§80.51

AMTS coast station licensees, when a new license has been issued or additional operating frequencies have been authorized, if the station or frequencies authorized have not been placed in operation within two years from the date of the grant, the authorization becomes invalid and must be returned to the Commission for cancellation.

(b) Public fixed stations. When a new license has been issued or additional operating frequencies have been authorized, the licensee must notify the Commission in accordance with §1.946 of this chapter that the station or frequencies authorized have been placed in operation within twelve months from the date of the grant.

 $[63\ FR\ 68955,\ Dec.\ 14,\ 1998,\ as\ amended\ at\ 65\ FR\ 77823,\ Dec.\ 13,\ 2000;\ 67\ FR\ 48563,\ July\ 25,\ 2002]$

§80.51 Ship earth station licensing.

A ship earth station must display the Commission license.

[73 FR 4480, Jan. 25, 2008]

§80.53 Application for a portable ship station license.

The Commission may grant a license permitting operation of a portable ship station aboard different vessels of the United States.

[63 FR 68956, Dec. 14, 1998]

§ 80.54 Automated Maritime Telecommunications System (AMTS)— System Licensing.

AMTS licensees will be issued blanket authority for a system of coast stations and mobile units (subscribers). AMTS applicants will specify the maximum number of mobile units to be placed in operation during the license period.

[56 FR 3783, Jan. 31, 1991]

§ 80.55 Application for a fleet station license.

(a) An applicant may apply for licenses for two or more radiotelephone stations aboard different vessels on the same application. Under these circumstances a fleet station license may be issued for operation of all radio stations aboard the vessels in the fleet.

- (b) The fleet station license is issued on the following conditions:
- (1) The licensee must keep a current list of vessel names and registration numbers authorized by the fleet license:
- (2) The vessels do not engage in voyages to any foreign country;
- (3) The vessels are not subject to the radio requirements of the Communications Act or the Safety Convention.

§ 80.57 Canada/U.S.A. channeling arrangement for VHF maritime public correspondence.

- (a) Canada/U.S.A. arrangement. Pursuant to arrangements between the United States and Canada, assignment of VHF frequencies in the band 156–162 MHz to public coast stations in certain areas of Washington state, the Great Lakes and the east coast of the United States must be made in accordance with the provisions of this section.
- (b) *Definitions*. On the west coast, specific terms are defined as follows:
- (1) Inland Waters Public Correspondence Sector. A distinct geographical area in which one primary and one supplementary channel is allotted. A number of local channels may also be authorized.
- (2) Coastal Waters Public Correspondence Sector. A distinct geographical area in which one primary and one supplementary channel is allotted. Local channels may also be authorized.
- (3) Inland waters. Inland waters of western Washington and British Columbia bounded by 47 degrees latitude on the south, the Canada/U.S.A. Coordination Zone Line B on the north, and to the west by 124 degrees 40 minutes longitude at the west entrance to the Strait of Juan de Fuca.
- (4) Coastal waters. Waters along the Pacific Coast of Washington state and Vancouver Island within the Canada/U.S.A. Coordination Zone.
- (5) Inland Waters Primary Channel. A channel intended to cover the greater portion of an Inland Waters Public Correspondence Sector. It may provide some coverage to an adjacent sector but must not provide coverage beyond the adjacent sector. Harmful interference beyond the adjacent sector must not occur. Only one primary