§ 73.3999

- (2) Channel sharing between full power television and Class A television stations. (i) A CSA may be executed between licensees of full power television stations, between licensees of Class A television stations, and between licensees of full power and Class A television stations.
- (ii) A Class A channel sharee station licensee that is a party to a CSA with a full power channel sharer station licensee must comply with the rules of part 73 governing power levels and interference, and must comply in all other respects with the rules and policies applicable to Class A television stations, as set forth in §§73.6000 et seq.
- (iii) A full power channel sharee station licensee that is a party to a CSA with a Class A channel sharer station licensee must comply with the rules of part 74 of this chapter governing power levels and interference.
- (iv) A Class A channel sharee station may qualify only for the cable carriage rights afforded to "qualified low power television stations" in §76.56(b)(3) of this chapter.
- (3) Channel sharing between commercial and noncommercial educational television stations.
 (i) A CSA may be executed between commercial and NCE broadcast television station licensees.
- (ii) The licensee of an NCE station operating on a reserved channel under §73.621 that becomes a party to a CSA, either as a channel sharee station or as a channel sharer station, will retain its NCE status and must continue to comply with §73.621.
- (iii) If the licensee of an NCE station operating on a reserved channel under §73.621 becomes a party to a CSA, either as a channel sharee station or as a channel sharer station, the portion of the shared television channel on which the NCE station operates shall be reserved for NCE-only use.
- (iv) The licensee of an NCE station operating on a reserved channel under §73.621 that becomes a party to a CSA may assign or transfer its shared license only to an entity qualified under §73.621 as an NCE television licensee.
- (v) If the licensee of an NCE station operating on a reserved channel under §73.621 becomes a party to a CSA and its license is relinquished or terminated, only another entity meeting the eligibility criteria of §73.621 will be considered for reassignment of the shared license.
- (4) Required CSA provisions. (i) CSAs must contain provisions outlining each licensee's rights and responsibilities regarding:
- (A) Access to facilities, including whether each licensee will have unrestrained access to the shared transmission facilities;
- (B) Allocation of bandwidth within the shared channel;
- (C) Operation, maintenance, repair, and modification of facilities, including a list of all relevant equipment, a description of each

- party's financial obligations, and any relevant notice provisions; and
- (D) Termination or transfer/assignment of rights to the shared licenses, including the ability of a new licensee to assume the existing CSA.
 - (ii) CSAs must include provisions:
- (A) Affirming compliance with the channel sharing requirements in paragraph (h)(4) of this section, the Incentive Auction Report and Order, Docket No. 12–268 (FCC 14–50), and the Channel Sharing Report and Order, 27 FCC Rcd 4616 (2012); and
- (B) Requiring that each channel sharing licensee shall retain spectrum usage rights adequate to ensure a sufficient amount of the shared channel capacity to allow it to provide at least one Standard Definition (SD) program stream at all times.
- (5) If a channel sharee or channel sharer station's license is terminated, the licensees of the remaining channel sharing station or stations will continue to have rights to their portion(s) of the shared channel. The rights to the terminated portion of the shared channel will revert to the Commission for reassignment. The final award of the rights to the terminated portion of the shared channel will be conditioned on a new channel sharing licensee agreeing to the terms of the existing CSA. If the new channel sharing licensee and the licensees of the remaining channel sharing station or stations agree to renegotiate the terms of the existing CSA, the agreement may be amended, subject to Commission approval. If the negotiations to amend the agreement are unsuccessful, the remaining station or stations will be permitted to continue to operate while the channel remains a shared allocation and subject to reassignment.
- (6) If the rights under a CSA are transferred or assigned, the assignee or the transferee must comply with the terms of the CSA. If the transferee or assignee and the licensees of the remaining channel sharing station or stations agree to amend the terms of the existing CSA, the agreement may be amended, subject to Commission approval.
- (7) Preservation of carriage rights. A channel sharee station that possessed carriage rights under section 338, 614, or 615 of the Communications Act of 1934 (47 U.S.C. 338; 534; 535) on November 30, 2010, shall have, at its shared location, the carriage rights under such section that would apply to such station at the shared location if it were not sharing a channel.

§ 73.3999 Enforcement of 18 U.S.C. 1464 (restrictions on the transmission of obscene and indecent material).

(a) No licensee of a radio or television broadcast station shall broadcast any material which is obscene.

Federal Communications Commission

(b) No licensee of a radio or television broadcast station shall broadcast on any day between 6 a.m. and 10 p.m. any material which is indecent.

[60 FR 44439, Aug. 28, 1995]

§73.4000 Listing of FCC policies.

The following sections list, solely for the purpose of reference and convenience, certain Policies of the FCC. The present listing of FCC policies and citations thereto should not be relied upon as an all-inclusive list, and the failure to include a policy in this list does not affect its validity. Each section bears the title of one Policy and the citations which will direct the user to the specific document(s) pertaining to that Policy.

[44 FR 36387, June 22, 1979]

§73.4005 Advertising—refusal to sell.

See 412 U.S. 94 (Supreme Court, 1973).

[44 FR 36388, June 22, 1979]

§ 73.4015 Applications for AM and FM construction permits, incomplete or defective.

See Public Notice, FCC 84-366, dated August 2, 1984, 49 FR 47331, December 3, 1984

[49 FR 50048, Dec. 26, 1984]

§ 73.4017 Application processing: Commercial FM stations.

See Report and Order, MM Docket 84–750, FCC 85–125, adopted March 4, 1985. 50 FR 19936, May 13, 1985.

[59 FR 52086, Oct. 14, 1994]

§73.4045 Barter agreements.

See Order, FCC 72-167, adopted February 16, 1972. 33 FCC 2d 653; 37 FR 4009, February 25, 1972.

[44 FR 36388, June 22, 1979]

§73.4050 Children's TV programs.

- (a) See Report and Policy Statement, Docket 19142, FCC 74–1174, adopted October 24, 1974. 50 FCC 2d 1; 39 FR 39396, November 6, 1974.
- (b) See Report and Order; Policy Statement, Docket 19142, FCC 83-609, adopted December 22, 1983. 96 FCC 2d 634; 49 FR 1704, January 13, 1984.

(c) See Report and Order, MM Dockets 90–570 and 83–670, FCC 91–113, adopted April 9, 1991. 6 FCC Rcd 2111; 56 FR 19611, April 19, 1991; Memorandum Opinion and Order, MM Dockets 90–570 and 83–670, FCC 91–248, adopted August 1, 1991. 6 FCC Rcd 5093; 56 FR 42707, August 29, 1991.

[49 FR 14509, Apr. 12, 1984, as amended at 59 FR 52086, Oct. 14, 1994]

§73.4055 Cigarette advertising.

See 15 U.S.C. 1335.

[44 FR 36388, June 22, 1979]

§73.4060 Citizens agreements.

- (a) See Report and Order, Docket 20495, FCC 75–1359, adopted December 10, 1975. 57 F.C.C. 2d 42; 40 F.R. 49730, December 30, 1975.
- (b) See Memorandum Opinion and Order, FCC 78–875, adopted December 21, 1978, 70 F.C.C. 2d 1672.

[44 FR 58720, Oct. 11, 1979]

§73.4075 Commercials, loud.

See Memorandum Opinion and Order, BC Docket 79–168, FCC 84–300, adopted June 27, 1984. 49 FR 28077, July 10, 1984.

[49 FR 38132, Sept. 27, 1984]

§ 73.4082 Comparative broadcast hearings—specialized programming formats

- (a) See Memorandum Opinion and Order, FCC 80–33, adopted January 30, 1980. 75 FCC 2d 721.
- (b) See Report and Order, Docket 79–137, FCC 79–331, adopted June 1, 1979. 72 FCC 2d 202.
- (c) See Memorandum Opinion and Order, FCC 79–206, adopted March 30, 1979. 71 FCC 2d 460.

[47 FR 3792, Jan. 27, 1982]

§73.4091 Direct broadcast satellites.

- (a) See Report and Order, General Docket 80–603, FCC 82–285, adopted June 23, 1982. 90 FCC 2d 676; 47 FR 31555, July 21, 1982.
- (b) See Memorandum Opinion and Order, FCC 82-427, adopted September 23, 1982, 91 FCC 2d.