

imprint applications nor must they collect annual bulk-mailing fees. The fees must be included in the next regular billing made to the respective agency by the Government Revenue and Examination Branch at Headquarters.

275 Mailing Statements for Billing Purposes.—a. *Form 3542, Statement showing number of Copies of Second-class or Controlled Circulation Publication Mailed.* Federal Government agencies must file Form 3542 at the entry post office for official mail sent at second-class and controlled circulation rates. The postmaster must forward the forms to Headquarters for billing purposes. Preparation of *Form 3541, Computation of Second-Class or Controlled Circulation Postage*, is not required.

b. *Form 3602, Statement of Mailing Matter With Permit Imprints.* Federal Government agencies must present Form 3602 at the post office when first- and fourth-class official mail is sent under the permit imprint system. At the end of each accounting period Form 3602 and corresponding Forms 3607, *Weighting and Dispatch Certificate*, together with Forms 3609, *Record of Permit Imprint Mailings*, must be forwarded by the postmaster to Headquarters for permit-imprint billing purposes.

c. *Form 3602-PC, Bulk Rate Mailing Statement—Third-Class Mail.* Federal Government agencies must present Form 3602-PC at the post office when official mail is sent at bulk third-class rates. The front of the form must be fully completed by the mailer to identify the mailing agency and must include the following information:

(1) The permit number should be a six-digit coding. Zeros should be added at the end of the authorized permit number if it is not a six-digit coded number (for example 005-200).

(2) The date and total number of pieces in the mailing should be complete and legible.

(3) The designation of type of matter mailed such as circulars, books, or catalogs, should be indicated in the appropriate block.

(4) The weight of a single piece should be indicated in ounces and carried five places to the right of the decimal point.

Examples are:

- 1 ounce to be written as—1.00000
- 1/2 ounce to be written as—.75000
- 3/4 ounce to be written as—.66667
- 1 1/2 ounce to be written as—1.50000
- 1 3/4 ounce to be written as—1.33333
- 2 ounce to be written as—2.00000

(5) The back of Form 3602-PC must be fully completed and signed by the receiving employee.

276 Forwarding Billing Records.—All mailing statements and copies of Forms 3541, 3541A, 3602, 3602-PC, 3603, and 3610 pertinent to official mailings and meter settings must be forwarded to the

following address at Headquarters for billing purposes:

Manager, Government Revenue & Examination Branch, U.S. Postal Service Headquarters, 475 L'Enfant Plaza West SW, Washington, DC 20260.

The Forms 3602 and 3602-PC must be forwarded at the end of each accounting period. The other forms should be forwarded when mailings or meter settings occur.

277 Exception Reports.—a. *Irregular Mailings.*—(1) *Improper Preparation.* If any official mailing other than first class or priority mail is not properly prepared or otherwise fails to qualify for a rate with which the pieces are endorsed, the mail must not be accepted. For presorted mail that does not comply with preparation requirements, a report must be submitted immediately to the Government Revenue and Examination Branch so that the agency can be billed at the appropriate rate.

(2) *Mailings Without Authorization.* If official mail is presented for acceptance as second-class, controlled circulation, bulk third-class, permit imprint or metered mail at a post office without authorization, it must be accepted and processed by the post office in accordance with 137.81. An exception report must be submitted with the mailing statement or other record to the Government Revenue and Examination Branch.

.28 Zip Coding of Mail.

281 Addressing.—The address on all official mailings of Federal departments and agencies under 137.2 must include the ZIP Code number.

282 Presorting and Postage Charges.—If identical pieces of individually addressed matter are included in a single mailing at the bulk rates in 131.12, 134.12, 135.122, 135.132 and 136.13, the mail must be prepared as prescribed for each bulk category.

137.3 Census and Naturalization Mail.

31 Census mail.—Official envelopes and labels prepared in accordance with 137.24 and pre-addressed to the Department of Commerce or to one of its bureaus or agencies, may be used to transmit mail relating to a collection of statistics, survey or census authorized by title 13, United States Code.

32 Naturalization mail.—Official envelopes and labels prepared in accordance with 137.24 and pre-addressed to the Department of Justice, to the Immigration and Naturalization Service, or to any of its officials may be used by clerks of courts to transmit mail relating to naturalization.

A Post Office Services (Domestic) transmittal letter making these changes in the pages of the Postal Service Manual will be published and will be transmitted to subscribers automatically.

These changes will be published in the FEDERAL REGISTER as provided in 39 CFR 111.3.

(39 U.S.C. 401, 3201, 3206, 3209.)

ROGER P. CRAIG,
Deputy General Counsel.

[FR Doc. 77-12435 Filed 5-12-77; 9:45 am]

Title 45—Public Welfare

CHAPTER XVI—LEGAL SERVICES CORPORATION

PART 1611—ELIGIBILITY

AGENCY: Legal Services Corporation.

ACTION: Amendment to Appendix A.

SUMMARY: This amendment increases the Maximum Annual Income Levels for individuals Eligible for Legal Assistance. The Legal Services Corporation Act requires the Corporation to establish these levels. The amounts set forth below are one hundred twenty-five percent (125%) of the official poverty threshold as defined by the Office of Management and Budget. That definition was revised on April 25, 1977.

EFFECTIVE DATE: May 13, 1977.

FOR FURTHER INFORMATION CONTACT:

Linda Davis, Office of the General Counsel, Legal Services Corporation, 733 15th Street, NW., Suite 700, Washington, D.C. 20005, 202-376-5113.

Accordingly, 45 CFR Part 1611 is amended by revising Appendix A to read as follows:

APPENDIX A—MAXIMUM INCOME LEVELS AUTHORIZED BY THE LEGAL SERVICES CORPORATION REGULATION 1611.3(b)

FOR ALL STATES EXCEPT ALASKA AND HAWAII

Size of family unit:	Amount
1	\$3,713
2	4,913
3	6,113
4	7,313
5	8,513
6	9,713

For family units with more than six members, add \$960 for each additional member.

POVERTY GUIDELINES FOR ALASKA

Size of family unit:	Amount
1	\$4,050
2	6,150
3	7,800
4	9,150
5	10,650
6	12,150

For family units with more than six members, add \$1200 for each additional member.

POVERTY GUIDELINES FOR HAWAII

Size of family unit:	Amount
1	\$4,288
2	5,683
3	7,038
4	8,413
5	9,788
6	11,163

For family units with more than six members, add \$1100 for each additional member.

ALICE DANIEL,
General Counsel,
Legal Services Corporation.

[FR Doc. 77-13822 Filed 5-12-77; 8:45 am]

Title 47—Telecommunication

CHAPTER I—FEDERAL
COMMUNICATIONS COMMISSION

[Docket No. 21097; RM-2779]

PART 73—RADIO BROADCAST SERVICES

FM Broadcast Station in Chadron, Nebr.,
Changes Made in Table of Assignments

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: This action substitutes Class C Channel 248 for Channel 234 and deleting Channel 228A at Chadron, Nebraska. Petitioner, Big Sky Company, stated that the substitution of channels would permit it to utilize a site which would meet spacing requirements. Deletion of Channel 228A would eliminate the current intermixture of channels and would permit its use elsewhere.

EFFECTIVE DATE: June 16, 1977.

ADDRESSES: Federal Communications Commission, Washington, D.C. 20554.

FOR FURTHER INFORMATION CONTACT:

Mildred B. Nesterak, Broadcast Bureau (202-632-7792).

SUPPLEMENTARY INFORMATION:

REPORT AND ORDER (PROCEEDING
TERMINATED)

Adopted: May 3, 1977.

Released: May 6, 1977.

In the Matter of Amendment of § 73.202(b), Table of Assignments, FM Broadcast Stations. (Chadron, Nebraska).

By the Chief, Broadcast Bureau:

The Commission has under consideration the Notice of Proposed Rule Making adopted January 27, 1977, 42 FR 2848, on a petition filed by Big Sky Company ("petitioner") inviting consideration of two proposals: (1) substitution of Class C Channel 248 for Channel 234 and deletion of Channel 228A; (2) substitution of Channel 248 for Channel 234 and Channel 259 for Channel 228A at Chadron, Nebraska. There were no oppositions to the proposal. Petitioner filed supporting comments in which it reaffirmed its intention to apply for Channel 248, if assigned.

2. Chadron (pop. 5,853), in Dawes County (pop. 9,693)¹, is located in northwestern Nebraska approximately 380 kilometers (240 miles) northeast of Denver, Colorado. It is served by a daytime-only station, KCSR(AM), of which petitioner is licensee. FM Channels 228A and 234² are assigned at Chadron but are unoccupied and unapplied for. Channel 248 could be substituted for Channel 234 in conformity with the minimum distance separation requirements.

3. Because of the rejection of its proposed use of Channel 234, petitioner proposed a substitution of a channel which would permit the utilization of the site it wishes to employ. Substitution of Channel 248 for Channel 234 would meet that objective. We believe that the public interest would be served by making the proposed substitution and thereby facilitating the prompt commencement of service. Moreover, the use of this channel would not be restricted to any particular area, so that any other applicant would have a choice in site location. The Notice also stated that, if any party were interested in the assignment of a second Class C channel (259) to Chadron, it should come forward with a showing of public interest need, among other things. Since no interest was shown, Channel 259 will not be substituted for Channel 228A. Further, since no showing of interest to retain the assignment has been made, Channel 228A will be deleted, thus eliminating the current intermixture of channels. This action would also allow the channel to be used elsewhere.

4. Authority for the action taken herein is contained in Sections 4(i), 5(d)(1), 303(g) and (r) and 307(b) of the Communications Act of 1934, as amended, and Section 0.281 of the Commission's Rules.

5. In view of the foregoing, it is ordered, That effective June 16, 1977, § 73.202(b) of the Commission's Rules, the FM Table of Assignments, as regards Chadron, Nebraska, is amended as follows:

City:	Chadron, Nebraska	Channel No.	248
-------	-------------------	-------------	-----

6. It is further ordered, That this proceeding is terminated.

(Secs. 4, 303, 307, 48 Stat., as amended, 1936, 1942, 1952; 47 U.S.C. 154, 303, 307.)

FEDERAL COMMUNICATIONS
COMMISSION,
WALLACE E. JOHNSON,
Chief, Broadcast Bureau.

[FR Doc. 77-13822 Filed 5-12-77; 8:45 am]

¹ Both population figures are taken from the 1970 U.S. Census.

² Petitioner tendered an application for a construction permit on June 7, 1976, to operate an FM station on Channel 234 in Chadron, but the application was rejected because the site specified was short-spaced to the site of Station KNEB-FM operating on Channel 231 in Scottsbluff, Nebraska. Petitioner's application was returned on Oct. 20, 1976.

[Docket No. 21097; RM-2755; RM-2842]

PART 73—RADIO BROADCAST SERVICES

FM Broadcast Stations in Summersville and Mullens, W. Va., Changes Made in Table of Assignments

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: This action assigns Class B FM Channel 225 to Summersville, West Virginia, and Channel 224A to Mullens, West Virginia, as first FM assignments to each community. Petitioner, R & S Broadcasting Company, Inc., states that the Summersville Class B channel assignment would provide for a station which could render substantial first and second aural service to areas and populations which presently do not receive such service. The channel assignment to Mullens would provide that community with its first local aural broadcast service.

EFFECTIVE DATE: June 15, 1977.

ADDRESSES: Federal Communications Commission, Washington, D.C. 20554.

FOR FURTHER INFORMATION CONTACT:

Mildred B. Nesterak, Broadcast Bureau, 202-632-7792.

SUPPLEMENTARY INFORMATION:

REPORT AND ORDER (PROCEEDING
TERMINATED)

Adopted: May 2, 1977.

Released: May 6, 1977.

In the Matter of Amendment of § 73.202(b), Table of Assignments, FM Broadcast Stations. (Summersville, Pineville and Mullens, West Virginia.)

By the Chief, Broadcast Bureau:

1. The Commission herein considers the Notice of Proposed Rule Making, adopted December 30, 1976, 42 FR 3186, in the above-captioned proceeding instituted in response to a petition filed by R&S Broadcasting Company, Inc. ("R&S"). The petition proposed the assignment of Class B Channel 225 as a first FM channel to Summersville, West Virginia. R&S filed supporting comments in which it reaffirmed its intention to apply for the channel, if assigned. A counterproposal (RM-2842) to assign Channel 224A to Pineville, West Virginia, was filed by Wyoming Broadcasting Company ("Wyoming"), licensee of daytime-only station WWYO at Pineville.

2. Summersville (pop. 2,429), in Nicholas County (pop. 22,552)¹, is located approximately 64 kilometers (40 miles) east of Charleston, West Virginia, and 161 kilometers (100 miles) west of Staunton, Virginia. There is no local broadcast service in Summersville or Nicholas County. R&S has submitted information

¹ All population figures cited are taken from the 1970 U.S. Census.