The FCC adopted the following items at its April 20, 2017 Open Meeting: an Order on Reconsideration (news) amending the construction project limitation within section 54.303 to permit carriers to report, for USF purposes, capital expenses per location up to the established per-location per-project limit, rather than disallowing all capital expenses associated with construction projects in excess of the limit; a Report and Order (news) recognizing the strong competition present in the business data services market and modernizing the FCC’s regulatory structure for BDS (Chairman and Commissioners’ statements); an NPRM, NOI, and Request for Comment (news) on removing regulatory barriers to infrastructure investment, proposing changes to speed the transition from copper networks and legacy services to next-generation networks and services, and reforming FCC regulations (Chairman and Commissioners’ statements); and an NPRM and NOI (news) on the regulatory impediments to wireless network infrastructure investment and deployment (Chairman and Commissioners’ statements).

NECA filed comments supporting an extension of the current freeze of Part 36 category relationships and jurisdictional cost allocation factors for at least eighteen months. NTCA, USTelecom, NASUCA, the Irregulators, and Terral Telephone also filed comments. Replies due April 24.

Chairman Pai and Commissioners O’Rielly and Clyburn spoke at the first meeting of the FCC’s Broadband Deployment Advisory Committee on April 21, 2017.

The Pennsylvania PUC and PA Department of Community and Economic Development and Hughes Networks Services filed petitions seeking reconsideration of the CAF Phase II Auction Order.

The D.C. Circuit Court granted the FCC’s motion to remand the Lifeline Reform Order back to the Commission.

NTCA discussed the need for prompt action on the local voice service rate floor policy other USF reform measures.

Grand River Mutual Networks asked the FCC to consider how best to allocate any new A-CAM funding that may be made available, and claimed GRM’s “accurate model offer” is even more efficient than fully funding the original model.

Guadalupe Valley Telephone and Toledo Telephone filed petitions for waiver of the deadline for submission of HCLS data.

Other Key Upcoming Dates

- Apr. 24 - Replies due on the FNPRM on a further 18-month extension of the separations freeze. Notice
- Apr. 26 - Comments due on the Mobility Fund Phase II challenge process for determining eligibility of geographic areas for support. Replies due May 11. Order, FNPRM | Notice
- May 4 - Comments due on whether rules adopted in 2001–2004 should be continued without change or be amended or rescinded, consistent with section 610 of the Regulatory Flexibility Act. FR
USF Reform

- The FCC issued on April 21, 2017, the Order on Reconsideration that it adopted at its April 20th Open Meeting granting NTCA’s Petition for Reconsideration and amending the construction project limitation within section 54.303. The amendment will permit RoR carriers to report, for USF purposes, capital expenses per location up to the established per-location per-project limit, rather than disallowing all capital expenses associated with construction projects in excess of the limit. The Commission found that amending the rule will encourage carriers to plan cost-effective broadband deployment projects that include higher-cost locations, while maintaining adequate incentives for the efficient use of USF funds. The Order will be effective 30 days after publication in the Federal Register. (News release)

- NTCA spoke with Commissioner Clyburn’s Legal Advisor on April 17, 2017, to discuss the need for prompt action on the local voice service rate floor policy and the potential for other USF reform measures consistent with prior NTCA advocacy.

- Grand River Mutual Networks filed a letter on April 18, 2017, to ask the Commission to consider how best to allocate any new A-CAM funding that may be made available. GRM noted its refiled Form 477 data was not used when making the A-CAM offer to GRM, and it suggested the FCC should, as a new policy decision, fund GRM’s “accurate model offer.” It claimed funding GRM’s “accurate model offer” is even more efficient than fully funding the original model offers because with a little more than $1 million of additional funding a year, the FCC can increase GRM’s prescribed deployment obligations by 534 locations, at an annual cost of $2,070 per location, which it claimed is 5% more efficient than the annual cost of $2,182 per location realized by fully funding the original A-CAM offers.

- Grand River Mutual Telephone met with Wireline Competition Bureau staff on April 20, 2017, to discuss the impact to GRM and its customers of the incorrect FCC Form 477 filing that was made by GRM in June 2015. It claimed the errors in this filing resulted in a loss of more than $1M per year in A-CAM support, and therefore disallowed the needed support for more than 480 GRM customers. It noted the FCC has rejected its waiver request to use its correct Form 477 data, and asked the FCC to consider providing support to these customers if additional money is allocated to fully fund the A-CAM model, suggesting the cost to provide broadband to these GRM customers, on average, is lower than other A-CAM-funded customers if the model were to be fully funded.

- The Pennsylvania PUC and PA Department of Community and Economic Development filed a Petition for Reconsideration, Modification and Waiver on April 19, 2017, of the CAF Phase II Auction Order. They request the FCC reconsider its final auction rules and modify the CAF Phase II auction formula for Pennsylvania bids by adding a negative weight to the auction formula to reflect additional resources brought to the auction through the state. They said granting the relief would allow carriers operating in the state to access up to the remaining $139.62 million of total CAF Phase II funding that was originally dedicated to providing broadband service in rural and unserved eligible census blocks in Verizon’s Pennsylvania service territory.

- Hughes Network Services filed a Petition for Reconsideration on April 20, 2017, of the CAF Phase II Auction Order, asserting the FCC failed to analyze the practical impact of different weighting levels on bidders’ abilities to compete meaningfully in the reverse auction. Hughes claimed the current weighting scheme provides such an overwhelming advantage to bids from fiber broadband providers that it effectively excludes satellite broadband providers from participating and limits competition among platforms. It claimed this will thwart the Commission’s objective of extending the most cost-effective broadband services to the most eligible households, and violate the principle of competitive and technological neutrality. Hughes argued the Commission should adopt a bid weighting matrix that provides a latency penalty of no more than 10 and maximum weights of 25 for 10/1 service, 15 for 25/3 service, 10 for 100/20 service, and 0 for Gigabit service.

Back to Highlights
Broadband

• The FCC released the [NPRM, NOI, and Request for Comment](#) on April 21, 2017, that was [adopted](#) at the FCC’s April 20, 2017 Open Meeting, seeking comment on removing regulatory barriers to infrastructure investment, on proposed changes to speed the transition from copper networks and legacy services to next-generation networks and services, and reforming FCC regulations that increase costs and slow broadband deployment. Comments are due 30 days after Federal Register publication; replies due 60 days after FR.

• The FCC released the [NPRM and NOI](#) on April 21, 2017, that was [adopted](#) at the FCC’s April 20, 2017 Open Meeting on the regulatory impediments to wireless network infrastructure investment and deployment. Comments are due 30 days after Federal Register publication; replies due 60 days after FR.

• The Wireline Competition Bureau issued its [Internet Access Services Report](#) on April 21, 2017, which summarizes information on Internet access connections in the United States as of June 30, 2016, as collected by FCC Form 477. The report stated Internet connections increased by 8 percent between June 2015 and June 2016 to 369 million, and most of the growth in total Internet connections is attributable to increased mobile Internet access subscription. Mobile Internet connections increased 10 percent year-over-year to 265 million in June 2016, while the number of fixed connections grew to 104 million, up 4 percent from June 2015.

• Chairman Pai and Commissioners O’Rielly and Clyburn spoke at the first [meeting](#) of the FCC’s Broadband Deployment Advisory Committee on April 21, 2017. Pai said the BDAC is being asked to develop two model codes for state and municipal governments that want to encourage deployment and competitive entry in their jurisdictions, and will be asked to make recommendations on how to promote competitive access to broadband infrastructure, including utility poles. O’Rielly said he would be extremely reluctant to consider any recommendation that proposes to increase costs on everyday Americans. He also said members of the committee should be given wide latitude to make the best recommendations based on the information available and their personal experiences. Clyburn suggested the Committee never overlook the effects of their policy recommendations on ensuring low-income communities are not relegated to a second-class broadband future, and should make sure that the broadband services they recommend for deployment are affordable.

• The FCC issued a [Public Notice](#) on April 20, 2017, to announce that presentations to the Broadband Deployment Advisory Committee, including to its subcommittees and working groups, any roundtable discussions sponsored by the BDAC, and presentations between BDAC members and FCC staff or Commissioners will be treated as exempt presentations for ex parte purposes. The Commission said this treatment is appropriate since presentations to the Committee, like comments on a Notice of Inquiry, will not directly result in the promulgation of new rules. The Commission indicated it will not rely on any information submitted to the BDAC, or to any of its subcommittees, working groups, or sponsored roundtables, or information conveyed by BDAC members to FCC staff or Commissioners unless that information is first placed in the record of the relevant proceeding.

• ATN International, Bluegrass Cellular, et al. filed a [letter](#) on April 20, 2017, urging the BDAC to consider the needs and interests of competitive carriers serving rural, underserved areas and densely-populated cites. They suggested, among other things, the BDAC support new buildout opportunities by recommending the Commission limit what they say are inconsistent and often exorbitant right-of-way fees to actual costs of review and ROW maintenance and a model code that would provide certainty as they work with various state and local governments to upgrade and deploy broadband infrastructure.

• Public Knowledge, the American Civil Liberties Union, New America’s Open Technology Institute, and the Center for Democracy and Technology [met with](#) Chairman Pai’s Legal Advisor on April 13, 2017, to discuss how the FCC plans to enforce section 222 and consumer privacy protections in the wake of Congress’ resolution of disapproval of the FCC’s broadband privacy rules. They suggested the FCC strongly enforce section 222, and asked for clarity regarding whether section 201’s prohibition against
unjust practices would prevent an ISP from conditioning service on a customer giving consent for the provider to sell their sensitive information, or on similar pay-for-privacy schemes. They asserted the most optimal way to protect ISP customer privacy is to provide clear, comprehensive guidance on what the Commission would view as unacceptable ISP behavior, and claimed a lack of meaningful competition between ISPs in many parts of the country underscores the need for strong privacy protections.

- Comments were filed on April 19, 2017, on the draft NPRM and NOI on the regulatory impediments to wireless network infrastructure investment and deployment, which was considered at the FCC’s April 20, 2017 Open Meeting. The Seminole Nation of Oklahoma and the National Congress of American Indians, et al. said the FCC’s 2016 Broadband Progress Report noted 41 percent of all Tribal Lands and 68 percent of Rural Tribal Lands lack access to broadband. They said an estimated 1.5 million people on tribal lands lack access, and are consequently left out of the internet economy, telehealth opportunities, and online medical care. They also said tribal nations have concerns with the deployment of telecommunications infrastructure as it relates to preserving historic properties and sacred sites, and said communications infrastructure deployment, on Tribal lands or otherwise, cannot come at the expense of Tribal sovereignty, consultation, sacred sites, or cultural resources.

Open Internet

- NCTA met with Chairman Pai and his Legal Advisor on April 14, 2017, to state the cable industry remains open to enforceable and reasonable Open Internet protections, but continues to oppose the regulation of broadband internet access service under Title II. NCTA said until 2015 broadband had been classified as a Title I information service, and it claimed Title I’s light regulatory touch was critical to broadband ISPs’ ability to innovate, attract capital, and make the massive investments necessary to constantly expand the reach and capabilities of their networks.

- The U.S. Chamber of Commerce met with Chairman Pai’s Policy Advisor on April 17, 2017, to discuss the status of the Open Internet and Streamlining Deployment of Small Cell Infrastructure proceedings.

- VCXC, Tech Knowledge, LARIAT, and MediaFreedom filed a letter on April 19, 2017, to express support for Commission efforts to roll back the Open Internet Order. They also said repealing the Title II reclassification of ISPs is the right thing to do, and the Commission should eliminate or significantly relax its present net neutrality framework.

Call Completion

- The Security and Software Engineering Research Center filed a paper on April 18, 2017, detailing its findings on rural call completion. SERC said it created a new metric, called Human Retries (HMR), that captures rural call completion issues missed by answer seizure ratio and network effectiveness ratio metrics, with the intent being to deploy it to identify and resolve problems with calls to rural areas. SERC said while it was unable to completely disentangle HMR from some issues that cause problems for the old metrics, it was able to detect anomalies that potentially indicate problems the other metrics were not able to capture. SERC said more work needs to be done to further reduce the influence of the complicating factors and to determine whether the data anomalies represent actual problems in the network.

USF

- The D.C. Circuit Court granted the FCC’s motion on April 19, 2017, to remand the Lifeline Reform Order back to the Commission. NARUC and twelve states sought court review of the Order, and the
Commission, on its motion, said it will soon commence a proceeding to eliminate the federal Lifeline Broadband Provider designation process at issue in these cases, recognizing that state governments, not the FCC, have primary responsibility for designating carriers that can participate in the Lifeline program.

- The FCC sent a letter to USAC on April 17, 2017, to revise directions regarding how USAC should administer E-rate program funds and, in particular, how USAC should account for the different categories of potential funding disbursements. The revised guidance is effective immediately and supersedes a previous letter sent to USAC.

- Chairman Pai sent a letter to Chris Henderson, CEO of USAC, on April 18, 2017, to indicate it has come to his attention there are flaws in USAC’s administration of the E-rate program, especially with development and roll-out of the online E-Rate Productivity Center. Chairman Pai asked USAC to implement a number of directives, including USAC focus on administration of E-rate, full transparency to the Commission, and identification of alternative options to assist applicants in the event of IT failures. Chairman Pai directed USAC to respond with its plan to address the issues by May 18, 2017.

- Guadalupe Valley Telephone filed a Petition for Waiver on April 18, 2017, of the deadline for submission of HCLS data. Guadalupe Valley said it successfully uploaded its data file with NECA on March 31, 2017, but NECA informed it the deadline was the day before. It argued its circumstances are virtually identical to those addressed by the grace period and late filing penalties in sections 54.313(j) and 54.314(d) with respect to filing deadlines, and claimed grant of its request will have no adverse impact on NECA’s calculation of HCLS in the aggregate or for GVTC.

- Toledo Telephone filed a Petition on April 20, 2017, seeking a waiver of the March 30, 2017, deadline to file updated High Cost Loop Support data. Toledo said due to an inadvertent error about when the filing was due, it filed a day late. Toledo claimed its request would not adversely impact the administration of the HCLS or other USF mechanisms.

- Connex International filed a Petition on April 13, 2017, seeking a waiver of the one-year downward revision deadline for FCC Form 499-A. Connex said its original filing contained a clerical error.

State Actions

- The Kentucky PSC issued an Order on April 20, 2017, staying a March 10, 2017 Order, which determined support from the Kentucky USF for Lifeline service would be limited to landline providers only after April 30, 2017. Wireless providers sought reconsideration, arguing the Order discriminates on the basis of technology in violation of federal telecommunications law. They also claimed Senate Bill 10, signed into law subsequent to the issuance of the Order, removes PSC authority over the provision of the landline service of AT&T Kentucky. The PSC found enactment of Senate Bill 10 raised sufficient questions to warrant additional proceedings to consider the impact of the bill on the Order.

Misc.

- The Commission adopted a Business Data Service Report and Order (news) at its April 20, 2017 Open Meeting, recognizing the strong competition present in the business data services market and modernizing the FCC’s regulatory structure to bring new technologies, products, and services to businesses and consumers (Chairman and Commissioners’ statements); It also adopted an Order on Reconsideration (news) to reinstate the UHF discount used to calculate compliance with the national television audience reach cap; a Report and Order (news) on noncommercial educational station third-party fundraising; and an Order on Reconsideration (news) promoting diversification of ownership in the broadcasting services. Some items have not yet been released.
NECA filed comments on April 17, 2017, supporting an extension of the current freeze of Part 36 category relationships and jurisdictional cost allocation factors for at least eighteen months, pending a recommendation from the Federal-State Joint Board on Separations on comprehensive separations reform. NECA noted the Commission is anticipating a recommendation from the Joint Board by April 2018, and suggested the Commission give the Joint Board and the industry some breathing room by extending the freeze for a set period of time after revised separations rules are promulgated.

Comments were filed on the FCC's FNPRM proposing a further 18-month extension of the freeze of jurisdictional separations category relationships and cost allocation factors for RLECs while it continues to work with the Federal-State Joint Board on Jurisdictional Separations to overhaul the separations rules. NTCA supported the proposed extension, suggesting it be tied to, and triggered by, the issuance of a Joint Board recommendation, and the length of the extension should take into account the need to grant affected carriers sufficient time to conform to any new Commission rules ultimately adopted. USTelecom supported, in part, the FCC's proposal for an extension, with an exception for RoR companies that have elected A-CAM support to receive a one-time opportunity to unfreeze their category relationships. USTelecom said the A-CAM electing companies only have special access service costs that are subject to the separations freeze, and it makes no sense, nor is it equitable, to require A-CAM companies to continue to keep their frozen categories rather than allow them to set special access rates that accurately reflect their costs. NASUCA said extending the freeze further extends the cost to consumers, and it hopes the result, after the further eighteen-month extension, will not be to allow the freeze to continue indefinitely. The Irregulators, an independent consortium of retired and semi-retired telecom analysts and lawyers, called for the FCC to audit the financial accounting books of the incumbent state utilities and stop all proceedings until it actually does the proper analysis of Business Data Services revenues and profits, as well as the treatment of the copper utility networks and the financial impacts of the IP Transition. It claimed the FCC has been negligent in examining the harms that its 16 years of separations freeze extensions has caused. Comments also filed by Terral Telephone

The Wireline Competition Bureau issued its Voice Telephone Services Report on April 21, 2017, which summarizes the information collected on telephone services as of June 30, 2016. The report noted in June 2016, there were 62 million end-user switched access lines in service, 60 million interconnected VoIP subscriptions, and 338 million mobile subscriptions in the United States. Over the three-year period, interconnected VoIP subscriptions increased at a compound annual growth rate of 10 percent, mobile voice subscriptions increased at a compound annual growth rate of 3 percent, and retail switched access lines declined at 11 percent per year.

Sens. John Boozman (R-Ark.) and Tom Cotton (R. Ark.) sent a letter to Chairman Pai on April 17, 2017, to express support for a reasonable transition period for implementation of new business data services rules to allow all market participants the opportunity to evaluate and adapt to the implications of BDS deregulation.

Windstream and Sprint filed a letter on April 17, 2017, to respond to AT&T's ex parte, which urged the Commission to eliminate rules governing rates for DS1 and DS3 business data services. Windstream and Sprint asserted cable hybrid fiber-coaxial networks cannot provide ubiquitous BDS competition and the Commission cannot adopt a BDS framework that assumes “monopolist rates” will encourage investment. Windstream and Sprint also said deregulating transport services nationwide would be arbitrary, capricious, and violate fundamental notice-and-comment requirements.

Windstream spoke with Lisa Hone of the Wireline Competition Bureau on April 14, 2017, to discuss Windstream's April 14, 2017 ex parte, which discussed the impacts the draft BDS Order would have on its customers and recommended a transition period.

Comcast met with Chairman Pai's Legal Advisor and General Counsel staff on April 13, 2017, to express support for the draft BDS Order, specifically the treatment of particular BDS offerings as private carriage. It reiterated its position that best-efforts services are not part of the dedicated BDS product market.
• The European Union filed a letter on April 19, 2017, to express concern with the draft BDS Order. It claimed the Order may be harmful for consumers and competition, and will further aggravate the imbalance in BDS regulatory practices that already exists between the US and the EU and other nations. It asked the Commission to re-examine the conclusions of the draft Order and pay attention to how competition is defined and whether competition has indeed been realized in the BDS market.

• U.S. TelePacific, d/b/a TPx Communications, spoke with Chairman Pai’s Legal Advisor on April 13, 2017, to discuss the draft BDS Order. TPx asserted its day-to-day market experience contradicts the Commission's tentative conclusions regarding competition, claiming the draft Order underestimates the harm to consumers likely to occur in the absence of facilities-based competition. TPx also said a reasonable transition is necessary to avoid the rate shock that end users face when rates increase, and a transition will allow providers and their customers to plan for and effectively manage the economic impact of an increased rate structure.

• Comcast met with Chairman Pai’s Legal Advisors on April 14, 2017, to discuss the February 23, 2017 Order that permitted price cap carriers to adopt GAAP in lieu of continuing to operate pursuant to the Uniform System of Accounts set forth in Part 32. Comcast emphasized the importance of continuing to ensure transparency with respect to pole attachment cost data, and asked about mechanisms for promoting stability in pole attachment rates in connection with the transition from USOA to GAAP.

• Warm Springs Telecom filed a response on April 16, 2017, to questions from FCC staff on its Petition to be treated as an ILEC to serve the Confederated Tribes of Warm Springs Reservation in the Warm Springs and Wanapine exchanges.

• The FCC issued a Public Notice on April 20, 2017, to announce June 8, 2017, will be the date of the first meeting of the FCC’s Technological Advisory Council for 2017. At the June meeting, the TAC will discuss its proposed work program for 2017. The TAC provides technical expertise to the Commission to identify important areas of innovation and develop informed technology policies supporting the United States’ competitiveness in the global economy.

• The Wireline Competition Bureau issued a Public Notice on April 17, 2017, seeking comment on Megaphone’s application for authorization to obtain NANP telephone numbers directly from the Numbering Administrators for its iVoIP service. Comments are due May 2, 2017.

• The Wireline Competition Bureau issued a Public Notice on April 20, 2017, announcing it has granted Telengy’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.

• Neustar, Golden Gate Private Equity, and Hux Investment Pte. met with Legal Advisors to Chairman Pai, Commissioners Clyburn and O’Rielly, and staff from the Wireline Competition Bureau, Public Safety and Homeland Security Bureau, and Office of the General Counsel on April 18 and 19, 2017, to discuss Neustar’s Request to approve new ownership of the Numbering Administrator. They claimed GGC is a neutral entity under the Commission’s rules because it is not affiliated with any telecommunications service provider or any business with an interest in the outcome of numbering administration activities. They also said to ensure Neustar’s numbering administration business would continue to be controlled by an entity with no vested interest in the outcome of the numbering administration activities, GGC has formed a new company, Aerial Investors LLC, to acquire Neustar.

Back to Highlights

Upcoming Filing Dates

• Apr. 24 - Replies due on the FNPRM seeking comment on its proposal for a further 18-month extension of the freeze of jurisdictional separations category relationships and cost allocation factors for rate-of-return ILECs. Notice
• Apr. 26 - Comments due on the Mobility Fund Phase II challenge process for determining eligibility of geographic areas for support. Reply comments due May 11, 2017. Order, FNPRM | Notice

• Apr. 28 - Comments due on PRTC's Petition for Declaratory Ruling on whether section 54.320(d)(2) applies to recipients of CAF Phase I Round 2 support. Replies due May 15. Public Notice

• Apr. 28 - Comments due on ACS' Petition for Clarification or, in the alternative, petition for limited waiver of the requirement to provide geocoded location information for CAF Phase I deployments. Replies due May 15. Public 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 1 - PRA comments due on a revised information collection; specifically it proposes to revise FCC Form 481 and its instructions to provide clarification for some reporting items and to reflect certain updates. Notice, Notice

• May 2 - Comments due on Megaphone's application for authorization to obtain NANP telephone numbers directly from the Numbering Administrators for its iVoIP service. Public Notice

• May 4 - Comments due on FairPoint's Petition for Waiver of section 54.312(c) to permit it to submit the locations and census blocks in which FairPoint deployed broadband, but for which FairPoint was not authorized, in order to meet the requirements for receipt of CAF Phase I Round 2 support. Replies are due May 19, 2017. Public 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


• May 8 - Comments due on iconectiv's request for the FCC to approve certain modifications to the LNP Administrator Code of Conduct and to the voting trust agreement. Replies due May 23. Public Notice

• May 11 - Replies due on the Mobility Fund Phase II challenge process for determining eligibility of geographic areas for support. Order, FNPRM | Notice

• May 15 - Replies due on PRTC's Petition for Declaratory Ruling on whether section 54.320(d)(2) applies to recipients of CAF Phase I Round 2 support. Public Notice

• May 15 - Replies due on ACS' Petition for Clarification or, in the alternative, petition for limited waiver of the requirement to provide geocoded location information for CAF Phase I deployments. Public Notice
• May 19 - Replies due on FairPoint's Petition for Waiver of section 54.312(c) to permit it to submit the locations and census blocks in which FairPoint deployed broadband, but for which FairPoint was not authorized, in order to meet the requirements for receipt of CAF Phase I Round 2 support. Public Notice

• May 23 - Replies due on iconectiv's request for the FCC to approve certain modifications to the LNP Administrator Code of Conduct and to the voting trust agreement. Public Notice

• June 7 - Replies due on competition in the mobile wireless industry for its Twentieth Annual Report on the State of Competition in Mobile Wireless. Public Notice

• June 12 - PRA comments due on an extension of a currently approved collection for Part 32, Uniform System of Accounts. notice

• June 23 - Petitions due on 2017 annual access charge tariffs made on 15 days’ notice; replies due June 27, 2017. Order