# Federal Communications Commission

Carrier shall elect in its July 1, 2012 access tariff filing whether it will receive CAF ICC Support under this paragraph. A Rate-of-Return Carrier eligible to receive CAF ICC Support subsequently may elect at any time not to receive such funding. Once it makes the election not to receive CAF ICC Support, it may not elect to receive such funding at a later date.

(2) Beginning July 1, 2012, a Rate-of-Return Carrier may recover any eligible recovery allowed by paragraph (d) of this section that it could not have recovered through charges assessed pursuant to paragraph (e) of this section from CAF ICC Support pursuant to §54.304. For this purpose, the Rate-of-Return Carrier must impute the maximum charges it could have assessed under paragraph (e) of this section.

(3) A Rate-of-Return Carrier that elects to receive CAF ICC support must certify with its annual access tariff filing that it has complied with paragraphs (d) and (e), and, after doing so, is eligible to receive the CAF ICC support requested pursuant to paragraph (f) of this section.

[76 FR 73856, Nov. 29, 2011, as amended at 77
FR 14302, Mar. 9, 2012; 78 FR 26268, May 6, 2013; 79 FR 28847, May 20, 2014]

#### §51.919 Reporting and monitoring.

(a) A Price Cap Carrier that elects to participate in the recovery mechanism outlined in 51.915 shall, beginning in 2012, file with the Commission the data consistent with Section XIII (f)(3) of FCC 11–161 with its annual access tariff filing.

(b) A Rate-of-Return Carrier that elects to participate in the recovery mechanism outlined in §51.917 shall file with the Commission the data consistent with Section XIII (f)(3) of FCC 11-161 with its annual interstate access tariff filing, or on the date such a filing would have been required if it had been required to file in that year.

EFFECTIVE DATE NOTE: At 76 FR 73856, Nov. 29, 2011, §51.919 was added. This section contains information collection and recordkeeping requirements and will not become effective until approval has been given by the Office of Management and Budget. PART 52—NUMBERING

## Subpart A—Scope and Authority

- Sec.
- 52.1 Basis and purpose. 52.3 General
- 52.3 General. 52.5 Definitions.
- 52.5 Deminutions.

### Subpart B—Administration

- 52.7 Definitions.
- 52.9 General requirements.
- 52.11 North American Numbering Council.
- 52.12 North American Numbering Plan Ad-
- ministrator and B&C Agent. 52.13 North American Numbering Plan Ad-
- ministrator.
- 52.15 Central office code administration. 52.16 Billing and Collection Agent.
- 52.16 Billing and Collection Agent. 52.17 Costs of number administration.
- 52.19 Area code relief.
- 2.19 Alea coue lellel.

### Subpart C-Number Portability

- 52.20 Thousands-block number pooling.
- 52.21 Definitions.
- 52.23 Deployment of long-term database methods for number portability by LECs.
- 52.25 Database architecture and administra-
- 52.26 NANC Recommendations on Local Number Portability Administration.
- 52.31 Deployment of long-term database methods for number portability by CMRS providers.
- 52.32 Allocation of the shared costs of longterm number portability.
- 52.33 Recovery of carrier-specific costs directly related to providing long-term number portability.
- 52.34 Obligations regarding local number porting to and from interconnected VoIP or Internet-based TRS providers.
- 52.35 Porting Intervals.
- 52.36 Standard data fields for simple port order processing.
- 52.37-52.99 [Reserved]

## Subpart D—Toll Free Numbers

- 52.101 General definitions.
- 52.103 Lag times.
- 52.105 Warehousing.
- 52.107 Hoarding.
- 52.109 Permanent cap on number reservations.
- 52.111 Toll free number assignment.
- APPENDIX TO PART 52—DEPLOYMENT SCHED-ULE FOR LONG-TERM DATABASE METHODS FOR LOCAL NUMBER PORTABILITY

AUTHORITY: Secs. 1, 2, 4, 5, 48 Stat. 1066, as amended; 47 U.S.C. 151, 152, 154 and 155 unless otherwise noted. Interpret or apply secs. 3, 4, 201-05, 207-09, 218, 225-27, 251-52, 271 and 332, 48 Stat. 1070, as amended, 1077; 47 U.S.C. 153,

Pt. 52