

## **EXHIBIT B**

***47 CFR 51.903***



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\*\*\* This section is current through the November 20, 2012 \*\*\*  
\*\*\* issue of the Federal Register \*\*\*

TITLE 47 -- TELECOMMUNICATION  
CHAPTER I -- FEDERAL COMMUNICATIONS COMMISSION  
SUBCHAPTER B -- COMMON CARRIER SERVICES  
PART 51 -- INTERCONNECTION  
SUBPART J--TRANSITIONAL ACCESS SERVICE PRICING

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§ 51.903 Definitions.

For the purposes of this subpart:

(a) **Competitive Local Exchange Carrier.** A Competitive Local Exchange Carrier is any local exchange carrier, as defined in § 51.5, that is not an incumbent local exchange carrier .

(b) **Composite Terminating End Office Access Rate** means terminating End Office Access Service revenue, calculated using demand for a given time period, divided by end office switching minutes for the same time period.

(c) **Dedicated Transport Access Service** means originating and terminating transport on circuits dedicated to the use of a single carrier or other customer provided by an incumbent local exchange carrier or any functional equivalent of the incumbent local exchange carrier access service provided by a non-incumbent local exchange carrier. Dedicated Transport Access Service rate elements for an incumbent local exchange carrier include the entrance facility rate elements specified in § 69.110 of this chapter, the dedicated transport rate elements specified in § 69.111 of this chapter, the direct-trunked transport rate elements specified in § 69.112 of this chapter, and the intrastate rate elements for functionally equivalent access services. Dedicated Transport Access Service rate elements for a non-incumbent local exchange carrier include any functionally equivalent access services.

(d) **End Office Access Service** means:

(1) The switching of access traffic at the carrier's end office switch and the delivery to or from of such traffic to the called party's premises;

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(2) The routing of interexchange telecommunications traffic to or from the called party's premises, either directly or via contractual or other arrangements with an affiliated or unaffiliated entity, regardless of the specific functions provided or facilities used; or

(3) Any functional equivalent of the incumbent local exchange carrier access service provided by a non-incumbent local exchange carrier. End Office Access Service rate elements for an incumbent local exchange carrier include the local switching rate elements specified in § 69.106 of this chapter, the carrier common line rate elements specified in § 69.154 of this chapter, and the intrastate rate elements for functionally equivalent access services. End Office Access Service rate elements for an incumbent local exchange carrier also include any rate elements assessed on local switching access minutes, including the information surcharge and residual rate elements. End office Access Service rate elements for a non-incumbent local exchange carrier include any functionally equivalent access service.

Note to paragraph (d): For incumbent local exchange carriers, residual rate elements may include, for example, state Transport Interconnection Charges, Residual Interconnection Charges, and PICCs. For non-incumbent local exchange carriers, residual rate elements may include any functionally equivalent access service.

(e) Fiscal Year 2011 means October 1, 2010 through September 30, 2011.

(f) Price Cap Carrier has the same meaning as that term is defined in § 61.3(aa) of this chapter.

(g) Rate-of-Return Carrier is any incumbent local exchange carrier not subject to price cap regulation as that term is defined in § 61.3(aa) of this chapter, but only with respect to the territory in which it operates as an incumbent local exchange carrier.

(h) Access Reciprocal Compensation means telecommunications traffic exchanged between telecommunications service providers that is interstate or intrastate exchange access, information access, or exchange services for such access, other than special access.

(i) Tandem-Switched Transport Access Service means:

(1) Tandem switching and common transport between the tandem switch and end office; or

(2) Any functional equivalent of the incumbent local exchange carrier access service provided by a non-incumbent local exchange carrier via other facilities. Tandem-Switched Transport rate elements for an incumbent local exchange carrier include the rate elements specified in § 69.111 of this chapter, except for the dedicated transport rate elements specified in that section, and intrastate rate elements for functionally equivalent service. Tandem Switched Transport Access Service rate elements for a non-incumbent local exchange carrier include any functionally equivalent access service.

(j) Transitional Intrastate Access Service means terminating End Office Access Service that was subject to intrastate access rates as of December 31, 2011; terminating Tandem-Switched Transport Access Service that was subject to intrastate access rates as of December 31, 2011; and originating and terminating Dedicated Transport Access Service that was subject to intrastate access rates as of December 31, 2011.

**HISTORY:** [76 FR 73830, 73856, Nov. 29, 2011]

**AUTHORITY:** AUTHORITY NOTE APPLICABLE TO ENTIRE PART:

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.

**NOTES:** [EFFECTIVE DATE NOTE: 76 FR 73830, 73856, Nov. 29, 2011, added Subpart J, effective Dec. 29, 2011,

except for §§ 51.907(b)(1), (c)(1), and (d) through (h); 51.909(b)(1), and (c) through (k); 51.911(b) and (c); 51.915(e)(5) and (f)(7); 51.917(e)(6) and (f)(3); and 51.919 "which contain information collection requirements that are not effective until approved by the Office of Management and Budget. The Federal Communications Commission will publish a document in the Federal Register announcing the effective date for those sections."]

NOTES APPLICABLE TO ENTIRE CHAPTER:

SUPPLEMENTAL PUBLICATIONS:

Annual Reports of the Federal Communications Commission to Congress.

FCC Record of Orders and Decisions.

Communications Act of 1934 (with amendments and index thereto), Recap. Version to May 1989.

Study Guide and Reference Material for Commercial Radio Operator Examinations, May 1987 edition.

[PUBLISHER'S NOTE: For Federal Register citations concerning Chapter I Petitions for Reconsideration, see: *51 FR 2501, 6119, 11037, 11039, 44478, (1986); 52 FR 23305, 23551 (1987); 53 FR 4624, 8903, 13272, 17040, 40894 (1988); 54 FR 13689, 18889, 39152, 49995 (1989); 55 FR 7494, 13907, 14285, 50181, 52172 (1990); 56 FR 48442, 57823 (1991); 57 FR 3952, 27367 (1992); 58 FR 14239, Mar. 16, 1993; 58 FR 14328, Mar. 17, 1993; 58 FR 37867, July 14, 1993; 59 FR 40365, July 28, 1993; 58 FR 45842, Aug. 31, 1993; 58 FR 48459, Sept. 16, 1993; 58 FR 51251, Oct. 1, 1993; 58 FR 63086, Nov. 30, 1993; 59 FR 13661, Mar. 23, 1994; 59 FR 28014, May 31, 1994; 59 FR 37439, July 22, 1994; 59 FR 44272, Aug. 26, 1994; 59 FR 44340, Aug. 29, 1994; 59 FR 55594, Nov. 8, 1994; 59 FR 66254, Dec. 23, 1994; 60 FR 3099, Jan. 13, 1995; 60 FR 3773, Jan. 19, 1995; 60 FR 31257, 31258, June 14, 1995; 60 FR 43981, Aug. 24, 1995; 64 FR 52464, Sept. 29, 1999; 65 FR 5267, Feb. 3, 2000; 67 FR 5955, Feb. 8, 2002; 74 FR 4344, Jan. 26, 2009.]*

[PUBLISHER'S NOTE: For Federal Register citations concerning Chapter I Final Reports, see: *59 FR 35631, July 13, 1994.*]

[PUBLISHER'S NOTE: For Federal Register citations concerning Chapter I Periodic Reviews of Regulations, see: *59 FR 3633, Jan. 25, 1994; 73 FR 79667, Dec. 30, 2008.*]

[PUBLISHER'S NOTE: For Federal Register citations concerning Chapter I Policy Statements, see: *51 FR 9794, 20975 (1986); 52 FR 16386 (1987); 53 FR 13270, 15557 (1988); 56 FR 56937 (1991); 61 FR 11163, Mar. 19, 1996; 62 FR 34634, 34648, June 28, 1997; 65 FR 80367, Dec. 21, 2000; 68 FR 25840, May 14, 2003; 70 FR 12601, Mar. 15, 2005.]*

[PUBLISHER'S NOTE: For Federal Register citations concerning Chapter I Orders, see: *51 FR 4918 (1986); 53 FR 501 (1988); 55 FR 7898 (1990); 57 FR 3133, 6481, 33275 (1992); 58 FR 14161 (1993); 59 FR 61284 (1994); 60 FR 18778, 35507, 53544, 53877 (1995); 61 FR 2452, Jan. 26, 1996; 61 FR 14672, Apr. 3, 1996; 61 FR 26466, May 28, 1996; 61 FR 30531, June 17, 1996; 61 FR 35964, July 9, 1996; 62 FR 7690, 7720, Feb. 20, 1997; 62 FR 16093, 16099, Apr. 4, 1997; 62 FR 36216, July 7, 1997; 62 FR 56111, Oct. 29, 1997; 63 FR 42275, Aug. 7, 1998; 63 FR 45956, Aug. 28, 1998; 64 FR 54561, Oct. 7, 1999; 64 FR 61527, Nov. 12, 1999; 64 FR 68053, Dec. 6, 1999; 65 FR 50652, Aug. 21, 2000; 65 FR 55923, Sept. 15, 2000; 66 FR 10965, Feb. 21, 2001; 67 FR 3616, 3617, Jan. 25, 2002, as corrected at *67 FR 13291, Mar. 22, 2002; 74 FR 7654, Feb. 19, 2009; 76 FR 62309, Oct. 7, 2011.*]*

NOTES APPLICABLE TO ENTIRE PART:

[PUBLISHER'S NOTE: For Federal Register citations concerning Part 51 Report and Orders, see: *63 FR 45134, Aug. 24, 1998; 65 FR 33480, May 24, 2000; 65 FR 38214, June 20, 2000; 67 FR 21285, Sept. 30, 2002; 67 FR 66069, Oct. 30, 2002; 68 FR 53524, Sept. 11, 2003; 69 FR 55111, Sept. 13, 2004; 70 FR 60222, Oct. 17, 2005; 71 FR 65424, Nov. 8, 2006; 73 FR 72732, Dec. 1, 2008.]*

[PUBLISHER'S NOTE: For Federal Register citations concerning Part 51 Order on Remand, see: *65 FR 7744, Feb. 16, 2000; 73 FR 72732, Dec. 1, 2008.*]

[PUBLISHER'S NOTE: For Federal Register citations concerning Part 51 Petitions for Reconsideration, see: *65 FR 44699, July 19, 2000; 66 FR 2335, Jan. 11, 2001; 66 FR 9035, Feb. 6, 2001; 67 FR 61282, Sept. 30, 2002; 70 FR 48290, Aug. 17, 2005; 77 FR 3635, Jan. 25, 2012.]*

[PUBLISHER'S NOTE: For Federal Register citations concerning Part 51 Policy Statements, see: *76 FR 81562, Dec.*

28, 2011.]

CASE NOTES Applicable to entire Part:Part Note

***47 CFR 51.909***



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§ 51.909 Transition of rate-of-return carrier access charges.

(a) Notwithstanding any other provision of the Commission's rules, on December 29, 2011, a Rate-of-Return Carrier shall:

(1) Cap the rates for all rate elements for services contained in the definitions of End Office Access Service, Tandem Switched Transport Access Service, and Dedicated Transport Access Service, as well as all other interstate switched access rate elements, in its interstate switched access tariffs at the rate that was in effect on the December 29, 2011; and

(2) Cap, in accordance with § 51.505(b)(2), the rates for rate all elements in its intrastate switched access tariffs associated with the provision of terminating End Office Access Service and terminating Tandem-Switched Transport Access Service at the rates that were in effect on the December 29, 2011,

(i) Using the terminating rates if specifically identified; or

(ii) Using the rate for the applicable rate element if the tariff does not distinguish between originating and terminating.

(3) Except as provided in paragraph (b)(4) of this section, nothing in this section obligates or allows a Rate-of-Return Carrier that has intrastate rates lower than its functionally equivalent interstate rates to make any intrastate tariff filing or intrastate tariff revisions raising such rates.

(b) Step 1. Beginning July 1, 2012, notwithstanding any other provision of the Commission's rules:

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(1) Each Rate-of-Return Carrier shall file intrastate access tariff provisions, in accordance with § 51.505(b)(2), that set forth the rates applicable to Transitional Intrastate Access Service in each state in which it provides Transitional Intrastate Access Service.

(2) Each Rate-of-Return Carrier shall establish the rates for Transitional Intrastate Access Service using the following methodology:

(i) Calculate total revenue from Transitional Intrastate Access Service at the carrier's interstate access rates in effect on December 29, 2011, using Fiscal Year 2011 intrastate switched access demand for each rate element.

(ii) Calculate total revenue from Transitional Intrastate Access Service at the carrier's intrastate access rates in effect on December 29, 2011, using Fiscal Year 2011 intrastate switched access demand for each rate element.

(iii) Calculate the Step 1 Access Revenue Reduction. The Step 1 Access Revenue Reduction is equal to one-half of the difference between the amount calculated in (b)(2)(i) of this section and the amount calculated in (b)(2)(ii) of this section.

(iv) A Rate-of-Return Carrier may elect to establish rates for Transitional Intrastate Access Service using its intrastate access rate structure. Carriers using this option shall establish rates for Transitional Intrastate Access Service such that Transitional Intrastate Access Service revenue at the proposed rates is no greater than Transitional Intrastate Access Service revenue at the intrastate rates in effect as of December 29, 2011 less the Step 1 Access Revenue Reduction, using Fiscal Year 2011 intrastate switched access demand. Carriers electing to establish rates for Transitional Intrastate Access Service in this manner shall notify the appropriate state regulatory authority of their election in the filing required by § 51.907(b)(1).

(v) A Rate-of-Return Carrier may elect to apply its interstate access rate structure and interstate rates to Transitional Intrastate Access Service. In addition to applicable interstate access rates, the carrier may, between July 1, 2012 and July 1, 2013, assess a transitional per-minute charge on Transitional Intrastate Access Service end office switching minutes (previously billed as intrastate access). The transitional per-minute charge shall be no greater than the Step 1 Access Revenue Reduction divided by Fiscal Year 2011 Transitional Intrastate Access Service end office switching minutes. Carriers electing to establish rates for Transitional Intrastate Access Service in this manner shall notify the appropriate state regulatory authority of their election in the filing required by § 51.907(b)(1).

(3) Except as provided in paragraph (b)(4) of this section, nothing in this section obligates or allows a Rate-of-Return carrier that has intrastate rates lower than its functionally equivalent interstate rates to make any intrastate tariff filing or intrastate tariff revisions raising such rates.

(4) If a Rate-of-Return Carrier must make an intrastate switched access rate reduction pursuant to paragraph (b)(2) of this section, and that Rate-of-Return Carrier has an intrastate rate for a rate element that is below the comparable interstate rate for that element, the Rate-of-Return Carrier shall:

(i) Increase the rate for any intrastate rate element that is below the comparable interstate rate for that element to the interstate rate no later than July 1, 2013;

(ii) Include any increases made pursuant to paragraph (b)(4)(i) of this section in the calculation of its eligible recovery for 2012.

(c) Step 2. Beginning July 1, 2013, notwithstanding any other provision of the Commission's rules:

(1) Transitional Intrastate Access Service rates shall be no higher than the Rate-of-Return Carrier's interstate Terminating End Office Access Service and Terminating Tandem-Switched Transport Access Service rates and subject to the same rate structure and all subsequent rate and rate structure modifications. Except as provided in paragraph

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(c)(2) of this section, nothing in this section obligates or allows a Rate-of-Return Carrier that has intrastate rates lower than its functionally equivalent interstate rates to make any intrastate tariff filing or intrastate tariff revisions to increase such rates.

(2) If a Rate-of-Return Carrier made an intrastate switched access rate reduction in 2012 pursuant to paragraph (b)(2) of this section, and that Rate-of-Return Carrier has an intrastate rate for a rate element that is below the comparable interstate rate for that element, the Rate-of-Return Carrier shall:

(i) Increase any intrastate rate element that is below the comparable interstate rate to the interstate rate by July 1, 2013; and

(ii) Include any increases made pursuant to paragraph (c)(2)(i) of this section in the calculation of its eligible recovery for 2013.

(d) Step 3. Beginning July 1, 2014, notwithstanding any other provision of the Commission's rules:

(1) Notwithstanding the rate structure rules set forth in § 69.106 of this chapter or anything else in the Commission's rules, a Rate-of-Return Carrier shall establish separate originating and terminating interstate and intrastate rate elements for all components within interstate End Office Access Service. For fixed charges, the Rate-of-Return Carrier shall divide the amount based on relative originating and terminating end office switching minutes. If sufficient originating and terminating end office switching minute data is not available, the carrier shall divide such charges equally between originating and terminating elements.

(2) Nothing in this Step shall affect Tandem-Switched Transport Access Service or Dedicated Transport Access Service.

(3) Each Rate-of-Return Carrier shall establish rates for interstate and intrastate terminating End Office Access Service using the following methodology:

(i) Each Rate-of-Return Carrier shall calculate the 2011 Baseline Composite Terminating End Office Access Rate. The 2011 Baseline Composite Terminating End Office Access Rate means the Composite Terminating End Office Access Rate calculated using Fiscal Year 2011 interstate demand and the interstate End Office Access Service rates at the levels in effect on December 29, 2011.

(ii) Each Rate-of-Return Carrier shall calculate its 2014 interstate Target Composite Terminating End Office Access Rate. The 2014 interstate Target Composite Terminating End Office Access Rate means \$ 0.005 per minute plus two-thirds of any difference between the 2011 Baseline Composite Terminating End Office Access Rate. and \$ 0.005 per minute.

(iii) Beginning July 1, 2014, no Rate-of-Return Carrier's interstate or intrastate Composite Terminating End Office Access Rate shall exceed its 2014 interstate Target Composite Terminating End Office Access Rate. In the alternative, any Rate-of-Return Carrier may elect to implement a single per minute rate element for terminating End Office Access Service no greater than the 2014 interstate Target Composite Terminating End Office Access Rate.

(4) Nothing in this section obligates or allows a Rate-of-Return Carrier that has intrastate rates lower than its functionally equivalent interstate rates to make any intrastate tariff filing or intrastate tariff revisions raising such rates.

(e) Step 4. Beginning July 1, 2015, notwithstanding any other provision of the Commission's rules:

(1) Each Rate-of-Return Carrier shall establish rates for interstate and intrastate terminating End Office Access Service using the following methodology:

(i) Each Rate-of-Return Carrier shall calculate its 2015 interstate Target Composite Terminating End Office

Access Rate. The 2015 interstate Target Composite Terminating End Office Access Rate means \$ 0.005 per minute plus one-third of any difference between the 2011 Baseline Composite Terminating End Office Access Rate and \$ 0.005 per minute.

(ii) Beginning July 1, 2015, no Rate-of-Return Carrier's interstate or intrastate Composite Terminating End Office Access Rate shall exceed its 2015 Target Composite Terminating End Office Access Rate. In the alternative, any Rate-of-Return Carrier may elect to implement a single per minute rate element for terminating End Office Access Service no greater than the 2015 interstate Target Composite Terminating End Office Access Rate.

(2) [Reserved]

(f) Step 5. Beginning July 1, 2016, notwithstanding any other provision of the Commission's rules, each Rate-of-Return Carrier shall establish interstate and intrastate per minute terminating End Office Access Service rates such that its Composite Terminating End Office Access Service rate does not exceed \$ 0.005 per minute. Nothing in this section obligates or allows a Rate-of-Return Carrier that has intrastate rates lower than its functionally equivalent interstate rates to make any intrastate tariff filing or intrastate tariff revisions raising such rates.

(g) Step 6. Beginning July 1, 2017, notwithstanding any other provision of the Commission's rules:

(1) Each Rate-of-Return Carrier shall establish rates for terminating End Office Access Service using the following methodology:

(i) Each Rate-of-Return Carrier shall calculate its 2017 interstate Target Composite Terminating End Office Access Rate. The 2017 interstate Target Composite Terminating End Office Access Rate means \$ 0.0007 per minute plus two-thirds of any difference between that carrier's Terminating End Office Access Service Rate as of July 1, 2016 and \$ 0.0007 per minute.

(ii) Beginning July 1, 2017, no Rate-of-Return Carrier's interstate or intrastate Composite Terminating End Office Access Rate shall exceed its 2017 interstate Target Composite Terminating End Office Access Rate. In the alternative, any Rate-of-Return Carrier may elect to implement a single per minute rate element for terminating End Office Access Service no greater than the 2017 interstate Target Composite Terminating End Office Access Rate.

(2) [Reserved]

(h) Step 7. Beginning July 1, 2018, notwithstanding any other provision of the Commission's rules:

(1) Each Rate-of-Return Carrier shall establish rates for terminating End Office Access Service using the following methodology:

(i) Each Rate-of-Return Carrier shall calculate its 2018 interstate Target Composite Terminating End Office Access Rate. The 2018 interstate Target Composite Terminating End Office Access Rate means \$ 0.0007 per minute plus one-third of any difference between that carrier's Terminating End Office Access Service Rate as of July 1, 2016 and \$ 0.0007 per minute.

(ii) Beginning July 1, 2018, no Rate-of-Return Carrier's interstate or intrastate Composite Terminating End Office Access Rate shall exceed its 2018 interstate Target Composite Terminating End Office Access Rate. In the alternative, any Rate-of-Return Carrier may elect to implement a single per minute rate element for terminating End Office Access Service no greater than the 2018 interstate Target Composite Terminating End Office Access Rate.

(2) [Reserved]

(i) Step 8. Beginning July 1, 2019, notwithstanding any other provision of the Commission's rules, each Rate-of-Return Carrier shall establish interstate and intrastate rates for terminating End Office Access Service that do

not exceed \$ 0.0007 per minute.

(j) Step 9. Beginning July 1, 2020, notwithstanding any other provision of the Commission's rules, each Rate-of-Return Carrier shall, in accordance with a bill-and-keep methodology, revise and refile its federal access tariffs and any state tariffs to remove any intercarrier charges for terminating End Office Access Service.

(k) As set forth in FCC 11-161, states will facilitate implementation of changes to intrastate access rates to ensure compliance with the Order. Nothing in this section shall alter the authority of a state to monitor and oversee filing of intrastate tariffs.

(Approved by the Office of Management and Budget under control number 3060-0400.)

**HISTORY:** [76 *FR* 73830, 73856, Nov. 29, 2011; 77 *FR* 35623, June 14, 2012; 77 *FR* 48448, 48452, Aug. 14, 2012]

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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.

**NOTES:** [EFFECTIVE DATE NOTE: 76 *FR* 73830, 73856, Nov. 29, 2011, added Subpart J, effective Dec. 29, 2011, except for §§ 51.907(b)(1), (c)(1), and (d) through (h); 51.909(b)(1), and (c) through (k); 51.911(b) and (c); 51.915(e)(5) and (f)(7); 51.917(e)(6) and (f)(3); and 51.919 "which contain information collection requirements that are not effective until approved by the Office of Management and Budget. The Federal Communications Commission will publish a document in the Federal Register announcing the effective date for those sections."; 77 *FR* 35623, June 14, 2012, provides § 51.909(b)(1), and (c) through (k) are effective June 14, 2012; 77 *FR* 48448, 48452, Aug. 14, 2012, revised paragraphs (a)(3) and (c) and amended paragraph (b), effective Sept. 13, 2012.]

**NOTES APPLICABLE TO ENTIRE CHAPTER:**

**SUPPLEMENTAL PUBLICATIONS:**

Annual Reports of the Federal Communications Commission to Congress.

FCC Record of Orders and Decisions.

Communications Act of 1934 (with amendments and index thereto), Recap. Version to May 1989.

Study Guide and Reference Material for Commercial Radio Operator Examinations, May 1987 edition.

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#### NOTES APPLICABLE TO ENTIRE PART:

[PUBLISHER'S NOTE: For Federal Register citations concerning Part 51 Report and Orders, see: *63 FR 45134*, Aug. 24, 1998; *65 FR 33480*, May 24, 2000; *65 FR 38214*, June 20, 2000; *67 FR 21285*, Sept. 30, 2002; *67 FR 66069*, Oct. 30, 2002; *68 FR 53524*, Sept. 11, 2003; *69 FR 55111*, Sept. 13, 2004; *70 FR 60222*, Oct. 17, 2005; *71 FR 65424*, Nov. 8, 2006; *73 FR 72732*, Dec. 1, 2008.]

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[PUBLISHER'S NOTE: For Federal Register citations concerning Part 51 Policy Statements, see: *76 FR 81562*, Dec. 28, 2011.]

CASE NOTES Applicable to entire Part:Part Note