§95.1

- 95.1303 Authorized locations.
- 95.1305 Station identification.
- 95.1307 Permissible communications.
- 95.1309 Channel use policy.
- 95.1311 Repeater operations and signal boosters prohibited.
- 95.1313 Interconnection prohibited.
- 95.1315 Antenna height restriction.
- 95.1317 Grandfathered MURS Stations.

Subpart K—Personal Locator Beacons (PLB)

95.1400 Basis and purpose.

- 95.1401 Frequency.
- 95.1402 Special requirements for 406 MHz PLBs.

Subpart L—Dedicated Short Range Communications Service On-Board Units (DSRCS-OBUs)

- 95.1501 Scope.
- 95.1503 Eligibility.
- 95.1505 Authorized locations.
- 95.1507 Station Identification.
- 95.1509 ASTM E2213-03 DSRC Standard.
- 95.1511 Frequencies available.

AUTHORITY: 47 U.S.C. 154, 301, 302(a), 303, and 307(e).

EDITORIAL NOTE: Nomenclature changes to part 95 appear at 63 FR 54077, Oct. 8, 1998.

Subpart A—General Mobile Radio Service (GMRS)

SOURCE: 48 FR 35237, Aug. 3, 1983, unless otherwise noted.

§95.1 The General Mobile Radio Service (GMRS).

(a) The *GMRS* is a land mobile radio service available to persons for shortdistance two-way communications to facilitate the activities of licensees and their immediate family members. Each licensee manages a system consisting of one or more stations.

(b) The 218–219 MHz Service is a twoway radio service authorized for system licensees to provide communication service to subscribers in a specific service area. The rules for this service are contained in subpart F of this part.

[48 FR 35237, Aug. 3, 1983, as amended at 50 FR 7345, Feb. 22, 1985; 53 FR 47714, Nov. 25, 1988; 57 FR 8275, Mar. 9, 1992; 62 FR 23163, Apr. 29, 1997; 64 FR 59659, Nov. 3, 1999]

§95.3 License required.

Before any station transmits on any channel authorized in the GMRS from

47 CFR Ch. I (10–1–16 Edition)

any *point* (a geographical location) within or over the territorial limits of any area where radio services are regulated by the FCC, the responsible party must obtain a *license* (a written authorization from the FCC for a GMRS system).

[53 FR 47714, Nov. 25, 1988]

§95.5 Licensee eligibility.

(a) An *individual* (one man or one woman) is eligible to obtain, renew, and have modified a GMRS system license if that individual is 18 years of age or older and is not a representative of a foreign government.

(b) A *non-individual* (an entity other than an individual) is ineligible to obtain a new GMRS system license or make a major modification to an existing GMRS system license (*see* §1.929 of this chapter).

(c) A GMRS system licensed to a nonindividual before July 31, 1987, is eligible to renew that license and all subsequent licenses based upon it if:

(1) The non-individual is a partnership and each partner is 18 years of age or older; a corporation; an association; a state, territorial, or local government unit; or a legal entity;

(2) The non-individual is not a foreign government; a representative of a foreign government; or a federal government agency; and

(3) The licensee has not been granted a major modification to its GMRS system.

[64 FR 53241, Oct. 1, 1999]

§95.7 Channel sharing.

(a) Channels or channel pairs (one 462 MHz frequency listed in §95.29(a) of this part and one 467 MHz frequency listed in §95.29(b) of this part) are available to GMRS systems only on a shared basis and will not be assigned for the exclusive use of any licensee. All station operators and GMRS system licensees must cooperate in the selection and use of channels to reduce interference and to make the most effective use of the facilities.

(b) Licensees of GMRS systems suffering or causing harmful interference are expected to cooperate and resolve this problem by mutually satisfactory