§ 73.6026 Class A TV stations are subject to the provisions in §73.685(d) regarding blanketing interference.

§ 73.6026 Broadcast regulations applicable to Class A television stations.

The following rules are applicable to Class A television stations:
- § 73.603 Numerical designation of television channels.
- § 73.624(b), (c) and (g) Digital television broadcast stations. Section 73.624(b) will apply only to the extent that such stations must also transmit at least one over-the-air video program signal at no direct charge to viewers of the digital Class A station.
- § 73.635 Use of common antenna site.
- § 73.642 Subscription TV service.
- § 73.643 Subscription TV operating requirements.
- § 73.644 Subscription TV transmission systems.
- § 73.646 Telecommunications Service on the Vertical Blanking Interval and in the Visual Signal.
- § 73.653 Operation of TV aural and visual transmitters.
- § 73.658 Affiliation agreements and network program practice; territorial exclusivity in non-network program arrangements.
- § 73.664 Determining operating power.
- § 73.665 Use of TV aural baseband subcarriers.
- § 73.667 TV subsidiary communications services.
- § 73.669 TV stereophonic aural and multiplex subcarrier operation.
- § 73.670 Commercial limits in children’s programs.
- § 73.671 Educational and informational programming for children.
- § 73.673 Public information initiatives regarding educational and informational programming for children.
- § 73.688 Indicating instruments.
- § 73.691 Visual modulation monitoring.
- § 73.695(a) and (g) Ownership reports.

Subpart K—Application and Selection Procedures for Reserved Noncommercial Educational Channels, and for Certain Applications for Noncommercial Educational Stations on Non-Reserved Channels

SOURCE: 65 FR 36380, June 8, 2000, unless otherwise noted.

§ 73.7000 Definition of terms (as used in subpart K only).

Attributable interest. An interest of an applicant, its parent, subsidiaries, their officers, and members of their governing boards that would be cognizable under the standards in the notes to §73.3555. Also an interest of an entity providing more than 33 percent of an applicant’s equity and/or debt that also either (1) supplies more than 15% of the station’s weekly programming, or (2) has an attributable interest pursuant to §73.3555 in media in the same market.

Established local applicant. An applicant that has, for at least the two years (24 months) immediately preceding application, met the definition of local applicant.

Local applicant. An applicant physically headquartered, having a campus, or having 75% of board members residing within 25 miles of the reference coordinates for the community to be served, or a governmental entity within its area of jurisdiction.

Near reservation lands. Those areas or communities adjacent or contiguous to reservation or other Trust lands which are designated by the Department of Interior’s Commission of Indian Affairs upon recommendation of the Local Bureau of Indian Affairs Superintendent, which recommendation shall be based upon consultation with the tribal governing body of those reservations, as locales appropriate for the extension of financial assistance and/or social services on the basis of such general criteria as: Number of Indian people native to the reservation residing in the