# §59.3

sixty days before terminating such infrastructure sharing agreement.

- (e) An incumbent local exchange carrier subject to the requirements of section 59.1 shall not be required to engage in any infrastructure sharing agreement for any services or access which are to be provided or offered to consumers by the qualifying carrier in such local exchange carrier's telephone exchange area.
- (f) An incumbent local exchange carrier subject to the requirements of section 59.1 shall file with the State, or, if the State has made no provision to accept such filings, with the Commission, for public inspection, any tariffs, contracts, or other arrangements showing the rates, terms, and conditions under which such carrier is making available public switched network infrastructure, technology, information and telecommunications facilities and functions pursuant to this part.

# § 59.3 Information concerning deployment of new services and equipment.

An incumbent local exchange carrier subject to the requirements of section 59.1 that has entered into an infrastructure sharing agreement under section 59.1 shall provide to each party to such agreement timely information on the planned deployment of telecommunications services and equipment, including any software or upgrades of software integral to the use or operation of such telecommunications equipment.

# § 59.4 Definition of "qualifying carrier".

For purposes of this part, the term "qualifying carrier" means a telecommunications carrier that:

- (a) Lacks economies of scale or scope; and
- (b) Offers telephone exchange service, exchange access, and any other service that is included in universal service, to all consumers without preference throughout the service area for which such carrier has been designated as an eligible telecommunications carrier under section 214(e) of 47 U.S.C.

# PART 61—TARIFFS

# Subpart A—General

#### Sec.

- 61.1 Purpose and application.
- 61.2 General tariff requirements.
- 61.3 Definitions.
- 61.11-61.12 [Reserved]

### Subpart B—Rules for Electronic Filing

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- 61.15 Letters of transmittal and cover letters.
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- 61.18 Scope.
- 61.19 Detariffing of international and interstate, domestic interexchange services.
- 61.20 Method of filing publications.
- 61.25 References to other instruments.
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# Subpart D—General Tariff Rules for International Dominant Carriers

61.28 International dominant carrier tariff filing requirements.

### Subpart E—General Rules for Dominant Carriers

- 61.38 Supporting information to be submitted with letters of transmittal.
- 61.39 Optional supporting information to be submitted with letters of transmittal for Access Tariff filings by incumbent local exchange carriers serving 50,000 or fewer access lines in a given study area that are described as subset 3 carriers in §69.602.
- 61.40 Private line rate structure guidelines.
- 61.41 Price cap requirements generally.
- 61.42 Price cap baskets and service categories.
- 61.43 Annual price cap filings required.
- 61.44 [Reserved]
- 61.45 Adjustments to the PCI for Local Exchange Carriers.
- 61.46 Adjustments to the API.
- 61.47 Adjustments to the SBI; pricing bands.
- 61.48 Transition rules for price cap formula calculations.
- 61.49 Supporting information to be submitted with letters of transmittal for tariffs of carriers subject to price cap regulation.
- 61.50 [Reserved]