§ 95.33 Cooperative use of radio stations in the GMRS.

(a) Licensees (a licensee is the entity to which the license is issued) of radio stations in the GMRS may share the use of their stations with other entities eligible in the GMRS, subject to the following conditions and limitations.

1. The station to be shared must be individually owned by the licensee, jointly owned by the participants and the licensee, leased individually by the licensee, or leased jointly by the participants and the licensee.

2. The licensee must maintain access to and control over all stations authorized under its license.

3. A station may be shared only:
   (i) Without charge;
   (ii) On a non-profit basis, with contributions to capital and operating expenses including the cost of mobile stations and paging receivers prorated equitably among all participants; or
   (iii) On a reciprocal basis, i.e., use of one licensee’s stations for the use of another licensee’s stations without charge for either capital or operating expenses.

4. All sharing arrangements must be conducted in accordance with a written agreement to be kept as part of the station records.

(b) [Reserved]


§ 95.45 Considerations on Department of Defense land and in other circumstances.

(a) The Department of Defense may impose additional restrictions on a station transmitting on its land. (Before placing a station at such a point, a licensee should consult with the commanding officer in charge of the land.)

(b) Additional restrictions may apply when a land station in a GMRS system is located near FCC field offices, near United States borders, in quiet zones, or when it may have a significant impact upon the environment. See §§1.923 and 1.924 of this chapter.

[63 FR 68975, Dec. 14, 1998]

§ 95.103 Licensee duties.

The licensee is responsible for the proper operation of the GMRS system at all times. The licensee is also responsible for the appointment of a station operator.

[63 FR 68975, Dec. 14, 1998]

EDITORIAL NOTE: At 64 FR 53242, Oct. 1, 1999, §95.103 was amended by revising paragraphs (a) and (b), effective Nov. 30, 1999. However, §95.103, as revised at 63 FR 68975, Dec. 14, 1998, effective Feb. 12, 1999, does not contain paragraphs (a) and (b), and the revisions could not be made. For the convenience

§ 95.101 What the license authorizes.

(a) A GMRS license authorizes a GMRS station to transmit messages to other GMRS stations at any geographical location within or over the territorial limits of any area where radio services are regulated by the FCC. These points are listed in Appendix A.

(b) The license does not authorize operation as a common carrier or communication of messages for pay.

(c) If the licensee is a corporation and the license so indicates, it may use its GMRS system to furnish non-profit radio communication service to its parent corporation, to another subsidiary of the same parent, or to its own subsidiary. Such use is not subject to the cooperative use provisions of §95.33.

(d) For non-individual licensees, the license together with the system specifications for that license as maintained by the Commission represent the non-individual licensees’ maximum authorized system.