April 2, 2018 HIGHLIGHTS

• The FCC issued a tentative agenda for its April 17, 2018 Open Meeting. The FCC will consider seven items, including: an NPRM to enable model-based rate-of-return carriers to elect incentive regulation for their lower-speed business data services, and to remove ex ante pricing regulation for packet-based and higher-speed circuit-based offerings; a Report and Order and FNPRM that will adopt new measures and seeks comment on addressing the problem of call completion in rural areas; and an NPRM to ensure that USF support is not used to purchase equipment or services from companies posing a national security threat to the integrity of communications networks or the communications supply chain.

• The FCC published in the Federal Register the procedures for the CAF Phase II auction. The auction is scheduled to begin on July 24, 2018. Auction short-form applications were due on March 30, 2018.

• The FCC announced it intends to release a map on April 10, 2018, of areas presumptively ineligible for Mobility Fund Phase II support due to qualifying, unsubsidized coverage reported by one mobile provider. The map will be available on this FCC website. The FCC issued a notice in the Federal Register publishing the requirements and procedures to implement the Mobility Fund Phase II challenge process. The challenge window opened March 29, 2018, and will remain open until August 27, 2018.

• The FCC released the Second Report and Order on March 30, 2018, amending and adopting new rules to streamline the wireless infrastructure siting review process that was adopted at its March 22, 2018 Open Meeting.

• The Auctions and Spectrum Access Division granted Wireless Partners a waiver to participate as a challenger in the Mobility Fund Phase II challenge process.

• The Rural Wireless Association filed an Application for Review of the Mobility Fund II procedures, seeking review of the Bureaus' decision to establish a one kilometer grid cell size and one quarter kilometer “buffer” for assessing challenges to areas deemed ineligible for MF Phase II support. It also filed a Request for an extension of the challenge window to allow time for the Commission to rule on its Application for Review.

• AT&T filed reply comments on South Dakota Network’s Petition for Expedited Declaratory Ruling that requested the Commission issue a declaratory ruling addressing questions raised in the litigation involving an agreement between SDN and AT&T under which SDN provides transport service for AT&T access traffic. AT&T said the Commission should take two steps to underscore ICC issues that are (or should be) well-settled as to CLECs.

• The Ninth Circuit Court granted a motion to transfer the proceeding on the petitions for review of the Restoring Internet Freedom Order to the D.C. Circuit Court.

• The FCC seeks PRA comments on revised information collection requirements for the transparency rule disclosures applicable to ISPs, which were amended in the 2018 Restoring Internet Freedom Order. PRA comments are due April 27, 2018.

• The Wireline Competition Bureau seeks comment on NECA’s 2017 Interim Modification of Average Schedules and 2018 Further Modification of Average Schedules. Comments are due April 26, 2018; replies are due May 11, 2018.

Other Key Upcoming Dates

• Apr. 2 - Comments due on Titonka Telephone and Burt Telephone’s Petition for a waiver to merge their study areas and modify their 2011 revenue requirement and base period revenue. Replies are due April 17, 2018.

• Apr. 12 - Comments due on the NPRM proposing to update the FCC’s rules on jurisdictional separations. Replies due April 27, 2018.
USF Reform

- The FCC issued a notice in the Federal Register on March 29, 2018, publishing the procedures for the CAF Phase II auction (Auction 903). The auction is scheduled to begin on July 24, 2018. Auction 903 short-form applications must be filed prior to 6 p.m. (ET) on March 30, 2018.

- The FCC issued a Public Notice on March 27, 2018, announcing the Rural Broadband Auctions Task Force and the Wireline Competition and Wireless Telecommunications Bureaus intend to release a map on April 10, 2018, of areas presumptively ineligible for Mobility Fund Phase II support due to qualifying, unsubsidized coverage reported by one mobile provider. They said this map will inform challengers of those areas for which they will need to test the coverage of only one unsubsidized mobile provider. The map will be available on this FCC website.

- The FCC issued a notice in the Federal Register on March 29, 2018, publishing the requirements and procedures to implement the Mobility Fund Phase II challenge process. The challenge window opened March 29, 2018, and will remain open until August 27, 2018.

- The Rural Wireless Association filed an Application for Review of the Mobility Fund II procedures on March 29, 2018, seeking review of the Bureaus’ decision to establish a one kilometer grid cell size and one quarter kilometer “buffer” for assessing challenges to areas deemed ineligible for Mobility Fund Phase II support. The RWA also filed a Request for an extension of the challenge window for the Mobility Fund II, which closes August 27, 2018, to allow time for the Commission to rule on its Application for Review.

- The Chief of the Auctions and Spectrum Access Division issued an Order on March 30, 2018, granting Wireless Partners a waiver to participate as a challenger in the Mobility Fund Phase II challenge process. Wireless Partners filed a Petition for Waiver on March 21, 2018, of the rule limiting participation in the MF-II challenge process, stating it is neither a governmental entity nor a service provider required to file Form 477 data and thus had no right to participate as a challenger. It claimed it qualifies for a rule waiver because it has a bona fide interest in the MF-II challenge process and a plausible ability to submit a valid challenge.

- The FCC issued an Erratum on March 26, 2018, to the March 2017 Report and Order and Order on Reconsideration that set the rules for the CAF Phase II reverse auction. The FCC said this Erratum amends the Appendix in the Order because the rule appendix was inadvertently left out. The FCC also issued a Second Erratum on March 26, 2018, to the May 2016 Report and Order and FNPRM on the CAF Phase II auction procedures. This Erratum amended Appendix A of the Report and Order as follows: in paragraph (A) of sections 54.315(c)(2)(iv) and 54.804(d)(2)(iv), replace “50” with “100.”

- The FCC issued an Erratum on March 27, 2018, amending the January 31, 2018 CAF Phase II Auction Reconsideration Order as follows: adding footnote 259 in paragraph 99 at the end of the first sentence to read “259 The amendment to the heading of section 54.315 of the Commission’s rules shall be effective 30 days after publication in the Federal Register;” and adding a new paragraph 2, after paragraph 1, to read “2. Amend § 54.315 to revise the heading to read as follows: § 54.315 Application Process for Connect America Fund Phase II Support Distributed Through Competitive Bidding.”

- Commissioner Clyburn spoke before the Competitive Carriers Association on March 29, 2018, saying when it comes to access to robust, affordable communications services, competition remains one of the best ways to address challenges of providing services to communities with unique challenges. She discussed the interoperability and Mobility Fund Phase II proceedings, saying both were important to bringing service to unserved and under-served rural areas and are good examples of the tireless advocacy undertaken by CCA and its members. She said in both cases, the FCC could not have reached pro-competition and pro-consumer results without a collaborative, voluntary industry solution.

- The Commission placed an item on circulation on March 19, 2018, on ACS’s Petition for Reconsideration in the CAF proceeding.
GCI filed a letter on March 27, 2018, responding to the Public Notice that commenced the challenge process for ACS’ CAF Phase II funding in partially served census blocks. GCI said it submitted a copy of its response to the parties required, and believed it had also been filed and accepted in ECFS, but it appears ECFS did not process the response. GCI said as the response was timely provided to the Bureau and counsel for ACS, it requests the response be considered timely filed notwithstanding its late appearance in ECFS. In the alternative, it requests a waiver of the March 22, 2018 filing deadline. In its response (attached), GCI claimed it already offers qualifying voice and broadband services to nearly two-thirds of the locations ACS identified as unserved in partially served census blocks.

Allband Communications filed an Application for Review on March 26, 2018, of the Wireline Competition Bureau’s February 22, 2018 Order that granted in part and denied in part Allband’s Petition for Waiver of the $250 per line cap on USF support. Allband seeks review of those portions of the WCB Order that denied relief in part to Allband or which lack clarity, including: whether the WCB Order arbitrarily and unreasonably failed to reimburse Allband for an additional per-line amount, for the period July 2016 through July 2017, which USAC calculates in the amount of $335,742; and whether the WCB Order arbitrarily and unreasonably imposed on Allband a substantial penalty.

Allband filed a letter on March 23, 2018, to submit consolidated 2016 audited financial statements for Allband Communications Cooperative and Allband Multimedia pursuant to the Wireline Competition Bureau’s 2018 Allband Waiver Order, which granted Allband a waiver of the $250 per line cap on USF support until March 1, 2021. Allband also provided a summary of interest payments and remaining principal on all outstanding loans, to include information regarding loan restructure.

Adak Eagle spoke with Chairman Pai’s Advisor on March 28, 2018, regarding its Petition for Reconsideration of the FCC’s decision to deny it a second offer of A-CAM support.

Verizon, Frontier, CenturyLink, AT&T, and USTelecom met with Wireline Competition Bureau staff on March 22, 2018, to discuss compliance obligations for recipients of CAF support. They urged the Commission to finalize the requirements for broadband speed and latency measurement reporting and compliance under the CAF program.

USTelecom filed a letter on March 23, 2018, to submit a proposal for the treatment of obligations and legacy frozen support for price cap carriers in states where the state level commitments were turned down. USTelecom proposed the Commission utilize its CAM cost model support levels to create a factor to adjust the level of frozen support as a function of the funded census blocks that are successfully bid for during the CAF II Auction. It asserted the proposed formulation would ensure frozen support is available in any given geographic area in an amount proportional to awarded CAF amounts, and would reflect a balanced and judicious distribution of funding that will ensure continued support for voice services outside of areas supported through the CAF II auction.

The Ninth Circuit Court released an Order on March 28, 2018, granting a motion to transfer the proceeding on the petitions for review of the Restoring Internet Freedom Order to the D.C. Circuit Court.

The FCC published a Notice in the Federal Register on March 28, 2018, seeking PRA comments on revised information collection requirements for the transparency rule disclosures applicable to ISPs, which were amended in the 2018 Restoring Internet Freedom Order. The Order eliminated the additional collection imposed by the Title II Order and added a few discrete elements to the 2010 Open Internet Order’s information collection requirements. PRA comments are due April 27, 2018.

USTelecom wrote a blog post on March 26, 2018, expressing opposition to efforts by states to regulate net neutrality. It said the Open Internet fight should be done at the federal level for permanent, even-handed protections that apply across the entire internet. It asserted broadband providers have worked
hard over the past 20 years to deploy ever more sophisticated, faster, and higher-capacity networks and uphold net neutrality protections for all. USTelecom said it will challenge state or municipal attempts to fracture the federal regulatory structure that made all this progress possible.

- The ACLU released a report on March 29, 2018, entitled The Public Internet Option: How Local Governments Can Provide Network Neutrality, Privacy, and Access for All, which calls on local governments to help counteract federal rollbacks of net neutrality and internet privacy protections. The report includes recommendations for policies that should accompany public internet systems so they are consistent with privacy, net neutrality, and free speech principles, and outlines ways for municipal systems to serve all residents equally. press release

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**ICC**

- AT&T filed reply comments on March 29, 2018, on South Dakota Network’s Petition for Expedited Declaratory Ruling that requested the Commission issue a declaratory ruling addressing questions raised in the litigation involving an agreement between SDN and AT&T under which SDN provides transport service for AT&T access traffic. AT&T said the Commission should take two steps to underscore ICC issues that are (or should be) well-settled as to CLECs. It said the Commission should re-affirm that CLECs may negotiate contracts for intercarrier compensation for services subject to subpart J of Part 51 of the Commission’s rules, including contracts that address access charges, and the Commission should confirm that, under the Commission’s CLEC access rules and its access stimulation rules, a LEC that elects to handle access stimulation traffic has no right to insist that long distance carriers use a particular LEC’s tariffed access service to transport such access stimulation traffic. Public Notice

- The Wireline Competition Bureau issued a Protective Order on March 26, 2018, in the proceeding investigating Iowa Network Services d/b/a Aureon’s switched transport tariff filing. The Protective Order sets forth procedures to limit access to proprietary or confidential information that may be filed in this proceeding.

- Aureon Network Services filed a reply on March 28, 2018, to AT&T’s Opposition to Aureon’s Petition for Reconsideration of the Memorandum Opinion and Order that granted in part AT&T’s complaint against Aureon for charging AT&T for centralized equal access service on traffic destined for CLECs engaged in access stimulation. Aureon asserted the FCC should apply only prospectively the CLEC default transitional rate cap of $0.00819, and should only apply prospectively the section 51.911(c) CLEC rate benchmark as a rate floor above which Aureon can charge higher rates that are supported by section 61.38 cost studies.

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**Broadband**

- The FCC released the Second Report and Order on March 30, 2018, amending and adopting new rules to streamline the wireless infrastructure siting review process that was adopted at its March 22, 2018 Open Meeting. Among other things, the Order amended the rules to clarify that the deployment of small wireless facilities by non-Federal entities does not constitute either a “federal undertaking” within the meaning of the NHPA or a “major federal action” under NEPA, and thus certain federal historic preservation and environmental reviews are not required. Press Release

- AT&T filed a letter on March 23, 2018, to encourage the Commission to follow AT&T’s proposal and the BDAC recommendation by limiting one-touch make-ready to simple transfers and allowing existing attachers a reasonable period of time to perform their own complex transfers prior to allowing self-help. AT&T also said new attachers should indemnify existing attachers and pole owners for damages or outages that occur as a result of their OTMR work.
ACA members met with Legal Advisors to Chairman Pai and Commissioners Carr, Rosenworcel, and O'Rielly, and Wireline Competition Bureau staff on March 22 and 26, 2018, to discuss the wireline infrastructure NPRM and FNPRM and ACA's recommendations to address the barriers faced by its members in obtaining access to poles. They claimed ACA members expend significant time and money to satisfy utility demands, reducing the resources available for other deployments, and in some instances, they abandon projects all together. They asserted ACA's proposals would facilitate cooperation among utilities, existing attachers, and new attachers, while providing greater certainty about the rights and responsibilities of each.

INCOMPAS spoke with Commissioner Carr on March 23, 2018, to express support for a one-touch, make-ready process for pole attachments. INCOMPAS claimed the current process of multiple-touch, multiple-truck-roll, sequential trips to the pole is inefficient, costly, and can substantially delay and hinder broadband deployment plans.

Universal Service

Chairman Pai issued a statement on March 26, 2018, to announce a proposal to help address national security threats to U.S. communications networks and their supply chains. Pai said the draft NPRM, if adopted, would propose to bar the use of money from the FCC's Universal Service Fund to purchase equipment or services from companies that pose a national security threat to United States communications networks or the communications supply chain. Chairman Pai said he will seek a vote on this proposal at the Commission's April 17, 2018 Open Meeting.

The Wireline Competition Bureau announced on March 27, 2018, it is opening WC Docket No. 18-89, entitled Protecting Against National Security Threats to the Communications Supply Chain Through FCC Programs. The Commission will consider an item in this docket at its April 17, 2018 Open Meeting.

The FCC published a Notice in the Federal Register on March 29, 2018, seeking PRA comments on revisions to FCC Forms 555, 481, 497, 5629, 5630 and 5631. The revisions implement the requirement that ETCs provide written notice to their customers who are currently receiving enhanced support but will no longer be eligible for enhanced Tribal support. The Commission also seeks to update the number of respondents for most of the existing information collection requirements. PRA comments are due May 29, 2018.

The Wireline Competition Bureau issued a Public Notice on March 28, 2018, seeking comments on the Oglala Sioux Tribe’s Petition for reconsideration of the Order that granted, in part, its request for a temporary waiver of Lifeline recertification rules. The Tribe requested the FCC make the waiver of the Lifeline recertification rules on the Pine Ridge Reservation retroactive to August 29, 2017 – the date when the Tribe first requested emergency action from the FCC. Comments are due April 27, 2018; replies are due May 14, 2018.

In addition to reply comments listed in a previous edition of REGScan, reply comments were filed on March 23, 2018, on the Lifeline NPRM and NOI. Comcast supported: updating the Lifeline program to extend it to broadband; continuing to implement the national eligibility verifier; and preserving and expanding incentives for providers with proven track records to participate in Lifeline. GCI claimed the record reflects support for eliminating the phase-out of voice-only services, not only in rural or Tribal areas but everywhere, and said continuing voice-only support in remote Alaska will prevent consumers in these hard-to-reach areas from losing access to all Lifeline service. NARUC asserted the Commission cannot maintain the Federal Broadband Provider designation process, and claimed the record does not support limiting Lifeline subsidies to facilities-based carriers. All replies available to date. Order

Life Wireless, i-wireless, and SafetyNet Wireless filed a reply on March 29, 2018, to Smith Bagley’s Opposition to its Petition for Reconsideration of the Lifeline Reform Order. They said the Commission
should disregard Smith Bagley’s opposition to the port freezes because its opposition is unsupported in the record, ignores the existing exception for unserved areas, and misconstrues the purpose and success of the port freezes. They also said the Commission similarly should disregard Smith Bagley’s opposition to Lifeline support for Premium Wi-Fi because it ignores the law and precedents in favor of technology neutrality, and fundamentally misunderstands the product and its value for low-income consumers. FR

- The National Lifeline Association filed reply comments on March 27, 2018, on its Petition requesting a declaratory ruling that Lifeline ETCs are permitted to seek reimbursement for all Lifeline-eligible subscribers served as of the first day of the month pursuant to sections 54.407(a) and 54.405(e)(3), including those subscribers that are in an applicable 15-day cure period following 30 days of non-usage. NaLA asserted the FCC should grant the Petition, noting three parties filed comments in support of its Petition and none filed in opposition. Public Notice

- No comments were filed on Grand River Mutual Telephone Corporation and South Central Communications’ Petition for a study area waiver in Iowa. Replies are due April 10, 2018. Public Notice

- Boomerang Wireless d/b/a enTouch Wireless met separately with Legal Advisors to Chairman Pai and Commissioners O’Rielly and Rosenworcel on March 23, 2018, to discuss recent and proposed changes to the Lifeline program. enTouch said it is highly aligned in supporting rural and broadband initiatives, and claimed it offers robust and affordable options to help consumers close the digital divide. enTouch and AmeriMex Communications also met with Wireline Competition Bureau staff, and AmeriMex met with Chairman Pai’s Legal Advisor, to discuss the same issues.

- The Wireline Competition Bureau released a Public Notice on March 30, 2018, granting, denying, and dismissing various petitions related to actions taken by USAC on E-rate and USF contributions. Petitions for reconsideration or applications for review of these decisions must be filed within 30 days of the Public Notice.

- USAC filed its Semi-Annual Audit Recovery Report for the Schools and Libraries Program on March 30, 2018, which summarizes the status of all outstanding audit findings.

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Misc.

- The FCC issued a tentative agenda on March 27, 2018, for its April 17, 2018 Open Meeting. The FCC will consider: an NPRM to enable model-based rate-of-return carriers to elect incentive regulation for their lower-speed business data services offerings, and to remove ex ante pricing regulation for packet-based and higher-speed circuit-based offerings; a Report and Order and FNPRM that will adopt new measures and seeks comment on addressing the problem of call completion in rural areas; an NPRM to ensure that USF support is not used to purchase equipment or services from companies posing a national security threat to the integrity of communications networks or the communications supply chain; a Public Notice that would seek comment on the procedures for the auctions of Upper Microwave Flexible Use Service licenses in the 28 GHz and 24 GHz bands; an NPRM that proposes a new, alternative application process designed for a class of satellites referred to as “small satellites;” an NPRM proposing to eliminate the requirement that cable operators maintain a channel lineup at their local office and seeking comment on eliminating the requirement that certain cable operators make their channel lineup available via their online public inspection file; and a Report and Order that would revise section 73.624(g) to reduce broadcaster reporting obligations relating to the provision of ancillary or supplementary services.

- The Wireline Competition Bureau issued a Public Notice on March 27, 2018, seeking comment on NECA’s 2017 Interim Modification of Average Schedules and 2018 Further Modification of Average Schedules, filed on February 26, 2018. Comments are due April 26, 2018; replies are due May 11, 2018.
• The FCC released a Small Entity Compliance Guide on March 29, 2018, to help small entities comply with new rules on Caller ID. In the October 25, 2017 Order, the Commission amended its rules to create an exemption from Caller ID privacy rules for threatening calls with blocked Caller ID and for calls to non-public emergency services from a blocked Caller ID.

• The Commission placed an NPRM and Order on circulation on March 29, 2018, on the assessment and collection of regulatory fees for FY 2018.

• The Wireline Competition Bureau issued a Public Notice on March 28, 2018, announcing the 27th LNP Administrator Transition Outreach and Education Plan webcast is April 4, 2018. PricewaterhouseCoopers, the Transition Oversight Manager, will discuss preparatory activities and updated industry communications plans for the Southeast Region cutover on April 8, 2018. Interested parties may register for the session by visiting this link.

• The FCC issued a Public Notice on March 30, 2018, announcing the next two meetings of the North American Numbering Council will be held on April 27 and May 29, 2018.

• Neustar filed a letter on March 26, 2018, on the LNPA transition contingency rollback plan. Neustar said to the extent the Commission is inclined to take some action, it should extend the April 8, 2018 cutover deadline. Neustar claimed a decision by the Commission or the Wireline Competition Bureau to interfere with the private contractual dispute between Neustar and the NAPM regarding a contingency rollback plan would be unlawful.

• No comments filed on HD Carrier’s application for authorization to obtain North American Numbering Plan telephone numbers directly from the Numbering Administrators for its iVoIP service. Public Notice

• The Wireline Competition Bureau issued a Public Notice on March 28, 2018, seeking comments on IPtelX’s application for authorization to obtain North American Numbering Plan telephone numbers directly from the Numbering Administrators for its iVoIP service. Comments are due April 12, 2018.

• Commissioner Clyburn announced on March 29, 2018, Neşe Guendelsberger has been appointed as her Wireline Legal Advisor and Michael Scurato as her Media Legal Advisor. Clyburn also announced the departures of J. David Grossman, the Commissioner’s Chief of Staff, and Claude Aiken, the Commissioner’s Wireline Legal Advisor.

Upcoming Filing Dates

• Apr. 2 - Comments due on Titonka Telephone and Burt Telephone’s Petition for a waiver to merge their study areas and modify their 2011 revenue requirement and base period revenue. Replies are due April 17, 2018. Public Notice

• Apr. 10 - Replies due on Grand River Mutual Telephone Corporation and South Central Communications’ Petition for a study area waiver in Iowa. Public Notice

• Apr. 12 - PRA comments due on a revision of a currently approved information collection associated with: pole attachment complaint procedures; implementing LECs’ obligations to provide their competitors with dialing parity and non-discriminatory access to certain services and functionalities; ILECs’ duty to make network information disclosures; and numbering administration. Notice

• Apr. 12 - Comments due on the NPRM proposing to update the FCC’s rules on jurisdictional separations. Replies due April 27, 2018. FR Notice
• Apr. 12 - Comments due on IPtelIX’s application for authorization to obtain North American Numbering Plan telephone numbers directly from the Numbering Administrators for its iVoIP service. Public Notice

• Apr. 17 - Replies due on Titonka Telephone and Burt Telephone’s Petition for a waiver to merge their study areas and modify their 2011 revenue requirement and base period revenue. Public Notice

• Apr. 20 – PRA comments due on a revision of a currently approved information collection associated with section 214(a) discontinuance of service procedures. Notice

• Apr. 26 - Comments due on NECA’s 2017 Interim Modification of Average Schedules and 2018 Further Modification of Average Schedules, filed on February 26, 2018. Replies are due May 11, 2018. Public Notice

• Apr. 27 - PRA comments due on revised information collection requirements for the transparency rule disclosures applicable to ISPs, which were amended in the 2018 Restoring Internet Freedom Order. The Order eliminated the additional collection imposed by the Title II Order and added a few discrete elements to the 2010 Open Internet Order’s information collection requirements. Notice

• Apr. 27 - Replies due on the NPRM proposing to update the FCC’s rules on jurisdictional separations. FR Notice

• Apr. 27 - Comments due on the Oglala Sioux Tribe’s Petition for reconsideration of the Order that granted, in part, its request for a temporary waiver of Lifeline recertification rules. Replies are due May 14, 2018. Public Notice

• May 7 - PRA comments due on removing business data services from the interstate tariffs of price cap ILECs that are no longer subject to price cap regulation and of CLECs within 36 months of the effective date of the April 28, 2017 Business Data Services Order, i.e., by August 1, 2020. Notice

• May 7 - PRA comments due on a new information collection pertaining to the recordkeeping requirements when carriers provide CPN of the calling party to law enforcement in connection with a threatening call and, as directed by law enforcement, to security personnel for the called party for the purpose of identifying the party responsible for the threatening call. Notice

• May 11 - PRA comments due on an extension of a currently approved information collection associated with streamlined tariff filing requirements for LECs. Notice

• May 11 - Replies due on NECA’s 2017 Interim Modification of Average Schedules and 2018 Further Modification of Average Schedules, filed on February 26, 2018. Public Notice

• May 14 - PRA comments due on the revisions to the currently approved information collection pertaining to the payphone compensation rules. Notice

• May 14 - Replies due on the Oglala Sioux Tribe’s Petition for reconsideration of the Order that granted, in part, its request for a temporary waiver of Lifeline recertification rules. Public Notice

• May 21 - PRA comments due on a new information collection on the Application for CAF Phase II Auction Support, FCC Form 683 and on a revision of a currently approved collection associated with High Cost USF support forms. Notice

• May 29 - PRA comments due on revisions to Lifeline and ETC Forms 555, 481, 497, 5629, 5630 and 5631. The revisions implement the requirement that ETCs provide written notice to their customers who are currently receiving enhanced support but will no longer be eligible for enhanced Tribal support. Notice