

**CANADA/U.S.A. VHF CHANNELLING ARRANGEMENT FOR PARALLEL MOBILE
PUBLIC CORRESPONDENCE ON THE GREAT LAKES AND THE ST. LAWRENCE SEAWAY**

1. The provisions of this arrangement apply to the waters of the Great Lakes and the St. Lawrence Seaway within the coordination boundaries of Arrangement A of the Canada/U.S.A. Frequency Coordination Agreement above 30 MHz.
2. This arrangement applies to the following public correspondence channels of Appendix 18 Mar 2 of the *International Radio Regulations*:

Channels	Ship Stations	Coast Stations
24	157.200	161.8
84	157.225	161.825
25	157.250	161.850
85	157.275	161.875
26	157.300	161.900
86	157.325	161.925
27	157.350	161.950
87	157.375	161.975
28	157.400	162.000
88	157.425	162.025

3. In considering that

- a) U.S. operational requirements can be satisfied by 5 channels,
- b) Canadian operational requirements can be satisfied by 4 channels,
- c) Canada and the U.S.A. will use one shared channel, the following channelling arrangement is agreed:

Canadian channels: 24, 85, 27, 88¹

U.S. channels: 84, 25, 86, 87, 28²

Shared channel: 26³

Note 1: Also assignable to United States stations within the frequency coordination zone, following successful coordination with Canada.

Note 2: Also assignable to Canadian stations within the frequency coordination zone, following successful coordination with the United States.

Note 3: Changes to existing assignments and new assignments within the frequency coordination zone of either country are subject to prior coordination with the other Administration.

4. In adopting the above arrangement, it is understood that each Administration has complete flexibility in making use of its channels within the frequency coordination zone; that the option provided by footnotes 1) and 2) should not be exercised unless the proposed assignment cannot be accommodated on a channel allotted under the plan; that an assignment made under the provisions of footnote 1) or 2) should not be a bar to future utilization of the channel by the Administration to which it is allotted under this arrangement; and that such an assignment will be vacated if requested by the Administration to which the channel is allotted.

5. This arrangement, which is subject to periodic review at the request of either Administration, supersedes the provisions set forth in the Canada/U.S.A. Exchanges of Letters dated December 10 and 16, 1965, and January 9 and June 8, 1973, insofar as they pertain to the use of the public correspondence channels stipulated in paragraph 3 above, in the area described in paragraph 1 above.

[Note: No Canada-U.S. coordination is required if assignments are made in accordance with this channelling arrangement. Channel 26, however, requires Canada-U.S. coordination in all cases.]