To allocate 70 channels in the 470-890 mc area for commercial television operation, and to revise the existing TV rules and standards. At the end of 1951, FCC had pending a proposal for television broadcasting service distinct and separate from existing services, and to revise the existing TV rules and standards.

The following table sets forth the available television broadcast stations:

<table>
<thead>
<tr>
<th>Channel No.</th>
<th>Megacycles</th>
<th>Channel No.</th>
<th>Megacycles</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>54-60</td>
<td>43</td>
<td>644-650</td>
</tr>
<tr>
<td>3</td>
<td>58-64</td>
<td>44</td>
<td>650-666</td>
</tr>
<tr>
<td>4</td>
<td>62-68</td>
<td>45</td>
<td>662-678</td>
</tr>
<tr>
<td>5</td>
<td>66-72</td>
<td>46</td>
<td>672-688</td>
</tr>
<tr>
<td>6</td>
<td>70-76</td>
<td>47</td>
<td>682-700</td>
</tr>
<tr>
<td>7</td>
<td>74-80</td>
<td>48</td>
<td>704-720</td>
</tr>
<tr>
<td>8</td>
<td>80-86</td>
<td>49</td>
<td>720-736</td>
</tr>
<tr>
<td>9</td>
<td>84-90</td>
<td>50</td>
<td>736-752</td>
</tr>
</tbody>
</table>

The FCC deleted TV channel No. 1 by allocating 44-50 mc to non-government fixed service but includes actual working control in whatever manner exercised.

Multiple Ownership

§601 Numerical designation of television channels—The channels or frequency bands set forth below are available for television broadcast stations:

<table>
<thead>
<tr>
<th>Channel No.</th>
<th>Megacycles</th>
<th>Channel No.</th>
<th>Megacycles</th>
</tr>
</thead>
<tbody>
<tr>
<td>10</td>
<td>50-56</td>
<td>51</td>
<td>736-752</td>
</tr>
<tr>
<td>11</td>
<td>54-60</td>
<td>52</td>
<td>758-774</td>
</tr>
<tr>
<td>12</td>
<td>58-64</td>
<td>53</td>
<td>774-790</td>
</tr>
<tr>
<td>13</td>
<td>62-68</td>
<td>54</td>
<td>790-806</td>
</tr>
<tr>
<td>14</td>
<td>66-72</td>
<td>55</td>
<td>806-822</td>
</tr>
<tr>
<td>15</td>
<td>70-76</td>
<td>56</td>
<td>822-838</td>
</tr>
<tr>
<td>16</td>
<td>74-80</td>
<td>57</td>
<td>838-854</td>
</tr>
<tr>
<td>17</td>
<td>78-84</td>
<td>58</td>
<td>854-870</td>
</tr>
<tr>
<td>18</td>
<td>82-88</td>
<td>59</td>
<td>870-886</td>
</tr>
<tr>
<td>19</td>
<td>86-92</td>
<td>60</td>
<td>886-902</td>
</tr>
<tr>
<td>20</td>
<td>90-96</td>
<td>61</td>
<td>902-918</td>
</tr>
<tr>
<td>21</td>
<td>94-100</td>
<td>62</td>
<td>918-934</td>
</tr>
<tr>
<td>22</td>
<td>98-104</td>
<td>63</td>
<td>934-950</td>
</tr>
<tr>
<td>23</td>
<td>102-108</td>
<td>64</td>
<td>950-966</td>
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<tr>
<td>24</td>
<td>106-112</td>
<td>65</td>
<td>966-982</td>
</tr>
<tr>
<td>25</td>
<td>110-116</td>
<td>66</td>
<td>982-1000</td>
</tr>
<tr>
<td>26</td>
<td>114-120</td>
<td>67</td>
<td>1000-1016</td>
</tr>
<tr>
<td>27</td>
<td>118-124</td>
<td>68</td>
<td>1016-1032</td>
</tr>
<tr>
<td>28</td>
<td>122-128</td>
<td>69</td>
<td>1032-1048</td>
</tr>
<tr>
<td>29</td>
<td>126-132</td>
<td>70</td>
<td>1048-1064</td>
</tr>
<tr>
<td>30</td>
<td>130-136</td>
<td>71</td>
<td>1064-1080</td>
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<tr>
<td>31</td>
<td>134-140</td>
<td>72</td>
<td>1080-1096</td>
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<td>32</td>
<td>138-144</td>
<td>73</td>
<td>1096-1112</td>
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<tr>
<td>33</td>
<td>142-148</td>
<td>74</td>
<td>1112-1128</td>
</tr>
<tr>
<td>34</td>
<td>146-152</td>
<td>75</td>
<td>1128-1144</td>
</tr>
<tr>
<td>35</td>
<td>150-156</td>
<td>76</td>
<td>1144-1160</td>
</tr>
<tr>
<td>36</td>
<td>154-160</td>
<td>77</td>
<td>1160-1176</td>
</tr>
<tr>
<td>37</td>
<td>158-164</td>
<td>78</td>
<td>1176-1192</td>
</tr>
<tr>
<td>38</td>
<td>162-168</td>
<td>79</td>
<td>1192-1208</td>
</tr>
<tr>
<td>39</td>
<td>166-172</td>
<td>80</td>
<td>1208-1224</td>
</tr>
<tr>
<td>40</td>
<td>170-176</td>
<td>81</td>
<td>1224-1240</td>
</tr>
<tr>
<td>41</td>
<td>174-180</td>
<td>82</td>
<td>1240-1256</td>
</tr>
<tr>
<td>42</td>
<td>180-186</td>
<td>83</td>
<td>1256-1272</td>
</tr>
</tbody>
</table>

The classification of TV stations and allocation of frequencies is as follows:

- **Antenna Site**
- **Censorship**
- **Classification and Allocations**
- **Indecent Language**
- **License Renewals**
- **Lotteries**
- **Multiple Ownership**
- **Network Rules**
- **Operating Schedules**
- **Operator Requirements**
- **Political Broadcasts**
- **Rebroadcasts**
- **Recordings and Transcriptions**
- **Reports to Be Filed**
- **Revocations; Modifications; Suspensions**
- **Sponsored Programs**
- **Station Identification**
- **Studio Location**
- **Transfers and Assignments**

*EDITOR’S NOTE: The FCC has proposed an amendment to this section which would permit stock interest in more than five TV stations in the following degrees:

(b) No person (including all persons under common control) shall, directly or indirectly, own, operate, or control more than one television broadcast station, except upon a showing (1) that such ownership, operation, or control would not result in the concentration of control of television broadcasting facilities in a manner inconsistent with public interest, convenience, or necessity; provided, however, that the Commission will consider the ownership, operation, or control of more than five television broadcast stations to constitute the concentration of control of television broadcasting facilities in a manner inconsistent with public interest, convenience, or necessity.

Multiple Ownership

§604 Multiple ownership—(a) No person (including all persons under common control) shall, directly or indirectly, own, operate, or control more than one television broadcast station that would serve substantially the same service area as another television broadcast station owned, operated, or controlled by such person.

(1) The word “control”, as used herein, is not limited to majority stock ownership but includes actual working control in whatever manner exercised.

**Operating Schedules**

§661 Time of operations.—(a) All television stations shall be licensed for unlimited time operation. Each such station shall maintain a regular program operating schedule as follows: Not less than two hours daily in any five broadcast days per week and not less than a total of 12 hours per week during the first 18 months of the station’s operation; not less than two hours daily in any five broadcast days per week and not less than a total of 16 hours, 20 hours and 24 hours per week for each successive six-month period of operation, respectively; and not less than two hours in each of the seven days of the week and not less than a total of 28 hours per week thereafter.

“Operation” includes the period during which a station is operated pursuant to special temporary authority or during program tests, as well as during the license period. Time devoted to test patterns, or to aural presentations accompanied by the incidental use of fixed visual images which have no substantial relationship to the subject matter of such aural presentations, shall not be considered in computing periods of program service. If, in the event of an emergency due to causes beyond the control of a licensee, it becomes impossible to continue operation, the Commission and the Engineer in Charge of the radio
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TV—AM—FM

CONSULT

C. H. FISHER & SON

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—Portland, Oregon—
district in which the station is located shall be notified in writing immediately and in charge of a television broadcast transmitter may, at the discretion of the licensee, be employed for other duties or for the operation of the broadcast transmitter when conducting technical experimentation.

(Continued from page 206)

$3.633 Right to reject programs.—No license shall be granted to a television broadcast station having any contract, arrangement, or understanding, express or implied, with a network organization which provides, by original terms, provisions for renewal, or otherwise for the affiliation of the station with the network organization for a period longer than two years: Provided, that a contract, arrangement, or understanding for a period up to two years, may be entered into within six months prior to the commencement of such period.

$3.634 Option time.—No license shall be granted to a television broadcast station which options for network programs any time subject to call on less than 96 days' notice, or more than a total of three hours within each of four segments of the broadcast day, as herein described. The broadcast day is divided into 4 segments, as follows: 6:00 a.m. to 1:00 p.m.; 1:00 p.m. to 6:00 p.m.; 6:00 p.m. to 11:00 p.m.; 11:00 p.m. to 6:00 a.m. Such options may or may not shift the specified hours correspondingly. The broadcast day shall not be applicable if such networks are not operated simultaneously, or if there is no substantial overlap in the territory served by the network organizations and may not prevent or hinder the station from optioning or selling any or all of the time covered by the option, or other time, to other network organizations.

$3.635 Dual network operation.—No license shall be issued to a television broadcast station affiliated with a network organization which maintains more than one network of television broadcast stations: Provided, That this regulation shall not be applicable if the network organizations are not operated simultaneously, or if there is no substantial overlap in the territory served by the network organizations. Shifts from daylight saving to standard time, or vice versa may or may not shift the specified hours correspondingly. The broadcast day shall not be applicable if such networks are not operated simultaneously, or if there is no substantial overlap in the territory served by the network organizations. No license shall be granted to a television broadcast station having any contract, arrangement, or understanding, express or implied, with a network organization under which the station is prevented or hindered from, or penalized for, broadcasting the programs of another broadcast station serving substantially the same area from broadcasting the programs of the network organization. Such regulation shall not be construed to prohibit any contract, arrangement, or understanding between two stations having a substantial relationship to each other, within the meaning of subsection (b) (2).

$3.637 Dual network operation.—No license shall be issued to a television broadcast station affiliated with a network organization which maintains more than one network of television broadcast stations: Provided, That this regulation shall not be applicable if the network organizations are not operated simultaneously, or if there is no substantial overlap in the territory served by the network organizations.
TRANS-LUX REAR PROJECTION

CHANGES SCENERY in 2 SECONDS

The only rear screen projector designed especially for TV use . . .
Built by TRANS-LUX, the oldest name in rear projection.

Saves space . . . a file drawer full of slides replaces hundreds of square feet of scenery storage space.

For spot commercials . . . rear projection assures realistic scenery at low cost for local advertisers.

Ease of operation . . . controls conveniently grouped on panel for operating efficiency . . . storage space for slides and spare parts.

Inexpensive . . . scenery can be changed at a cost of pennies per slide . . . ideal for disc jockey shows, news shows and live commercials.

TRANS-LUX

SLIDE LIBRARY — The Trans-Lux SLIDE LIBRARY provides a convenient, inexpensive source of slides for Rear Projection use.

PANORAMIC SLIDE DEVICE — Provides a moving projected background — ideal for cloud effects, train windows, etc.

WIDE ANGLE SCREEN — The choice of leading networks — minimizes "Hot Spot" . . . gives better pick up when viewing screen from an angle.

LOW BASE FRAME — Permits the picture to be projected within one inch of the studio floor . . . with no loss of support for screen.

In use by . . .

NBC NETWORK • CBS NETWORK • WCAU • WFIL • WPTZ • WBAL • WMAR • WMAL
WTOP • WGN • WBKB • WBZ • WXEL • WWJ • KSTP • WDAF • WPIX • U. S. NAVY

TRANS-LUX CORPORATION

1270 AVENUE OF THE AMERICANS, NEW YORK CITY, NEW YORK

BROADCASTING • Telecasting

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(Continued from page 208)

done by limiting the number of program hours which stations in one-, two- and three-station markets might accept from any one network, or, affirmatively, by setting a minimum number of hours to be taken from each network. Following three-station markets, in particular, by limiting the number of program hours which stations in one-, two- and three-station markets might accept from any one network, or, affirmatively, by setting a minimum number of hours to be taken from each network.

§3.639 Use of common antenna site.—No television license or renewal of a television license will be granted to any person who owns, leases, or controls a particular site which is peculiarly suitable for the establishment of a broadcast station having such a site (a) which is not available for use by other television licensees; and (b) no other comparable site is available in the area; and (c) where the exclusive use of such site by the applicant or licensee would unduly limit the number of television stations that can be authorized in a particular area or would unduly restrict competition among television stations.

Reports to Be Filed

§1.341 Financial report, broadcast licensees and permittees.—(a) Each licensee of a broadcast station (standard, FM, television, and international) and each permittee of a broadcast station engaged in interim operation shall file with the Commission on or before April 1 of each year on Form 324, together with supporting schedules, a balance sheet showing its financial condition as of December 31 of the preceding calendar year and an income statement for said calendar year.

(b) Each licensee of a broadcast station (standard, FM, television, and international) and each permittee of a broadcast station engaged in interim operation shall file with the Commission on or before Feb. 1 of each year on Form 324A an estimate of the station's total broadcast revenues and total broadcast expenses for the preceding calendar year.

§1.342 Filing of contracts.—If the licensee or permittee of a broadcast station (standard, FM, television, and international) shall file with the Commission within 30 days of execution thereof copies of all documents, instruments, contracts (the substance of oral contracts or understandings shall be reported in writing) from that previously reported within 30 days after any such change occurs, including without limitation:

(1) Any change in capitalization or organization.

(2) Any transaction affecting the ownership, direct or indirect, or voting rights of licensee's or permittee's stock, such as (a) a transfer of stock; (ii) issuance of new stock or disposition of treasury stock, (iii) acquisition of licensee's or permittee's stock by the issuing corporation; (b) a merger of the station with another corporation, or the acquisition of another corporation by the station.

(3) Any transaction affecting the ownership, direct or indirect, or voting rights of any person whether or not a stockholder of record, having any interest, direct or indirect, in the licensee or permittee or any of its stock.

§1.343 Ownership reports, broadcast licensees and permittees.—(a) Annual ownership reports. The licensees or permittees of each broadcast station (standard, FM, television, and international) shall file on or before April 1 of each year on FCC Form 232 an annual ownership report and shall show the following information as of December 31 of the preceding calendar year:

(1) In the case of an individual, the name of such individual.

(2) In the case of a partnership, the names of the partners and the interests of each partner.

(3) In the case of a corporation or association: (i) Capitalization, with a description of the classes and voting or nonvoting rights or interests therein; the use, management, or operation of licensed facilities; and agreements relating to network service, transcription service or bulk time sales (accounting for two hours or more per day); including but not limited to: (A) Articles of association, or incorporation; (B) By-laws affecting character of organization, control, number or powers of its officers or directors, the classification or voting rights of any stock; (C) Any document, instrument, or contract relating to or affecting ownership of licensee or permittee, rights or interests therein, its stock or voting rights thereto; (d) Management contracts, network contracts, transcription network contracts, and time sales to brokers.

(b) Interim ownership reports. An interim ownership report shall be filed by each licensee or permittee of a broadcast station having an arrangement to share intercity networking facilities. But, as of Jan. 1 the FCC's proposal was still pending.

§3.640 Arrangements to share intercity networking facilities. The Commission will consider any arrangement to share intercity networking facilities. But, as of Jan. 1 the FCC's proposal was still pending.

§3.641 Use of common antenna site.—No television license or renewal of a television license will be granted to any person who owns, leases, or controls a particular site which is peculiarly suitable for the establishment of a broadcast station having such a site (a) which is not available for use by other television licensees; and (b) no other comparable site is available in the area; and (c) where the exclusive use of such site by the applicant or licensee would unduly limit the number of television stations that can be authorized in a particular area or would unduly restrict competition among television stations.

Reports to Be Filed

§1.341 Financial report, broadcast licensees and permittees.—(a) Each licensee of a broadcast station (standard, FM, television, and international) and each permittee of a broadcast station engaged in interim operation shall file with the Commission on or before April 1 of each year on Form 324, together with supporting schedules, a balance sheet showing its financial condition as of December 31 of the preceding calendar year and an income statement for said calendar year.

(b) Each licensee of a broadcast station (standard, FM, television, and international) and each permittee of a broadcast station engaged in interim operation shall file with the Commission on or before Feb. 1 of each year on Form 324A an estimate of the station's total broadcast revenues and total broadcast expenses for the preceding calendar year.

§1.342 Filing of contracts.—If the licensee or permittee of a broadcast station (standard, FM, television, and international) shall file with the Commission within 30 days of execution thereof copies of all documents, instruments, contracts (the substance of oral contracts or understandings shall be reported in writing) from that previously reported within 30 days after any such change occurs, including without limitation:

(1) Any change in capitalization or organization.

(2) Any transaction affecting the ownership, direct or indirect, or voting rights of licensee's or permittee's stock, such as (a) a transfer of stock; (ii) issuance of new stock or disposition of treasury stock, (iii) acquisition of licensee's or permittee's stock by the issuing corporation; (b) a merger of the station with another corporation, or the acquisition of another corporation by the station.

(3) Any transaction affecting the ownership, direct or indirect, or voting rights of any person whether or not a stockholder of record, having any interest, direct or indirect, in the licensee or permittee or any of its stock.

§1.343 Ownership reports, broadcast licensees and permittees.—(a) Annual ownership reports. The licensees or permittees of each broadcast station (standard, FM, television, and international) shall file on or before April 1 of each year on FCC Form 232 an annual ownership report and shall show the following information as of December 31 of the preceding calendar year:

(1) In the case of an individual, the name of such individual.

(2) In the case of a partnership, the names of the partners and the interests of each partner.

(3) In the case of a corporation or association: (i) Capitalization, with a description of the classes and voting or nonvoting rights or interests therein; the use, management, or operation of licensed facilities; and agreements relating to network service, transcription service or bulk time sales (accounting for two hours or more per day); including but not limited to: (A) Articles of association, or incorporation; (B) By-laws affecting character of organization, control, number or powers of its officers or directors, the classification or voting rights of any stock; (C) Any document, instrument, or contract relating to or affecting ownership of licensee or permittee, rights or interests therein, its stock or voting rights thereto; (d) Management contracts, network contracts, transcription network contracts, and time sales to brokers.

(b) Interim ownership reports. An interim ownership report shall be filed by each licensee or permittee of a broadcast station having an arrangement to share intercity networking facilities. But, as of Jan. 1 the FCC's proposal was still pending.
The 3 most useful data books - in TV

Next page tells you how to get them
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RADIO CORPORATION of AMERICA  
ENGINEERING PRODUCTS DEPARTMENT  
CAMDEN, N.J.
Station Identification

§3.687 Station identification.—(a) A licensee of a television broadcast station shall make station identification announcement (call letters and location), at the beginning and ending of each time of operation and during the operation on the hour. The announcement at the beginning and ending of time of operation shall be by both visual and visual means. Other announcements may be by either aural or visual means.

(b) Identification announcements during operation need not be made when to make such announcement would interrupt a single consecutive speech, play, religious service or other entertainment continuity and at the conclusion thereof.

(c) Such announcement shall make station identification announcement (call letters and location), at the beginning and ending of each time of operation, and at the conclusion of any program of five minutes duration or less, which program relates to lack of attention to or improper operation of the transmitter, the name of the corporation, committee, association or other unincorporated group, and the number of the operator in charge shall be given.

(d) The licensee of a television broadcast station shall send a written answer direct to the office of the Federal Communications Commission, stating the facts to his attention and requesting a statement concerning the matter. Every written notice served under the authority of the Commission, and every notice and certification of consent shall be served in accordance with the provisions of the Rules and Regulations of the Commission, shall be served with a notice calling the attention of the person or persons whose action is required to the notice and request for statement. The answer shall state fully what steps, if any, have been taken to prevent future violations, and if any new apparatus is to be installed, the date such apparatus was ordered, the name of the manufacturer, the name and license number of the operator in charge shall be given.

(e) The announcement required by this section shall fully and fairly disclose the true identity of the corporation, committee, association or other unincorporated group, the name of the transmitter, of which such corporation, committee, association or other unincorporated group, and the name and license number of the operator in charge shall be given.

(f) The announcement required by this section shall fully and fairly disclose the true identity of the sponsor or his product. In such case, the language shall be clear and in terms commonly used and understood. A written authority having first been obtained from the Commission upon application, every written notice served under the authority of the Commission shall state clearly and in terms commonly used and understood. A written authority of the Federal Communications Commission has been furnished to such station in connection with the broadcasting of such program, an announcement shall be made both at the beginning and conclusion of such program on which such material or services are used that such material or services are furnished, either directly or indirectly, to a station as an inducement to the broadcasting of such program.

(g) In the case of any program or any program involving the discussion of public controversial issues for which any film, record, transcription, talent, scripts, or other material or services of any kind are furnished, either directly or indirectly, to a station as an inducement to the broadcasting of such program; provided, however, that only one such announcement need be made in the case of any such program of five minutes' duration or less, which announcement may be made either at the beginning or conclusion of the program.

(h) In the case of any program, other than a program advertising commercial products or services, which is sponsored, paid for or furnished, either in whole or in part, by any corporation, committee, association or other unincorporated group, the announcement required by this section shall disclose the name and license number of the operator in charge.

(i) In each such case the station shall require that a list of the chief executive officers or members of the executive committee or of the board of directors of the corporation, committee, association or other unincorporated group, which is responsible for the broadcasting of such program, shall be furnished to the person having last been informed of the name of the sponsor, operator or such agent or other person on whose behalf such agent is acting instead of the name of such agent.

(j) In the case of any program advertising commercial products or services, an announcement stating the sponsor's corporate or trade name or the name of the sponsor's product, shall be deemed sufficient for the purposes of this section and only one such announcement need be made at any time during the course of the program.

(k) In a statement issued in 1950, the FCC warned that the sponsor or his product must be identified by a distinctive name and not by one merely descriptive of the type of business or product. The following notice, submitted to the Commission by "Heiney Smith, from your reply to " or "Smith Stove Co., offers you . . ." or "Ajax Pencils bring you . . ." The following are not acceptable: "Our offer . . ." or "Send your money to Nygons, Box . . ." or "This program is sponsored by your Sink Man . . ."

Recordings and Transcriptions

§3.688 Mechanical reproductions.—(a) Each program which consists in whole or in part of one or more mechanical reproductions, either visual or aural, shall be accompanied by an appropriate announcement to that effect either at the beginning or end of such reproduction or at the beginning or end of the program in which such reproduction is used. No such announcement shall be required where a mechanical reproduction is used for background music, sound effects, station identification, program identification (theme music of short duration) or identification of a program or part of a program, as described in the preceding paragraph.

(b) The exact form of identifying announcement is not prescribed, but the language shall be clear and in terms commonly used and understood. A licensee shall not use or cause to be used any material or service with intent to create the impression that any program being broadcast by mechanical reproduction consists of live talent.

Political Broadcasts

§3.690 Definitions.—(a) A "legally qualified candidate" means any person who has publicly announced that he is a candidate for nomination by a conven-

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[EDITOR'S NOTE: Expiration dates for licenses began August 1951 for stations in Delaware, Pennsylvania, Tennessee, Kentucky, Indiana and Texas, are listed chronologically for the groups of other states down to June 1952 for stations in Arkansas, Louisiana, Mississippi, Kansas, Oklahoma, Nebraska, New Jersey and New York.]

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revocation of license, as provided in Section 312(a) of the Act, the Bureau of Law after confering with the other bureaus of the Commission prepares a report and other necessary papers which are presented to the Commission for action. If the Commission concludes that proceedings should be instituted, an order of suspension shall be held in abeyance until the conclusion of the hearing which is instituted, an order of suspension will be issued. If the licensee against whom it is directed, to appear at a place and time designated therein, and that such proceedings should be instituted, the Commission also asks that the order of suspension be made and the order of modification issued. If the licensee against whom the order to show cause is directed does not appear at the time and place provided in said order, a final order of modification shall issue forthwith.

OF OPERATOR LICENSES...

§1.404 Suspension of operator license.—Whenever it appears that grounds exist for suspension of an operator license, as provided in Section 308(m) of the Act, the Bureau of Law after confering with the other bureaus of the Commission prepares a report and other necessary papers which are presented to the Commission for action. If the Commission concludes that proceedings should be instituted, an order of suspension will be issued. No order of suspension of any operator's license shall take effect until 15 days' notice in writing the licensee and the station in which said license is held, to show cause why such suspension per-

§1464 (of U.S. Criminal Code) Broadcasting Obscene Language.—Whoever utteres any obscene, indecent, or profane language by means of radio communication shall be fined not more than $10,000 or imprisoned not more than two years.

Transfers and Assignments....

§321 Application for voluntary assignment or transfer of control; broadcast and nonbroadcast. Applications for consent to the assignment of construction permit or license for an AM, FM, television or other broadcast station or for consent to the transfer of control of a corporation holding such a construction permit or license shall be filed with the Commission in the following form (Assignment of License), FCC Form No. 516 (Transfer of Control), or FCC Form No. 516 (Short Form). Such applications shall be filed with the Commission at least 60 days prior to contemplated effective date of assignment or transfer of control.

VOLUNTARY...

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§1.608 Transfers and assignments effecting any substantial change in the station's control shall be subject to Commission approval. The FCC also asked that licensees who are in doubt whether to the transfer of control of a corporation holding such a construction permit or license for an AM, FM, television or other broadcast station or for consent to the transfer of control of a corporation holding such a construction permit or license shall be filed with the Commission in the following form (Assignment of License), FCC Form No. 516 (Transfer of Control), or FCC Form No. 516 (Short Form). Such applications shall be filed with the Commission at least 60 days prior to contemplated effective date of assignment or transfer of control.

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