

(Column A)	(Column B)	(Column C)	(Column D)	(Column E)	(Column F)	(Column G)	(Column H)	(Column I)	(Column J)	(Column K)	(Column L)	Column1
Agency	Subagency	CFR Citation	Description	Authority Type	Authority Citation	Mens Rea Type	Mens Rea Source Citation	Penalty Type	Penalty Range	Penalty Source	Add'l Information	
Federal Communications Commission		47 CFR § 0.560	Misdemeanor for obtaining Privacy Act records under false pretenses	Statutory	5 U.S.C. § 552a(i)(3) (Privacy Act of 1974)	Intent; Knowledge	5 U.S.C. § 552a(i)(3); 47 CFR § 0.560	Criminal fine	Fine up to \$5,000. Classified as a misdemeanor.	5 U.S.C. § 552a(i)(3)	Implements Privacy Act criminal penalty. See also § 0.554(b)(1)-(2) requiring individuals making records requests without suitable documentation for identification to sign an identity statement stipulating to § 0.560.	
Federal Communications Commission		47 CFR § 1.16	Unsworn declarations under penalty of perjury in lieu of affidavits	Statutory	18 U.S.C. § 1001	Intent; Knowledge	18 U.S.C. § 1001	Imprisonment; Criminal fine	False statements (§ 1001): Fine and/or imprisonment up to 5 years.	18 U.S.C. § 1001		
Federal Communications Commission		47 CFR § 1.17	Truthful and accurate statements to the Commission; prohibits written or oral misrepresentations or lack of candor	Statutory	18 U.S.C. § 1001	Intent; Knowledge	18 U.S.C. § 1001	Imprisonment; Criminal fine	§ 1001: Fine and/or imprisonment up to 5 years.	18 U.S.C. § 1001		
Federal Communications Commission	Wireline Competition Bureau	47 CFR § 1.743	Prohibits willful false statements in common carrier applications	Statutory	18 U.S.C. § 1001; 47 U.S.C. § 312(a)(1)	Intent; Knowledge	18 U.S.C. § 1001	Imprisonment; Criminal fine; Loss of agency-issued license	§ 1001: Fine and/or imprisonment up to 5 years. Administrative: License revocation.	18 U.S.C. § 1001; 47 U.S.C. § 312(a)(1)		
Federal Communications Commission	Wireless Telecommunications Bureau	47 CFR § 1.917	Prohibits willful false statements in wireless radio service applications punishable under 18 U.S.C. § 1001	Statutory	18 U.S.C. § 1001; 47 U.S.C. § 312(a)(1)	Intent; Knowledge	18 U.S.C. § 1001	Imprisonment; Criminal fine; Loss of agency-issued license	§ 1001: Fine and/or imprisonment up to 5 years. Administrative: License revocation.	18 U.S.C. § 1001; 47 U.S.C. § 312(a)(1)	Covers all wireless service applications filed through ULS	
Federal Communications Commission		47 CFR § 1.5001	Foreign ownership petitions under Section 310(b)	Statutory	18 U.S.C. § 1001; 47 U.S.C. § 310(b); 47 U.S.C. § 312(a)(1)	Intent; Knowledge	18 U.S.C. § 1001	Imprisonment; Criminal fine; Loss of agency-issued license	§ 1001: Fine and/or imprisonment up to 5 years. Administrative: Revocation of declaratory ruling or license.	18 U.S.C. § 1001; 47 U.S.C. § 312(a)(1)		
Federal Communications Commission	Office of International Affairs	47 CFR § 1.10011	Signing applications in the International Communications Filing System — willful false statements are punishable by a fine and imprisonment	Statutory	18 U.S.C. § 1001	Intent; Knowledge	18 U.S.C. § 1001	Imprisonment; Criminal fine	§ 1001: Fine and/or imprisonment up to 5 years.	18 U.S.C. § 1001		
Federal Communications Commission	Wireline Competition Bureau	47 CFR § 1.50005	Secure and Trusted Communications Networks enforcement — mandatory referral to law enforcement for violations	Statutory	47 U.S.C. § 1606	Other (mandatory referral regardless of specific violation)	47 CFR § 1.50005; underlying criminal statutes as applicable	Referral for criminal prosecution	Mandatory law enforcement referral. Administrative: Mandatory repayment. Mandatory program bar. 180-day cure period.	47 U.S.C. § 1606; applicable criminal law		

Federal Communications Commission	Office of Engineering and Technology	47 CFR § 2.803	Prohibits the manufacture, importation, marketing, sale or operation of unauthorized devices within the United States, including signal jammers	Statutory	47 U.S.C. §§ 302a(b), 333; 18 U.S.C. §§ 1362, 1367, 545	Other (willfully or maliciously per § 333; intentionally or maliciously per § 1367; willful or malicious per § 1362)	47 U.S.C. § 333 (willfully or maliciously); 18 U.S.C. § 1367(a) (intentionally or maliciously); 18 U.S.C. § 1362 (willfully or maliciously)	Imprisonment; Criminal fine; Asset forfeiture	§ 501: Fine up to \$10,000 and/or 1 year (2 years subsequent). § 1367: Fine and/or up to 10 years. § 1362: Fine and/or up to 10 years. § 545: Fine and/or up to 20 years. Equipment subject to in rem seizure and forfeiture under 47 U.S.C. § 510.	47 U.S.C. § 501; 18 U.S.C. §§ 1362, 1367, 545; 47 U.S.C. § 510	CFR text does not cross-reference criminal statutes. FCC jammer enforcement page (fcc.gov/general/jammer-enforcement) explicitly lists criminal code sections. C.T.S. Technology NAL (FCC 14-92, \$34.9M) cited §§ 1362, 1367. Multiple Enforcement Advisories (DA-11-249, DA-11-250, DA-14-1062) warn of imprisonment.	
Federal Communications Commission	Office of Engineering and Technology	47 CFR § 2.1203	Equipment importation — 'criminal remedies provided by law' for failure to satisfy entry conditions	Statutory	General reference to applicable criminal law	Other (not specified in regulatory text; underlying criminal law standards apply)	Not specified	Other (references 'criminal remedies provided by law')	Not specified; references 'criminal remedies provided by law' without citing specific statutes.	General reference to applicable criminal law		
Federal Communications Commission	Office of Engineering and Technology	47 CFR § 5.57	Willful false statements in experimental radio service applications punishable under 18 U.S.C. § 1001	Statutory	18 U.S.C. § 1001; 47 U.S.C. § 312(a)(1)	Intent; Knowledge	18 U.S.C. § 1001	Imprisonment; Criminal fine; Loss of agency-issued license	§ 1001: Fine and/or imprisonment up to 5 years. Administrative: License revocation.	18 U.S.C. § 1001; 47 U.S.C. § 312(a)(1)	Applies to all Part 5 experimental authorizations.	
Federal Communications Commission	Public Safety and Homeland Security Bureau	47 CFR § 9.17	Requiring multi-line telephone systems to directly initiate a call to 911 and provide dispatchable location information in certain instances — fine only; imprisonment explicitly excluded	Statutory	47 U.S.C. § 501 (fine only); Kari's Law Act (47 U.S.C. § 623)	Intent; Knowledge	47 U.S.C. § 501	Criminal fine	Fine up to \$10,000 per violation. Imprisonment explicitly excluded.	47 U.S.C. § 501; 47 U.S.C. § 623; 47 CFR § 9.17(a)(1)	Adopts § 501 criminal fine while excluding imprisonment.	
Federal Communications Commission	Office of Engineering and Technology	47 CFR §§ 15.1, 15.3, 15.5	Part 15 general provisions — scope, definitions (including 'harmful interference'), and operating conditions (no harmful interference; must accept interference; must cease upon FCC notification).	Statutory	47 U.S.C. §§ 301, 302a, 501; criminal penalty via § 501 backstop	Intent; Knowledge	47 U.S.C. § 501 (willfully and knowingly); 47 CFR § 15.5(b)-(c) (regulatory prohibition)	Imprisonment; Criminal fine; Asset forfeiture	Via § 501: Fine up to \$10,000 and/or imprisonment up to 1 year (2 years subsequent). Via § 502: Fine up to \$500/day. Equipment seizure via § 510.	47 U.S.C. §§ 501, 502, 510	FCC enforcement boilerplate in every Notice of Harmful Interference warns of 'criminal sanctions including imprisonment.' See, e.g., Rosario Bitcoin Miner NOHI (DOC-349258, Feb. 2018, citing §§ 15.5(b)-(c)): <a href="https://docs.fcc.gov/public/attachments/DOC-349258A1.pdf">https://docs.fcc.gov/public/attachments/DOC-349258A1.pdf</a> .	
Federal Communications Commission	Office of Engineering and Technology	47 CFR § 15.209	Radiated emissions limits	Statutory	47 U.S.C. §§ 301, 302a, 501; criminal penalty via § 501 backstop	Intent; Knowledge	47 U.S.C. § 501	Imprisonment; Criminal fine; Asset forfeiture	Via § 501: Fine up to \$10,000 and/or imprisonment up to 1 year (2 years subsequent). Via § 502: Fine up to \$500/day. Equipment seizure via § 510.	47 U.S.C. §§ 501, 502, 510	Included in boilerplate of FCC Notices of Unauthorized Operation	
Federal Communications Commission	Wireless Telecommunications Bureau	47 CFR § 20.19	Hearing aid compatibility certifications	Statutory	18 U.S.C. § 1001; 47 U.S.C. §§ 501, 503	Intent; Knowledge	47 U.S.C. § 501; 18 U.S.C. § 1001 (implied)	Imprisonment; Criminal fine	§ 501: Fine up to \$10,000 and/or 1 year (2 years subsequent). Via § 1001: Fine and/or imprisonment up to 5 years.	18 U.S.C. § 1001; 47 U.S.C. §§ 501, 503	Warns false statements punishable under Title 18 and 47 U.S.C. §§ 501, 503. Applies to wireless providers and handset manufacturers filing HAC reports.	
Federal Communications Commission	Wireline Competition Bureau	47 CFR § 32.4	Uniform System of Accounts — directly quotes 47 U.S.C. § 220(e) criminal penalties for false entries, destroying/falsifying records, neglecting complete entries	Statutory	47 U.S.C. § 220(e)	Intent; Knowledge	47 U.S.C. § 220(e)	Imprisonment; Criminal fine	Misdemeanor: Fine of \$1,000 to \$5,000 and/or imprisonment of 1 to 3 years.	47 U.S.C. § 220(e)	This regulation reproduces the full text of the criminal statute.	

Federal Communications Commission	Wireline Competition Bureau	47 CFR § 54.410	Lifeline subscriber certification — warns willfully making false statements can result in fines, imprisonment, de-enrollment, or program bar	Statutory	18 U.S.C. § 1001	Intent; Knowledge	47 CFR § 54.410 (willfully)	Imprisonment; Criminal fine; Loss of Federal funding/grants/ability to apply	§ 1001: Fine and/or imprisonment up to 5 years. De-enrollment and program bar.	General reference to applicable criminal law	
Federal Communications Commission	Wireline Competition Bureau	47 CFR § 54.708	Universal Service de minimis exemption — improper claims subject to criminal provisions of 47 U.S.C. § 220(d) and (e)	Statutory	47 U.S.C. § 220(d)-(e)	Intent; Knowledge	47 U.S.C. § 220(d)-(e)	Imprisonment; Criminal fine	Per § 220(e): Misdemeanor — fine of \$1,000 to \$5,000 and/or imprisonment of 1 to 3 years. Plus repayment with interest.	47 U.S.C. § 220(d)-(e)	
Federal Communications Commission	Wireline Competition Bureau	47 CFR § 54.711	Universal Service contributor reporting — inaccurate or untruthful information may lead to prosecution under Title 18	Statutory	18 U.S.C. § 1001	Intent; Knowledge	18 U.S.C. § 1001	Imprisonment; Criminal fine	§ 1001: Fine and/or imprisonment up to 5 years.	18 U.S.C. § 1001	
Federal Communications Commission	Wireline Competition Bureau	47 CFR § 54.1608	Emergency Broadband Benefit reimbursement certification — warns of criminal penalties under multiple statutes	Statutory	18 U.S.C. §§ 286-287, 1001, 1341; 31 U.S.C. §§ 3729-3730, 3801-3812	Intent; Knowledge	47 U.S.C. § 502; 18 U.S.C. §§ 286, 287, 1001, 1341	Imprisonment; Criminal fine; Loss of Federal funding/grants/ability to apply	§ 286 (conspiracy): Up to 10 years. §§ 287, 1001: Up to 5 years each. § 1341 (mail fraud): Up to 20 years; § 502: Fine up to \$500/day.	18 U.S.C. §§ 286-287, 1001, 1341; 31 U.S.C. §§ 3729-3730, 3801-3812	The Emergency Broadband Benefit Program is no longer operative.
Federal Communications Commission	Wireline Competition Bureau	47 CFR § 54.1710	Emergency Connectivity Fund application certifications	Statutory	47 U.S.C. §§ 502, 503(b); 18 U.S.C. §§ 1001, 286-287, 1341; 31 U.S.C. §§ 3729-3733, 3801-3812	Intent; Knowledge	47 U.S.C. § 502; 18 U.S.C. §§ 286, 287, 1001, 1341	Imprisonment; Criminal fine	§ 286: Up to 10 years. §§ 287, 1001: Up to 5 years each. § 1341: Up to 20 years. § 502: Fine up to \$500/day. Certifications under penalty of perjury.	47 U.S.C. §§ 502, 503(b); 18 U.S.C. §§ 1001, 286-287, 1341; 31 U.S.C. §§ 3729-3733, 3801-3812	The Emergency Connectivity Fund has exhausted all funds and is no longer operative.
Federal Communications Commission	Wireline Competition Bureau	47 CFR § 54.1711	Emergency Connectivity Fund reimbursement certifications	Statutory	47 U.S.C. §§ 502, 503(b); 18 U.S.C. §§ 1001, 286-287, 1341; 31 U.S.C. §§ 3729-3733, 3801-3812	Intent; Knowledge	47 U.S.C. § 502; 18 U.S.C. §§ 286, 287, 1001, 1341	Imprisonment; Criminal fine	§ 286: Up to 10 years. §§ 287, 1001: Up to 5 years each. § 1341: Up to 20 years. § 502: Fine up to \$500/day. Certifications under penalty of perjury.	47 U.S.C. §§ 502, 503(b); 18 U.S.C. §§ 1001, 286-287, 1341; 31 U.S.C. §§ 3729-3733, 3801-3812	Applies to FCC Forms 472 (billed entity) and 474 (service provider). The Emergency Connectivity Fund has exhausted all funds and is no longer operative.
Federal Communications Commission	Wireline Competition Bureau	47 CFR § 54.1801	Affordable Connectivity Program participating providers — warns of civil or criminal prosecution; certifications under penalty of perjury	Statutory	18 U.S.C. § 1001; 47 U.S.C. §§ 502	Intent; Knowledge	47 U.S.C. § 502; 18 U.S.C. § 1001	Imprisonment; Criminal fine; Loss of Federal funding/grants/ability to apply	§ 502: Fine up to \$500/day. Via § 1001: Fine and/or imprisonment up to 5 years.	47 U.S.C. § 502; 18 U.S.C. § 1001	The Affordable Connectivity Program has exhausted all funds and is no longer operative.

Federal Communications Commission	Wireline Competition Bureau	47 CFR § 54.1808	ACP reimbursement certification — any false, fictitious, or fraudulent information, or the omission of any material fact on this request for reimbursement or any other document submitted by the provider, may subject the provider and the officer to punishment by fine or forfeiture under the Communications Act, or fine or imprisonment under Title 18 of the United States Code, or can lead to liability under the False Claims Act.	Statutory	47 U.S.C. §§ 502, 503(b), 1606; 18 U.S.C. §§ 1001, 286-287, 1343; 31 U.S.C. §§ 3729-3733, 3801-3812	Intent; Knowledge	47 U.S.C. § 502; 18 U.S.C. §§ 286, 287, 1001, 1343	Imprisonment; Criminal fine	§ 1343 (wire fraud): Up to 20 years. § 286: Up to 10 years. §§ 287, 1001: Up to 5 years each. § 502: Fine up to \$500/day.	47 U.S.C. §§ 502, 503(b), 1606; 18 U.S.C. §§ 1001, 286-287, 1343; 31 U.S.C. §§ 3729-3733, 3801-3812	The Affordable Connectivity Program has exhausted all funds and is no longer operative.	
Federal Communications Commission	Wireline Competition Bureau	47 CFR § 54.2004	Schools and Libraries Cybersecurity Pilot Program — application certifications required that acknowledge criminal penalties	Statutory	47 U.S.C. §§ 502, 503(b); 18 U.S.C. §§ 1001, 286-287, 1341; 31 U.S.C. §§ 3729-3730, 3801-3812	Intent; Knowledge	47 U.S.C. § 502; 18 U.S.C. §§ 286, 287, 1001, 1341	Imprisonment; Criminal fine	§ 286: Up to 10 years. §§ 287, 1001: Up to 5 years each. § 1341: Up to 20 years. § 502: Fine up to \$500/day.	47 U.S.C. §§ 502, 503(b); 18 U.S.C. §§ 1001, 286-287, 1341; 31 U.S.C. §§ 3729-3730, 3801-3812		
Federal Communications Commission	Wireline Competition Bureau	47 CFR § 54.2005	Schools and Libraries Cybersecurity Pilot Program — service provider certifications required that acknowledge criminal penalties	Statutory	47 U.S.C. §§ 502, 503(b); 18 U.S.C. §§ 1001, 286-287, 1341; 31 U.S.C. §§ 3729-3730, 3801-3812	Intent; Knowledge	47 U.S.C. § 502; 18 U.S.C. §§ 286, 287, 1001, 1341	Imprisonment; Criminal fine	§ 286: Up to 10 years. §§ 287, 1001: Up to 5 years each. § 1341: Up to 20 years. § 502: Fine up to \$500/day.	47 U.S.C. §§ 502, 503(b); 18 U.S.C. §§ 1001, 286-287, 1341; 31 U.S.C. §§ 3729-3730, 3801-3812		
Federal Communications Commission	Wireline Competition Bureau	47 CFR § 54.2006	Schools and Libraries Cybersecurity Pilot Program — reimbursement certifications with suspension/debarment for criminal convictions	Statutory	47 U.S.C. §§ 502, 503(b); 18 U.S.C. §§ 1001, 286-287, 1341; 31 U.S.C. §§ 3729-3730, 3801-3812	Intent; Knowledge	47 U.S.C. § 502; 18 U.S.C. §§ 286, 287, 1001, 1341	Imprisonment; Criminal fine; Loss of Federal funding/grants/ability to apply	§ 286: Up to 10 years. §§ 287, 1001: Up to 5 years each. § 1341: Up to 20 years. § 502: Fine up to \$500/day. Additional: Suspension/debarment for criminal convictions.	47 U.S.C. §§ 502, 503(b); 18 U.S.C. §§ 1001, 286-287, 1341; 31 U.S.C. §§ 3729-3730, 3801-3812		
Federal Communications Commission	Wireline Competition Bureau	47 CFR § 54.2008	Schools and Libraries Cybersecurity Pilot Program — service provider reimbursement certifications with suspension/debarment	Statutory	47 U.S.C. §§ 502, 503(b); 18 U.S.C. §§ 1001, 286-287, 1341; 31 U.S.C. §§ 3729-3730, 3801-3812	Intent; Knowledge	47 U.S.C. § 502; 18 U.S.C. §§ 286, 287, 1001, 1341	Imprisonment; Criminal fine; Loss of Federal funding/grants/ability to apply	§ 286: Up to 10 years. §§ 287, 1001: Up to 5 years each. § 1341: Up to 20 years. § 502: Fine up to \$500/day. Additional: Suspension/debarment for criminal convictions.	47 U.S.C. §§ 502, 503(b); 18 U.S.C. §§ 1001, 286-287, 1341; 31 U.S.C. §§ 3729-3730, 3801-3812		
Federal Communications Commission	Office of International Affairs	47 CFR § 63.18	International Section 214 authorizations — warns of criminal penalties including under 18 U.S.C. § 1001	Statutory	18 U.S.C. § 1001	Intent; Knowledge	18 U.S.C. § 1001	Imprisonment; Criminal fine; Loss of agency-issued license	§ 1001: Fine and/or imprisonment up to 5 years.	18 U.S.C. § 1001		

Federal Communications Commission	Wireline Competition Bureau	47 CFR § 64.201	References criminal prosecution under 47 U.S.C. § 223(b)(2) for indecent commercial telephone communications and establishes defenses	Statutory	47 U.S.C. § 223(b)(2); 47 U.S.C. § 223(c)(1)	Knowledge	47 U.S.C. § 223(b)(2)	Imprisonment; Criminal fine	§ 223(b)(2): Fine up to \$50,000 and/or imprisonment up to 6 months. § 223(b)(4) for intentional violations: Additional fine up to \$50,000 per day.	47 U.S.C. § 223(b)(2) and (b)(4)	
Federal Communications Commission	Wireline Competition Bureau	47 CFR § 64.604	Establishes that relayed conversation content facilitated by TRS providers is subject to 47 U.S.C. § 605	Statutory	47 U.S.C. § 605	Other (willfully for basic; willfully and for commercial advantage for enhanced — same tiered structure as § 605(e))	47 U.S.C. § 605(e)(1) and (e)(2)	Imprisonment; Criminal fine; Asset forfeiture	Basic: Fine up to \$2,000 and/or 6 months. Commercial (first): Fine up to \$50,000 and/or 2 years. Commercial (subsequent): \$100,000 and/or 5 years. Equipment trafficking: Fine up to \$500,000 and/or imprisonment up to 5 years per 47 U.S.C. § 605(e)(4).	47 U.S.C. § 605(e); 47 U.S.C. § 605(e)(4)	
Federal Communications Commission	Enforcement Bureau	47 CFR § 64.1604	Prohibition on transmission of inaccurate or misleading caller ID information — implements 47 U.S.C. § 227(e); FCC has warned of criminal liability including under the Truth in Caller ID Act and the wire fraud statute	Statutory	47 U.S.C. § 227(e)(5)(B); 47 U.S.C. § 501; 18 U.S.C. § 1343	Intent; Knowledge	47 U.S.C. § 227(e)(5)(B) (willfully and knowingly); 47 CFR § 64.1604(a)	Imprisonment; Criminal fine	§ 227(e)(5)(B): Criminal fine up to \$10,000 per violation or \$30,000/day continuing. Imprisonment preserved under § 501: up to 1 year (2 years subsequent). Wire fraud (§ 1343): up to 20 years.	47 U.S.C. § 227(e)(5)(B); 47 U.S.C. § 501; 18 U.S.C. § 1343	CFR text does not cite criminal penalty provision. FCC Enforcement Advisory DA-25-41 (Green Mirage, Jan. 2025) explicitly warned: 'conduct may violate criminal laws, including the wire fraud statute.' § 227(e)(5)(B) contains explicit statutory criminal fine.
Federal Communications Commission	Wireline Competition Bureau	47 CFR § 69.601	Exchange carrier association data submissions — willful false statements punishable under 18 U.S.C. § 1001	Statutory	18 U.S.C. § 1001	Intent; Knowledge	18 U.S.C. § 1001	Imprisonment; Criminal fine	Fine under Title 18 and/or imprisonment up to 5 years.	18 U.S.C. § 1001	
Federal Communications Commission	Media Bureau	47 CFR § 73.1211	Broadcast of lottery information prohibited; explicitly cites 18 U.S.C. § 1304	Statutory	18 U.S.C. § 1304; 18 U.S.C. § 1305; 18 U.S.C. § 1307(a)	Other (no express mens rea in § 1304 for broadcaster; additional violation for "whoever . . . knowingly permits" the broadcast)	18 U.S.C. § 1304	Imprisonment; Criminal fine	Fine under Title 18 and/or imprisonment up to 1 year. Each day is a separate offense.	18 U.S.C. § 1304	Exceptions for state lotteries, fishing contests, and Tribal gaming.
Federal Communications Commission	Media Bureau	47 CFR § 73.1212	Sponsorship identification — cross-references 'section 507 of the Communications Act' (47 U.S.C. § 508, payola criminal penalty statute)	Statutory	47 U.S.C. § 501, 508; 47 U.S.C. § 317	Intent; Knowledge	47 U.S.C. § 501	Imprisonment; Criminal fine	Per § 508: Fine up to \$10,000 and/or imprisonment up to 1 year.	47 U.S.C. § 508	FCC enforcement page (fcc.gov/general/payola-and-sponsorship-identification) explicitly warns of criminal fine and imprisonment.
Federal Communications Commission	Media Bureau	47 CFR § 73.1216	Licensee-conducted contests — implements 47 U.S.C. § 509 (quiz show fraud); FCC Broadcast Contests page warns of \$10,000 fine and 1 year imprisonment	Statutory	47 U.S.C. § 509	Intent (intent to deceive the listening or viewing public); Knowledge	47 U.S.C. § 509	Imprisonment; Criminal fine	Per § 509: Fine up to \$10,000 and/or imprisonment up to 1 year.	47 U.S.C. § 509	FCC Broadcast Contests page (fcc.gov/general/broadcast-contests) explicitly warns of criminal penalties.

Federal Communications Commission	Media Bureau	47 CFR § 73.3513	Willful false statements in broadcast applications punishable under 18 U.S.C. § 1001	Statutory	18 U.S.C. § 1001; 47 U.S.C. § 312(a)(1)	Intent; Knowledge	18 U.S.C. § 1001	Imprisonment; Criminal fine; Loss of agency-issued license	§ 1001: Fine and/or imprisonment up to 5 years. Administrative: License revocation.	18 U.S.C. § 1001; 47 U.S.C. § 312(a)(1)		
Federal Communications Commission	Media Bureau	47 CFR § 73.3999	Enforcement of 18 U.S.C. § 1464 — restrictions on obscene and indecent material	Statutory	18 U.S.C. § 1464; 47 U.S.C. § 303	Other (no express statutory mens rea for obscene material; for indecency — scienter/knowledge element required per FCC v. Fox Television Stations, 567 U.S. 239 (2012))	18 U.S.C. § 1464 (no express mens rea); FCC v. Fox Television Stations, 567 U.S. 239 (2012) (scienter for indecency enforcement)	Imprisonment; Criminal fine; Loss of agency-issued license	Criminal: Fine under Title 18 and/or imprisonment up to 2 years. Administrative: License revocation under § 312(a).	18 U.S.C. § 1464; 47 U.S.C. § 312(a)(1)		
Federal Communications Commission	Media Bureau	47 CFR § 76.213	Cable television lottery broadcasts — cable counterpart to § 73.1211; implements 18 U.S.C. § 1304	Statutory	18 U.S.C. § 1304; 18 U.S.C. § 1307(a)	Other (no express mens rea - rule applies to a cable television operator who "transmits or permits to be transmitted" prohibited lottery information)	18 U.S.C. § 1304	Imprisonment; Criminal fine	Fine under Title 18 and/or imprisonment up to 1 year. Each day is a separate offense.	18 U.S.C. § 1304		
Federal Communications Commission	Media Bureau	47 CFR § 78.16	Willful false statements in CARS applications punishable under 18 U.S.C. § 1001	Statutory	18 U.S.C. § 1001; 47 U.S.C. § 312(a)(1)	Intent; Knowledge	18 U.S.C. § 1001	Imprisonment; Criminal fine; Loss of agency-issued license	§ 1001: Fine and/or imprisonment up to 5 years. Administrative: License revocation.	18 U.S.C. § 1001; 47 U.S.C. § 312(a)(1)		
Federal Communications Commission	Wireless Telecommunications Bureau	47 CFR § 80.311	False or fraudulent distress signals prohibited in maritime services	Statutory	47 U.S.C. § 325(a); 47 U.S.C. § 501	Intent; Knowledge	47 U.S.C. § 325(a); 47 CFR § 80.311 (knowingly); 47 U.S.C. § 501 (willfully and knowingly)	Imprisonment; Criminal fine; Asset forfeiture	Via § 501: Fine up to \$10,000 and/or imprisonment up to 1 year (2 years subsequent). Equipment subject to in rem seizure and forfeiture under 47 U.S.C. § 510.	47 U.S.C. §§ 325(a), 501; 47 U.S.C. § 510	FCC has historically warned of §§ 501-510 penalties.	
Federal Communications Commission	Wireless Telecommunications Bureau	47 CFR § 80.334(a)	Intentional false distress alerts prohibited in maritime services	Statutory	47 U.S.C. § 325(a); 47 U.S.C. § 501; 47 CFR § 1.80	Intent (intentional transmission of false distress alert without indication of actual distress)	47 CFR § 80.334(a) (intentional); 47 U.S.C. § 501 (willfully and knowingly)	Imprisonment; Criminal fine; Asset forfeiture	Via § 501: Fine up to \$10,000 and/or imprisonment up to 1 year (2 years subsequent). Administrative forfeiture under § 1.80. Equipment subject to in rem seizure and forfeiture under 47 U.S.C. § 510.	47 U.S.C. §§ 325(a), 501; 47 CFR § 1.80; 47 U.S.C. § 510	FCC has historically warned of §§ 501-510 penalties.	
Federal Communications Commission	Wireless Telecommunications Bureau	47 CFR § 80.334(b)-(c)	Failure to cancel or respond to inadvertent false distress alerts in maritime services	Statutory	47 U.S.C. § 502; 47 CFR § 1.80	Negligence (failure to follow cancellation/response procedures for inadvertent false alerts)	47 CFR § 80.334(b)-(c) (regulatory text distinguishes from intentional alerts)	Criminal fine; Asset forfeiture	Via § 502: Fine up to \$500/day. Administrative forfeiture under § 1.80. Equipment subject to in rem seizure and forfeiture under 47 U.S.C. § 510.	47 U.S.C. § 502; 47 CFR § 1.80; 47 U.S.C. § 510	FCC has historically warned of §§ 501-510 penalties.	

