April 30, 2018 HIGHLIGHTS

- Comments are due May 25, 2018, on the NPRM attached to the March 23, 2018 Report and Order, Third Order on Reconsideration, and NPRM on high-cost rate-of-return USF reform. Reply comments are due June 25, 2018.

- The Wireline Competition Bureau issued an Erratum amending the March 23, 2018 Rate-of-Return USF Reform Order and NPRM.

- The Wireline Competition Bureau granted in part FairPoint’s Petition for Waiver of section 54.312(c)(4), which requires carriers accepting CAF Phase I Round 2 incremental support to identify the areas by wire center and census block where carriers will deploy broadband to meet their deployment obligations. The Bureau also commenced a challenge process for previously unidentified census blocks served by FairPoint. Challenges due May 29, 2018; FairPoint’s response due June 29, 2018.

- The FCC issued an Order denying ACS’s Petition for Reconsideration of the October 31, 2016 ACS CAF Phase II Order regarding the definition of “high cost.”

- The February 27, 2018 Second Order on Reconsideration that addressed the remaining issues raised in petitions for reconsideration of the Mobility Fund Phase II Order is effective May 25, 2018, except for the amendment to § 54.1016 (a)(1)(ii), which requires OMB approval.

- The Wireline Competition Bureau released an Order setting forth the Tariff Review Plans to be used by all incumbent LECs to support their interstate access service tariff revisions to be filed in 2018.

- NTCA discussed the rights and obligations that govern interconnection and the costs associated with routing and exchange of traffic between networks.

- Replies were due April 27, 2018 on the NPRM proposing to update the FCC’s rules on jurisdictional separations. To date, no replies have been filed.

Other Key Upcoming Dates

- 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.


- June 4 - Comments due on the FNPRM on rural call completion. Replies are due June 19, 2018.

- June 7 - Comments due on the FNPRM on robocalls. Replies are due July 9, 2018. FR

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USF Reform

- The FCC published in the Federal Register on April 25, 2018, the NPRM that was attached to the March 23, 2018 Report and Order, Third Order on Reconsideration, and NPRM on high-cost rate-of-return USF reform. The NPRM seeks comment on revising the high-cost budget for RoR carriers, extending a new offer of model-based support, fully funding carriers that have already accepted A-CAM support, and changes to the budget control mechanism, among other things. Comments are due May 25, 2018; reply comments are due June 25, 2018.

- The Wireline Competition Bureau issued an Erratum on April 26, 2018, amending the March 23, 2018 Rate-of-Return USF Reform Order and NPRM. It amended paragraphs 26 and 77, and in Appendix A, rules 54.7(c), 54.303(a)(6), 54.313(f)(4), 54.1305(j), paragraph 7 of Part 54, 54.1308(a)(4)(ii), and 64.1002(b)(1).

- The Wireline Competition Bureau released an Order on April 27, 2018, granting in part FairPoint’s March 30, 2017 Petition for Waiver of section 54.312(c)(4), which requires carriers accepting CAF Phase I Round 2 incremental support to identify the areas by wire center and census block where carriers will deploy broadband to meet their deployment obligations. FairPoint asked the Commission to conduct a new challenge process with the previously unidentified 185 census blocks in Virginia to which FairPoint deployed between 2014 and 2016 using CAF Phase I Round 2 support. On April 27, 2018, the Bureau released a Public Notice announcing it is commencing a limited CAF Phase I challenge process for these previously unidentified census blocks. Interested parties have until May 29, 2018, to indicate they currently offer internet service at speeds of 3 Mbps/768 kbps or higher in the identified census blocks, and FairPoint will then have 30 days from the end of the challenge period to respond (June 29, 2018).

- The FCC issued an Order on April 26, 2018, denying ACS’s Petition for Reconsideration of the October 31, 2016 ACS CAF Phase II Order. ACS sought reconsideration of the definition of “high-cost,” which the Commission adopted to provide ACS flexibility to meet its service commitment by deploying to certain locations within census blocks that otherwise had been identified as “low cost.” The Commission required ACS to certify, in order to take advantage of that flexibility, that its minimum capital expenditure for each location in the “low cost” census block was at least $5,000, whereas ACS asked that the threshold be lowered to $2,577.79.

- The FCC published in the Federal Register on April 25, 2018, the February 27, 2018 Second Order on Reconsideration that addressed the remaining issues raised in petitions for reconsideration of the Mobility Fund Phase II Order. The Commission revised the language of its rule for collocation and reduced the value of the letter of credit that a MF Phase II support recipient is required to hold after USAC, together with the Commission, has verified the MF–II support recipient has achieved significant progress toward completing its buildout and service provision requirements. The Order is effective May 25, 2018, except for the amendment to § 54.1016 (a)(1)(ii), which contains information collection requirements that must be approved by OMB.

- The FCC published in the Federal Register on April 27, 2018, the March 26, 2018 Second Erratum that corrected the May 2016 Report and Order and FNPRM on the CAF Phase II auction procedures. The 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.” This Erratum is effective April 27, 2018.

- Chairman Pai sent a letter to Sen. Ben Ray Lujan (D-N.M.) on April 24, 2018, in response to the Senator’s letter on the impact of the FCC’s 2016 operating-expense limitations on closing the digital divide on Tribal lands. Pai noted the RoR USF Order adopted by the Commission on March 23, 2018, allows certain RoR carriers serving Tribal communities to recover higher levels of operational expenses from the USF, which will provide additional funding to these carriers to provide both voice and broadband services to their customers. He said the Commission is also soliciting public input on the adoption of a Tribal Broadband Factor, which would provide additional financial assistance to carriers serving Tribal lands.
• Rep. Stevan Pearce (R-N.M.) sent a letter to Chairman Pai on April 27, 2018, to ask him to reconsider the eligibility requirement in the April 5, 2018 Order on operating expense limitation relief for carriers providing broadband on Tribal lands. Rep. Pearce said the additional eligibility requirement excludes Mescalero Apache Telecom by requiring carriers to deploy 10/1 Mbps broadband to 90 percent of the eligible locations. He said this stipulation punishes MATI for building out its network to serve as many people as possible, and he asked the FCC to reconsider this requirement, which is keeping MATI from obtaining the OpEx relief it needs.

• TelAlaska and OTZ Telephone Cooperative met separately with Legal Advisors to Chairman Pai and Commissioners O’Reilly, Rosenworcel, and Carr, and staff from the Wireline Competition and Wireless Telecommunications Bureaus on April 18, 2018, to discuss the Alaska Plan. They discussed the ability of their companies to respond to obligations imposed by newly available terrestrial backhaul offered by Quintillion. TelAlaska said although the Quintillion fiber is considered “new backhaul” under the Alaska Plan Order and related rules, it is currently not viable for TelAlaska to meet upgraded performance obligations using Quintillion services due to the cost. OTZ Telephone indicated it has purchased backhaul from Quintillion, but said the cost prohibits meeting the reasonably comparable usage and pricing benchmarks as stated in the Alaska Plan Order.

• The Colorado Broadband Deployment Board filed a Petition for Waiver on April 23, 2018, of the FCC’s CAF Phase II auction rules to allow the Board to coordinate in allocating federal auction funds in Colorado. The Board said Colorado has implemented its own broadband funding program, and asserted that utilizing separate programs to address the remaining broadband deployment gaps is difficult and may result in inefficient allocation of funds and delayed broadband availability.

• CenturyLink met with Wireline Competition Bureau and General Counsel staff on April 19, 2018, to report that it has met or exceeded all of the April 1, 2018 broadband deployment commitments made in connection with the Commission’s review of the transfer of control of Qwest to CenturyLink. CenturyLink discussed the information it will provide in an upcoming filing and the different methods it used to ensure that CAF I supported living units are not included in the merger commitments, as required in the Order. It also said it will file revised totals for prior periods to show the progress over the past seven years using a consistent reporting methodology for CAF I and CAF II related locations.

• ACS filed a letter on April 20, 2018, claiming GCI, the only party to challenge ACS’s proposed CAF Phase II locations in partially-served census blocks: failed to provide persuasive evidence that it serves any of the locations addressed in its filing; failed to document the locations it does serve; and failed to establish why having facilities near the relevant locations should be viewed as adequate proof of service. It also asserted GCI failed to establish that it is an unsubsidized competitor at any of the proposed locations, and accordingly, GCI failed to state a basis on which the proposed locations may be disqualified for CAF Phase II support. It requested the letter and the enclosed materials be associated with ACS’s filing of geocoded information for 6,056 customer locations in partially-served high-cost census blocks, intended as eligible locations under the requirements for CAF Phase II support.

• The Northern Arapaho Tribe of Wind River Reservation and the Northern Arapaho Tribal Industries met with Chairman Pai and Commissioner Carr and their Advisors, Advisors to Commissioners Rosenworcel and O’Rielly, and staff from the Wireline Competition Bureau, Consumer and Government Affairs Bureau, and Office of Native Affairs and Policy on April 18, 2018, to update the Commission on their provision of fixed wireless broadband and VoIP services to residents, the business community, and community anchor institutions on the Reservation. They also discussed the impacts of the CAF Phase II Orders.

• Verizon filed an Opposition on April 27, 2018, to the Rural Wireless Association’s Application for Review of the Mobility Fund II Challenge Process Order. Verizon said RWA’s proposal would reduce the accuracy of the challenge process and further delay the Mobility Fund auction. Replies are due May 7, 2018. Public Notice

• The Rural Wireless Association met with Commissioners Carr and Clyburn and their Advisors, Advisors to Commissioners O’Rielly and Rosenworcel, and staff from the Rural Broadband Auctions
Task Force and Wireline Competition and Wireline Telecommunications Bureaus on April 18, 2018, to discuss concerns regarding overstated unsubsidized coverage and RWA’s pending Application for Review, which asks the Commission to modify its MF-II challenge process procedure to require the use of a uniform grid with cells of one square mile and a one-quarter mile “buffer” radius instead of square kilometer grid cells and a one-quarter kilometer “buffer” radius. RWA said an investigation into the time and man hours necessary to complete both on- and off-road testing of coverage claims illustrates why the current grid cell scheme is a problem. The analysis found it would take six to eight full-time employees working 150 days just to collect the data needed to mount a challenge. RWA said the hours required to do the necessary testing is a tremendous burden on small and rural carriers with small staffs and narrow operating margins, and it urged the Commission to grant its Application for Review.

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- The Pricing Policy Division of the Wireline Competition Bureau issued an Order on April 25, 2018, setting forth the Tariff Review Plans to be used by all incumbent LECs to support their interstate access service tariff revisions to be filed in 2018.

- The Wireline Competition Bureau issued an Order on April 25, 2018, granting in part and denying in part AT&T’s request for an expedited filing date for any oppositions to its Motion to amend the Protective Order in the proceeding investigating Iowa Network Services d/b/a Aureon’s switched transport tariff filing. The Bureau said although it declined to adopt a three-business-day period for oppositions as AT&T requested, it required any opposition to AT&T’s Motion to be filed no later than April 30, 2018.

- NTCA met with Chairman Pai’s Advisors on April 26, 2018, to discuss the rights and obligations that govern interconnection and the costs associated with routing and exchange of traffic between networks. NTCA said the Commission’s evaluation of various policy matters related to technology transitions and potential new service features and routing requirements should consider the ramifications of responsibility for the transport and transit of traffic to distant locations.

- South Dakota Network filed a Motion to withdraw its request for an expedited declaratory ruling on April 27, 2018, saying on April 23, 2018, the parties to the South Dakota state court proceeding satisfactorily resolved their disputes. SDN’s Petition had asked the Commission to assert jurisdiction over a dispute between SDN and Northern Valley Communications, and to issue a declaratory ruling that a contract between SDN and an IXC, entered into for the purpose of terminating large volumes of traffic bound to a CLEC engaged in access stimulation, is lawful under the Communications Act and that CLECs enjoy no exclusive right to transport terminating traffic to their end offices, including the related matter that the filing of a CLEC federal tariff does not confer a right to compel other carriers to use the tariffed services.

- HD Tandem met with Commissioner Carr’s Chief of Staff and Chairman Pai’s Legal Advisor on April 23, 2018, to discuss HD Tandem’s IP Homing Tandem proposal, which it claims would address industry concerns regarding access stimulation issues and would benefit consumers by stimulating the IP transition and ushering in HD voice and other technological innovations.

Call Completion

- The Wireline Competition Bureau released an Order on April 24, 2018, granting, on its own motion, a temporary waiver of the rural call completion reporting requirements for covered providers until the effective date of the Second Rural Call Completion Order. It notes the portion of the Second RCC Order eliminating the reporting requirements will only become effective 30 days after publication of the summary of the Order in the Federal Register, which post-dates the May 1 filing deadline for the next
round of call completion reports. The Bureau said to effectuate the Commission’s intent to relieve covered providers of the need to submit the otherwise-required May 1, 2018 quarterly filing, it is waiving the rural call completion reporting requirements.

**Broadband**

- The House Small Business Committee held a **hearing** on April 25, 2018, on *American infrastructure and the Small Business Perspective*. Witnesses included: Marsia Geldert-Murphey, COO at W. James Taylor, on behalf of the American Society of Civil Engineers; Bill Schmitz, Vice President of QC and Sales at Gernatt Asphalt Products, on behalf of the National Stone, Sand, and Gravel Association; Kevin Beyer, General Manager of Farmers Mutual Telephone Company and Federated Telephone Cooperative, on behalf of NTCA; and Bob Dagostino, President and Owner of Dagostino Electronic Services, on behalf of National Electrical Contractors Association. Beyer discussed key principles for broadband infrastructure policy.

- Verizon met with Wireline Competition Bureau staff on April 24, 2018, to urge the Commission to streamline the process for discontinuing legacy voice services under section 214. Verizon suggested the FCC issue a declaratory ruling that no section 214(a) discontinuance application is required where either an interconnected VoIP service is offered throughout the affected area or at least one other alternative fixed or mobile voice service is available in the affected area. Verizon said in the alternative, the FCC should find that section 214’s requirements are satisfied if either of these two conditions are met, and not require a lengthy or unwieldy application process. Verizon also said the FCC should eliminate the requirements in sections 68.110(b) and 51.325(a)(3) that providers give written notice of network changes affecting customer equipment.

- CTIA filed a **letter** on April 26, 2018, to state it is unable to support the draft BDAC State Model Code in its entirety. CTIA claimed the State Model Code adopts a landline-centric definition of broadband that excludes many wireless services, and asserted that broadband should be defined to recognize the value of mobile wireless deployment. CTIA also said while it supports the concept of a state-level official or public-private council to promote broadband deployment, the model code empowers a new manager with extensive regulatory, enforcement, and dispute resolution powers, and thus creates a new layer of regulatory bureaucracy, which does not align with the BDAC’s charter to recommend ways to lower regulatory barriers.

- Ameren Services, American Electric Power Service, Duke Energy, Entergy, Oncor Electric Delivery, Southern Company, Tampa Electric, and Westar Energy filed a **letter** on April 24, 2018, to respond to USTelecom’s November 21, 2017 “Pole Attachment Rate and Pole Ownership Report” and USTelecom’s March 22, 2018 **letter**. The Electric Utilities claimed USTelecom’s focus on the recurring rental rate overlooks important pieces of the financial consideration in joint-use agreements. They also said USTelecom’s data reveals that ILEC contributions to pole costs decreased since 2008, and asserted ILECs are saving significant money by owning fewer poles.

- INCOMPAS met with Commissioner Carr and his Legal Advisors on April 18, 2018, to discuss the importance of expedient Commission action in the wireless and wireline infrastructure deployment proceedings on future 5G deployment. It also discussed the need for the Commission to quickly adopt a one-touch, make-ready process for pole attachments in the communication space, as was approved for recommendation by the FCC’s BDAC on January 23, 2018.

- CTIA met with Commissioner Carr’s Legal Advisor on April 18, 2018, to discuss modernizing siting policies at the federal, state, and local levels and their key role in helping to ensure the U.S. is 5G-ready. CTIA urged the Commission to ensure the wireless industry has reasonable access to public rights-of-way and publicly owned assets by establishing clear timelines for the entire local review process, with enforceable deemed-granted remedies, and ensuring that fees charged by state and local governments are cost-based, non-discriminatory, and transparent.
Open Internet

• Chairman Pai sent a letter to Rep. Michael Capuano (D-Mass) on April 12, 2018, to respond to his letter asking the Commission to delay consideration of the Restoring Internet Freedom Order, and to investigate reports of fake comments submitted in support of the repeal of net neutrality. Pai said the Commission does not make policy decisions by tallying the comments on either side of a proposal, nor does the Commission attribute greater weight to comments based on the submitter's identity. Pai said in this proceeding, the Commission followed the notice-and-comment process prescribed in the Administrative Procedure Act, and said that process resulted in an Order consistent with both the Communications Act and the public interest.

• Chairman Pai sent a letter to Sen. Michael Bennet (D-Colo.) on April 19, 2018, to respond to his letter urging the Commission to abandon its plan to rescind the FCC’s net neutrality rules. Pai said returning to a light touch Title I framework will help consumers and promote competition. Pai also responded to similar letters from Rep. Adam Smith (D-Wash.) (response), Rep. Stephen Lynch (D-Mass.) (response), Sens. Angus S. King Jr. (D-Maine) and Susan M. Collins (R-Maine) (response), and Rep. Barbara Lee (D-Calif.) et al. (response).

Universal Service

• Chairman Pai sent a letter to Reps. Keith Ellison (D-Minn.), Steve Pearce (R-N.M.), Michelle Lujan Grisham (D-N.M.), and Gwen Moore (D-Wis.) on April 12, 2018, to respond to their letter expressing opposition to the recommendation in the May 2017 GAO report on moving the USF funds from USAC to the U.S. Treasury. Pai said moving the accounts to the U.S. Treasury will not allow USF monies to be used for any purpose other than supporting the universal deployment of voice and broadband services.

• AT&T met with Advisors to Chairman Pai and Commissioners Rosenworcel and Carr on April 23 and 24, 2018, to endorse and discuss Chairman Pai’s proposal for additional USF support to help restore and expand communications networks across Puerto Rico and the U.S. Virgin Islands. AT&T suggested any new USF support should come with modern accountability measures similar to those adopted for other post-2011 programs. It also suggested the FCC: require all recipients of Puerto Rico and the U.S. Virgin Islands short-term funding to certify their compliance with the use of the funds; inform such recipients they could be subject to a potential audit by USAC; and consider a system that requires recipients to demonstrate proof of purchase or expense prior to receiving funding as a reimbursement. AT&T also met with Wireline Competition Bureau staff on April 19, 2018, and met with Commissioner O'Reilly’s Legal Advisor on April 26, 2018, to discuss the same issues.

• Grand River Mutual Telephone and JSI spoke with Commissioner Carr’s Legal Advisor on April 25, 2018, to discuss Grand River’s study area waiver request and a Petition for Reconsideration which it plans to file relating to its Missouri operations.

• To date, no comments were filed 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

• The Quilt, MCNC, Networkmaine, the Missouri Research and Education Network, the Lonestar Education and Research Network, and CENIC met with Chairman Pai’s Special Counsel on April 18, 2018, to discuss the hardships caused by recent Rural Health Care funding cuts on health care providers that their members serve. They expressed support for the emergency Petition for Waiver of the Rural Health Care Program funding cap recently filed by the Schools, Health & Libraries Broadband Coalition.
• Bristol Bay Area Health filed a letter on April 20, 2018, to express support for the SHLB Coalition’s Petition seeking a waiver of the Rural Health Care funding cap for Funding Year 2017 and its own similar waiver request. BBAHC asserted RHC program funding cuts of 15 to 25 percent were much larger than anticipated, and as a result, health care providers face immediate and significant financial hardship.

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Misc.

• To date, no replies were filed on the NPRM proposing to update the FCC’s rules on jurisdictional separations. FR Notice

• No comments were filed 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

• The Consumer and Governmental Affairs Bureau issued a Public Notice on April 24, 2018, announcing the March 23, 2018 FNPRM on ways to address the problem of unwanted calls to reassigned numbers was published in the Federal Register on April 23, 2018, and comments are due June 7, 2018 and replies are due July 9, 2018.

• The House Subcommittee on Digital Commerce and Consumer Protection held a hearing on robocalls on April 27, 2018, entitled “Do Not Call: Combating Robocalls and Caller ID Spoofing.” Witnesses included: Aaron Foss, Founder, Nomorobo, winner of the FTC Robocall Challenge; Ethan Garr, Chief Product Officer, RoboKiller; Scott Hambuchen, Executive Vice President, First Orion Corp; and Maureen Mahoney, Policy Analyst at the Consumers Union.

• Matthew Berry, FCC Chief of Staff, spoke at the joint FCC-FTC Expo on robocalls on April 23, 2018, saying while it’s only been a few weeks since the Joint Policy Forum, there have been some notable developments. He noted as part of the Omnibus Appropriations bill, Congress expanded the FCC’s ability to go after robocallers who engage in Caller ID spoofing, allowing the FCC to take action against spoofed calls that originate outside the United States, and gave new authority to combat spoofed text messages. He said if there is an overarching theme, it’s the need for collaborative solutions.

• The U.S. Chamber Institute for Legal Reform met with Chairman Pai and his Legal Advisor on April 24, 2018, to discuss illegal robocalling, FCC efforts to address consumer protection, and proposals for a reassigned number database.

• The House Appropriations Committee held a hearing on the FCC’s FY 2019 budget on April 26, 2018. Chairman Pai testified, saying the FCC’s budget request will provide the FCC with the resources necessary to advance its strategic goals of closing the digital divide, promoting innovation, protecting consumers and public safety, and reforming the FCC’s processes.

• The Wireline Competition Bureau issued a Public Notice on April 25, 2018, seeking comments on Apeiron Systems’ application for authorization to obtain NANP telephone numbers directly from the Numbering Administrators for its iVoIP service. Comments are due May 10, 2018.

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Upcoming Filing Dates

- May 3 - Aureon’s Direct Case due in the FCC investigation of its tariff revisions that were filed on February 22, 2018. Oppositions to Direct Case due May 10, 2018; rebuttal due May 17, 2018. Order Designating Issues for Investigation

- 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 10 - Opposotions due to Aureon’s Direct Case in the FCC investigation of its tariff revisions that were filed on February 22, 2018. Rebuttal due May 17, 2018. Order Designating Issues for Investigation

- May 10 - Comments due on Apeiron Systems’ application for authorization to obtain NANP telephone numbers directly from the Numbering Administrators for its iVoIP service. 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 25 - Comments due on the NPRM portion of the March 23, 2018, Report and Order, Third Order on Reconsideration, and NPRM on high-cost USF rate-of-return reform. Reply comments are due June 25, 2018. FR

- 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

- May 29 - CAF Phase I Round 2 challenges due on previously unidentified census blocks served by FairPoint. Public Notice

- June 4 - Comments due on the Third FNPRM on rural call completion. The FCC seeks comment on: proposed rules to implement the recently enacted Improving Rural Call Quality and Reliability Act of
2017, and sunsetting the recording and retention rules established in the RCC Order upon implementation of the RCC Act. Replies are due June 19, 2018.

- June 7 - Comments due on the FNPRM on ways to address the problem of unwanted calls to reassigned numbers. Replies due July 9, 2018. FR

- June 19 - Replies due on the Third FNPRM on rural call completion. The FCC seeks comment on: proposed rules to implement the recently enacted Improving Rural Call Quality and Reliability Act of 2017, and sunsetting the recording and retention rules established in the RCC Order upon implementation of the RCC Act.

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

- June 25 - Replies due on the NPRM portion of the March 23, 2018, Report and Order, Third Order on Reconsideration, and NPRM on high-cost USF rate-of-return reform. FR

- July 9 - Replies due on the FNPRM on ways to address the problem of unwanted calls to reassigned numbers. FR