March 13, 2017 HIGHLIGHTS

- Chairman Pai issued a statement on his renomination by President Trump to serve a second term on the FCC. Commissioner O’Rielly also issued a statement.

- The FCC released the Mobility Fund II and Tribal Mobility Fund II Report and Order and FNPRM that it adopted at its February 2017 Open Meeting. Comments on the FNPRM are due April 12, 2017; replies due April 27, 2017.

- The Commission is circulating an item entitled “Jurisdictional Separations and Referral to the Federal-State Joint Board.”

- The FCC announced the Form 477 filing interface has been reopened, and the new filing deadline for Form 477 data as of Dec. 31, 2016, is March 24, 2017.

- NTCA urged the FCC to correct or clarify the capital investment allowance and address the adverse effects on consumers from the application of the local service rate floor policy. In a separate meeting, NTCA urged the FCC to act on the January 2015 Application for Review and the August 2014 Petition for Reconsideration, both filed by NTCA, NECA, ERTA, and WTA, on the local service rate floor.

- WTA urged full funding of both the A-CAM path and the RoR path for USF support and urged elimination or suspension of the local service rate floor.

- WTA filed comments in support of Adak Eagle’s Petition for Reconsideration of the FCC’s decision to deny Adak a second offer of A-CAM support. Replies are due March 14, 2017. Notice

- R. Craig Cook, CEO of Hill Country Telephone Cooperative, testified on behalf of NTCA before the House hearing on the “Next Farm Bill: Rural Development & Energy Programs,” discussing the importance of USDA financing for broadband network projects.

- Comments and oppositions were filed on petitions for reconsideration of the Broadband Privacy Order. Replies are due March 16, 2017. Public Notice

- Chairman Pai and Commissioners Clyburn and O’Rielly testified before the Senate Commerce, Science, and Transportation Committee’s oversight hearing on the FCC.

- Sens. Edward Markey (D-Mass.) and Michael Lee (R-Utah) introduced the Help Americans Never Get Unwanted Phone Calls (HANGUP) Act, which would strike a provision of the 2015 Budget Act that exempts callers collecting debt owed or guaranteed by the federal government from robocalling and robotexting protections.

- ASAP Paging filed comments on whether certain docketed proceedings listed in the Public Notice should be terminated as dormant. ASAP opposed dismissal of ASAP’s petition for preemption of the Texas PUC on retail rating of local calls to CMRS carriers. Replies due March 20.

Other Key Upcoming Dates

- Mar. 16 - Comments due on why the FCC should not initiate proceedings to revoke the Commission authorizations granted to Sandwich Isles Communications. Replies due March 31. Notice

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USF Reform

- The Commission released the Mobility Fund II and Tribal Mobility Fund II Report and Order and FNPRM on March 7, 2017, that it adopted at its February 23, 2017 Open Meeting. The Order allocates up to $4.53 billion over the next decade for deployment of 4G LTE service in areas that are unserved by 4G and to preserve such service where it might not otherwise exist. The Commission also proposed a challenge process to supplement FCC coverage maps. It said it expects to release a list of presumptively eligible areas shortly, to finalize the challenge process in the coming months, and to conclude the challenge process by January 31, 2018. The phase-down of legacy support is scheduled to commence in the first month following the close of the MF-II auction.

- The FCC issued a Notice in the Federal Register on March 13, 2017, announcing comments are due April 12, 2017, on the Mobility Fund Phase II challenge process for determining eligibility of geographic areas for support. In this notice, the FCC published only the FNPRM that was issued with the Mobility Fund II Order. Reply comments are due on or before April 27, 2017.

- Chairman Pai sent a letter to Sen. Tom Udall (D-N.M.) on March 7, 2017, responding to his letter expressing concern about the lack of broadband on Tribal lands. Chairman Pai said the recently adopted Mobility Fund Phase II Order will direct approximately $340 million to build out 4G LTE coverage on Tribal lands. Chairman Pai also said he directed USAC to give additional time to Tribal families living in the remote reaches of the Navajo Nation to comply with a certification deadline for the Lifeline program.

- NTCA met with Commissioner Clyburn and her Legal Advisor on March 2, 2017, to raise concerns about the insufficiency of the high-cost USF budgets and to urge the Commission to provide sufficient support. NTCA further expressed the urgency of action on two key outstanding USF reform issues; the need for a technical correction to, or clarification of, the Capital Investment Allowance adopted in last year’s reforms and the continuing adverse effects upon consumers arising out of application of the local service rate floor policy.

- NTCA spoke with Commissioner Clyburn’s Legal Advisor on March 8, 2017, to discuss the continuing adverse effects on consumers of application of the Commission’s local service rate floor policy. NTCA urged the Commission to act promptly on the January 2015 Application for Review and the August 2014 Petition for Reconsideration, both filed by NTCA, NECA, ERTA, and WTA. NTCA argued the rate floor policy yields no benefits to managing USF budgets, and is only harmful and disruptive to rural consumers, especially since the lack of affordable standalone broadband services makes it more difficult for those same rural consumers to cease purchasing voice service.

- WTA met with Chairman Pai’s Legal Advisor on March 2, 2017, to urge full funding of both the A-CAM path and the RoR path for USF support, suggesting that “full funding” of the RoR path focus on elimination of the budget control mechanism. WTA noted it had filed a suggested Unsubsidized Competitor Form in October 2016 for the future challenge process for census blocks served by RoR path carriers, and attached copies of the ex partes. It urged elimination or suspension of the local service rate floor, noting its agreement with then-Commissioner Pai’s criticism of the rate floor in his dissent to the Commission’s April 23, 2014 Order, and reiterated its ongoing concerns about certain changes to the Lifeline program as detailed in its Petition for Reconsideration still pending before the Commission.

- WTA filed comments on March 6, 2017, in support of Adak Eagle’s Petition for Reconsideration of the FCC’s decision to deny Adak a second offer of A-CAM support. WTA agreed that the premises upon which Adak filed its Petition, taken either separately or in the aggregate, warrant reconsideration and the extension of a second, revised A-CAM offer to Adak. Replies are due March 14. Notice

- R. Craig Cook, CEO of Hill Country Telephone Cooperative, testified on behalf of NTCA before the House Subcommittee on Commodity Exchanges, Energy, and Credit’s hearing on the “Next Farm Bill: Rural Development & Energy Programs” on March 9, 2017. He discussed the importance of USDA
financing for rural broadband projects, saying apart from USDA’s RUS, only a few committed, mission-driven lenders like CoBank and the Rural Telecommunications Finance Cooperative provide financing to enable small rural providers to build networks in their communities. He noted as a complement to financing, the USF then helps to justify the business case for such construction, and ongoing high cost USF support ensures that consumers can afford the services offered over the financed networks now and in the future.

- ACS met with Chairman Pai’s Legal Advisor and Wireline Competition Bureau staff on March 7 and 8, 2017, to discuss infrastructure investment in Alaska, the need for targeted support for critical facilities, especially for facilities serving rural health providers, and middle mile infrastructure serving Bush communities. ACS discussed the need for comprehensive updating of the Rural Health Care program and its CAF Phase I and Phase II build-out progress, reporting requirements, and performance obligations. It also urged the FCC to revisit the unfunded voice mandate, as well as the “high cost” threshold in the Alaska Communications CAF Phase II Order.

- Fairpoint met with Legal Advisors to Chairman Pai and Commissioners O’Rielly and Clyburn and Wireline Competition Bureau staff on March 1 and 2, 2017, to discuss its Petition for Declaratory Ruling for the restoration of ICC Transitional Support. FairPoint asked the Bureau to confirm that for study areas in states where FairPoint accepted CAF Phase II support, as the effective period of CAF Phase I ended on December 31, 2014 and CAF Phase II was effective as of January 1, 2015, revenue calculations and ICC Transitional Support payments for FairPoint’s RoR LECs should have been adjusted consistent with that time frame and the amounts at issue be restored retroactive to January 1, 2015.

- Frontier filed a letter on March 6, 2017, to provide the FCC with a list of the specific locations associated with the census blocks that it intends to count as part of CAF Phase I Round 2 deployment, and filed its certification, as required under § 54.312(c). Frontier indicated it is not including in this list any census blocks to which parties filed objections. Attachment.

- The Utilities Technology Council, SyncGlobal Telecom, the Fiber Networks Owners Alliance, and North Georgia Networks met separately with Legal Advisors to Chairman Pai and Commissioners O’Rielly and Clyburn on March 1, 2017, to suggest the FNA could serve as an information resource for the Commission as it develops policies to promote the deployment of fiber-based services in rural and underserved areas of the country. North Georgia Network provided a presentation showing the broadband speeds consumers have reported as part of the Georgia Rural Broadband Survey, and the FNA provided its nomination for Mr. Williamson to serve on the FCC’s Broadband Deployment Advisory Committee.

- Lake Region Electric Cooperative met with Chairman Pai’s Legal Advisor on March 2, 2017, to discuss Lake Region’s Application for Review of the Wireline Competition Bureau’s August 15, 2016 Order and Order on Reconsideration that denied Lake Region’s application for rural broadband experiments funding.

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Broadband

- The FCC issued a Public Notice on March 7, 2017, announcing the Form 477 filing interface has been reopened, and the new filing deadline for Form 477 data as of Dec. 31, 2016, is March 24, 2017. The FCC said filers who submitted their Form 477 filings prior to the closing of the site on Feb. 22, 2017, do not need to take any further action as those filings remain in “Submitted” status. The FCC also said filers who started the filing process prior to the closing of the site do not need to re-upload any files or re-enter any records provided previously and should see those data after logging in to the interface.

- Rep. Marsha Blackburn (R-Tenn.) introduced a joint resolution on March 8, 2017, which would stipulate that Congress disapproves the Broadband Privacy Order and that the rules have no force or effect.
This resolution is similar to Sen. Jeff Flakes’ (R-AZ) resolution introduced in the Senate on March 7, 2017.

- The FCC published a Notice in the Federal Register on March 8, 2017, correcting the due date for replies to oppositions to Petitions for Reconsideration of the Broadband Privacy Report and Order. Replies are due March 16, 2017.

- In addition to comments and oppositions reported in a previous edition of REGScan, comments were filed on petitions for reconsideration of the Broadband Privacy Order. Free Press asserted petitioners make no new arguments, present no new facts, demonstrate no change in the underlying law, and present no compelling public interest reason to reconsider the rules. The Center for Democracy and Technology opposed the petitions, saying the broadband privacy rules give customers meaningful control over their information, as well as critical data security protections, while maintaining flexibility for providers to use customer information with consent, and are consistent with the FTC’s privacy and data security guidance and with the FTC’s comments in this proceeding. Tech Knowledge supported the petitions, claiming the notion that consumers will be left unprotected if the FCC harmonizes its approach with the FTC’s privacy framework is absurd. It asserted there is no legal barriers whatsoever to the FCC treating section 222 as if it were coextensive with the FTC’s approach to privacy. The Consumers Union and the Consumer Federation of America opposed the petitions, arguing the Order provides for consumer notice and choice, and said the Commission should not make it harder for consumers to know what their BIAS provider knows about their daily online lives by repealing or weakening the Order. The Institute for Policy Innovation supported several petitions and claimed the Order is not only unnecessary and incoherent with existing federal privacy policies, but is actively harmful to continued broadband development. iconnectiv took no position on the merits of these petitions, but said the FCC should clarify that section 222(d) does not prevent carriers from sharing the CPNI that fraud prevention companies need in order to respond to account takeover fraud. Replies are due March 16, 2017.

- The American Cable Association sent a letter to Chairman Pai on March 7, 2017, to offer suggestions on advancing infrastructure investments and the provision of innovative services. ACA suggested the FCC reverse the Title II re-classification decision and tailor any future Open Internet regulation to ensure smaller providers are not burdened by onerous requirements, and to reconsider the Broadband Privacy Order. ACA also suggested the FCC: continue the light-touch regulatory approach for competitive providers of business data services, including by allowing competitive providers to offer services as private carriers; address barriers to broadband deployment; provide targeted support to encourage broadband deployment in unserved areas; modify or eliminate unwarranted and onerous regulations, particularly for smaller providers; adopt process reforms to ensure new regulatory requirements are appropriate for smaller providers; and modernize video regulation to spur broadband investment and deployment.

- The U.S. Chamber of Commerce met with Chairman Pai’s Legal Advisors on March 3, 2017, to discuss the status of the open internet, broadband privacy, and deployment of small cell infrastructure proceedings. It also discussed the importance of eliminating unnecessary delays with regard to permitting cellular infrastructure.

- The U.S. Hispanic, U.S. Black, National Gay & Lesbian, and Asian and Pacific Islander Chambers of Commerce sent a letter to Sens. Mitch McConnell (R-KY.) and Chuck Schumer (D-N.Y.) and Reps. Paul Ryan (R-Wis.) and Nancy Pelosi (D-Calif.) on March 8, 2017, to express opposition to the FCC’s Broadband Privacy Order and to support efforts to revisit those rules in Congress and at the FCC. They asserted creating a patchwork of inconsistent privacy rules for different internet companies only confuses consumers, making it more difficult for people to understand how their data is collected and used online. They asserted the FCC’s action imposes greater restrictions on potential new entrants while fully exempting the behemoths currently dominating the market.
USF

- NTCA and TDS met with Chairman Pai’s Legal Advisor on March 8, 2017, to assert the phase-down of support for voice service in the E-rate program runs counter to the importance of this service, as set forth in statute and recent FCC proceedings. They suggested the FCC conduct an E-rate support applicants study, as the 2014 E-rate Modernization Order directed, to enable schools and libraries to demonstrate the consequences of the voice support phase-down on their operations and budgets. They also suggested restoration of funding year 2014 levels of support for voice service.

- Reply comments were filed on March 9, 2017, on TracFone’s request for clarification of the Lifeline minimum service standards established in the 2016 Lifeline Modernization Order. TracFone asserted accessing the internet with a 3G feature phone does not provide meaningful BIAS and that WiFi is not mobile BIAS. It asked the Commission to require any Lifeline provider who has improperly frozen Lifeline customer accounts for 12 months to immediately notify customers of their error and remove the freeze. The ETC Joint Commenters opposed TracFone’s request, saying neither the Lifeline Modernization Order nor the Commission’s rules require an ETC to provide a smartphone to subscribers, and neither the Lifeline Modernization Order nor the Commission’s rules limit the definition of mobile BIAS to licensed, cellular data connections. Life Wireless addressed issues that the Oklahoma Corporation Commission PUD raised in its comments, and said the Commission should not play the role of innovation gatekeeper in the Lifeline program, but let consumers decide which offerings are best for them. Public Notice | List of all replies available to date.

- The National Grange filed a letter on March 8, 2017, to express support for TracFone’s request for clarification of the Lifeline minimum service standards, arguing the port freeze rule must be clarified so that companies are required to provide meaningful broadband internet service that fully meets the minimum service standards codified in the Commission’s rules.

- KonaTel filed a letter on March 6, 2017, asking the Bureau to treat its Petition for Streamlined Designation as a Lifeline Broadband Provider ETC as a request for designation as a wireless Lifeline-only ETC and as a request for Compliance Plan approval. It also requested the Bureau limit the Petition to the states of Florida, New York, North Carolina, and Texas, and to remove from its request areas within these states that fall exclusively within federally recognized Tribal lands.

Misc.

- Chairman Pai issued a statement on March 7, 2017, on President Trump’s renomination of Pai to serve a second term on the FCC. Commissioner O’Rielly also issued a statement.

- Chairman Pai announced on March 7, 2017, two new appointments to the Office of the Chairman. Nathan Leamer is now serving as the Chairman’s Policy Advisor, and Carlos Minnix is serving as a Staff Assistant.

- Chairman Pai and Commissioners Clyburn and O’Rielly testified before the Senate Commerce, Science, and Transportation Committee’s oversight hearing on the FCC on March 8, 2017. Pai discussed closing the digital divide, promoting innovation, protecting consumers and public safety, and reforming the FCC’s processes. Clyburn discussed preserving a free and open internet, protecting consumer privacy, USF modernization, inmate calling reform, expanding broadband infrastructure deployment, improving broadband data, process reform, digital inclusion, expanding mobile broadband deployment, Connect2Health, public safety, and enhancing consumer protections. O’Rielly discussed process reform, pirate radio, infrastructure, and international internet freedoms.
• The Commission is circulating an item entitled “Jurisdictional Separations and Referral to the Federal-State Joint Board.”

• Moss Adams and Panhandle Telephone met with Wireline Competition Bureau staff on March 8, 2017, to discuss PTCI’s pending Petition for Extraordinary Retirement of its fixed wireless local loop network. They also discussed the ongoing Part 36 separations freeze and the impact this is having on the allocation of costs and the development of rates for RoR carriers that chose to freeze their category relationships in 2001 and the potential impacts the development of disparate rates for CBOL service could have on CAF BLS support.

• Senators Edward Markey (D-Mass.) and Michael Lee (R-Utah) introduced the “Help Americans Never Get Unwanted Phone Calls (HANGUP) Act” on March 8, 2017, which would strike a provision of the 2015 Budget Act that exempts callers collecting debt owed or guaranteed by the federal government from robocalling and robotexting protections. It also would rescind the FCC’s Broadnet et. al Declaratory Ruling, which formally exempted government contractors from the Telephone Consumer Protection Act.

• Comments were filed on whether certain docketed proceedings listed in the attachment to the Public Notice should be terminated as dormant. W. Scott McCollough, counsel to ASAP Paging, opposed the FCC’s proposal to dismiss the proceeding entitled ASAP Paging, Inc. Petition for Preemption of Public Utility Commission of Texas Concerning Retail Rating of Local Calls to CMRS Carriers. ASAP asserted while there have been no substantive filings since late 2008, the controversy over retail rating of local calls to CMRS carriers is still a live issue, and claimed ILECs are still engaging in the same practices. SSR Communications asked the Commission to refrain from terminating Amendment of FM Table Allotments proceeding until the Commission either acts upon or dismisses the related Amendment of 73.207, 73.210, 73.211, 73.215, 73.3573 of the Commission’s Rules Related to Minimum Distance Separation Between Stations, Requirements, Contour Protection for Short Spaced FM Assignments, and Processing FM Broadcast Station Application proceeding, saying both pertain to amendment of sections 73.207 and 73.215. Replies are due March 20.

• The FCC issued a Notice in the Federal Register on March 10, 2017, publishing the February 28, 2017 Order that revised the Commission’s list of OMB-approved public information collection requirements with their associated control numbers and OMB expiration dates, as of January 31, 2017. The Order revised section 0.408 of the FCC’s rules, which displays the OMB control numbers assigned to the Commission’s public information collection requirements that have been reviewed and approved by OMB.

• Sandwich Isles Communications filed a Reply on March 9, 2017, on the Department of Hawaiian Home Lands’ request for guidance on whether terms of the exclusive license it provided to Waimana Enterprises, the parent company of Sandwich Isles, and a subsequent, partial assignment of that license directly to Sandwich Isles to provide telecommunications services to the Hawaiian home lands conflicts with section 253(a). Sandwich Isles asserted the Commission should withdraw the Public Notice, suggesting that, at the most, if any “guidance” is to be provided to DHHL, it should be that there is no basis for concluding on this record that the DHHL license violates section 253 of the Communications Act. Public Notice

• Sandwich Isles Communications met with Commissioner Clyburn’s Legal Advisor on March 6, 2017, to discuss its Petition for Reconsideration of the Order finding SIC improperly received payments from the federal high-cost support mechanisms and its Petition for Review of the Memorandum Opinion and Order on undersea cable lease expenses. SIC discussed the telecommunications and public safety needs of the Hawaiian Home Lands and their native residents, and what it says are errors in the Orders.

• INCOMPAS met with Commissioner Clyburn and her Legal Advisor on March 2, 2017, to discuss the status of the special access and BDS proceedings. INCOMPAS said its positions remain unchanged.
• BT met with Legal Advisors to Chairman Pai and Commissioner Clyburn on March 1 and 2, 2017, to urge caution on BDS and technology transition rules that it says would kill competition and further expand and strengthen the dominance of incumbents. BT asserted that caution, scrutiny, and fresh data are in order because of the rapid concentration taking place in the telecommunications industry.

• The Wireline Competition Bureau issued a Public Notice on March 8, 2017, announcing upcoming Local Number Portability Administrator transition outreach and education events to be held by PriceWaterhouseCoopers, the Transition Oversight Manager for the LNPA transition. The TOM will host the 14th LNPA Transition Outreach and Education Plan webcast on March 15, 2017. The TOM will also appear at the INCOMPAS Show in New Orleans, LA, on April 4-5, 2017. Event registration information may be found at: http://show.incompas.org/.

• The FCC issued a Public Notice on March 9, 2017, announcing the next meeting of the North American Numbering Council will be held on March 28, 2017. The FCC also attached the proposed agenda.

• Comments were filed on March 9, 2017, on Neustar's request to approve its new owner, Aerial Investors LLC, formed by Golden Gate Private Equity. The NAPM said it has no objections to Neustar's request provided that Neustar remains fully subject to its contractual obligations with the NAPM and the FCC ensures that Neustar remains subject to all of its current regulatory obligations, including all of the FCC’s current neutrality requirements and Orders. iconectiv said the FCC must require Neustar to provide enough additional information to evaluate its proposed acquisition for national security and neutrality issues, and regardless of the ultimate disposition of Neustar's request, the Commission should clarify the obligations of Neustar and its new parents to cooperate with the LNPA transition. The D.C. PSC said there is no description or statement in the ownership request regarding the actual role or business priorities that Golden Gate Capital will have in Neustar's management and day-to-day operation of the numbering business, and asserted this omission should be addressed by the Commission. Replies are due March 24. Public Notice

• To date, no comments were filed on VoIPStreet's application for authorization to obtain NANP telephone numbers directly from the Numbering Administrators for its iVoIP service. Public Notice

Upcoming Filing Dates

• Mar. 13 - PRA comments due on a new information collection on data breach reporting, as required by the October 2016 Broadband Privacy Order. Notice

• Mar. 13 - Comments due on NECA's December 22, 2016 proposed modification of average schedule formulas. The revisions are proposed to become effective for a one-year period beginning on July 1, 2017. Replies due March 28. Public Notice

• Mar. 14 - Replies due to oppositions to Adak Eagle Enterprise's Petition for Reconsideration of the FCC's decision to deny Adak Eagle a second offer of A-CAM support. Notice

• Mar. 16 - Comments due on why the FCC should not initiate proceedings to revoke the Commission authorizations granted to Sandwich Isles Communications. Replies due March 31. Public Notice

• Mar. 16 - Replies due to oppositions to Petitions for Reconsideration of the Broadband Privacy Report and Order. FR, PN

• Mar. 16 - Comments due on a request filed by 40 entities for the FCC to rescind the Order on Reconsideration that revoked the Order that previously granted Lifeline Broadband Provider ETC status to nine carriers. Replies are due March 23. Public Notice
• Mar. 16 - Comments due on Spot On Networks’ Application for Review of the Order on Reconsideration that revoked its Lifeline Broadband Provider ETC designation. Replies are due March 23. Public Notice

• Mar. 20 - Replies due on the Public Notice seeking comment on whether certain docketed proceedings listed in the attachment to the Public Notice should be terminated as dormant. FR

• Mar. 23 - Replies due on a request filed by 40 entities for the FCC to rescind the Order on Reconsideration that revoked the Order that previously granted Lifeline Broadband Provider ETC status to nine carriers. Public Notice

• Mar. 23 - Replies due on Spot On Networks’ Application for Review of the Order on Reconsideration that revoked its Lifeline Broadband Provider ETC designation. Public Notice

• Mar. 24 - Replies due on Neustar’s request to approve its new owner, Aerial Investors LLC, formed by Golden Gate Private Equity. Public Notice

• Mar. 28 - Replies due on NECA’s December 22, 2016 proposed modification of average schedule formulas. The revisions are proposed to become effective for a one-year period beginning on July 1, 2017. Public Notice

• Mar. 31 - Replies due on why the Commission should not initiate proceedings to revoke the Commission authorizations granted to Sandwich Isles Communications. Public Notice

• Apr. 17 - PRA comments due on an extension of a currently approved information collection covering the conditional forbearance relief granted by the Commission from Cost Assignment Rules, Property Record Rules, ARMIS Report 43–01, and the Structural Separation Requirement for price cap LECs in the May 17, 2013. Notice

• May 1 - PRA comments due on an extension of a previously approved information collection related to the MAG Plan Order, Parts 54 and 69 filing requirements for regulation of interstate services of non-price cap ILECs and interexchange carriers. Notice

• May 1 - PRA comments due on an extension of a currently approved information collection associated with FCC Form 477, Local Telephone Competition and Broadband Reporting. Notice

• May 1 - PRA comments due on an extension of a currently approved information collection associated with monitoring the impact of USF support mechanisms. The Commission is reporting a 24-hour increase in the total hour burden based on updated information from NECA regarding the number of respondents/responses. Notice

• May 1 - PRA comments due on revisions to a currently approved information collection associated with the Lifeline National Verifier. Notice

• May 4 - Comments due on the Public Notice seeking comment on whether the rules adopted in 2001 – 2004 should be continued without change or should be amended or rescinded, consistent with the stated objective of section 610 of the Regulatory Flexibility Act. FR

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