

Federal Communications Commission

§ 27.10

PEA No.	Federal Information Processing System No.	County name	State
412 ..	72067	Hormigueros	PR
412 ..	72069	Humacao	PR
412 ..	72071	Isabela	PR
412 ..	72073	Jayuya	PR
412 ..	72075	Juana Diaz	PR
412 ..	72077	Juncos	PR
412 ..	72079	Lajas	PR
412 ..	72081	Lares	PR
412 ..	72083	Las Marias	PR
412 ..	72085	Las Piedras	PR
412 ..	72087	Loiza	PR
412 ..	72089	Luquillo	PR
412 ..	72091	Manati	PR
412 ..	72093	Maricao	PR
412 ..	72095	Maunabo	PR
412 ..	72097	Mayaguez	PR
412 ..	72099	Moca	PR
412 ..	72101	Morovis	PR
412 ..	72103	Naguabo	PR
412 ..	72105	Naranjito	PR
412 ..	72107	Orocovis	PR
412 ..	72109	Patillas	PR
412 ..	72111	Penuelas	PR
412 ..	72113	Ponce	PR
412 ..	72115	Quebradillas	PR
412 ..	72117	Rincon	PR
412 ..	72119	Rio Grande	PR
412 ..	72121	Sabana Grande	PR
412 ..	72123	Salinas	PR
412 ..	72125	San German	PR
412 ..	72127	San Juan	PR
412 ..	72129	San Lorenzo	PR
412 ..	72131	San Sebastian	PR
412 ..	72133	Santa Isabel	PR
412 ..	72135	Toa Alta	PR
412 ..	72137	Toa Baja	PR
412 ..	72139	Trujillo Alto	PR
412 ..	72141	Utuado	PR
412 ..	72143	Vega Alta	PR
412 ..	72145	Vega Baja	PR
412 ..	72147	Vieques	PR
412 ..	72149	Villalba	PR
412 ..	72151	Yabucoa	PR
412 ..	72153	Yauco	PR
413 ..	66010	Guam	GU
413 ..	69085	Northern Islands	MP
413 ..	69100	Rota	MP
413 ..	69110	Saipan	MP
413 ..	69120	Tinian	MP
414 ..	78010	St. Croix	VI
414 ..	78020	St. John	VI
414 ..	78030	St. Thomas	VI
415 ..	60010	Eastern District	AS
415 ..	60020	Manu'a District	AS
415 ..	60030	Rose Island	AS
415 ..	60040	Swains Island	AS
415 ..	60050	Western District	AS
416 ..	99023	Gulf of Mexico Central and East	GM
416 ..	99001	Gulf of Mexico West	GM

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, non-common 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 § 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.

§ 27.11

47 CFR Ch. I (10–1–20 Edition)

(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 §§ 1.1301 through 1.1319 of this chapter.

(b) *2305–2320 MHz and 2345–2360 MHz bands.* Initial authorizations for the 2305–2320 MHz and 2345–2360 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) *746–758 MHz, 775–788 MHz, and 805–806 MHz bands.* Initial authorizations for the 746–758 MHz, 775–788 MHz, and 805–806 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 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 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 MHz and 776–782 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 MHz and 782–787 MHz bands, will be based on those geographic areas specified in § 27.6(b)(2)(ii).

(d) *698–746 MHz band.* Initial authorizations for the 698–746 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 § 27.6(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 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 1432–1435 MHz bands.* Initial authorizations for the paired 1392–1395 MHz and 1432–1435 MHz bands shall be for 3 megahertz of paired spectrum in accordance with § 27.5(e). Authorization for Blocks A