§ 80.331  Bridge-to-bridge communication procedure.

(a) Vessels subject to the Bridge-to-Bridge Act transmitting on the designated navigational frequency must conduct communications in a format similar to those given below:

1. This is the (name of vessel). My position is (give readily identifiable position, course and speed) about to (describe contemplated action). Out.

2. Vessel off (give a readily identifiable position). This is (name of vessel) off (give a readily identifiable position). I plan to (give proposed course of action). Over.

3. (Coast station), this is (vessel’s name) off (give readily identifiable position). I plan to (give proposed course of action). Over.

(b) Vessels acknowledging receipt must answer “(Name of vessel calling). This is (Name of vessel answering). Received your call,” and follow with an indication of their intentions. Communications must terminate when each ship is satisfied that the other no longer poses a threat to its safety and is ended with “Out”.

(c) Use of power greater than 1 watt in a bridge-to-bridge station shall be limited to the following three situations:

1. Emergency.

2. Failure of the vessel being called to respond to a second call at low power.

3. A broadcast call as in paragraph (a)(1) of this section in a blind situation, e.g., rounding a bend in a river.

§ 80.332  Equipment to aid search and rescue operations.

(a) Survival craft stations may transmit distress, urgency and safety signals, calls and messages.

(b) EPIRB’s may transmit only in accordance with the requirements of subparts V and X of this part.

§ 80.333  Stations in the maritime mobile-satellite service.

The provisions of §§80.311 and 80.324 apply to the operations of ship earth stations in the maritime mobile-satellite service.

§ 80.334  False distress alerts.

A distress alert is false if it was transmitted without any indication that a mobile unit or person was in distress and required immediate assistance. Transmitting a false distress alert is prohibited and may be subject to the provisions of part 1, subpart A of this chapter if that alert:

(a) Was transmitted intentionally;

(b) Was not cancelled in accordance with §80.335;

(c) Could not be verified as a result of either the ship’s failure to keep watch on appropriate frequencies in accordance with §80.1123 or subpart G of this part, or its failure to respond to calls from the U.S. Coast Guard;

(d) Was repeated; or

(e) Was transmitted using a false identity.

§ 80.335  Procedures for canceling false distress alerts.

If a distress alert is inadvertently transmitted, the following steps shall be taken to cancel the distress alert.

(a) VHF Digital Selective Calling.

1. Reset the equipment immediately;

2. Immediately cancel the distress alert orally over the telephony distress traffic channel associated with each DSC channel on which the distress alert was transmitted;

3. Set to Channel 16; and

4. Transmit a broadcast message to “All stations” giving the ship’s name, call sign or registration number, and MMSI, and cancel the false distress alert.

(b) MF Digital Selective Calling.