

Television Stations *is dismissed as moot. It is further ordered* That cable systems that have already complied with the provisions of § 76.66 in effect prior to the December 23, 1987 stay of the rules, need not do a supplemental mailing to comply with the revised rules. Finally, *It is ordered* That the Petition for Supplemental Inquiry or Issuance of a Further Notice of Proposed Rule Making filed by Mr. Richard S. Leghorn *is denied*. Authority for these actions is provided in sections 4(i) and 303 of the Communications Act of 1934, as amended.

#### List of Subjects in 47 CFR Part 76

Cable television.

#### PART 76—(AMENDED)

Part 76 of Title 47 of the Code of Federal Regulations is amended as follows:

1. The authority citation for Part 76 continues to read as follows:

Authority: 47 U.S.C. 154, 303, and 521.

#### § 76.5 [Amended]

2. Section 76.5 is amended by removing paragraphs (d), (j), (jj); (kk) and (ll) in their entirety and redesignating paragraphs (e) through (i) as (d) through (h), and paragraphs (k) through (nn) as (i) through (ii).

3. Section 76.53 is amended by revising the first sentence to read as follows:

#### § 76.53 Reference points.

The following list of reference points shall be used to identify the boundaries of the major and smaller television markets (defined in § 76.5).

#### § 76.55 [Removed]

4. Section 76.55 is removed in its entirety.

#### § 76.56 [Removed]

5. Section 76.56 is removed in its entirety.

#### § 76.58 [Removed]

6. Section 76.58 is removed in its entirety.

7. Section 76.60 is revised in its entirety to read as follows:

#### § 76.60 Carriage of other television signals.

A cable system may carry the signals of any television station including low power television stations, television translator stations, foreign television stations, subscription television broadcasts, satellite distributed program services, direct broadcast satellite stations and programming from any other source. A cable system may also carry any ancillary service transmission

on the vertical blanking interval or the aural baseband of any television broadcast signal including, but not limited to, multichannel television sound and teletext.

8. Section 76.62 is revised in its entirety to read as follows:

#### § 76.62 Manner of carriage.

Where a television broadcast signal is carried by a cable system, the signal shall be carried without material degradation and programs broadcast shall be carried in full, without deletion or alteration of any portion thereof.

#### § 76.64 [Removed]

9. Section 76.64 is removed in its entirety.

10. Section 76.66 is amended by revising paragraphs (c) introductory text and (c)(1); and, removing paragraph (c)(2) and making it reserved to read as follows:

#### § 76.66 Input selector switches and consumer education.

(c) The cable system operator shall provide the following information to each subscriber at the time of installation of cable service and to existing subscribers, in writing, by November 1, 1989, and annually thereafter to all subscribers. Operators may use whatever language they deem appropriate to convey the following:

(1) The cable system is not required to carry any off-the-air broadcast signal; but, of course, may choose to do so; thus,

(2) [Reserved]

11. Section 76.70 is revised to read as follows:

#### § 76.70 Exemption from input selector switch rules.

(a) In any case of cable systems serving communities where no portion of the community is covered by the predicted Grade B contour of at least one full service broadcast television station, or non-commercial educational television translator station operating with 5 or more watts output power and where the signals of no such broadcast stations are "significantly viewed" in the county where such a cable system is located, the cable system shall be exempt from the provisions of § 76.66. Cable systems may be eligible for this exemption where they demonstrate with engineering studies prepared in accordance with § 73.686 of this chapter or other showings that broadcast signals meeting the above criteria are not actually viewable within the community.

(b) Where a new full service broadcast television station, or new

non-commercial educational television translator station with 5 or more watts, or an existing such station of either type with newly upgraded facilities provides predicted Grade B service to a community served by a cable system previously exempt under paragraph (a) of this section, or the signal of any such broadcast station is newly determined to be "significantly viewed" in the county where such a cable system is located, the cable system at that time is required to comply fully with the provisions of § 76.66. Cable systems may retain their exemption under paragraph (a) of this section where they demonstrate with engineering studies prepared in accordance with § 73.686 of this chapter or other showings that broadcast signals meeting the above criteria are not actually viewable within the community.

Federal Communications Commission.

Donna R. Searcy,

Secretary.

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## DEPARTMENT OF TRANSPORTATION

### Research and Special Programs Administration

#### 49 CFR Part 192

[Docket No. PS-97]

RIN 2137-AB 20

#### Confirmation or Revision of Maximum Allowable Operating Pressure; Alternative Method; Correction

AGENCY: Office of Pipeline Safety (OPS), Research and Special Programs Administration, DOT.

ACTION: Notice of correct amendment number.

SUMMARY: This notice corrects the amendment number of final rule document 89-13388 published in the Federal Register on Tuesday, June 6, 1989 (54 FR 24173). In the document heading on page 24173, the amendment number, Amdt. 192-60A, is changed to read Amdt. 192-63.

FOR FURTHER INFORMATION CONTACT: L.M. Furrow 366-2392.

Issued in Washington, DC on June 13, 1989.

Richard L. Beam,

Director, Office of Pipeline Safety.

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