#### Federal Communications Commission

(iv) DBS providers shall reserve discrete channels and offer these to qualifying programmers at consistent times to fulfill the reservation requirement described in these rules.

(6) *Public file.* (i) In addition to the political file requirements in §25.701, each DBS provider shall maintain in the online file hosted by the Commission a complete and orderly record of:

(A) Quarterly measurements of channel capacity and yearly average calculations on which it bases its four percent reservation, as well as its response to any capacity changes;

(B) A record of entities to whom noncommercial capacity is being provided, the amount of capacity being provided to each entity, the conditions under which it is being provided and the rates, if any, being paid by the entity;

(C) A record of entities that have requested capacity, disposition of those requests and reasons for the disposition.

(ii) All records required by paragraph (i) of this paragraph shall be placed in the online file hosted by the Commission as soon as possible and shall be retained for a period of two years.

(iii) Each DBS provider must also place in the online file hosted by the Commission the records required to be placed in the public inspection file by §25.701(e) (commercial limits in children's programs) and by §25.601 and 47 CFR part 76, subpart E (equal employment opportunity requirements) and retain those records for the period required by those rules.

(iv) Each DBS provider must provide a link to the online public inspection file hosted on the Commission's Web site from the home page of its own Web site, if the provider has a Web site, and provide on its Web site contact information for a representative who can assist any person with disabilities with issues related to the content of the public files. Each DBS provider also must include in the online public file hosted by the Commission the address of the provider's local public file, if the provider retains documents in the local public file that are not available in the Commission's online file, and the name, phone number, and email address of the provider's designated contact for questions about the public file.

(7) Effective date. DBS providers are required to make channel capacity available pursuant to this section upon the effective date. Programming provided pursuant to this rule must be available to the public no later than six months after the effective date.

[69 FR 23157, Apr. 28, 2004, as amended at 72 FR 50033, Aug. 29, 2007; 78 FR 8431, Feb. 6, 2013; 81 FR 10122, Feb. 29, 2016]

# §25.702 Other SDARS Public interest obligations.

(a) Political broadcasting requirements. The following political broadcasting rules shall apply to all SDARS licensees: 47 CFR 73.1940 (Legally qualified candidates for public office), 73.1941 (Equal opportunities), 73.1942 (Candidate rates), and 73.1944 (Reasonable access).

(b) *Political file*. Each SDARS licensee shall maintain a complete and orderly political file.

(1) The political file shall contain, at a minimum:

(i) A record of all requests for SDARS origination time, the disposition of those requests, and the charges made, if any, if the request is granted. The "disposition" includes the schedule of time purchased, when spots actually aired, the rates charged, and the classes of time purchased; and

(ii) A record of the free time provided if free time is provided for use by or on behalf of candidates.

(2) SDARS licensees shall place all records required by this section in the political file as soon as possible and shall retain the records for a period of two years. After the effective date of this section, SDARS licensees shall place all new political file material required to be retained by this section in the online public file hosted by the Commission.

(c) Public inspection file. (1) Each SDARS applicant or licensee must also place in the online public file hosted by the Commission the records required to be placed in the public inspection file by 47 CFR 25.601 and 73.2080 (equal employment opportunities (EEO)) and retain those records for the period required by those rules.

(2) Each SDARS licensee must provide a link to the public inspection file hosted on the Commission's Web site

## 47 CFR Ch. I (10-1-16 Edition)

from the home page of its own Web site, if the licensee has a Web site, and provide on its Web site contact information for a representative who can assist any person with disabilities with issues related to the content of the public files. Each SDARS licensee also must include in the online public file the address of the licensee's local public file, if the licensee retains documents in the local public file that are not available in the Commission's online file, and the name, phone number, and email address of the licensee's designated contact for questions about the public file.

[81 FR 10122, Feb. 29, 2016]

### PART 27—MISCELLANEOUS WIRE-LESS COMMUNICATIONS SERV-ICES

#### Subpart A—General Information

Sec.

- 27.1 Basis and purpose.
- 27.2 Permissible communications.
- 27.3 Other applicable rule parts.
- 27.4 Terms and definitions.
- 27.5 Frequencies.
- 27.6 Service areas.
- 27.9 Operation of certificated signal boosters.

#### Subpart B—Applications and Licenses

- 27.10 Regulatory status.
- 27.11 Initial authorization.
- 27.12 Eligibility.
- 27.13 License period.
- 27.14 Construction requirements; Criteria
- for renewal. 27.15 Geographic partitioning and spectrum
- disaggregation. 27.16 Network access requirements for
- Block C in the 746-757 and 776-787 MHz bands.
- 27.17 Discontinuance of service in the 600 MHz band and the 1695–1710 MHz, 1755– 1780 MHz, 1915–1920 MHz, 1995–2000 MHz, 2000–2020 MHz, 2155–2180 MHz, and 2180– 2200 MHz bands.
- 27.20 Digital television transition education reports.

#### Subpart C-Technical Standards

- 27.50 Power limits and duty cycle.
- 27.51 Equipment authorization.
- 27.52 RF safety.
- 27.53 Emission limits.
- 27.54 Frequency stability.
- 27.55 Power strength limits.

- 27.56 Antenna structures; air navigation safety.
- 27.57 International coordination.
- 27.58 Interference to BRS/EBS receivers.
- 27.59 [Reserved]
- $27.60\ \mathrm{TV/DTV}$  interference protection criteria.
- 27.61-27.62 [Reserved]
- 27.64 Protection from interference.
- 27.65 Acceptance of interference in 2000–2020 MHz.
- 27.66 Discontinuance, reduction, or impairment of service.
- 27.70 Information exchange.
- 27.72 Information sharing requirements.
- 27.73 WCS, AMT, and Goldstone coordination requirements.
- 27.75 Basic interoperability requirement.
- 27.77 Restriction on mobile and portable equipment in the 1695-1710 MHz and 1755-1780 MHz bands.

# Subpart D—Competitive Bidding Procedures for the 2305–2320 MHz and 2345–2360 MHz Bands

- 27.201 WCS in the 2305-2320 MHz and 2345-2360 MHz bands subject to competitive bidding.
- 27.202-27.208 [Reserved]
- 27.209 Designated entities; bidding credits; unjust enrichment.
- 27.210 Definitions.

#### Subpart E—Application, Licensing, and Processing Rules for WCS

- 27.301 [Reserved]
- 27.302 Eligibility.
- 27.303 Upper 700 MHz commercial and public safety coordination zone.
- 27.304-27.307 [Reserved]
- 27.308 Technical content of applications.
- 27.310-27.320 [Reserved]
- 27.321 Mutually exclusive applications. 27.322–27.325 [Reserved]

#### Subpart F—Competitive Bidding Procedures for the 698–806 MHz Band

- 27.501 746-758 MHz, 775-788 MHz, and 805-806 MHz bands subject to competitive bidding.
- 27.502 Designated entities.

#### Subpart G—Guard Band Service (746-747/ 776-777 MHz and 762-764/792-794 MHz Bands)

- 27.601 Authority and coordination requirements.
- 27.602 Lease agreements.
- 27.604 Limitation on licenses won at auction.
- 27.607 Performance requirements and annual reporting requirement.

#### Pt. 27