

(B) Meet a threshold of at least 90% of combined licensed channels by:

(1) Holding spectrum in the 3/3 900 MHz broadband segment; and/or

(2) Reaching an agreement to clear through relocation of or cancellation of the license(s) or acquisition of spectrum held by covered incumbents, including credit for spectrum included in an application filed with the Commission on or after March 14, 2019; and/or

(3) Demonstrating how it will provide interference protection to covered incumbents' site-channels in the county and within 70 miles of the county boundary, and geographically licensed channels where the license area completely or partially overlaps the county; and

■ 2. On page 15912, beginning in the first column, in § 27.1505, paragraphs (b) through (d) are corrected to read as follows:

**§ 27.1505 [Corrected]**

(b) *Coverage requirements.* A 900 MHz broadband licensee must offer broadband service and meet a population coverage requirement or, alternatively, a geographic coverage requirement, by the applicable deadlines as follows:

(1) For a 3/3 broadband license, or a 5/5 broadband license that is not issued in exchange for a 3/3 900 MHz broadband license, the licensee is subject to the following benchmarks:

(i) *Interim performance requirement.* Within six years of license grant, a 900 MHz broadband licensee shall offer broadband service and either:

(A) Provide reliable signal coverage to at least 45% of the population in its license area; or

(B) Demonstrate that it provides reliable signal coverage for at least 25% of the geographic license area.

(ii) *Final performance requirement.* Within 12 years of license grant, a 900 MHz broadband licensee shall offer broadband service and either:

(A) Provide reliable signal coverage to at least 80% of the population in its license area; or

(B) Demonstrate that it provides reliable signal coverage for at least 50% of the geographic license area.

(2) For a 5/5 900 MHz broadband license issued in exchange for a 3/3 900 MHz broadband license prior to the 3/3 broadband license interim performance deadline, the licensee is subject to the following benchmarks:

(i) *Interim performance requirement.* Within two years from the date of the applicable interim performance deadline for the 3/3 broadband license, the 5/5 broadband licensee shall offer broadband service and either:

(A) Provide reliable signal coverage to at least 45% of the population in its license area; or

(B) Demonstrate that it provides reliable signal coverage for at least 25% of the geographic license area.

(ii) *Final performance requirement.*

Within two years from the date of the applicable final performance deadline for the 3/3 broadband license, a 5/5 broadband licensee shall offer broadband service and either:

(A) Provide reliable signal coverage to at least 80% of the population in its license area; or

(B) Demonstrate that it provides reliable signal coverage for at least 50% of the geographic license area.

(3) For a 5/5 900 MHz broadband license issued in exchange for a 3/3 900 MHz broadband license after the 3/3 broadband licensee has met its applicable interim performance deadline but prior to its applicable final performance deadline for the 3/3 license, the licensee will be subject to the following final performance requirement: within two years from the date of the applicable final performance deadline for the 3/3 broadband license, a 5/5 broadband licensee shall offer broadband service and either:

(i) Provide reliable signal coverage to at least 80% of the population in its license area; or

(ii) Demonstrate that it provides reliable signal coverage for at least 50% of the geographic license area. Such licensee will not be subject to an interim performance requirement for the 5/5 broadband license.

(4) For a 5/5 900 MHz broadband license issued in exchange for a 3/3 900 MHz broadband license after the 3/3 broadband licensee has met its applicable final performance requirement, the 5/5 broadband licensee will be subject to the following final performance requirement: within two years from the date of grant of the 5/5 broadband license, a 5/5 broadband licensee shall offer broadband service and either:

(i) Provide reliable signal coverage to at least 80% of the population in its license area; or

(ii) Demonstrate that it provides reliable signal coverage for at least 50% of the geographic license area. Such licensee will not be subject to an interim performance requirement for the 5/5 broadband license.

(c) *Penalties.* (1)(i) A 3/3 broadband licensee that fails to meet its interim performance benchmark will be required to meet its final performance benchmark two years sooner (*i.e.*, at 10 years into the license term), and its license term will be reduced to 13 years.

(ii) Except in cases where a licensee received its 5/5 900 MHz broadband license in exchange for a 3/3 900 MHz broadband license, a 5/5 broadband licensee that fails to meet its applicable interim performance benchmark will be required to meet its final performance benchmark two years sooner (*i.e.*, at 10 years into the license term), and its license term will be reduced to 13 years.

(iii) A 5/5 broadband licensee that received its 5/5 license in exchange for a 3/3 900 MHz broadband license and that fails to meet its applicable interim performance benchmark, as described in paragraph (b)(2)(i) or (ii) of this section, will be subject to a revised final performance deadline that is accelerated by two years, and its applicable license term will be reduced by two years.

(2) If a 900 MHz broadband licensee fails to meet the final performance benchmark, its authorization for that license area will terminate automatically without Commission action.

(d) *Continuity of operations.* After satisfying its final performance benchmark, a licensee is required to continue to provide coverage and offer broadband service at or above that same level for the remaining period of the license term and thereafter. See 47 CFR 1.949.

Federal Communications Commission  
**Marlene Dortch,**  
*Secretary.*

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**FEDERAL COMMUNICATIONS COMMISSION**

**47 CFR Part 73**

[**MB Docket No. 25-243; RM-12006, RM-12019; DA 26-395; FR ID 343182**]

**Radio Broadcasting Services; Enterprise, Orderville, and Page, Utah**

**AGENCY:** Federal Communications Commission.

**ACTION:** Final rule.

**SUMMARY:** This document amends the Table of FM Allotments, of the Federal Communications Commission's (Commission) rules, by allotting alternate Channel 265C3 at Enterprise, Utah, as the community's second local service. Channel 265C3 can be allotted to Enterprise, Utah consistent with the Commission's minimum distance separation requirements with a site restriction of 15 kilometers (9.3 miles) west of the community. The reference coordinates are 37-35-27 NL and 113-54-02 WL. The window period for filing

applications for Channel 265C3 at Enterprise, Utah will not be opened at this time. Instead, the issue of opening this allotment for filing will be addressed by the Commission in subsequent order. See **SUPPLEMENTARY INFORMATION**.

**DATES:** Effective June 8, 2026.

**FOR FURTHER INFORMATION CONTACT:** Rolanda F. Smith, Media Bureau, (202) 418-2054, [Rolanda-Faye.Smith@fcc.gov](mailto:Rolanda-Faye.Smith@fcc.gov).

**SUPPLEMENTARY INFORMATION:** This is a synopsis of the Commission’s *Report and Order*, adopted April 22, 2026, and released April 23, 2026. The full text of this document is available online at <https://docs.fcc.gov/public/attachments/DA-26-395A1.pdf>. The full text of this document can also be downloaded in Word or Portable Document Format (PDF) at <https://www.fcc.gov/edocs>. This document does not contain information collection requirements subject to the Paperwork Reduction Act of 1995, Public Law 104-13.

The Commission also grants the Counterproposal (RM-12019) filed jointly by Southwest Broadcasting LLC, licensee of KXUT(FM), Page, Arizona and Estrella Broadcasting, LLC, licensee of KXQX(FM), Tusayan, Arizona, involving two contingent FM minor modifications applications, File Nos. 0000280777 and 0000280780, by modifying the FM station KXUT license and authorization from Channel 226C2, Page, Arizona, to specify operation on Channel 226C1, Orderville, Utah, as the community’s first local service, and by modifying the FM station KXQX license from Channel 223A, Tusayan, Arizona, to specify operation on Channel 223C2, Big Water, Utah, as the community’s first local service.

A staff engineering analysis determines that Channel 226C1 can be allotted to Orderville, Utah consistent with the minimum distance separation requirements of 47 CFR 73.207 with a site restriction of 17 kilometers (10.6 miles) west at reference coordinates 37-17-42.8 NL and 112-50-45.1 WL. A staff engineering analysis determines also that Channel 223C2 can be allotted to Big Water, Utah consistent with the minimum distance separation requirements of 47 CFR 73.207 with a site restriction of 7 kilometers (4.4 miles) south at reference coordinates 37°00’36.8” NL and 111°40’51.1” WL.

The Commission will send a copy of this *Report and Order* in a report to Congress and the Government Accountability Office pursuant to the Congressional Review Act, see 5 U.S.C. 801(a)(1)(A).

**List of Subjects in 47 CFR Part 73**

Radio, Radio broadcasting, Television.

Federal Communications Commission.

**Nazifa Sawez,**

*Assistant Chief, Audio Division, Media Bureau.*

**Final Rules**

For the reasons discussed in the preamble, the Federal Communications Commission amends 47 CFR part 73 as follows:

**PART 73—RADIO BROADCAST SERVICES**

■ 1. The authority citation for part 73 continues to read as follows:

**Authority:** 47 U.S.C. 154, 155, 301, 303, 307, 309, 310, 334, 336, 339.

■ 2. In § 73.202(b), amend table 1 under Utah, by adding the entry of “Enterprise” in alphabetical order to read as follows:

**§ 73.202 Table of Allotments.**

\* \* \* \* \*

(b) *Table of FM Allotments.*

TABLE 1 TO PARAGRAPH (b)  
[U.S. States]

	Channel No.
* * * * *	
<b>Utah</b>	
Enterprise .....	265C3
* * * * *	

[FR Doc. 2026-08423 Filed 4-29-26; 8:45 am]

**BILLING CODE 6712-01-P**

**DEPARTMENT OF TRANSPORTATION**

**Federal Motor Carrier Safety Administration**

**49 CFR Part 390**

[Docket No. FMCSA-2025-0112]

**RIN 2126-AC86**

**Removal of Obsolete References to “Water Carriers”; Correction**

**AGENCY:** Federal Motor Carrier Safety Administration (FMCSA), Department of Transportation (DOT).

**ACTION:** Correcting amendments.

**SUMMARY:** In a final rule published in the *Federal Register* on February 19, 2026, FMCSA amended its regulations to remove obsolete references to “water carriers” in the FMCSA regulations

(FMCSRs). The final rule contained an error in the amendatory instructions. The Agency corrects this error.

**DATES:** This correction is effective April 30, 2026.

**FOR FURTHER INFORMATION CONTACT:** Mr. Jeffrey L. Secrist, Chief, Registration Division, DOT, FMCSA, 1200 New Jersey Avenue SE, Washington, DC 20590; (202) 385-2367; [jeff.secrist@dot.gov](mailto:jeff.secrist@dot.gov). If you have questions on viewing or submitting material to the docket, call Dockets Operations at (202) 366-9826.

**SUPPLEMENTARY INFORMATION:** On February 19, 2026, FMCSA published a final rule (91 FR 7856) that removed obsolete references to “water carriers” in the FMCSRs. FMCSA removed the words “water carrier” or “water carriers” from 49 Code of Federal Regulations (CFR) 365.107T,<sup>1</sup> 370.1, 379.1, Appendix B to part 386, and Appendix A to part 390. The terms are remnants carried over from FMCSA’s predecessor Agencies and are obsolete, as FMCSA does not have regulatory jurisdiction over water carriers.

Through amendatory instruction number 10 in the final rule, the Agency sought to revise a subsection of Appendix A to part 390 but did not clearly identify which section of regulatory text was to be revised. The Agency corrects this error by providing the full text of the Hotel Related Passenger Transportation subsection and removing the term “water carrier” from that subsection.

The Administrative Procedure Act specifically provides exceptions to its notice and comment rulemaking procedures when an agency finds there is good cause to dispense with them, and incorporates the finding, and a brief statement of reasons therefore, in the rules issued (5 U.S.C. 553(b)(B)). Good cause exists when an agency determines that notice and public comment procedures are impractical, unnecessary, or contrary to the public interest. The amendment made in this notice corrects an error in amendatory language in the final rule. The correction does not impose any new material requirements or increase compliance obligations. For these

<sup>1</sup> On January 17, 2017, FMCSA suspended certain regulations relating to the electronic Unified Registration System and delayed their effective date indefinitely (82 FR 5292). The suspended regulations were replaced by temporary provisions that contain the requirements in place on January 13, 2017. Section 365.107 was one of the sections suspended and § 365.107T, which is currently in effect, was one of the replacement sections added (82 FR 5299). There is no reference to water carrier or water carriers in the current existing § 365.107 (non-temporary) provision.