- 69.412 Non participating company payments/receipts.
- 69.413 Universal service fund expenses.
- 69.414 Lifeline assistance expenses.
- 69.415 Reallocation of certain transport expenses.

Subpart F—Segregation of Common Line Element Revenue Requirement

- 69.501 General.
- 69.502 Base factor allocation.

Subpart G—Exchange Carrier Association

- 69.601 Exchange carrier association.
- 69 602 Board of directors
- 69.603 Association functions.
- $69.604\ Billing$ and collection of access charges.
- 69.605 Reporting and distribution of pool access revenues.
- 69.606 Computation of average schedule company payments.
- 69.607 Disbursement of Carrier Common Line residue.
- 69.608 Carrier Common Line hypothetical net balance.
- 69.609 End User Common Line hypothetical net balances.
- 69.610 Other hypothetical net balances.

Subpart H—Pricing Flexibility

- 69.701 Application of rules in this suppart.
- 69.703 Definitions.
- 69.705 Procedure.
- 69.707 $\,$ Geographic scope of petition.
- 69.709 Dedicated transport and special access services other than channel terminations between LEC end offices and customer premises.
- 69.711 Channel terminations between LEC end offices and customer premises.
- 69.713 Common line, traffic-sensitive, and tandem-switched transport services.
- 69.714-69.724 [Reserved]
- 69.725 Attribution of revenues to particular wire centers.
- 69.727 Regulatory relief.
- 69.729 New services.
- 69.731 Low-end adjustment mechanism.

AUTHORITY: 47 U.S.C. 154, 201, 202, 203, 205, 218, 220, 254, 403.

SOURCE: 48 FR 10358, Mar. 11, 1983, unless otherwise noted.

Subpart A—General

§69.1 Application of access charges.

(a) This part establishes rules for access charges for interstate or foreign access services provided by telephone companies on or after January 1, 1984.

- (b) Except as provided in §69.1(c), charges for such access service shall be computed, assessed, and collected and revenues from such charges shall be distributed as provided in this part. Access service tariffs shall be filed and supported as provided under part 61 of this chapter, except as modified herein.
- (c) The following provisions of this part shall apply to telephone companies subject to price cap regulation only to the extent that application of such provisions is necessary to develop the nationwide average carrier common line charge, for purposes of reporting pursuant to §§ 43.21 and 43.22 of this chapter, and for computing initial charges for new rate elements: §§ 69.3(f), $69.106(b), \quad 69.106(f), \quad 69.106(g), \quad 69.109(b),$ 69.111(g)(1), 69.110(d), 69.111(c), 69.111(g)(2), 69.111(g)(3), 69.111(1),69.112(d), 69.114(b), 69.114(d), 69.125(b)(2), 69.301 through 69.310, and 69.401 through 69.412. The computation of rates pursuant to these provisions by telephone companies subject to price cap regulation shall be governed by the price cap rules set forth in part 61 of this chapter and other applicable Commission rules and orders.

[48 FR 10358, Mar. 11, 1983, as amended at 55 FR 42385, Oct. 19, 1990; 58 FR 41189, Aug. 3, 1993; 62 FR 40463, July 29, 1997]

§ 69.2 Definitions.

For purposes of the part:

(a) Access minutes or Access minutes of use is that usage of exchange facilities in interstate or foreign service for the purpose of calculating chargeable usage. On the originating end of an interstate or foreign call, usage is to be measured from the time the originating end user's call is delivered by the telephone company and acknowledged as received by the interexchange carrier's facilities connected with the originating exchange. On the terminating end of an interstate or foreign call, usage is to be measured from the time the call is received by the end user in the terminating exchange. Timing of usage at both the originating and terminating end of an interstate or foreign call shall terminate when the calling or called party disconnects, whichever event is recognized first in the originating and terminating end exchanges, as applicable.