

and the percentage of distribution of profits and losses.

(vi) Officers and directors of an entity shall be considered to have an attributable interest in the entity. The officers and directors of an entity that controls a licensee or applicant shall be considered to have an attributable interest in the licensee or applicant.

(vii) Ownership interests that are held indirectly by any party through one or more intervening corporations will be determined by successive multiplication of the ownership percentages for each link in the vertical ownership chain and application of the relevant attribution benchmark to the resulting product, except that if the ownership percentage for an interest in any link in the chain exceeds 50 percent or represents actual control, it shall be treated as if it were a 100 percent interest.

(viii) Any person who manages the operations of an applicant or licensee pursuant to a management agreement shall be considered to have an attributable interest in such applicant or licensee if such person, or its affiliate pursuant to §1.2110(b)(4) of this chapter, has authority to make decisions or otherwise engage in practices or activities that determine, or significantly influence,

(A) The nature or types of services offered by such an applicant or licensee;

(B) The terms upon which such services are offered; or

(C) The prices charged for such services.

(ix) Any licensee or its affiliate who enters into a joint marketing arrangement with an applicant or licensee, or its affiliate, shall be considered to have an attributable interest, if such applicant or licensee, or its affiliate, has authority to make decisions or otherwise engage in practices or activities that determine, or significantly influence,

(A) The nature or types of services offered by such an applicant or licensee;

(B) The terms upon which such services are offered; or

(C) The prices charged for such services.

(d) A winning bidder that qualifies as a small business or a consortium of

small businesses as defined in paragraph (b)(1) or (b)(5) of this section may use the bidding credit specified in §1.2110(e)(2)(ii) of this chapter. A winning bidder that qualifies as a very small business or a consortium of very small businesses as defined in paragraph (b)(2) or (b)(5) of this section may use the bidding credit specified in §1.2110(e)(2)(i) of this chapter.

PART 94 [RESERVED]

PART 95—PERSONAL RADIO SERVICES

Subpart A—General Mobile Radio Service (GMRS)

- Sec.
- 95.1 The General Mobile Radio Service (GMRS).
 - 95.3 License required.
 - 95.5 Licensee eligibility.
 - 95.7 Channel sharing.
 - 95.21 GMRS system description.
 - 95.23 Mobile station description.
 - 95.25 Land station description.
 - 95.27 Paging receiver description.
 - 95.29 Channels available.
 - 95.33 Cooperative use of radio stations in the GMRS.
 - 95.45 Considerations on Department of Defense land and in other circumstances.
 - 95.51 Antenna height.
 - 95.101 What the license authorizes.
 - 95.103 Licensee duties.
 - 95.105 License term.
 - 95.115 Station inspection.
 - 95.117 Where to contact the FCC.
 - 95.119 Station identification.
 - 95.129 Station equipment.
 - 95.135 Maximum authorized transmitting power.
 - 95.139 Adding a small base station or a small control station.
 - 95.141 Interconnection prohibited.
 - 95.143 Managing a GMRS system in an emergency.
 - 95.171 Station operator duties.
 - 95.179 Individuals who may be station operators.
 - 95.181 Permissible communications.
 - 95.183 Prohibited communications.

APPENDIX A TO SUBPART A TO PART 95—LOCATIONS WHERE GMRS IS REGULATED BY THE FCC

Subpart B—Family Radio Service (FRS)

GENERAL PROVISIONS

- 95.191 (FRS Rule 1) Eligibility and responsibility.
- 95.192 (FRS Rule 2) Authorized locations.