

Flooding source(s)	Location of referenced elevation	* Elevation in feet (NGVD) +Elevation in feet (NAVD) # Depth in feet above ground ^ Elevation in meters (MSL) Modified	Communities affected
North Montpelier Pond .....	Entire shoreline .....	+708	Town of Calais, Town of East Montpelier.
Stevens Branch .....	At the confluence with Winooski River .....	+544	Town of Barre, City of Barre, City of Montpelier, Town of Berlin.
	At county boundary (approximately 2.0 miles upstream of Snowbridge Road).	+740	
Sunny Brook of Winooski River	At the confluence with Winooski River .....	+510	Town of Middlesex.
	At downstream side of New England Central Railroad .....	+510	
Thatcher Brook .....	Approximately 225 feet upstream of Stowe Street .....	+502	Town of Waterbury.
	Approximately 1,100 feet upstream of Stowe Street .....	+503	
Union Brook .....	At the confluence with Dog River .....	+728	Village of Northfield.
	Approximately 60 feet upstream of Water Street .....	+728	
Winooski River .....	At Chittenden County Boundary (approximately 13,080 feet downstream of Bolton Falls Dam).	+342	Town of Middlesex, City of Montpelier, Town of Berlin, Town of Duxbury, Town of East Montpelier, Town of Moretown, Town of Waterbury, Village of Waterbury.
	At downstream side of Green Mountain Power No. 4 Dam	+595	

# Depth in feet above ground.  
 + North American Vertical Datum.  
 \* National Geodetic Vertical Datum.

**ADDRESSES**

**City of Barre**

Maps are available for inspection at City Hall, 6 North Main Street, Barre, VT 05641.

**City of Montpelier**

Maps are available for inspection at the Planning, Zoning, and Community Development Department, City Hall, 39 Main Street, Montpelier, VT 05602.

**Town of Barre**

Maps are available for inspection at the Barre Town Clerk's Office, 149 Websterville Road, Websterville, VT 05678.

**Town of Berlin**

Maps are available for inspection at the Town Zoning Office, 108 Shed Road, Berlin, VT 05602.

**Town of Calais**

Maps are available for inspection at the Town Clerk's Office, 3120 Pekin Brook Road, East Calais, VT 05650.

**Town of Duxbury**

Maps are available for inspection at the Town Office, 5421 Vermont Route 100, Duxbury, VT 05676.

**Town of East Montpelier**

Maps are available for inspection at the Town Hall, 40 Kelton Road, East Montpelier, VT 05651.

**Town of Middlesex**

Maps are available for inspection at the Town Clerk's Office, 5 Church Street, Middlesex, VT 05602.

**Town of Moretown**

Maps are available for inspection at the Town Clerk's Office, 994 Vermont Route 100B, Moretown, VT 05660.

**Town of Waterbury**

Maps are available for inspection at the Waterbury Municipal Offices, 51 South Main Street, Waterbury, VT 05676.

**Village of Northfield**

Maps are available for inspection at the Zoning Office, 51 South Main Street, Northfield, VT 05663.

**Village of Waterbury**

Maps are available for inspection at the Waterbury Municipal Offices, 51 South Main Street, Waterbury, VT 05676.

(Catalog of Federal Domestic Assistance No. 97.022, "Flood Insurance.")

**James A. Walke,**

*Acting Deputy Associate Administrator for Mitigation, Department of Homeland Security, Federal Emergency Management Agency.*

[FR Doc. 2013-01625 Filed 1-25-13; 8:45 am]

**BILLING CODE 9110-12-P**

**FEDERAL COMMUNICATIONS COMMISSION**

**47 CFR Part 1**

[DA 12-473]

**Practice and Procedure; Correction**

**AGENCY:** Federal Communications Commission.

**ACTION:** Correcting amendments.

**SUMMARY:** The Federal Communications Commission published in the **Federal Register** of November 16, 2011, a document amending § 1.229(b). Inadvertently, this rule was amended incorrectly. This document makes correcting amendments.

**DATES:** Effective January 28, 2013.

**FOR FURTHER INFORMATION CONTACT:** David Konczal, *David.Konczal@fcc.gov*, of the Media Bureau, Policy Division, (202) 418–2120.

**SUPPLEMENTARY INFORMATION:** The Federal Communications Commission (FCC or Commission) published a document in the *Federal Register* on November 16, 2011 (76 FR 70904) deleting § 1.229(b)(2) and redesignating § 1.229(b)(3) as § 1.229(b)(2). That document inadvertently failed to account for changes to § 1.229(b) that the FCC adopted in the *Second Report and Order* in MB Docket No. 07–42 on July 29, 2011, which were subsequently published in the *Federal Register* on September 29, 2011 (76 FR 60652) and took effect after the information collection requirements were approved by the Office of Management and Budget (“OMB”) under the Paperwork Reduction Act, 77 FR 6479, February 8, 2012. This document conforms the amendments to § 1.229(b) adopted in the *Second Report and Order*, which became effective on February 8, 2012, and to the amendments to § 1.229(b) that took effect previously on November 16, 2011.

#### List of Subjects in 47 CFR Part 1

Administrative practice and procedure, Claims, Investigations, Lawyers, Telecommunications.

Accordingly, 47 CFR part 1 is corrected by making the following correcting amendments:

#### PART 1—PRACTICE AND PROCEDURE

■ 1. The authority citation for part 1 continues to read as follows:

**Authority:** 15 U.S.C. 79 *et seq.*; 47 U.S.C. 151, 154(i), 154(j), 155, 157, 225, 227, 303(r), and 309.

■ 2. Section 1.229 is amended by revising paragraph (b)(2) and adding paragraph (b)(3) to read as follows:

#### § 1.229 Motions to enlarge, change, or delete issues.

\* \* \* \* \*

(b) \* \* \*

(2) For program carriage complaints filed pursuant to § 76.1302 of this chapter that the Chief, Media Bureau refers to an administrative law judge for an initial decision, such motions shall be filed within 15 calendar days after the deadline for submitting written appearances pursuant to § 1.221(h), except that persons not named as parties to the proceeding in the designation order may file such motions with their petitions to intervene up to 30 days after publication of the full text or a summary

of the designation order in the *Federal Register*. (See § 1.223).

(3) Any person desiring to file a motion to modify the issues after the expiration of periods specified in paragraphs (a), (b)(1), and (b)(2) of this section shall set forth the reason why it was not possible to file the motion within the prescribed period. Except as provided in paragraph (c) of this section, the motion will be granted only if good cause is shown for the delay in filing. Motions for modifications of issues which are based on new facts or newly discovered facts shall be filed within 15 days after such facts are discovered by the moving party.

\* \* \* \* \*

Federal Communications Commission.

**William T. Lake,**

*Chief, Media Bureau.*

[FR Doc. 2013–01425 Filed 1–25–13; 8:45 am]

**BILLING CODE 6712–01–P**

#### FEDERAL COMMUNICATIONS COMMISSION

#### 47 CFR Parts 32, 51 and 69

[DA 12–1552]

#### Nonsubstantive, Editorial or Conforming Amendments of the Commission’s Rules

**AGENCY:** Federal Communications Commission.

**ACTION:** Final rule.

**SUMMARY:** This document makes a number of nonsubstantive, editorial or conforming revisions to the Commission’s rules. These revisions are made to delete certain rule provisions that are without current legal effect or are otherwise obsolete. They are also made to clarify, simplify, and harmonize Commission rules, making the rules more readily accessible to the public and avoiding potential confusion for interested parties and Commission staff alike. In addition to deleting balance sheet account instructions that are now obsolete, as well as references to rules that have previously been deleted, this document deletes and amends rules that refer to unbundled network elements that are no longer subject to unbundling as a result of decisions in the *Triennial Review* proceedings or expired transition periods.

**DATES:** Effective January 28, 2013.

**FOR FURTHER INFORMATION CONTACT:** Kirk Burgee, Wireline Competition Bureau, Front Office, (202) 418–1500, or send an email to *kirk.burgee@fcc.gov*.

**SUPPLEMENTARY INFORMATION:** In this Order, we make a number of nonsubstantive, editorial or conforming revisions to parts 32, 51 and 69 of the Commission’s rules. We make these revisions to delete certain rule provisions that are without current legal effect or are otherwise obsolete. These nonsubstantive revisions are part of the Commission’s ongoing examination and improvement of FCC processes and procedures. The revisions clarify, simplify, and harmonize our rules, making the rules more readily accessible to the public and avoiding potential confusion for interested parties and Commission staff alike. The revisions and the specific reasons we are adopting each one are set forth below.

#### I. Part 32, Subpart C, Instructions for Balance Sheet Accounts

1. This Order amends part 32, subpart C, Instructions for Balance Sheet Accounts, to delete § 32.2321, which is obsolete. Section 32.2321 creates an account in the Uniform System of Accounts for incumbent local exchange carriers’ (incumbent LECs’) embedded customer premises wiring that was capitalized prior to October 1, 1984. By Commission order, the full amortization of all inside wiring was to be completed by September 30, 1994 and therefore the rule has no further applicability.

#### II. Part 51, Subpart D, Additional Obligations of Incumbent Local Exchange Carriers

2. This Order amends rules in part 51, subpart D, Additional Obligations of Incumbent Local Exchange Carriers, which, among other things, establishes a list of unbundled network elements (UNEs) that are subject to the unbundling rules adopted in the Commission’s *Triennial Review* proceedings, and the terms for unbundling these network elements. See *Triennial Review Order*, FCC 03–227, published at 68 FR 52276, 52295–305; *Unbundled Access to Network Elements; Review of the Section 251 Triennial Review Remand Order*, FCC 04–290, published at 70 FR 8940, 8953–55, February 24, 2005. Specifically, this Order makes the following deletions or amendments to part 51 rules that refer to UNEs that are no longer subject to unbundling as a result of decisions in the *Triennial Review* proceedings or expired transition periods:

- This Order deletes § 51.319(a)(1)(i), which references “line sharing” as a UNE that is subject to unbundling, to conform to judicial decision. See *United States Telecom Ass’n v. FCC*, 290 F.3d 415, 428–29 (2002) (vacating the Commission’s decision to provide