## §68.1

### Subpart E—Complaint Procedures

68.400-68.412 [Reserved]

68.414 Hearing aid-compatibility: Enforcement.

68.415 Hearing aid-compatibility and volume control informal complaints.

68.417 Informal complaints; form and content.

68.418 Procedure; designation of agents for service.

68.419 Answers to informal complaints.

68.420 Review and disposition of informal

complaints. 68.423 Actions by the Commission on its own motion.

#### Subpart F [Reserved]

#### Subpart G—Administrative Council for Terminal Attachments

68.602 Sponsor of the Administrative Council for Terminal Attachments.

68.604 Requirements for submitting technical criteria.

68.608 Publication of technical criteria.

68.610 Database of terminal equipment.

68.612 Labels on terminal equipment.

68.614 Oppositions and appeals.

AUTHORITY: 47 U.S.C. 154, 303.

# Subpart A—General

AUTHORITY: Secs. 4, 5, 303, 48 Stat., as amended, 1066, 1068, 1082; (47 U.S.C. 154, 155, 303).

SOURCE: 45 FR 20841, Mar. 31, 1980, unless otherwise noted.

# §68.1 Purpose.

The purpose of the rules and regulations in this part is to provide for uniform standards for the protection of the telephone network from harms caused by the connection of terminal equipment and associated wiring thereto, and for the compatibility of hearing aids and telephones so as to ensure that persons with hearing aids have reasonable access to the telephone network.

 $(47\ U.S.C.\ 151,\ 154(i),\ 154(j),\ 201–205,\ 218,\ 220,\ 313,\ 403,\ 412,\ and\ 5\ U.S.C.\ 553)$ 

[49 FR 21733, May 23, 1984]

### §68.2 Scope.

(a) Except as provided in paragraphs (b) and (c) of this section, the rules and regulations apply to direct connection of all terminal equipment to the public switched telephone network for use in conjunction with all services other than party line services.

(b) National defense and security. Where the Secretary of Defense or authorized agent or the head of any other governmental department, agency, or administration (approved in writing by the Commission to act pursuant to this rule) or authorized representative, certifies in writing to the appropriate common carrier that compliance with the provisions of part 68 could result in the disclosure of communications equipment or security devices, locations, uses, personnel, or activity which would adversely affect the national defense and security, such equipment or security devices may be connected to the telephone company provided communications network without compliance with this part, provided that each written certification states that:

(1) The connection is required in the interest of national defense and security:

(2) The equipment or device to be connected either complies with the technical criteria pertaining thereto or will not cause harm to the nationwide telephone network or to employees of any provider of wireline telecommunications; and

(3) The installation is performed by well-trained, qualified employees under the responsible supervision and control of a person who is a licensed professional engineer in the jurisdiction in which the installation is performed.

(c) Governmental departments, agencies, or administrations that wish to qualify for interconnection of equipment or security devices pursuant to this section shall file a request with the Secretary of this Commission stating the reasons why the exemption is requested. A list of these departments, agencies, or administrations that have filed requests shall be published in the FEDERAL REGISTER. The Commission may take action with respect to those requests 30 days after publication. The Commission action shall be published in the FEDERAL REGISTER. However, the Commission may grant, on less than the normal notice period or without notice, special temporary authority, not to exceed  $90\ {\rm days},$  for governmental