- 51.701 Scope of transport and termination pricing rules.
- 51.703 Non-Access reciprocal compensation obligation of LECs.
- 51.705 LECs' rates for transport and termination.
- 51.707 [Reserved]
- 51.709 Rate structure for transport and termination.
- 51.711 Symmetrical reciprocal compensation.
- 51.713 Bill-and-keep arrangements.
- 51.715 Interim transport and termination pricing.
- 51.717 [Reserved]

Subpart I—Procedures for Implementation of Section 252 of the Act

- 51.801 Commission action upon a state commission's failure to act to carry out its responsibility under section 252 of the Act.
- 51.803 Procedures for Commission notification of a state commission's failure to act.
- 51.805 The Commission's authority over proceedings and matters.
- 51.807 Arbitration and mediation of agreements by the Commission pursuant to section 252(e)(5) of the Act.
- 51.809 Availability of provisions of agreements to other telecommunications carriers under section 252(i) of the Act.

Subpart J—Transitional Access Service Pricing

- 51.901 Purpose and scope of transitional access service pricing rules.
- 51.903 Definitions.
- 51.905 Implementation.
- 51.907 Transition of price cap carrier access charges.
- 51.909 Transition of rate-of-return carrier access charges.
- 51.911 Access reciprocal compensation rates for competitive LECs.
- 51.913 Transition for VoIP-PSTN traffic.
- 51.915 Recovery mechanism for price cap carriers.
- 51.917 Revenue recovery for Rate of Return carriers.
- 51.919 Reporting and monitoring.

AUTHORITY: Sections 1–5, 7, 201–05, 207–09, 218, 220, 225–27, 251–54, 256, 271, 303(r), 332, 706 of the Telecommunication Act of 1996, 48 Stat. 1070, as amended, 1077; 47 U.S.C. 151–55, 157, 201–05, 207–09, 218, 220, 225–27, 251–54, 256, 271, 303(r), 332, 1302, 47 U.S.C. 157 note, unless otherwise noted.

SOURCE: 61 FR 45619, Aug. 29, 1996, unless otherwise noted.

Subpart A—General Information

§51.1 Basis and purpose.

- (a) *Basis*. These rules are issued pursuant to the Communications Act of 1934, as amended.
- (b) *Purpose*. The purpose of these rules is to implement sections 251 and 252 of the Communications Act of 1934, as amended, 47 U.S.C. 251 and 252.

§ 51.3 Applicability to negotiated agreements.

To the extent provided in section 252(e)(2)(A) of the Act, a state commission shall have authority to approve an interconnection agreement adopted by negotiation even if the terms of the agreement do not comply with the requirements of this part.

§51.5 Terms and definitions.

Terms used in this part have the following meanings:

Act. The Communications Act of 1934, as amended.

Advanced intelligent network. Advanced intelligent network is a telecommunications network architecture in which call processing, call routing, and network management are provided by means of centralized databases located at points in an incumbent local exchange carrier's network.

Advanced services. The term "advanced services" is defined as high speed, switched, broadband, wireline telecommunications capability that enables users to originate and receive high-quality voice, data, graphics or video telecommunications using any technology.

Arbitration, final offer. Final offer arbitration is a procedure under which each party submits a final offer concerning the issues subject to arbitration, and the arbitrator selects, without modification, one of the final offers by the parties to the arbitration or portions of both such offers. "Entire package final offer arbitration," is a procedure under which the arbitrator must select, without modification, the entire proposal submitted by one of the parties to the arbitration. "Issue-by-issue final offer arbitration," is a procedure under which the arbitrator must select, without modification, on an issue-by-issue