commitment convinced the industry to make substantial investments in research and development for the GSM standard. A Memorandum of Understanding to introduce GSM networks by January 1, 1991, later put forward to July 1, 1991, was signed in Copenhagen in 1987 by operators and regulators from thirteen European countries (Hultén and Mölleryd, 2003)

In 1989, the European Telecommunications Standardisation Institute approved the specification of phase 1 of GSM. This ended the (pre-standard) effort in which essential patents were registered. Philips owned the most essential patents in this period. However Ericsson, Alcatel, Siemens and Motorola intensified their patent activity in the following period (from 1992 onwards). These firms controlled more than 85% of the total GSM market in the early 1990s and Motorola owned most of the essential patents. Motorola, Ericsson and Nokia rapidly came to dominate the mobile telephone market with Siemens and Alcatel as other important players. (Bekkers, Duysters and Verspagen, 2002)

2.3. Market growth

Once introduced, mobile telecommunication in the US and Europe always was in strong demand. In the 1990's the rapid and sustained growth rate was accompanied by profound changes in the telecommunications markets. What once was the usual way to call someone changed from using the telephone booth or a fixed telephone line to using a personal phone kept in the pocket or in the handbag.

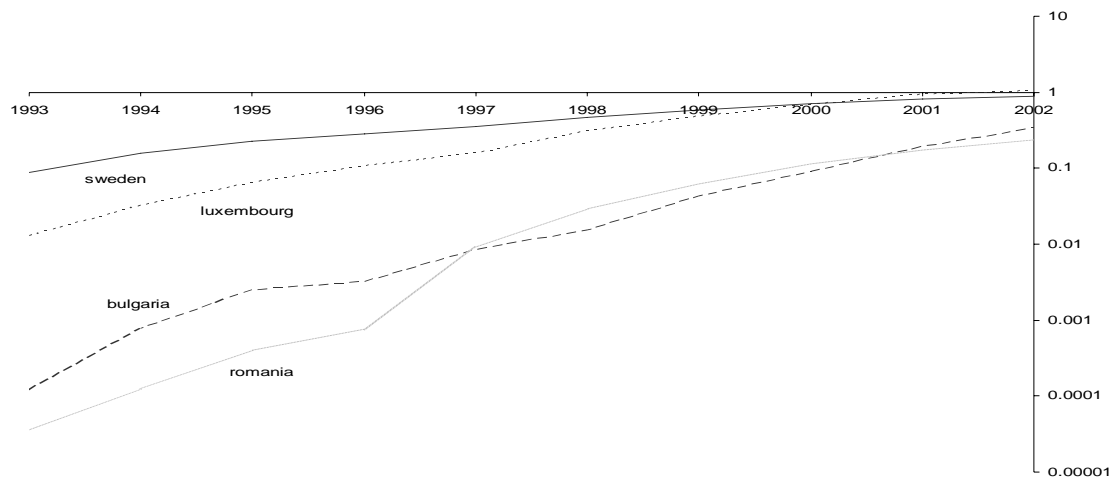
Using a phone increasingly meant using a mobile phone instead of a fixed, a change that occurred in the period 1993-2002 as Table 1 shows.

Table 1 Fixed and mobile telephone connections in percentage of population 1993-2002

EU-25	1993	2002
main telephone lines	40	51
public payphones	2	2
cellular mobile telephone subscribers	2	76

Source: ITU, *Yearbook of Statistics, Telecommunication Services 1993-2000*.

The data speak for themselves: the fact that 'everyone has a mobile phone' is not very far away in Europe. Figure 1 shows the level and pace of the diffusion of mobile phones in Europe. Actually there are countries that have a market penetration of more than 100 per cent because some individuals have multiple subscriptions, for example one at work and one for private use and temporary subscriptions in foreign countries. Convergence in market penetration among countries is obvious: A Nordic country like Sweden was leading the pack for quite a while, but recently Luxembourg overtook Sweden, while Bulgaria and Romania continue to be laggards. However looking into the near future it will probably not take very long to have full market penetration everywhere in Europe.

Figure 1 Market penetration of mobile phones in Europe 1993-2002

Source: See table 1

2.4. Some reasons for the strong uptake in mobile phones

An important driver of demand is price decreases. This was also true for the mobile telephone market. Additional support to the strong market growth came from the Internet revolution and worldwide liberalisation, privatisation and deregulation of the telecommunication markets. The aggregate price of mobile telecommunications has decreased substantially (see below) and the more convenient handsets using smaller more powerful batteries eventually led to different “mobile cultures”. They reinforced already existing trends as the Walkman and nomadic computing: cfr. rhizomatic identity (Deleuze and Guattari, 1976), nomadic identity (Deleuze and Guattari, 1980), interconnected nomadism (Braidotti, 1994) and the SMS text culture (Agar, 2003) to mention a few. With MMS an instant mobile culture came to life: blogging your own pictures while on the move thereby showing others where you are and what you see.

Although price decreases and the emergence of mobile cultures are important drivers, ‘being in constant touch’ is today a very common need among people around the world (Agar, 2003) as is the case with ‘diffuse expressive’ communication (Geser, 2004). The mobile phone has become a symbol of status and fashion, the use of a mobile phone is also a part of young people’s consumption style, incidentally to a large part paid by their parents (Wilska, 2003). Differences among countries are quite remarkable as the behaviour with regard to SMS and MMS shows. Norwegians, Danes, Dutch and Germans send much more of SMS and MMS compared with the countries in southern Europe. (Smoreda and Thomas, 2001 and Mante Meijer, 2001) In Sweden nearly 40 million MMS were sent in 2005, an increase of 45 % compared with 2004 and with 600 % compared with 2003. Basically MMS follows a similar

growth pattern as SMS in the late 1990s.¹² In Norway 91 million MMS were sent in 2005 approximately 26 % more than 2004.¹³ To some extent differences in SMS use can be explained by prices – Danes and Norwegians pay less per SMS and send many more SMS than Swedes that pay much more. The figures for 2005 is compelling reading, Swedish mobile telephone users send on average 19.7 SMS per month compared with 131.3 SMS per month in Denmark, 81.5 SMS in Norway and 42.7 SMS in Finland. According to the Swedish regulator Telia charges nearly four times more for a SMS in Sweden than in Denmark and 5 percent more in Sweden than in Norway.¹⁴

3. REGULATION OF THE MOBILETELECOMMUNICATIONS MARKET IN EUROPE

Global mobile communication -in all EU-25 member states- is subject to regulation by an independent national regulatory authority (NRA). For the broader market only the European Commission targets the wholesale market, hence the retail market is essentially a national market (EC, 2006). Consequently, there is no such thing as a European level playing field for mobile telecommunication. On the contrary, regulation is indeed fragmented, and every member state tries to make the best of it. To give some examples: a European license for network operators does not exist, there is no mutual recognition of a country's regulation and international roaming charges differ widely. The possibility to create a real European market for mobile communication seems to be more in the hands of operators like Vodafone and Orange and internationally active mobile virtual network operators (MVNOs) than in the hands of NRAs, national governments or the European Commission.

The number of mobile network operators increased considerable as a result of two processes. The first is the liberalisation of fixed and mobile telephony that started in the 1980s, the second the incorporation and partial privatisation of the former incumbent public telecom operators in the 1980s and 1990s. As a consequence of competition prices went down while traffic volumes increased. Table 2 exhibits the telephone traffic and the decline in prices.

Table 2 Telephone calls in minutes per capita in selected countries

	1993	2002	Increase	Annual % traffic growth	Total % price change
Denmark	2277	4263	1986	10	-34
Luxembourg	2237	5119	2882	14	-71
Hungary	662	1193	531	9	-59
Sweden	3225	6433	3208	11	na
United Kingdom	1706	2154	449	3	1

Source: ITU database. Telephone calls comprise all traffic (telephone main lines as well as cellular); Total % price change refers to cellular cost for a 3minute local call (off-peak) over the period 1995-2000.

Luxembourg tops the palm of telephone traffic growth and price decrease: traffic rose 14% annually, while prices fell 71%. Other countries show also a considerable growth in telephone traffic during this period. The UK liberalised its telecommunication markets already in the 1980s and that might be part of the reason for the absence of a tariff decline and relatively low rate of growth of traffic in Table 2

¹² PTS (2006) p. 78-79

¹³ Post- og teletilsynet (2006) p. 2

¹⁴ PTS (2006), p. 42 and 78.

Many of the former state owned public telecom operators' mobile divisions have been assigned by a National Regulatory Authority (NRA) to have significant market power (SMP) (EC, 1997). In 2005 the number of SMP network operators diminished substantially: only Ireland and Slovenia have determined that some of their network operators have significant market power. Significant market power was defined as a market share of more than 25% in a relevant market. In the new regulatory framework, the SMP status is not solely dependent on market shares but also on other criteria that might reveal a dominant position. SMP assigned operators receive special attention from the NRAs: In principle the rules (or remedies to alleviate the negative impact on competition) for SMP operators are clear: their retail prices have to be non-discriminatory, cost based and transparent and their networks accessible to third parties at reasonable interconnection tariffs. This, concisely, is the content of several directives issued by the European Commission (EC) making up the relevant regulation concerning mobile telecommunication in Europe¹⁵.

Despite opposition by the French and German governments (Thatcher, 2001) and some deviations from the SMP rule (EC, 2002) mobile telecommunication became liberalised by 2000 and the market for mobile telecommunication became more and more competitive: European regulation had in 2000 reached the whole of the telecommunication industry: infrastructure, fixed telephony and mobile telephony.

NRAs in Europe have different competencies and status but they are all actively engaged in the transition process described above. Their measures have much in common, and they act within a complex network that involves multiple levels of governance. NRAs interact with consumers, business, governments, European institutions, and other supra national (world) institutions. NRAs deal with a variety of measures: licensing, numbering, broadcasting, price controls monitoring universal service obligation (USO), access and interconnection, dispute resolution, application of competition law, market monitoring, and frequency allocation. (Coen, 2005) Their status and resources differ with respect to independency and accountability. Highly independent NRAs are to be found in Denmark, Netherlands, Germany, Sweden and UK. These NRAs are also subject to high upward accountability by consumers and business interests, however the NRAs in Belgium, Finland, Greece, France, Ireland and Luxembourg are considered to be less independent (Coen, 2005)

Market entry began to grow after 2000 as is exhibited in Figure 2. Entry was substantial in the UK, the Baltic and Nordic States and Germany. In these countries; the entering MVNOs¹⁶ have put pressure on domestic prices. To give an example: interconnection prices¹⁷ in these countries were in 2004 more than a third lower than

¹⁵ In the *Green Paper on the Development of a Common Market for telecommunications Services and Equipment*, COM 87) 290, the Commission announced (in 1987) the liberalisation of the market for mobile communication in the EU. The directive 90/388/EEC and the *Proposal for a Council Directive on the Mutual Recognition of Licenses and Other National Authorisations to Operate Telecommunication Services, Including establishment of a Single Community Telecommunications license and the Setting up of a Community Telecommunication Committee*, 92/C248/05. OJ C 248/4 followed in September 1992

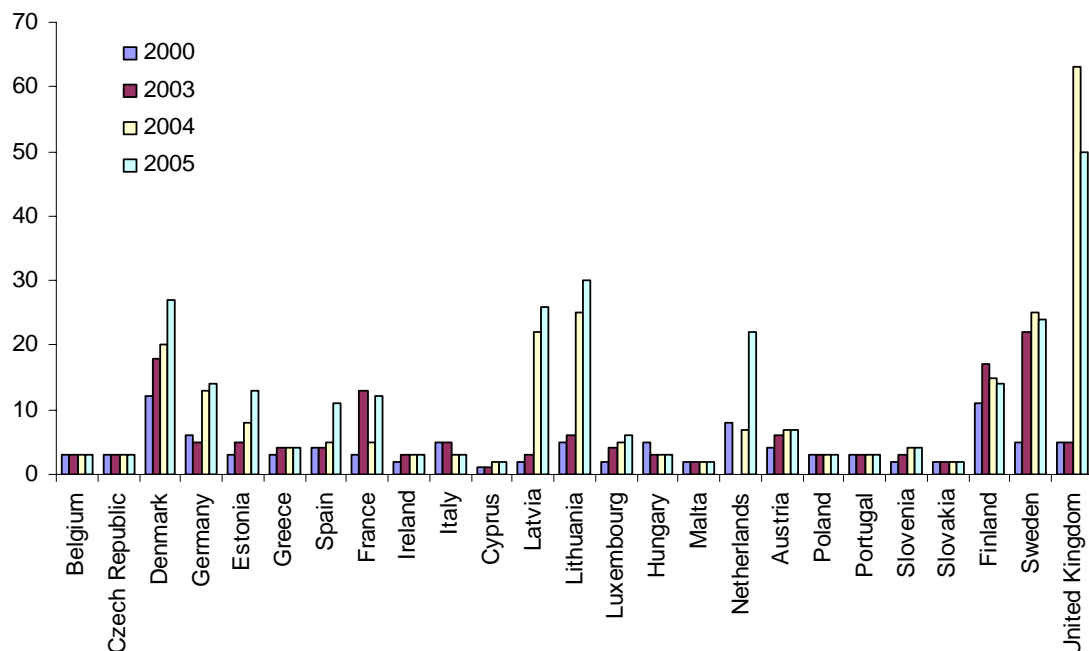
¹⁶ In July 2004 there were 80 mobile network operators and 166 MVNO's active in EU25 (source European Electronic Communications Regulation and Markets 2002 (10-th Report, Annex 3)

¹⁷ Interconnection charges for call termination in July 2004

in countries without MVNOs.¹⁸ France, Spain and the Netherlands followed this trend in 2005.

Despite the lack of a level playing field for mobile telecommunication in Europe, all European NRAs are participating in the so-called European Regulators Group (ERG). This Group takes initiatives to investigate suspicious differences in prices and conditions among countries. An example of joint initiatives is the above-mentioned suspiciously high terminating tariff that was successfully attacked by the ERG. However, this did not result in lower charges in all countries; Germany and France continue to have relatively high interconnection tariffs despite the initiative of the ERG to lower them. The ERG also achieved some coordination in the European wide fitting obligations for SMP operators and put emphasis on competition between mobile infrastructures. (OPTA, 2004)

Figure 2 Number of mobile telephony providers in member states of EU25



Source: *Statistics in Focus, Industry trade and services-8/2005 the Annex to the 10th and 11th Report on European Electronic Communications Regulation and markets, 2004, 2006*

Providers of mobile communication that enter markets increase competition in the local markets for mobile telecommunication. This has an impact on the market share of the largest mobile network operators that very often happens to be a subsidiary of the incumbent fixed network operator. These effects are described in Figure 3. The horizontal axis represents the decrease in market share of the incumbent mobile network operator in the period 2004-2001; the vertical axis represents the differences in the price level in the period 2005-2003 of the mobile services. What we can see is that the price level of mobile services is negatively associated with a drop in market

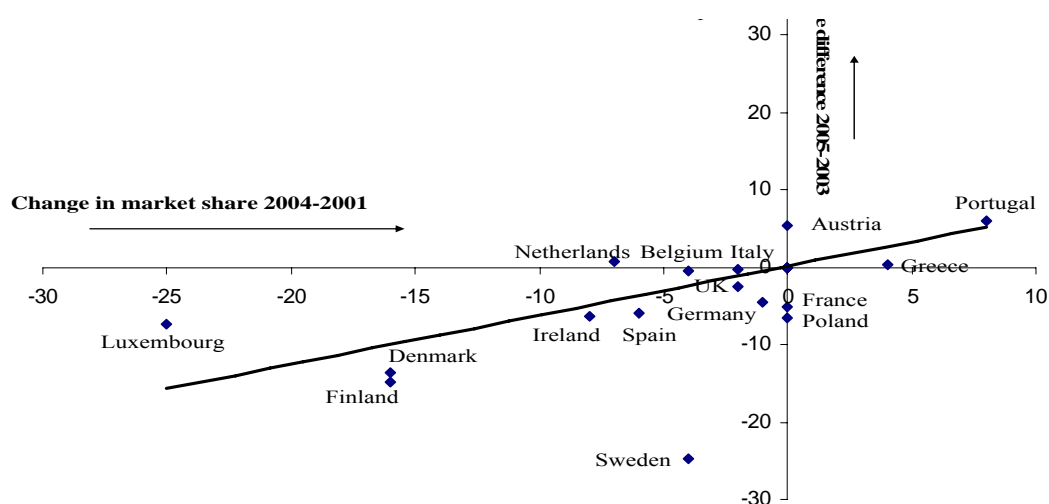
¹⁸ This can be inferred from Annex II of the 10TH report. The average (fixed-to-mobile) interconnection tariff in Denmark, Germany, Estonia, Latvia, Luxembourg, Austria, Finland, Sweden and UK was €0.117 and this is lower than the average interconnection tariff in Belgium, Greece, Italy, Ireland, France, Italy and Portugal which in June 2004 was €0.165.

share. In Luxembourg the incumbent operator lost 25% of its market share while the prices declined 8% and in Sweden the incumbent lost 5% of its market share while prices declined 25%. It is remarkable indeed that Finland, Luxembourg and Denmark - countries that already had the cheapest medium usage baskets in 2002 - exhibit the largest prices declines during 2003-2005.

The new European 2003 regulation framework¹⁹ defines markets from an economic basis (with the SSNIP criterion²⁰), which gives less emphasis on market shares and instead seeks to apply all rules (or remedies) for SMP operators. The imposition of at least one remedy will suffice. However, the differences between the NRAs remain. The power to press for a change of OFCOM of the UK is quite different from OPTA of the Netherlands, the former is not allowed to fine companies while the latter very frequently fines telecommunication companies for their anti competitive behaviour.

The approach to competition policy in the telecom market in the EU has brought the user of telecom services lower prices, in particular in Luxembourg, Finland and Denmark, and to a much lesser extent in Czech Republic, Portugal, Austria and Greece. The question is whether the struggle between the NRAs and the SMP network operators leads us to sustainable competitive markets. Assessing competitiveness for an evolving market is a difficult exercise as Geroski (2003) points out, because the market and its products are subject to dynamic change. This dynamic change characterises the mobile communication market in particular when it comes to the sequence of different generation of mobile telecommunication. But it is clear that SMP operators know they are watched, hence they ask lower prices than non SMP operators. This is the case for fixed to mobile interconnection charges in the national interconnection market (EC, 2006)

Figure 3 Change in market share of leading network operators (2001-2004) and price levels (2004-2005) of medium usage basket of mobile services



Source: EUROSTAT structural indicators for market shares and European Electronic Communications Regulation and markets 2004 (10th reports Annex 3) for price medium usage mobile basket

¹⁹ European Electronic Communications Regulation and Markets 2003, COM(2003) 715

²⁰ SSNIP is an acronym meaning: small but significant and non-transitory increase in price. If a company is able to raise its prices profitably without significant market loss during an extended period (non transitory), then the company has a dominant market position (Dobbs, 2002)

4. MIGRATION TO THE NEXT GENERATION MOBILE TELECOMMUNICATION: FROM 2G TO 3G

Migrating from one to another technology can be done in several ways. The network operators rapidly adopted GPRS but there are more possible transitions models that firms can use to upgrade the mobile technology for faster data rates:

- Gradually upgrading the network, a general purpose technology type of argument
- Big leap forward, introduction of the new technology with a big bang, a quality of service type of argument.
- Alternative routes especially in urbanised areas

Migration from GSM to UMTS can be done in small steps or at once. An example of such a small step is the upgrading of a GSM network with GPRS as is applied in the i-mode concept of NTT DoCoMo and introduced in Europe in 2002. An example of taking the big leap forward is the concept of Hutchinson 3G in the UK, Italy, Sweden and several other countries.

Subsequent generations of mobile telecommunication can be characterised by increased data rates and enhanced functionality. The analogue first generation NMT-mobile telephony was able to carry voice only, while the second-generation GSM mobile telecommunication added first SMS and WAP to its functionality. Stepping from one generation into the next requires an upgraded network.

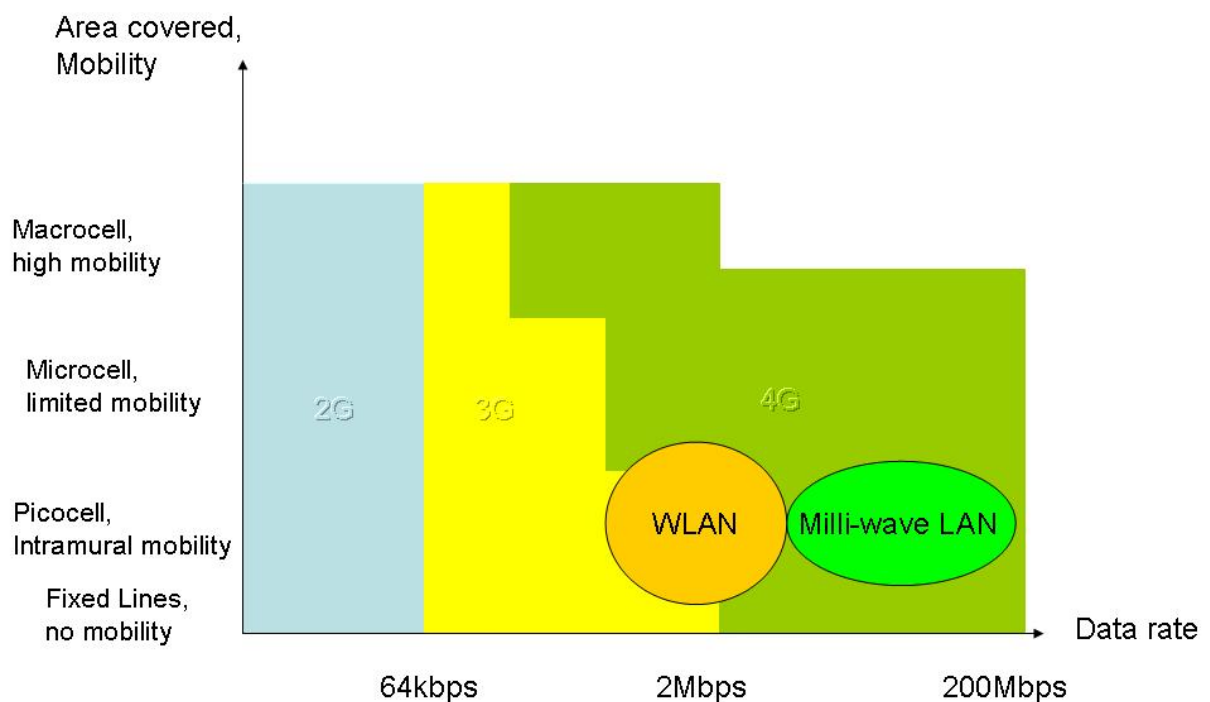
An example of the upgrade strategy is applying the so-called EDGE-technologies to an existing GSM network. EDGE or enhanced data rates for GSM evolution increases the data rates up to 384Kbit/s from 9.6 Kbit/s in the original GSM (Hommen, 2003). This is stepping from the small area 2G in the left in Figure 4 towards the middle in the adjacent 3G area. This migration can be implemented without any major investment (Furuskar, et. al. 1999). Several other developments of wireless local and personal area networks also make an increase of the data rate up to 2Mbits/s possible. This is the 3G area in the middle of Figure 4 corresponding with smaller areas covered by picocells. The general idea is that wireless telecommunication can be accessed from several positions: using an operator's network, using a (wireless) local network or (W)LAN or even a personal area network (PAN) using Bluetooth technologies delivering higher data rates. According the Figure 4 it is envisaged that data rates up to 200 Mbps are possible in future higher generations (4G) networks, but this is not intended to be the fixed upper limit in the speed of data transmission in the future.

From the operators point of view, upgrading the existing network is attractive as a migration model because it is cheap and needs only small complementary steps. This evolutionary approach is based on the idea that there should be a gradual transition from GSM towards UMTS, this was agreed upon within ETSI (Samukic, 1998). UMTS operates at much higher data rates than GSM. The GSM data rates increase from a maximum 9.6 Kbps to 144 Kbps in rural areas to 384 Kbps in urban areas and even up to 1.92 Mbps indoors using picocells. This sequence does not stop here;

HSPDA²¹ is a mobile telephony protocol that allows (downlink) data rates up to 14.4 Mbps.

These dramatically improved data rates however carry a disadvantage that looms large. Upgrading means that the network operator commits as much as is possible to its old –lets say 2G- infrastructure carrying voice and a little data traffic induced by SMS. Next generation mobile telecommunication not only enhances the data rates but also integrates several services and if this element lacks or gets insufficient attention then the operators are delivering something less than what is technologically possible and expected by customers, because of their experiences with the possibilities of the Internet using PC's, laptops and palmtops.

Figure 4 Views on the successive generations mobile telecommunication technologies



4.1. An example of migrating in small steps

KPN attempted to duplicate NTT DoCoMo's success in Japan. With that goal in mind it purchased a license of NTT DoCoMo. The Japanese operator had launched i-mode in Japan as early as February 1998 and the new service reached at the end of 2001 93% of its mobile subscribers. KPN introduced i-mode in 2002 in its core markets of the Netherlands, Germany and Belgium. On December 18, 2002 KPN passed the 100.000 i-mode customer mark, while at the end of the 1st quarter in 2005 this

²¹ High-speed Downlink Packet Access or HSDPA, is also called a 3.5G mobile telecommunication. This generation facilitates mobile broadband Internet much better than UMTS does. HSDPA is standardised in 3GPP TS 25.308 version 5.4.0 Release 5

number is 1.876.000 (10.6% of the total number of subscribers) this amounts to a quarterly growth rate of almost 38%.

When the Dutch network operator KPN introduced i-mode, they upgraded the existing GSM network to GPRS. This brings the IP protocol into the GSM network and boosts the data rate up to 115 Kbits/s, from 9.6 kbps. This has the advantage of being a very low cost strategy²² but has the disadvantage of bringing an inferior version of the “new” technology to the market. Introducing i-mode meant delivering a new service on a handset with a fancy but small screen and an always-on connection, or in other words an important step towards 3G. Eventually the i-mode strategy of KPN attracted 1.9 million i-mode users in Germany, the Netherlands and Belgium, but brought not the success that was anticipated²³.

Increasing the quality of the low quality services – as i-mode or 2.5G can be seen from the perspective of the high quality 3G service - may imply a reduction of total subscribers. The future technology 3G might be cannibalised by the introduction of intermediate technologies (like i-mode or EDGE) because they steal potential subscribers from 3G into 2.5G. If there is a high risk that this will occur a network operator can opt for the big leap forward and rapidly roll-out 3G services.

4.2. An example of the big leap forward

When a network operator chooses the big leap forward as a migration model, then the new 3G technology is supplied from day one. Of course, this is a Greenfield strategy but it gives the advantage of being the technology leader, delivering vertical differentiated services of the highest possible quality. This strategy might be advantageous under certain conditions. First, it depends on the preference of potential users of the new technology and their appreciation of the high quality service. Second, it depends on the price of the relatively low quality 2.5G services in comparison with the 3G services. In general, it seems that there is a welfare gain (in terms of consumer’s surplus) in supplying a vertically differentiated quality of services. Bhargava et al. (2000) showed that the price ratio of the high quality service to the low is determined by the utility people attach to the high quality service including the network effects in relation to the utility attached to the low quality service, if the 3G price is lower no cannibalisation will occur.

Building of 3G networks is a costly venture. The total investments in Europe amount to hundreds of billions of USD. The licenses in some countries cost more than the accumulated investments in the second generation of mobile telephone systems. In Germany the auction of 3G licenses gave 98.9 billion DEM, in the United Kingdom the auction gave £ 23 billion²⁴ to the authorities.

The big leap strategy was followed by 3 Group (formerly called H3G) in the UK. This company is owned by Hutchison Whampoa (80%) and NTT DoCoMo (20%). 3 UK announced in November 2002 that they intended to roll-out 3G in UK, with a subscription fee of €105/month for voice and video calls to all mobile networks in the UK as well as landlines. This was the most promising tariff according to market research - over 15,000 consumers from 150 focus groups were surveyed between

²² Compared with a strategy that aims at introducing a full fledged 3G service

²³ KPN, 1st quarter results 2005.

²⁴ The UMTS Forum web site: www.umts-forum.org August 5 2001.

November 2002 and July 2001. The fee of €105/month was more than 2.5 times Vodafone's blended ARPU at that time. The prices of mobile telephones were announced to be in the range from € 650 - € 970 and they could be leased/rented for € 25/month and later bought with a considerable discount. Hutchison prognosticated that 3 UK would have a 56% coverage of the UK at launch (December 2002) and that calls outside this area would be covered by a roaming agreement with mobile operator mmO2²⁵.

Reality turned out to be different. The first 3G telephones²⁶ arrived at the retail shops in March 2003 and some thousands of subscribers signed up for the 3G service²⁷, the 3G service was launched in the third of the same month (03-03-2003) and by June 2003, 50 cities in the UK were covered²⁸ while 70% of the UK was covered in December 2003²⁹. However the supply of handsets was insufficient and the deliveries didn't start before mid April. The price of these handsets was between €600 and €680, but due to disappointing sales H3G halved the price to €300, on a temporary basis. Not only handsets but also subscriptions fees, that initially were set between €90 and €135/month, were lowered several times and pre-paid subscriptions were introduced but are today much lower than initially anticipated. 3 UK's ARPU was €68 in December 2003, with 210.000 subscribers and 660.000 globally; data traffic generates 15% of revenue³⁰. In 2005 the best selling price plan 'Talk, Text & Video 600' combines voice, text with a bundle of 3's video mobile services, for €51/month, 30% above Vodafone's 2005 (blended) ARPU in the UK. This price plan gives customers 500 voice minutes, 100 minutes on any available networks in the UK, text messages, twenty video calling minutes from a 3 video mobile handset to another, twenty video messages to other 3 mobiles and a range of 3's video mobile services, including highlights of the Barclays Premiership, full-length music videos, comedy, games, news and financial information.³¹ The operator 3 UK in the beginning of 2006 has 3 million customers and 3 has almost 6 million worldwide³², the latest services that have been added seek to enable customers to blog their own opinions and comments on their websites of their mobile telephones.

The company 3 Group in Sweden is owned by Hutchison (60 %) and Investor (40 %). From the start in 2003 the operator used a similar strategy as 3 Group in the UK. 3 targeted business customers and other clients interested in mobile data services. To attract these groups the firm sought to develop new services that used the high data transmission capacity in the UMTS network. The operator entered agreements with content providers in different sports, gambling, news, cinemas and so on. The firm had some success with this strategy and had the biggest subscriber base of the 3G operators, but was infinitesimal small compared with the 2G operators. In 2004 the operator changed strategy and offered a number of low cost subscriptions, for example 199 SEK (22 €) for 120 minutes to all networks and unlimited number of voice and video communication in the 3 network. These subscriptions were less expensive than many 2G subscription plans and the free communication inside the 3

²⁵ http://www.3gnewsroom.com/3g_news/nov_02/news_2772.shtml

²⁶ Oddly enough only NEC e606 and Motorola A830 handsets were available at that stage.

²⁷ http://www.3gnewsroom.com/3g_news/mar_03/news_3228.shtml

²⁸ http://www.3gnewsroom.com/3g_news/may_03/news_3439.shtml

²⁹ http://www.3gnewsroom.com/3g_news/dec_03/month_december_03.shtml

³⁰ http://www.3gnewsroom.com/3g_news/mar_04/news_4280.shtml

³¹ http://www.3gnewsroom.com/3g_news/apr_05/news_5731.shtml

³² This is to say in Australia, Austria, Denmark, Hong Kong, Italy, Sweden and the UK.

network attracted groups and communities of customers to join 3. One spectacular case is the deaf community in Sweden that rapidly found that it was possible to use the video in the 3G mobile telephones for sign language communication. According to an estimate by the Swedish National Association of the Deaf has 4-6000 deaf, approximately half of the deaf population in Sweden a 3G mobile telephone.³³ The number of subscribers increased from 18.000 at the end of 2003 to 265.000 (nearly three per cent of the subscribers in the Swedish mobile telephone market at the end of 2004.³⁴ According to the 3 Group its ARPU is much higher than the mobile telephone operators due to the unexpectedly high usage of non-voice services.³⁵ In 2005 ARPU in 3 Group's Swedish and Danish operations reached SEK 382,90 (€41,25) and non data ARPU is 16% of the total, which is a high percentage in Sweden/Denmark but relatively low compared to Italy's 40%³⁶. The operator 3 has continued to develop its offer in the Swedish market. It has created Sweden's most successful service for downloading music. In 2006 3Music was elected the World's best mobile music service at the GSM World Awards in Barcelona.

Globally the 3 Group's customer base reached 13.5 million in June 2006 and is located in nine markets: Australia, Austria, Denmark, Hong Kong, Ireland, Israel, Italy, Sweden and the UK. The world market is approaching 100 million 3G subscribers mid 2006, Europe is the largest market, Japan comes second and the US third³⁷, while China already reached the 10 million mark in 2006.³⁸ ARPU of the 3 Group is €44,66 and 28% of ARPU is related to data. However, like other 3G mobile network operators 3 Group's profitability is still not achieved and earlier assumptions on this year's (2006) break even proved to be false; break even is now assumed to be reached in the first half of 2007³⁹.

4.3. What should network operators do?

The central question is what strategy should network operators follow? Introduce the next generation services 3G at once or gradually improve the previous 2G networks? Of course, this decision depends on the position of the network operator. The majority of the European network operators followed an incremental strategy. They upgraded the 2G networks and prepared for the big leap forward by investing in UMTS later on. There are few operators that began from scratch i.e. do not have a previous generation network in operation. This does not imply that new entry will not be a successful strategy. In the next section, we will discuss this intriguing question in more detail, we close this section with some remarks.

First, how to manage the risk of cannibalisation if 3G is introduced at once? The argument is that if 3G is competitively priced all potential demand for high quality mobile data services is attracted towards 3G. This potential demand consists of newly created demand and customers switching from 2G and 2.5 towards 3G. To decrease the size of the potential customer base non 3G operators apply all kind of lock-in costs: from SIM-locks, to high costs for terminating the current (2G or 2.5G) contract

³³ PTS (2005a)

³⁴ PTS (2005b)

³⁵ <http://www.tre.se/templates/Page.aspx?id=2009> accessed 7 July 2005 and IHT 29 June 2005.

³⁶ Annual Report 2005, <http://202.66.146.82/listco/hk/hutchison/annual/2005/telecom.pdf>

³⁷ <http://www.strategyanalytics.com/press/PR00301.htm>

³⁸ http://www.3gnewsroom.com/3g_news/feb_06/news_6756.shtml

³⁹ <http://www.telecoms.com/itmgcontent/tcoms/search/articles/20017371099.html>

before its expiry date. If these lock-in effects are substantial a new pure-play 3G operator gets a less significant first-mover advantage.

Second, there exists a real possibility that the future state of the art technology is not 3G. This is in particular the case in the urban areas where there are many alternative access technologies for mobile Internet like DECT, HiperLAN-2 and the US based IEEE 802.11-a and b standards

5. THE SUCCESSIVE GENERATIONS OF MOBILE COMMUNICATION TECHNOLOGIES

When we focus on the economics of mobile telecommunications and when it comes to a next generation of mobile telecommunications then the increased data rates is just one of the facets of what the new technology brings. Equally or more importantly is the enhanced variety and quality of the services. Typical enhancements of lower generation services are SMS that has become MMS and news delivered in text format that assumes the format of streaming video and the possibility of blogging. So in general whatever the service will be the newer generation's mobile telecommunication services becomes more complicated to organise, as more parties are involved compared with the previous service.

As we saw above a network operator that migrates from 2G to 3G and offers more advanced mobile services has to decide on two variables: the price of the new services and the content of the new services. This decision is vital because customers derive utility from the quality of their mobile services in relation to the price they have to pay. In higher generation mobile services the quality of the services increases because on the one hand the content of mobile services becomes richer and on the other the services become faster. Richness of content can be described as the number of links that are provided or should we say the number of content providers involved. The more links a mobile service provides the more utility the services will bring for the customer, or in other words the quality of the services increases. The possibilities for mobile services can at the present stage be regarded as limitless and these serve several needs in contemporary life. They serve individuals who like to escape the current place and need location-based services, in the form of tourism information (Pröll and Retschitzegger, 2000) or virtual city visits. Ahonen (2002) adds the expansion of the concept of time that can be achieved by enjoying mobile infotainment, i.e. entertainment and information combined. Other possibilities are extending yourself and your community, expanding your financial resources and getting empowering devices and gadgets. Consequently the real value of a higher generation mobile service lay in the number of links that can be established between a person and the world. Therefore the number of potential users engaging in the new services is determined simultaneously by the difference between the price of the 2G services and the 3G services and the relative quality of the mobile systems.

In Figure 5 the migration to the next generation is expressed in terms of utility, prices and penetration. Assume that the fraction of 2G users equals c and they pay a price p_{2G} for these mobile services. The utility these customer derive from their mobile services comes from a general network effect (n) of the 2G mobile communication network, which is independent of prices for each technology indicated with the line $N-n$. The second part of the utility derived from the mobile service is the transmission

6. Concluding Remarks

It is remarkable indeed that countries, which already had the cheapest mobile communication (medium usage baskets) in 2002 - exhibit the largest prices declines during 2003-2005, while the most expensive countries exhibited very small declines. The role of the NRA's regarding especially retail prices and interconnection prices seems to be quite important and the number of mobile virtual network operators entering has had a positive impact on competition in the mobile communication markets. However transparent prices and transparency in quality of services become more difficult to assess for users when services become more integrated in newer generations of mobile communications like 3G and subsequent generations, without the support of the NRA, National Competition Authorities and Consumer Organisations.

In the last decade the number of subscribers exploded in the European mobile telecommunications networks while the ARPU fell with up to nearly 50 per cent for all operators. According to International Herald Tribune (2005) Vodafone earned 24.90 € each on its 154.8 million subscribers in 2004 compared with 60.52 € per subscriber in 1996 when the operator had 3.04 million subscribers. Mobile data is regarded as one solution to this dilemma. Value-added services, MMS and video communication should bring higher revenue streams per customer. However, mobile telecommunication continues to be predominantly used for voice calls. SMS accounted for a little more than 11 per cent of the revenues in a country like Sweden and MMS contributed a fraction of this with 3 SEK per year and customer in 2004.

The rise of the operator 3 in Europe can be an indication that a new business model for 3G has come into being. The customers are attracted with low cost monthly plans or low cost pre-paid card subscriptions. Once they have subscribed to the 3G services they start using the pay services the operator offers and as a result average spending goes up. 3 states this on its own web sites and comparative figures for Britain confirms this – average spending of a 3 subscriber is twice as high (£40) as for the national average (£20). As far as stock prices say something the 3 Group (Hutchison telecommunication International) has been more awarded by the stock exchange than Vodafone Group PLC or NTT DoCoMo Inc. The 3 Groups stocks rose from 10 \$ at the end of 2005 to 24\$ in June 2006, while Vodafone stock price fell from 28\$ at the end of 2005 to 22\$ in June 2006, NTT DoCoMo stocks fell from 18 to 15\$.

First mover advantages for new generations of mobile telecommunications need to be nurtured by NRA's by keeping lock-in costs for users to a minimum, the sooner users can switch to newer generations electronic communication the better the chances of developing state of the art technologies and value added services using the 3G standard. A too strong emphasis on locking in the customer base may be a short-term strategy that slows down technological change in the market where it is practiced and threatens the long-term survival of the operator in this rapidly changing market.

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