#### § 14.61

- (4) The information, documentation, and training provisions contained in §14.20(d) shall apply to this subpart E.
- (5) The performance objectives provisions contained in \$14.21(a), (b)(1)(i), (b)(1)(ii), (b)(2)(ii), (b)(2)(ii), (b)(2)(ii), and (c) shall apply to this subpart E.
- (6) All of subpart D shall apply to this subpart E.

# § 14.61 Obligations with respect to internet browsers built into mobile phones.

- (a) Accessibility. If on or after October 8, 2013 a manufacturer of a telephone used with public mobile services includes an Internet browser in such telephone, or if a provider of mobile service arranges for the inclusion of a browser in telephones to sell to customers, the manufacturer or provider shall ensure that the functions of the included browser (including the ability to launch the browser) are accessible to and usable by individuals who are blind or have a visual impairment, unless doing so is not achievable, except that this subpart shall not impose any requirement on such manufacturer or provider-
- (1) To make accessible or usable any Internet browser other than a browser that such manufacturer or provider includes or arranges to include in the telephone; or
- (2) To make Internet content, applications, or services accessible or usable (other than enabling individuals with disabilities to use an included browser to access such content, applications, or services).
- (b) Industry flexibility. A manufacturer or provider may satisfy the requirements of this subpart with respect to such telephone or services by—
- (1) Ensuring that the telephone or services that such manufacturer or provider offers is accessible to and usable by individuals with disabilities without the use of third-party applications, peripheral devices, software, hardware, or customer premises equipment; or
- (2) Using third-party applications, peripheral devices, software, hardware, or customer premises equipment that is available to the consumer at nominal

cost and that individuals with disabilities can access.

## PART 15—RADIO FREQUENCY DEVICES

#### Subpart A—General

- Sec. 15.1 Scope of this part.
- 15.3 Definitions.
- 15.5 General conditions of operation.
- 15.7 [Reserved]
- 15.9 Prohibition against eavesdropping.
- 15.11 Cross reference.
- 15.13 Incidental radiators.
- 15.15 General technical requirements.
- 15.17 Susceptibility to interference.
- 15.19 Labeling requirements.
- 15.21 Information to user.
- 15.23 Home-built devices.
- 15.25 Kits.
- 15.27 Special accessories.
- 15.29 Inspection by the Commission.
- 15.31 Measurement standards.
- 15.32 Test procedures for CPU boards and computer power supplies.
- 15.33 Frequency range of radiated measurements.
- 15.35 Measurement detector functions and bandwidths.
- 15.37 Transition provisions for compliance with this part.
- 15.38 Incorporation by reference.

### Subpart B—Unintentional Radiators

- 15.101 Equipment authorization of unintentional radiators.
- 15.102 CPU boards and power supplies used in personal computers.
- 15.103 Exempted devices.
- 15.105 Information to the user.
- 15.107 Conducted limits.
- 15.109 Radiated emission limits.
- 15.111 Antenna power conduction limits for receivers.
- 15.113 Power line carrier systems.
- 15.115 TV interface devices, including cable system terminal devices.
- 15.117 TV broadcast receivers.
- 15.118 Cable ready consumer electronics equipment.
- 15.119 [Reserved]
- 15.120 Program blocking technology requirements for television receivers.
- 15.121 Scanning receivers and frequency converters used with scanning receivers.
- 15.122 [Reserved]
- 15.123 Labeling of digital cable ready products.

#### Subpart C—Intentional Radiators

15.201 Equipment authorization requirement.