NOTE 2 TO §43.51: To the extent that a foreign government provides telecommunications services directly through a governmental organization, body or agency, it shall be treated as a foreign carrier for the purposes of this section.

[66 FR 16879, Mar. 28, 2001, as amended at 69 FR 23153, Apr. 28, 2004; 78 FR 11112, Feb. 15, 2013]

§ 43.62 [Reserved]

§43.72 [Reserved]

§43.82 Circuit capacity reports.

(a) International submarine cable capacity. Not later than March 31 of each year.

(1) The licensee(s) of a submarine cable between the United States and any foreign point shall file a report showing the capacity of the submarine cable as of December 31 of the preceding calendar year. The licensee(s) shall also file a report showing the planned capacity of the submarine cable (the intended capacity of the submarine cable two years from December 31 of the preceding calendar year).

(2) Each cable landing licensee and common carrier shall file a report showing its capacity on submarine cables between the United States and any foreign point as of December 31 of the preceding calendar year.

NOTE TO PARAGRAPH (a): United States is defined in Section 3 of the Communications Act of 1934, as amended, 47 U.S.C. 153.

(b) Registration Form. A Registration Form, containing information about the filer, such as address, phone number, email address, etc., shall be filed with each report. The Registration Form shall include a certification enabling the filer to check a box to indicate that the filer requests that its circuit capacity data be treated as confidential consistent with Section 0.459(a)(4) of the Commission's rules.

(c) Filing Manual. Authority is delegated to the Chief of the International Bureau to prepare instructions and reporting requirements for the filing of these reports prepared and published as a Filing Manual. The information required under this Section shall be filed electronically in conformance with the

instructions and reporting requirements in the Filing Manual.

[82 FR 55331, Nov. 21, 2017]

PART 51—INTERCONNECTION

Subpart A—General Information

Sec.

51.1 Basis and purpose.

51.3 Applicability to negotiated agreements.

51.5 Terms and definitions.

Subpart B—Telecommunications Carriers

51.100 General duty.

Subpart C—Obligations of All Local Exchange Carriers

51.201 Resale.

51.203 Number portability.

51.205 Dialing parity: General.

51.207 Local dialing parity.

51.217 Nondiscriminatory access: Telephone numbers, operator services, directory assistance services, and directory listings.

51.219 Access to rights of way.

51.221 Reciprocal compensation.

51.223 Application of additional requirements.

51.230 Presumption of acceptability for deployment of an advanced services loop technology.

51.231 Provision of information on advanced services deployment.

51.232 Binder group management.

51.233 Significant degradation of services caused by deployment of advanced services

Subpart D—Additional Obligations of Incumbent Local Exchange Carriers

51.301 Duty to negotiate.

51.303 Preexisting agreements.

51.305 Interconnection.

51.307 Duty to provide access on an unbundled basis to network elements.

51.309 Use of unbundled network elements.51.311 Nondiscriminatory access

unbundled network elements.

51.313 Just, reasonable and nondiscriminatory terms and conditions for the provision of unbundled network elements.

51.315 Combination of unbundled network elements.

51.316 Conversion of unbundled network elements and services.

51.317 Standards for requiring the unbundling of network elements.

51.318 Eligibility criteria for access to certain unbundled network elements.

51.319 Specific unbundling requirements.