attention of the full Commission. Within the time provided by \$ 1.117, the Commission may, on its own motion, proceed with a determination of whether a forfeiture against the dismissing applicant is warranted. If the Commission so proceeds, it will provide the applicant with a reasonable opportunity to respond to the forfeiture issue (see paragraph (f)(3) of this section) and make a determination under the procedures outlined in paragraph (f) of this section.

(h) Payment. The forfeiture should be paid by check or money order drawn to the order of the Federal Communications Commission. The Commission does not accept responsibility for cash payments sent through the mails. The check or money order should be mailed to: Federal Communications Commission, P.O. Box 979088, St. Louis, MO 63197–9000.

(i) Remission and mitigation. In its discretion, the Commission, or its designee, may remit or reduce any forfeiture imposed under this section. After issuance of a forfeiture order, any request that it do so shall be submitted as a petition for reconsideration pursuant to \$ 1.106.

(j) Effective date. Amendments to paragraph (b) of this section implementing Pub. L. No. 101–239 are effective December 19, 1989.

\[47 \text{ FR } 49308, \text{ Oct. 23, } 1978, \text{ as amended at } 48 \text{ FR } 15631, \text{ Apr. } 12, 1983; 50 \text{ FR } 40855, \text{ Oct. } 7, 1985; 55 \text{ FR } 25638, \text{ June } 5, 1990; 56 \text{ FR } 25638, \text{ June } 2, 1991; 57 \text{ FR } 23151, \text{ June } 2, 1992; 57 \text{ FR } 47006, \text{ Oct. } 14, 1992; 57 \text{ FR } 48333, \text{ Oct. } 23, 1992; 58 \text{ FR } 68920, \text{ Dec. } 14, 1993; 58 \text{ FR } 25747, \text{ May } 15, 1993; 58 \text{ FR } 25747, \text{ Aug. } 14, 1993; 59 \text{ FR } 26992, \text{ May } 15, 1994; 63 \text{ FR } 69668, \text{ Oct. } 13, 2000; 69 \text{ FR } 47789, \text{ Aug. } 6, 2004; 72 \text{ FR } 33914, \text{ June } 20, 2007; 73 \text{ FR } 9018, \text{ Feb. } 19, 2008; 73 \text{ FR } 44664, \text{ July } 31, 2008; 76 \text{ FR } 44303, \text{ July } 20, 2011\]

§ 1.83 Applications for radio operator licenses.

(a) Application filing procedures for amateur radio operator licenses are set forth in part 97 of this chapter.

(b) Application filing procedures for commercial radio operator licenses are set forth in part 13 of this chapter. Detailed information about application forms, filing procedures, and where to file applications for commercial radio operator licenses is contained in the bulletin “Commercial Radio Operator Licenses and Permits.” This bulletin is available from the Commission’s Forms Distribution Center by calling 1–800–418–FORM (3676).


§ 1.85 Suspension of operator licenses.

Whenever grounds exist for suspension of an operator license, as provided in \$ 303(m) of the Communications Act, the Chief of the Wireless Telecommunications Bureau, with respect to amateur and commercial radio operator licenses, may issue an order suspending the operator license. No order of suspension of any operator’s license shall take effect until 15 days’ notice in writing of the cause for the proposed suspension has been given to the operator licensee, who may make written application to the Commission at any time within the said 15 days for a hearing upon such order. The notice to the operator licensee shall not be effective until actually received by him, and from that time he shall have 15 days in which to mail the said application. In the event that physical conditions prevent mailing of the application before the expiration of the 15-day period, the application shall then be mailed as soon as possible thereafter, accompanied by a satisfactory explanation of the delay. Upon receipt by the Commission of such application for hearing, said order of suspension shall be designated for hearing by the Chief, Wireless Telecommunications Bureau and said suspension shall be held in abeyance until the conclusion of the hearing. Upon the conclusion of said hearing, the Commission may affirm, modify, or revoke said order of suspension. If the license is ordered suspended, the operator shall send his operator license to the Licensing and Technical Analysis Branch, Public Safety and Private Wireless Division, Wireless Telecommunications Bureau, in Washington, DC, on or before the effective date of the order, or, if the effective date has passed at the time notice is received, the license shall be sent to the Commission forthwith.

[63 FR 68920, Dec. 14, 1998]