Groupings (REAGs) as defined by paragraph (a) of this section.
[62 FR 9658, Mar. 3, 1997, as amended at 64 FR 60726, Nov. 8, 1999; 65 FR 3145, Jan. 20, 2000; 65 FR 17602, Apr. 4, 2000; 65 FR 60113, Oct. 10, 2000; 67 FR 13225, Mar. 21, 2002; 67 FR 5510, Feb. 6, 2002; 67 FR 41854, June 20, 2002; 69 FR 5714, Feb. 6, 2004; 69 FR 77950, Dec. 29, 2004; 70 FR 58065, Oct. 5, 2005; 72 FR 48844, Aug. 24, 2007; 72 FR 67577, Nov. 29, 2007]

## Subpart B-Applications and Licenses

## §27.10 Regulatory status.

The following rules apply concerning the regulatory status in the frequency bands specified in §27.5.
(a) Single authorization. Authorization will be granted to provide any or a combination of the following services in a single license: common carrier, non-common carrier, private internal communications, and broadcast services. A licensee may render any kind of communications service consistent with the regulatory status in its license and with the Commission's rules applicable to that service. An applicant or licensee may submit a petition at any time requesting clarification of the regulatory status for which authorization is required to provide a specific communications service.
(b) Designation of regulatory status in initial application. An applicant shall specify in its initial application if it is requesting authorization to provide common carrier, non-common carrier, private internal communications, or broadcast services, or a combination thereof.
(c) Amendment of pending applications. The following rules apply to amendments of a pending application.
(1) Any pending application may be amended to:
(i) Change the carrier regulatory status requested, or
(ii) Add to the pending request in order to obtain common carrier, noncommon carrier, private internal communications, or broadcast services status, or a combination thereof, in a single license.
(2) Amendments to change, or add to, the carrier regulatory status in a pending application are minor amendments filed under $\S 1.927$ of this chapter.
(d) Modification of license. The following rules apply to amendments of a license.
(1) A licensee may modify a license to:
(i) Change the regulatory status authorized, or
(ii) Add to the status authorized in order to obtain a combination of services of different regulatory status in a single license.
(2) Applications to change, or add to, the carrier status in a license are modifications not requiring prior Commission authorization. The licensee must notify the Commission within 30 days of the change. If the change results in the discontinuance, reduction, or impairment of an existing service, the licensee is subject to the provisions of §27.66.
[65 FR 3146, Jan. 20, 2000, as amended at 65 FR 17602, Apr. 4, 2000; 67 FR 5510, Feb. 6, 2002; 67 FR 41854, June 20, 2002; 68 FR 66286, Nov. 25, 2003; 72 FR 27709, May 16, 2007]

## §27.11 Initial authorization.

(a) An applicant must file a single application for an initial authorization for all markets won and frequency blocks desired. Initial authorizations shall be granted in accordance with §27.5. Applications for individual sites are not required and will not be accepted, except where required for environmental assessments, in accordance with $\S \S 1.1301$ through 1.1319 of this chapter.
(b) 2305-2320 MHz and 2345-2360 MHz bands. Initial authorizations for the $2305-2320 \mathrm{MHz}$ and $2345-2360 \mathrm{MHz}$ bands shall be for 10 megahertz of spectrum in accordance with §27.5(a).
(1) Authorizations for Blocks A and B will be based on Major Economic Areas (MEAs), as specified in §27.6(a)(1).
(2) Authorizations for Blocks C and D will be based on Regional Economic Area Groupings (REAGs), as specified in § 27.6(a)(2).
(c) 746-763 MHz, 775-793 MHz, and 805806 MHz bands. Initial authorizations for the $746-763 \mathrm{MHz}$, $775-793 \mathrm{MHz}$, and $805-806 \mathrm{MHz}$ bands shall be for paired channels of $1,5,6$, or 11 megahertz of spectrum in accordance with § 27.5(b).
(1) Authorizations for Block A, consisting of two paired channels of 1 megahertz each, will be based on those

## Federal Communications Commission

 geographic areas specified in § 27.6(b)(1).(2) Authorizations for Block B, consisting of two paired channels of 1 megahertz each, will be based on those geographic areas specified in § 27.6(b)(1).
(3) Authorizations for Block C, consisting of two paired channels of 11 megahertz each, will be based on those geographic areas specified in §27.6(b)(2). In the event that no licenses granting authorizations for Block C, consisting of two paired channels of 11 megahertz each, are assigned based on the results of the first auction in which such licenses are offered because the auction results do not satisfy the applicable reserve price, then the authorizations for the spectrum in the 746-757 MHz and $776-787 \mathrm{MHz}$ bands will instead be as follows
(i) Authorizations for Block C1, consisting of two paired channels of 6 megahertz each in the $746-752 \mathrm{MHz}$ and $776-782 \mathrm{MHz}$ bands, will be based on those geographic areas specified in §27.6(b)(2)(i).
(ii) Authorizations for Block C2, consisting of two paired channels of 5 megahertz each in the $752-757 \mathrm{MHz}$ and $782-787 \mathrm{MHz}$ bands, will be based on those geographic areas specified in §27.6(b)(2)(ii)
(4) The authorization for Block D, consisting of two paired channels of 5 megahertz each, will be based on the geographic area specified in §27.6(b)(3)
(d) 698-746 MHz band. Initial authorizations for the $698-746 \mathrm{MHz}$ band shall be for 6 or 12 megahertz of spectrum in accordance with §27.5(c).
(1) Authorizations for Block A, consisting of two paired channels of 6 megahertz each, will be based on those geographic areas specified in $\S 27.6(\mathrm{c})(1)$.
(2) Authorizations for Block B, consisting of two paired channels of 6 megahertz each, will be based on those geographic areas specified in §27.6(c)(2).
(3) Authorizations for Block C, consisting of two paired channels of 6 megahertz each, will be based on those geographic areas specified in § 27.6(c)(2).
(4) Authorizations for Block D, consisting of an unpaired channel block of 6 megahertz, will be based on those geographic areas specified in §27.6(c)(3).
(5) Authorizations for Block E , consisting of an unpaired channel block of 6 megahertz, will be based on those geographic areas specified in §27.6(c)(1).
(e) 1390-1392 MHz band. Initial authorizations for the $1390-1392 \mathrm{MHz}$ band shall be for 2 megahertz of spectrum in accordance with §27.5(d). Authorizations will be based on Major Economic Areas (MEAs), as specified in §27.6(d).
(f) The paired 1392-1395 MHz and 14321435 MHz bands. Initial authorizations for the paired $1392-1395 \mathrm{MHz}$ and $1432-$ 1435 MHz bands shall be for 3 megahertz of paired spectrum in accordance with §27.5(e). Authorization for Blocks A and B will be based on Economic Areas Groupings (EAGs), as specified in § 27.6(e).
(g) 1670-1675 MHz band. Initial authorizations for the $1670-1675 \mathrm{MHz}$ band shall be for 5 megahertz of spectrum in accordance with §27.5(f). Authorizations will be on a nationwide basis.
(h) [Reserved]
(i) 1710-1755 MHz and 2110-2155 MHz bands. Initial authorizations for the $1710-1755 \mathrm{MHz}$ and $2110-2155 \mathrm{MHz}$ bands shall be for 5 or 10 megahertz of spectrum in each band in accordance with § 27.5(h) of this part.
(1) Authorizations for Block A, consisting of two paired channels of 10 megahertz each, will be based on those geographic areas specified in § 27.6(h)(1).
(2) Authorizations for Block B, consisting of two paired channels of 10 megahertz each, will be based on those geographic areas specified in § 27.6(h)(2).
(3) Authorizations for Block C, consisting of two paired channels of 5 megahertz each, will be based on those geographic areas specified in § 27.6(h)(2).
(4) Authorizations for Blocks D, consisting of two paired channels of 5 megahertz each, will be based on those geographic areas specified in § 27.6(h)(3).
(5) Authorizations for Blocks E, consisting of two paired channels of 5 megahertz each, will be based on those geographic areas specified in § 27.6(h)(3).
(6) Authorizations for Block F, consisting of two paired channels of 10 megahertz each, will be based on those

## § 27.12

geographic areas specified
$\S 27.6(\mathrm{~h})(3)$.
§27.6(h)(3).
62 FR 9658, Mar. 3, 1997, as amended at 63 FR 68954, Dec. 14, 1998; 65 FR 3146, Jan. 20, 2000; 67 FR 5511, Feb. 6, 2002; 67 FR 41854, June 20, 2002; 69 FR 5715, Feb. 6, 2004; 69 FR 39867, July 1, 2004; 69 FR 77950, Dec. 29, 2004; 70 FR 58065, Oct. 5, 2005; 72 FR 48845, Aug. 24, 2007]

## § 27.12 Eligibility.

Except as provided in §§ 27.604, 27.1201, and 27.1202, any entity other than those precluded by section 310 of the Communications Act of 1934, as amended, 47 U.S.C. 310, is eligible to hold a license under this part.
[69 FR 72033, Dec. 10, 2004]

## § 27.13 License period.

(a) 2305-2320 MHz and 2345-2360 MHz bands. Initial WCS authorizations for the $2305-2320 \mathrm{MHz}$ and $2345-2360 \mathrm{MHz}$ bands will have a term not to exceed ten years from the date of original issuance or renewal.
(b) 698-763 MHz, 776-793 MHz, 775-776, and 805-806 MHz bands. Initial authorizations for the $698-763 \mathrm{MHz}$ and $776-793$ MHz bands will extend for a term not to exceed ten years from June 13, 2009, except that initial authorizations for a Part 27 licensee that provides broadcast services, whether exclusively or in combination with other services, will not exceed eight years. Initial authorizations for the $775-776 \mathrm{MHz}$ and $805-806$ MHz bands shall not exceed April 27, 2015. Licensees that initiate the provision of a broadcast service, whether exclusively or in combination with other services, may not provide this service for more than eight years or beyond the end of the license term if no broadcast service had been provided, whichever period is shorter in length.
(c) 1390-1392 MHz band. Initial authorizations for the $1390-1392 \mathrm{MHz}$ band will have a term not to exceed ten years from the date of initial issuance or renewal.
(d) The paired 1392-1395 and 1432-1435 $M H z$ bands. Initial WCS authorizations for the paired $1392-1395 \mathrm{MHz}$ and $1432-$ 1435 MHz bands will have a term not to exceed ten years from the date of initial issuance or renewal.
(e) 1670-1675 MHz band. Initial authorizations for the $1670-1675 \mathrm{MHz}$ band will have a term not to exceed ten
years from the date of initial issuance or renewal.
(f) [Reserved]
(g) 1710-1755 MHz and 2110-2155 MHz bands. Authorizations for the 1710-1755 MHz and $2110-2155 \mathrm{MHz}$ bands will have a term not to exceed ten years from the date of initial issuance or renewal, except that authorizations issued on or before December 31, 2009, shall have a term of fifteen years.
(h) $B R S$ and $E B S$. BRS and EBS authorizations shall have a term not to exceed ten years from the date of original issuance or renewal. Unless otherwise specified by the Commission, incumbent BRS authorizations shall expire on May 1 in the year of expiration.
[65 FR 3146, Jan. 20, 2000; 65 FR 12483, Mar. 9, 2000, as amended at 65 FR 17602, Apr. 4, 2000; 65 FR 57267, Sept. 21, 2000; 67 FR 5511, Feb. 6, 2002; 67 FR 41855, June 20, 2002; 69 FR 5715, Feb. 6, 2004; 69 FR 77950, Dec. 29, 2004; 72 FR 27709, May 16, 2007; 72 FR 48845, Aug. 24, 2007; 73 FR 26038, May 8, 2008; 74 FR 8878, Feb. 27, 2009]

## §27.14 Construction

requirements; Criteria for renewal.
(a) AWS and WCS licensees, with the exception of WCS licensees holding authorizations for Block A in the 698-704 MHz and $728-734 \mathrm{MHz}$ bands, Block B in the $704-710 \mathrm{MHz}$ and $734-740 \mathrm{MHz}$ bands, Block E in the $722-728 \mathrm{MHz}$ band, Block C, C1, or C2 in the $746-757 \mathrm{MHz}$ and $776-$ 787 MHz bands, Block D in the 758-763 MHz and $788-793 \mathrm{MHz}$ bands, Block A in the $2305-2310 \mathrm{MHz}$ and $2350-2355 \mathrm{MHz}$ bands, Block B in the $2310-2315 \mathrm{MHz}$ and $2355-2360 \mathrm{MHz}$ bands, Block C in the $2315-2320 \mathrm{MHz}$ band, and Block D in the $2345-2350 \mathrm{MHz}$ band, must, as a performance requirement, make a showing of "substantial service" in their license area within the prescribed license term set forth in §27.13. 'Substantial service" is defined as service which is sound, favorable and substantially above a level of mediocre service which just might minimally warrant renewal. Failure by any licensee to meet this requirement will result in forfeiture of the license and the licensee will be ineligible to regain it.
(b) A renewal applicant involved in a comparative renewal proceeding shall receive a preference, commonly referred to as a renewal expectancy,

