April 16, 2018 HIGHLIGHTS

- The FCC issued the agenda for its April 17, 2018 Open Meeting. The FCC will consider six items, including: an NPRM proposing to allow 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; 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 the January 31, 2018 Order on Reconsideration on the CAF Phase II auction. The Order is effective May 14, 2018, except for the new or modified information collection requirements related to the location adjustment process contained in paragraphs 12-14 and the amendment to 54.315(c)(1)(ii), which require OMB approval.

- The FCC announced a map is now available of areas presumptively ineligible for Mobility Fund Phase II support due to qualifying, unsubsidized coverage reported by one mobile provider. This map is added as an additional layer to the existing Initial Eligible Areas map, available on the FCC’s website.

- Oppositions are due April 27, 2018, to RWA’s Application for Review of the Mobility Fund II Challenge Process Order. Replies are due May 7, 2018.

- USConnect, Dickey Rural Networks, and WTA said the FCC March 2018 Order and NPRM did not address the regulatory treatment of situations where post-2017 mergers, acquisitions, or transfers of control result in an A-CAM study area and a legacy RoR study area in the same state.

- USTelecom filed comments on the NPRM proposing to update the FCC’s rules on jurisdictional separations. Replies due April 27, 2018.

- NTCA, AT&T, Windstream, Verizon, Frontier, CenturyLink, WTA, and USTelecom proposed a rule requiring carriers engaged in access stimulation to bear the financial responsibility for all terminating switched transport costs between their end office (or remote or functional equivalent) and the tandem switch to which the terminating carrier requires inbound calls to be routed. Some of these parties also met with Wireline Competition Bureau staff to discuss ways to implement the proposal.

- NTCA expressed concern that portions of the draft Order on rural call completion would have a negative impact on the continuing problem of calls failing to complete to rural businesses and consumers. USTelecom expressed support for the draft Order on rural call completion. Verizon supported the draft Order and urged the Commission to adopt Verizon’s proposed clarifications to the safe harbor exempting covered providers from data recording, retention, and reporting requirements. AT&T suggested the FCC clarify or amend rules in the draft Order to clarify that rural call completion rules do not encompass LECs engaged in access stimulation. NCTA, Comcast, and Charter supported the proposal in the draft Order to eliminate reporting obligations of covered providers, and the proposed decision not to impose specific call completion metrics on covered providers.

Other Key Upcoming Dates

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

- The FCC published a notice in the Federal Register on April 13, 2018, publishing the January 31, 2018 Order on Reconsideration on the CAF Phase II auction. The decisions in the Order for the Phase II auction, along with all associated requirements and the amendment to the heading of § 54.315, go into effect May 14, 2018, except for the new or modified information collection requirements related to the location adjustment process contained in paragraphs 12–14 and the amendment to 54.315(c)(1)(ii) that require OMB approval.

- The Rural Broadband Auctions Task Force and the Wireline Competition and Wireless Telecommunications Bureaus issued a Public Notice on April 10, 2018, to announce they are making available a map of areas presumptively ineligible for Mobility Fund Phase II support due to qualifying, unsubsidized coverage reported by one mobile provider. They said the map will help ensure a timely and effective MF-II challenge process as the map informs challengers of those areas for which they will need to test the coverage of only one unsubsidized mobile provider. This map is added as an additional layer to the existing Initial Eligible Areas map, available on the FCC’s website.

- The FCC issued a Public Notice on April 12, 2018, setting the dates for filing oppositions and replies on the Rural Wireless Association’s Application for Review of the Mobility Fund II Challenge Process Order. The RWA asks the Commission to modify the challenge procedure to require the use of a uniform grid with cells of one square mile and a one-quarter mile “buffer” radius. The FCC extended the deadline for filing oppositions to April 27, 2018, and the deadline for filing replies to May 7, 2018.

- USConnect and WTA met separately with Commissioner Rosenworcel’s Advisor and Wireline Competition Bureau staff on April 10, 2018, to discuss USF support issues. WTA noted the Commission’s recent March 2018 Order and NPRM did not address the regulatory treatment of situations where post-2017 mergers, acquisitions, or transfers of control result in an A-CAM study area and a legacy RoR study area in the same state, and noted it has proposed in such cases that post-transaction A-CAM study areas and legacy RoR study areas remain under the same regulation. WTA emphasized the most important factor is a clear rule that allows parties negotiating a transaction to know what regulatory treatment to expect. USConnect indicated potential interest in model-based support with respect to a future, additional A-CAM election option and/or the CAF Phase II auction. It observed, however, the A-CAM model appeared to substantially overstate the number of locations and unserved locations in some of the areas, and indicated the waiver process adopted for the CAF Phase II reverse auction appeared to be a relatively fair and reasonable approach. USConnect, Dickey Rural Networks, and WTA also met with Advisors to Commissioners Carr and O’Rielly on April 10 and 11, 2018, to discuss the same issues.

- Ted. J. Thomas, Chairman of the Arkansas PSC, met with Chairman Pai on April 6, 2018, to discuss the local service rate floor, Lifeline, and broadband issues. He urged the Commission to grant the Rural Associations’ pending Application for Review of the Order that dismissed their August 2014 request to reconsider the methodology for establishing the local service rate floor or open a separate proceeding to consider if the rate floor mechanism should be abandoned. He also recommended the Commission keep non-facilities-based resellers in the Lifeline program, and balance membership in the BDAC and include critiques in any final posted BDAC reports.

ICC

- NTCA, AT&T, Windstream, Verizon, Frontier, CenturyLink, WTA, and USTelecom filed a letter on April 11, 2018, to propose a rule that would require carriers that are engaged in access stimulation to bear the financial responsibility for all terminating switched transport costs between their end office (or remote or functional equivalent) and the tandem switch to which the terminating carrier requires inbound calls to be routed. NTCA, CenturyLink, AT&T, and Verizon met with Wireline Competition Bureau staff on April 9, 2018, to discuss potential ways to implement the proposal.
Peerless Network met with staff from the Wireline Competition and Wireless Telecommunications Bureaus and the Enforcement Bureau on April 10, 2018, to discuss what it claimed is T-Mobile’s unlawful refusal to offer direct connects for wholesale traffic. Peerless urged the Commission to adopt the proposed Direct Connect Requirement. Peerless also urged the Commission to adopt rules that prohibit carriers from entering into and enforcing nondisclosure agreements intended to forbid or restrict voluntary communications with the Commission as a prerequisite to negotiating direct connects to terminate traffic to a carrier’s end users, and urged the Commission to prohibit carriers from entering into or enforcing exclusivity in direct connect arrangements for the termination of traffic to a wireless carrier’s end users.

Broadband

Commissioner O’Rielly wrote a blog post on April 11, 2018, offering suggestions on how to use the $600 million for broadband deployment that was provided in the Consolidated Appropriations Act, 2018. O’Rielly said without careful planning funding could be wasted duplicating service, distorting competition, and undermining the viability of existing and ongoing efforts to extend broadband. O’Rielly said for this program to be successful it is imperative that RUS coordinate with the FCC to ensure the implementation of regulations prevent any overbuilding of USF funding recipients. He said the projects selected by RUS should prevent cherry-picking and a hollowing out of the economic epicenters of small communities, leaving another program, such as USF, to pick up the surrounding portions at much greater costs. He stressed it will be important for the FCC and RUS to work with NTIA on data on current and future broadband funding commitments so that the broadband map provides the most accurate information possible regarding any remaining unserved areas.

Rep. K. Michael Conaway (R- Texas) introduced the Agriculture and Nutrition Act of 2018 (Farm Bill) on April 12, 2018. The bill, among other things, would: establish forward-looking broadband standards; provide incentives for hard to reach communities; and require guaranteed broadband lending. Summary of bill.

Sen. Tina Smith (D- Minn.) introduced legislation on April 12, 2018, entitled The Community Connect Grant Program Act, which would: provide grants to construct, acquire, or lease facilities to deploy broadband service; modernize minimum speed service to coordinate with the FCC and keep pace with 21st Century needs; provide essential community facilities with service for up to two years; improve, expand, construct, or acquire a community center within the proposed service area to provide community access; avoid duplicating deployment efforts by not building over existing broadband networks; and authorize funding for Community Connect grants at $50 million per fiscal year. The bill is not yet available.

NARUC filed a letter on April 6, 2018, suggesting the FCC immediately increase the membership of State and local government representatives on the Broadband Deployment Advisory Committee and its working groups to an amount that equitably balances with membership by broadband internet access services industry representatives. NARUC said, at a minimum, any final publication, including the State model rules, should append critiques by the interests that are underrepresented.

CenturyLink filed a letter on April 6, 2018, on the proposal in the wireline infrastructure FNPRM to codifying the FCC’s precedent regarding overlashing. CenturyLink said the Commission can best balance its objectives and responsibilities by codifying a rule permitting wire-to-wire overlashing without prior notice to or approval of the pole owner. CenturyLink said, however, this streamlined process should not apply to non-incidental equipment and devices, which present safety and load concerns best addressed through the standard pole attachment process.

AT&T met with Chairman Pai’s Wireline Advisor on April 5, 2018, to discuss recent filings by parties about proposed one-touch make ready-procedures. AT&T indicated its remarks were consistent with its ex parte letter on March 26, 2018. AT&T also met with Wireline Competition Bureau staff to discuss the same issues.
Google Fiber filed a letter on April 12, 2018, responding to NCTA's pole attachment proposal. Google claimed NCTA's shorter timeframe does nothing to ameliorate the problem with today's procedures, and asserted NCTA's proposal looks less like an improvement over today's inefficient and uncertain process and more like a proposal designed to give existing attachers an expanded ability to delay new deployment by competitive entrants. Google said one-touch make-ready represents an efficient use of resources, speeds deployment, makes costs lower and more predictable, and reduces the opportunity for injury and property damage.

Corning met with Legal Advisors to Chairman Pai and Commissioners Carr, O'Rielly, Clyburn, and Rosenworcel and Wireless Telecommunications Bureau staff on April 11, 2018, to discuss Corning's Report, Assessing the Impact of Removing Regulatory Barriers on Next Generation Wireless and Wireline Broadband Infrastructure Investment: Annex 1, Model Sensitivities. The report investigates the potential effects of one-touch make-ready and the potential impact that high fees can have on next generation wireless networks.

The Fiber Broadband Association filed a letter April 11, 2018, on reforming the pole attachment process. FBA suggested the FCC: codify the CFCC's overshaling precedent; permit new attachers to use one-touch make-ready; and improve the survey process, among other things.

Call Completion

NTCA met with Commissioner Carr's Advisor and Wireline Competition Bureau staff on April 9 and 10, 2018, to express concern that portions of the draft Order on rural call completion would have a negative impact on the continuing problem of calls failing to complete to rural businesses and consumers. NTCA discussed the record-keeping and reporting requirements, standards and best practices, monitoring, and complaints. It said as an alternative to the current reporting requirements, the Commission should require covered providers to abide by certain best practices, including limiting the number of intermediate providers in the call chain. NTCA also requested the Commission require covered providers to file their documented monitoring procedures along with contact information for call completion problems, and suggested the rules adopted in this Order sunset after three years and revert to the rules currently in effect, absent a finding that the new framework addresses rural call completion problems.

USTelecom filed a letter on April 10, 2018, to express support for the draft Order on rural call completion. It said the Order will alleviate burdens on covered carriers of collecting information that does not serve a useful purpose, while emphasizing monitoring of intermediate providers that more directly addresses potential call failures. USTelecom agreed the Commission should eliminate its data collection reporting requirements and reject mandating the adoption of specific best practices.

Verizon spoke with Chairman Pai's Advisors and Wireline Competition Bureau staff on April 6 and 9, 2018, to express support for the draft Rural Call Completion Order and to urge the Commission to adopt Verizon's proposed clarifications to the safe harbor exempting covered providers from data recording, retention, and reporting requirements. Verizon urged the Commission to clarify that: incidental or de minimis use of a third intermediate provider during network congestion or outages does not conflict with the required safe harbor certification; and the certification applies only to traffic destined for rural LECs.

AT&T filed a letter on April 10, 2018, saying because the problems with the current intercarrier compensation system are the root cause of rural call completion issues, it urged the Commission to act promptly on the Public Notice that sought to refresh the record on further ICC reform. AT&T suggested the Commission clarify or amend rules in the draft Rural Call Completion Order to clarify that rural call completion rules do not encompass LECs engaged in access stimulation. It also suggested the Commission clarify that any determination that a rural CLEC meets the broad definition of "rural
telephone company” for the purposes of the call completion rules does not mean that the CLEC also satisfies the narrower definition of “rural CLEC” for the purposes of the rural exemption to the CLEC access charge rules.

- NCTA **met with** Advisors to Commissioners Clyburn, Carr, and Rosenworcel on April 10, 2018, to express support for the proposed decision to eliminate reporting obligations of covered providers in connection with rural call completion, as well as the proposed decision not to impose specific call completion metrics on covered providers. NCTA also discussed liability, monitoring, a contact person, and a transition period. NCTA, Comcast, and Charter **met with** Wireline Competition Bureau staff on April 9, 2018, to discuss the same issues.

### Open Internet

- The Free State Foundation issued a [paper](#) on April 9, 2018, to respond to a recent ACLU [report](#) on net neutrality, which called on local governments to help counteract federal rollbacks of net neutrality and internet privacy protections. FSF claimed the ACLU report is not based on actual evidence but assumptions, ignored actual evidence of the conduct of municipal broadband providers, and heavily relied on promises the ACLU hopes municipal networks will make regarding how they will protect the rights of their users. FSF also claimed there is substantial evidence that private providers are promoting the very values identified in the ACLU report better than municipal providers.

### Universal Service

- The FCC released its 20th Universal Service Monitoring [Report](#) on April 13, 2018, which was prepared by federal and state members of the Federal-State Joint Board on USF. The report is organized into seven sections: Section one provides an update on industry revenues, universal service program funding requirements, and contribution factors; sections two through five provide the latest data on the low-income, high-cost, schools and libraries, and rural health care support mechanisms; section six presents recent Census and Bureau of Labor Statistics data on voice telephony subscribership and expenses taken from the Current Population Survey, the American Community Survey, and the Consumer Expenditure Survey as well as data on telephone penetration by income by state; and section seven includes updated Consumer Price Index data.

- Chairman Pai sent letters to **eleven US Senators** and [Rep. H. Morgan Griffith](#) (R-Va.) on April 3, 2018, in response to their concerns over the sufficiency of Category Two E-rate funding. Pai said the Commission sought comment from applicants, service providers, and other interested parties about how applicants have used their Category Two budgets and the percentage of Category Two services purchased by applicants that were or will be covered by the budgets. He also said the comment cycle has closed and the Commission will take into consideration all issues and concerns presented by all stakeholders.

- The FCC issued a [notice](#) in the Federal Register on April 11, 2018, making corrections to section 54.410, relating to Lifeline subscriber eligibility determination and certification.

- The Rural Wireless Association filed a [letter](#) on April 6, 2018, on the draft NPRM that proposes rules to ensure 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. RWA claimed the draft NPRM fails to protect national security and will irreparably damage broadband networks and limit future deployment in many rural and remote areas. RWA urged the FCC to focus its efforts on the creation of a standards and testing based system, and not on imposing a costly and ultimately ineffective country-of-origin prohibitory regime that it claims would provide nothing more than a false sense of security.
The National Federation of Independent Business filed its recommendations on April 6, 2018, on the draft NPRM that proposes rules to ensure 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 NFIB claimed certain proposals in the NPRM would have a substantial adverse economic impact on small businesses in the telecommunications industry if those businesses depend upon USF support for a substantial portion of their activities and cannot replace that support with other funds. The NFIB offered additional text to be included in the draft NPRM.

Nokia filed a letter on April 9, 2018, on the draft NPRM that proposes rules to ensure 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. Nokia requested the Commission make clear that identifying a company as a prohibited provider is an extraordinary act that the Commission expects would be used sparingly and be based on a review that takes into account the totality of the circumstances. Nokia also recommended the Commission include in its NPRM factors that may indicate a company is a trusted vendor using a totality-of-the-circumstances approach.

ATN International, parent company of Virgin Islands Telephone Company d/b/a Viya, Viya Wireless, and Choice Communications, met separately with Commissioners O’Rielly, Carr, Clyburn, Rosenworcel, and their advisors on March 5 and 6, 2018, to discuss the pending proposal to create the Connect USVI Fund for hurricane relief. ATN said with respect to short-term funding for immediate restoration of wireless networks, no wireless carriers in the USVI receive high-cost support and thus any support directed to current support recipients would not benefit wireless carriers there. ATN also said all relief funding should flow to carriers designated as ETCs and should be accompanied by reasonable accountability measures to ensure the funding is used for the purposes for which it was intended.

SLIC Network Solutions filed a Request for Review on April 6, 2018, of a USAC decision that rejected its revised FCC Forms 499-A for 2014, 2015 and 2016, and requested the FCC vacate the requirement prohibiting filing of revised Forms 499-A after the one year revision deadline. SLIC said due to an error made by consultants in preparing and filing its Form 499-A, SLIC was overcharged $443K over a nine-year period. SLIC asked the Commission to consolidate this request with its pending application for review of the one-year deadline order, disavow the order and its deadline, and direct USAC to process SLIC’s revised Forms 499-A for 2014, 2015, and 2016, and determine whether SLIC is entitled to refunds.

Butler-Bremer Mutual Telephone Company and Shell Rock Communications filed a letter on April 10, 2018, notifying the FCC that effective May 1, 2018, they will consolidate two study areas in Iowa.

No replies were filed on Grand River Mutual Telephone Corporation and South Central Communications’ Petition for a study area waiver in Iowa. Public Notice

Commissioner Clyburn spoke at the ALA Panel Discussion on Rural and Tribal Broadband Internet Connectivity on April 12, 2018, discussing challenges facing residents on Tribal lands. She said access to telephone service, electricity, and broadband on Tribal lands remains far below the national average. She said the Tribal Connect Act of 2017 would close an existing eligibility gap that currently prevents some Tribal libraries from participating in E-rate and ensure that in the absence of a Tribal community library, other facilities owned by an Indian tribe could be eligible to receive E-rate support.

The Schools, Health & Libraries Broadband Coalition met with Commissioner O’Rielly’s Legal Advisor on April 11, 2018, to discuss its pending Petition seeking a waiver of the Rural Health Care funding cap for Funding Year 2017. SHLB noted how the funding cuts in the RHC program are impacting safety-net health care providers and undermining federal policies promoting telemedicine and electronic health records, which require affordable broadband connectivity.

Peninsula Community Health Services of Alaska filed a letter on April 11, 2018, to express support for the SHLB Coalition’s Petition seeking a waiver of the Rural Health Care funding cap for Funding Year 2017. PCHS said the cuts were much larger than anticipated and its current unfunded liability as a result of the cuts is $575,600.
The FCC issued the agenda on April 10, 2018, for its April 17, 2018 Open Meeting. The FCC will consider: an NPRM proposing to allow 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 seeking 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;” and 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.

The FCC deleted from the April 17, 2018 Open Meeting agenda the Report and Order that revises section 73.624(g) to reduce broadcaster reporting obligations relating to the provision of ancillary or supplementary services. The FCC said the item has already been released.

USTelecom filed comments on April 12, 2018, on the NPRM proposing to update the FCC’s rules on jurisdictional separations. USTelecom supported the Commission’s proposal to adopt recommendations from the Federal-State Joint Board on Jurisdictional Separations that would amend Part 36 of the Commission’s rules to reflect the reforms made to Part 32. USTelecom also supported providing carriers the opportunity to make an election between Class A or Class B methods as their business changes over time. Replies due April 27, 2018.

The Senate Commerce, Science and Transportation Committee will hold a hearing on April 18, 2018, entitled Abusive Robocalls and How We Can Stop Them. Witnesses include: Lois Greisman, FTC; Rosemary Harold, FCC Enforcement Bureau; Adrian Abramovich, former President of Marketing Strategy Leaders; Scott Delacourt, Wiley Rein LLP and U.S. Chamber of Commerce representative; Kevin Rupy, USTelecom; and Margot Saunders, National Consumer Law Center.

The North American Numbering Council filed a letter on April 10, 2018, on the progress of the Call Authentication Trust Anchor, Nationwide Number Portability, and Toll Free Assignment Modernization working groups of the NANC. NANC said it will deliberate on final draft reports of the CATA at its April 27, 2018 teleconference meeting, and the NNP and TFAM at its May 29, 2018 in-person meeting.

Chairman Pai sent a letter to Sen. Bill Nelson (D-Fla.) on April 6, 2018, in response to his letter on the LNP Administrator transition. Pai provided an update on the transition, and said the LNPA database is not involved in real time processing of phone calls, so there is no risk of widespread phone service outages as a result of the LNPA transition. Pai said in the event that any problems arise, the most likely impact on consumers would be a delay in the typical one-business-day timeframe for porting their existing phone number from one service provider to another.

The Wireline Competition Bureau issued a Public Notice on April 12, 2018, announcing the 28th Local Number Portability Administrator Transition Outreach and Education Plan webcast will be held April 18, 2018 at 3:00 pm ET. During the webcast, the Transition Oversight Manager will provide information about the first regional cutover from the incumbent LNPA to the next LNPA, which took place earlier this month, and will discuss preparatory activities for the cutovers for the remaining six geographic regions that are scheduled for next month. Interested parties may register and find additional details for the session by visiting this link.
The Wireline Competition Bureau issued a Public Notice on April 13, 2018, announcing it granted HD Carrier’s application for authorization to obtain NANP telephone numbers directly from the Numbering Administrators for its iVoIP service. This proceeding will be closed 60 days from the date of this Public Notice if there are no further filings in this proceeding.

To date, no comments were filed on IPtelX’s application for authorization to obtain North American Numbering Plan telephone numbers directly from the Numbering Administrators for its iVoIP service. Public Notice

Upcoming Filing Dates

- 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 7 - Replies due to oppositions to Rural Wireless Association’s Application for Review of the Mobility Fund II Challenge Process Order. Public 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

• June 25 - Petitions due seeking to suspend or reject tariff filings made on 15 days’ notice. Replies due June 28, 2018. Order

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