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one year of the end of the initial period
of nonuse by the filing of appropriate
applications within six months of the
end of the period of nonuse.

[61 FR 26677, May 28, 1996, as amended at 62
FR 21168, Apr. 29, 1997; 63 FR 68983, Dec. 14,
1998; 65 FR 59359, Oct. 5, 2000]

§ 101.307 Tariffs, reports, and other
material required to be submitted
to the Commission.

Sections 1.771 through 1.815 of this
chapter contain summaries of certain
materials and reports, including sched-
ule of charges and accounting and fi-
nancial reports, which, when applica-
ble, must be filed with the Commission.

§ 101.309 Requirement that licensees
respond to official communications.

All licensees in these services are re-
quired to respond to official commu-
nications from the Commission with
reasonable dispatch and according to
the tenor of such communications.
Failure to do so will be given appro-
priate consideration in connection with
any subsequent applications which the
offending party may file and may re-
sult in the designation of such applica-
tions for hearing, or in appropriate
cases, the institution of proceedings
looking to the modification or revoca-
tion of the pertinent authorizations.

§ 101.311 Equal employment opportu-
nities.

Equal opportunities in employment
must be afforded by all common carrier
licensees and all Local Multipoint Dis-
tribution Service and 24 GHz Service li-
censees in accordance with the provi-
sions of § 21.307 of this chapter.

[65 FR 59359, Oct. 5, 2000]

Subpart F—Developmental
Authorizations

§ 101.401 Eligibility.

Developmental authorizations for
stations in the radio services included
in this part will be issued only to exist-
ing and proposed licensees who are le-
gally, financially and otherwise quali-
fied to conduct experimentation for the
development of engineering or oper-
ational data, or techniques, directly re-
lated to a proposed radio service or to

a regularly established radio service
regulated by the rules of this part.

§ 101.403 Scope of service.

Developmental authorizations may
be issued for:

(a) Field strength surveys relative to
or precedent to the filing of applica-
tions for licenses, in connection with
the selection of suitable locations for
stations proposed to be established in
any of the regularly established radio
services regulated by the rules of this
part; or
(b) The testing of existing or author-
ized antennas, wave guides, paths, or
other equipment used in a system sub-
ject to this part.

§ 101.405 Adherence to program of re-
search and development.

The program of research and develop-
ment, as stated by an applicant in the
application for license or stated in the
instrument of station authorization,
must be substantially adhered to un-
less the licensee is otherwise author-
ized by the Commission.

§ 101.407 Special procedure for the de-
velopment of a new service or for
the use of frequencies not in ac-
cordance with the provisions of the
rules in this part.

(a) An authorization for the develop-
ment of a new service not in accord-
ance with the provisions of the rules in
this part may be granted for a limited
time, but only after the Commission
has made a preliminary determination
with respect to the factors set forth in
this paragraph, as each case may re-
quire. This procedure also applies to
any application that involves use of a fre-
quency which is not in accordance
with the provisions of the rules in this
part, although in accordance with the
Table of Frequency Allocations con-
tained in part 2 of this chapter. (An ap-
lication which involves use of a fre-
quency which is not in accordance with
the Table of Frequency Allocations in
part 2 of this chapter should be filed in
accordance with the provisions of part
5 of this chapter, Experimental Radio
Services.) The factors with respect to
which the Commission will make a pre-
liminary determination before acting

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