June 12, 2017 HIGHLIGHTS

- Comments are due July 10, 2017, on the NPRM that asks whether the Commission should change the current local service rate floor methodology or eliminate the rate floor and its accompanying reporting obligation. Replies are due July 24, 2017.

- Comments are due July 6, 2017, on ITTA and USTelecom's Petition for Rulemaking to review rate regulation of business data services offered by model-based rate-of-return carrier. Replies are due July 21, 2017.

- The Wireline Competition Bureau announced the release of an updated list of census blocks eligible for CAF Phase II support in states where price cap carriers accepted the statewide offers of CAF Phase II support. The Bureau seeks feedback on certain categories of census blocks. Comments are due on July 7, 2017.

- The Wireline Competition Bureau announced June 30, 2017, is the filing deadline for the biennial recertification of study area boundary data.

- NTCA and Moss Adams filed replies to refresh the record on comprehensive, permanent separations reform and how reforms adopted in the Part 32 Report and Order impact Part 36 rules.

- The Wireline Competition Bureau announced it released updated data on fixed broadband deployment as of June 30, 2016, collected through FCC Form 477.

- TDS asked the FCC to provide the USF funding necessary to maximize broadband deployment to rural areas, and expressed support for the Petition for Rulemaking filed by ITTA and USTelecom.

- NTTA asked the FCC to vote on the Order circulated in February 2017 that would revise the FCC’s operating expense limitation rule for rate-of-return carriers serving tribal areas.

- The FCC issued a Public Notice on the process for carriers to obtain access to confidential information provided with 2017 annual access charge tariff filings in support of a carrier’s tariff review plan.

- The LEC Coalition discussed their Petition seeking a declaration that the intraMTA rule does not apply to LEC charges billed to an IXC when the IXC terminates traffic to or receives traffic from a LEC via tariffed switched access services.

- Teliax asserted the movement of terminating end office charges towards bill and keep has likely fueled major increases in robocall volumes and elimination of terminating tandem switching rates would likely contribute to an even greater number of robocalls.

Other Key Upcoming Dates

- June 16 - Comments due on NCTA and USTelecom’s Petition to clarify broadband speed disclosures. Replies are due July 3, 2017.

Editor: Teresa Evert | Assistant Editor: Shawn O'Brien
USF Reform

• The FCC published a Notice in the Federal Register on June 8, 2017, seeking comments on the NPRM that asks whether the Commission should change the current local service rate floor methodology or eliminate the rate floor and its accompanying reporting obligation. Comments are due July 10, 2017; reply comments are due July 24, 2017.

• The Wireline Competition Bureau released a Public Notice on June 8, 2017, announcing the release of an updated list of census blocks eligible for CAF Phase II support in states where price cap carriers accepted the statewide offers of model-based CAF Phase II support. It seeks feedback on three categories of census blocks: those identified in USTelecom’s list of census blocks that were originally included in the Phase II offer list but which none of the price cap carriers claim are in any of their service territories; extremely high-cost blocks in states where price cap carriers accepted the offers of Phase II support and may plan to serve them; and those blocks that rate-of-return carriers identify where they do not anticipate being able to extend broadband under the reasonable request standard, so these blocks can be included in the Phase II auction. Comments are due on July 7, 2017.

• The Wireline Competition Bureau issued a Public Notice on June 5, 2017, announcing June 30, 2017, is the filing deadline for the biennial recertification of study area boundary data. It noted the Study Area Boundary Order required ILECs and state commissions that have voluntarily agreed to file study area boundary data on behalf of some or all ILECs operating within their jurisdictions must review and recertify study area boundary data every two years. It said ILECs and state commissions that have uploaded and certified new boundaries between December 31, 2016, and March 15, 2017, are not required to recertify their data this year, but all other ILECs and state commissions responsible for study area boundary information must recertify their information as outlined in the Notice.

• TDS met with Chairman Pai and his Legal Advisor on June 5, 2017, to encourage the Commission to provide the USF funding necessary to maximize broadband deployment to rural areas. It also expressed support for the Petition for Rulemaking filed recently by ITTA and USTelecom, requesting that model-based RoR carriers be permitted to opt into existing price cap regulation for their provision of business data services, subject to certain conditions. They suggested this would free model-based carriers that opt in from unnecessary regulatory burdens, such as cost studies, and provide them with the flexibility necessary to compete more vigorously in the market for business data services.

• The National Tribal Telecommunications Association filed a letter on June 7, 2017, urging the Commission to vote immediately on the Order circulated in February 2017 that would revise the Commission’s operating expense limitation rule § 54.303(a) for rate-of-return regulated carriers serving Tribal areas. NTTA said this relief is critical to the operations of multiple NTTA members, and asserted time is of the essence as NTTA members, and other carriers serving Tribal areas, are experiencing significantly reduced support from the OpEx limitation and other mechanisms. NTTA claimed the Commission has everything it needs to rule on NTTA’s request and grant the relief requested dating back to January 2017 when the rule went into effect.

• CenturyLink filed a letter on June 2, 2017, to provide a list of census blocks for which it previously had identified locations to which it would deploy broadband service using CAF Phase I, Round 2 support, but for which it now will not be deploying broadband service using that support due to changes in CenturyLink’s deployment plans. It said the list does not reflect census blocks that CenturyLink previously identified for Round 2 deployment but were removed from Round 2 deployment due to challenge process determinations or assertions that the census blocks were already served.

• The Rural Wireless Association met with Commissioner Clyburn and her Legal Advisor, Legal Advisors to Chairman Pai and Commissioner O’Rielly, and staff from the Rural Broadband Auctions Taskforce and Wireless Telecommunications Bureau on June 5, 2017, to discuss the Mobility Fund Phase II challenge process and its own and others’ Petitions for Reconsideration. RWA recommended the FCC not require all carriers to resubmit coverage data prior to making preliminary area eligibility decisions, and asked the FCC to reconsider its decision to utilize only a 5 Mbps download threshold to determine an area’s eligibility for MFII support. RWA urged the Commission to clarify that wireless service
provided via tower collocation or use of backhaul installed with USF or other federal support should not be considered “unsubsidized competition.” RWA also urged the Commission to reconsider its decision to require letters of credit to secure MF II performance, and urged the Commission to front-load MFII support to better match initial capital outlays. It also suggested the FCC reconsider its decision to eliminate from eligibility those areas where VoLTE service is not available and where only one of the two types of 3G networks is available for voice fallback service via an unsubsidized carrier.

- The Pennsylvania PUC spoke with Commissioner Clyburn’s Legal Advisor on June 6, 2017, to discuss Pennsylvania’s Petition for Reconsideration of the CAF Phase II Auction Order. It discussed the current status of the availability of broadband funding in the state, and the potential for the FCC to grant relief on a national level to all declined states to incentivize those states to make additional funding available. It also discussed the timeline for the auction and any potential impact on that timeline by grant of reconsideration.

- ATN International, on behalf of itself and its subsidiaries Choice Communications, NTUA Wireless, Commnet Wireless, and Buffalo-Lake Erie Wireless, met with Legal Advisors for Chairman Pai and Commissioners O’Rielly and Clyburn, and staff from the Wireless Telecommunications Bureau and the Rural Broadband Auctions Task on May 31, 2017, to urge the Commission, in determining areas eligible for Mobility Fund Phase II support, to start with Form 477 data and perfect it with a challenge process based on actual coverage data derived from on-the-ground testing. They also suggested the Commission adopt a challenge process consistent with the Appendix to this letter, which they claimed reflects elements of broad, industry-wide consensus.

***ICC***

- The LEC Coalition met with staff from the Office of General Counsel and the Wireline Competition Bureau on June 1, 2017, to discuss their pending Petition that asked the FCC to confirm the intraMTA rule does not apply to LEC charges billed to an IXC when the IXC terminates traffic to or receives traffic from a LEC via tariffed switched access services. The Coalition asserted the Texas District Court resolved key questions of law underlying the Petition in a manner that upholds the positions advanced by the LEC Coalition, and urged the Commission to refrain from any action inconsistent with the court’s findings. The Coalition also discussed whether it would be beneficial for the Commission to provide further guidance with respect to mechanisms that might be used on a prospective basis to allow IXCs to route commingled traffic through Feature Group D trunks, while treating intraMTA wireless traffic as exempt from access charges.

- Teliax filed a letter on June 8, 2017, to respond to AT&T’s May 9, 2017 ex parte. Teliax said the AT&T ex parte is misleading on several grounds, and claimed the movement of terminating end office charges towards bill and keep has likely fueled major increases in robocall volumes and elimination of terminating tandem switching rates would likely contribute to an even greater number of robocalls. Teliax also said AT&T failed to discuss the impact of bill and keep on the ability of LECs to invest in their own broadband networks. It argued while AT&T can still charge for transporting robocalls and will have more revenue to invest in broadband networks, tandem providers, including LECs, will have less revenue to invest in broadband networks, and this puts a regulatory thumb on the scale against LECs and in favor of IXCs. Teliax said the Commission should reject AT&T’s arguments and deny its petition for forbearance.

- West Kentucky and Tennessee Telecommunications Cooperative filed a letter on June 8, 2017, to amend its Petition for Waiver of section 51.917(b)(7)(ii) on its Base Period ICC Revenue so that the requested financial relief for WK&T would apply starting October 6, 2016, and continue in subsequent years. WK&T indicated it has been pursuing this waiver since 2012, and as a result of discussion with the staff, has filed supplemental information and twice amended the Waiver Petition. It also noted the staff of the Kentucky PSC wrote to the Commission on October 5, 2016, outlining relevant facts and stating that WK&T “acted in accordance with Kentucky law” in this matter.
West Kentucky and Tennessee Telecommunications Cooperative, JSI, and Jim Goldenstein, Legislative Director for Rep. James Comer (R-KY), met with Commissioner O’Rielly and his Legal Advisor on June 1, 2017, to discuss WK&T’s pending Petition for Waiver of section 51.917(b)(7)(ii) regarding ICC recovery.

Broadband

The Wireline Competition Bureau issued a Public Notice on June 6, 2017, announcing it released updated data on fixed broadband deployment as of June 30, 2016, collected through FCC Form 477. Users can download data on the census blocks where providers report offering fixed broadband services to at least part of the block. These data tables also indicate the technology used to offer the service and the maximum advertised download and upload speeds for both consumer and business services. The data are available in a CSV (comma separated value) format for both the entire United States and for individual states.

The Wireline Competition Bureau and the Consumer and Governmental Affairs Bureau issued a Public Notice on June 6, 2017, announcing they will host a webinar on June 14, 2017, on the NPRM and NOI on regulatory barriers to wireline infrastructure investment and deployment. The webinar will focus on the NPRM/NOI issues that affect state and local government offices and agencies.

Comments were filed on June 9, 2017, on the NPRM, NOI, and Request for Comment on removing regulatory barriers to wireline broadband infrastructure investment. The Illinois Electric Cooperative requested the FCC consider using preemption to remove the uncertainty regarding the value that state courts may assign to nominal impact easements, which it says frustrates, delays, and jeopardizes broadband deployment projects throughout rural America. Tekify Fiber asserted the most significant barriers to deploying new fiber-optic based internet services has been difficulty securing rights to utilize public rights-of-way and utility easements, municipal requirements on broadband construction projects, and issues securing pole attachment rights. Citizens Against Government Waste said taxpayer funds should be used only to help provision broadband to those who truly are without such services, rather than in regions that currently have broadband internet service capabilities. Comments also filed by: City of Torrance, CA. Comments are due June 15, 2017; replies are due July 17, 2017. FR, Public Notice


Reply comments were filed on June 8, 2017, on actions to accelerate adoption and accessibility of broadband-enabled health care solutions and advanced technologies. SIA said satellite communications support a wide range of broadband-enabled health services, and said as the Commission makes policy decisions, it should bear in mind the critical role of satellite communications in delivering these life-saving services. Nokia provided examples it says demonstrates the benefits of self-monitoring in the areas of activity, weight, blood pressure, and sleep to achieve positive health care results, and provided examples of studies reviewing the efficacy of remote health care applications and descriptions of a sampling of 30 studies using Nokia devices. Health IT Now suggested the FCC ensure regulations do not impede investment and innovation in the broadband market and device connectivity, and realign the USF programs into an integrated approach to create an uninterrupted nationwide network of fixed, cellular, Wi-Fi, NFC, and emerging protocols. Quintillion Networks and Quintillion Subsea Operations urged the FCC to: index the RHC Program budget for inflation; increase the total annual cap of the RHC Program’s funding; heed the recommendation of several senators and roll over unused RHC money from prior years to future years, as is currently done
with the E-rate program; and implement appropriate performance standards for subsidized services. The Wireless Infrastructure Association said the FCC should focus its efforts on accelerating broadband deployment by continuing to remove barriers to the siting of wireless broadband infrastructure. List of all available replies. Public Notice

- Hughes Network Systems met with members of the Connect2Health Task Force on June 7, 2017, to discuss the relationship between satellite broadband services and latency, the concerns raised by regulators when discussing those services, and how latency over satellite broadband would pertain to telehealth services. Hughes also discussed the white paper Hughes filed and a paper by Andre Boik, of the Economic Department at the University of California Davis, exploring subsidies that support availability of broadband to encourage consumer adoption.

Open Internet

- The National Hispanic Media Coalition met separately with Chairman Pai and his Legal Advisor and Commissioner Clyburn and her Legal Advisors on June 1, 2017, to express support for net neutrality and the consumer protections identified in the 2015 Open Internet Order. NHMC asserted the FCC is the proper agency to manage consumer complaints, and urged Chairman Pai to consider the impact that reclassification of broadband as a Title I service could have on the Lifeline broadband program.

- The Application Developers Alliance met with Commissioner O’Rielly and his Legal Advisors on June 1, 2017, to discuss the need for an open internet framework that facilitates continuous investment and innovation by the providers of internet access. It also discussed issues involving privacy, data sharing, and competition.

USF

- The FCC issued a Memorandum Opinion and Order on June 8, 2017, implementing the Rural Healthcare Connectivity Act of 2016, which amended section 254(h)(7)(B) of the Communications Act of 1934 to include skilled nursing facilities amongst the list of health care providers eligible to receive Rural Health Care Program support. The FCC amended section 54.600(a) of its rules defining “health care provider” under the RHC Program to include SNFs as eligible health care providers.

- The Commission issued a Forfeiture Order on June 8, 2017, imposing a penalty of $975,000 against Advanced Tel for violating its federal regulatory obligations as a telecommunications service provider for several years by failing to file required data and make required contributions to important federal programs. ATI had asserted an inability to pay the proposed forfeiture of $1,588,988 and argued that its penalty should be reduced or cancelled because of the statute of limitations, but did not dispute the facts underlying the violations identified in the NAL. The FCC reduced the proposed forfeiture penalty and assess a forfeiture of $975,000 against the company.

- The FCC released an Amendment on June 7, 2017, to the November 4, 2016 Notice of Apparent Liability for Forfeiture and Order that proposed to fine Network Services Solutions and its chief executive $21,691,499 for apparent violations involving the USF Rural Health Care Program and to require NSS to refund $3.5 million in improper payments received through the program. The FCC proposed an amended forfeiture penalty totaling $22,547,443, resulting from a combination of the $9,240,000 base forfeiture for the payment requests, the upwardly adjusted forfeiture of $5,618,082.36 for the loss to the fund, and the upwardly adjusted forfeiture of $7,500,000 for NSS’s disregard of the RHC Program rules. The FCC also proposed a forfeiture of $189,361 related to NSS’s apparent violation of the wire fraud statute.

- USAC filed a letter on June 9, 2017, to clarify the revised demand projection for the Rural Health Care Support Mechanism in its Federal Universal Service Support Mechanisms quarterly fund size projections filing for the third quarter of 2017. USAC said this revision should have been treated as a
prior period adjustment pursuant to 47 C.F.R. § 54.709(b), and provided updated projections of RHC
demand and administrative expenses.

- CenturyLink and Nunn Telephone filed a Petition for a study area waiver on June 5, 2017, to allow
Century Link to remove a portion of its Eaton-Ault Exchange with four subscriber lines and another four
non-active end user locations from CenturyLink's Colorado study area, and for Nunn to add the
Transfer Area to its study area. They also asked for a waiver of the application fee for carriers seeking
a study area waiver to transfer lines below the exchange level.

- Leech Lake Telecommunications filed an Amendment on June 7, 2017, to its Petition for Designation
as an ETC for purposes of receiving federal USF high cost and Lifeline support to provide service
throughout its service area within the boundaries of the Leech Lake Band of Ojibwe Reservation.

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Misc.

- The Wireline Competition Bureau issued a Public Notice on June 6, 2017, announcing comments on
ITTA and USTelecom’s Petition for Rulemaking to review rate regulation of business data services
offered by model-based rate-of-return carriers are due July 6, 2017. Reply comments are due July 21,
2017.

- The FCC issued a Public Notice on June 6, 2017, on the process for carriers to obtain access to
confidential information provided with 2017 annual access charge tariff filings in support of a carrier’s
tariff review plan. The FCC said carriers seeking access to such confidential information must comply
with the Protective Order contained in the 1997 Tariff Streamlining Order. The FCC attached the
Protective Order and Declaration to the Public Notice. The FCC also announced the Pricing Policy
Division of the Wireline Competition Bureau corrected several errors in the TRP spreadsheets released
on April 24, 2017. The corrections are described in Attachment B to the Public Notice.

- Reply comments were filed June 8, 2017, on both the proceeding to refresh the record on
comprehensive, permanent separations reform and the proceeding on how reforms adopted in the
February 24, 2017 Report and Order that streamlined and eliminated various Part 32 accounting
requirements impacts Part 36 rules. NTCA said the record in this proceeding does not support
comprehensive separations reform at this time. It suggested the better approach to separations reform
is for the Joint Board to focus its reform discussions on the “end-state” that will result from the
marketplace and regulatory shifts currently underway and devise rules to account for the marketplace
that will emerge. Moss Adams concurred with the comments of ITTA, NTCA, USTelecom, and WTA
that now is not the time for the FCC to undertake significant reform of the Part 36 jurisdictional
separations rules. It said given the recent reforms to both ICC and the High-Cost USF program, and
the impacts that the existing separations have on them, significant changes to the separations rules
could upset the necessary balance between these cost recovery mechanisms. Moss Adams said one
reform that all parties appear to agree on is that carriers that voluntarily froze their separations factors
should have the opportunity to unfreeze, and potentially refreeze, those factors now.

- Reply comments were filed on June 7, 2017, on competition in the mobile wireless industry for the
FCC’s Twentieth Annual Report on the State of Competition in Mobile Wireless. CTIA asserted
the mobile wireless market is effectively competitive, and urged the FCC to ensure sufficient spectrum
resources are made available in the low-, mid-, and high-band frequencies for licensed, exclusive use.
CTIA also said the FCC should move forward with its proposals to modernize its wireless siting
policies, and to renew its focus on assessing the costs and benefits of regulatory mandates, including
by reevaluating the impact of applying Title II rules to broadband internet access services. CCA said
the Commission should take a fact-based, economic approach to determining which areas of the
country are effectively competitive and which require FCC oversight and, if necessary, intervention to
courage investment and deployment of advanced mobile broadband services. Public Notice
USTelecom met with Consumer & Governmental Affairs Bureau staff on June 1, 2017, to discuss the Do Not Originate report submitted to the Robocall Strike Force on March 31, 2017. USTelecom said DNO can be an effective tool for addressing certain types of robocalls when it is applied in a narrow and targeted manner, and said that due to the nature of DNO, its use should currently be limited to those instances where the number in question is an ‘inbound-only’ number and appropriate authorizations are obtained from the entity to whom the number is assigned.

NCTA filed a redacted version of a Petition for Reconsideration of the Part 32 Order on June 5, 2017, seeking reconsideration of the way in which pole attachment costs are handled. NCTA requested the Commission adopt rules that ensure attachers have continued access, through existing pre-complaint discovery and public postings, to the information necessary to derive pole attachment rates using the Commission formula. It also requested the Commission: prohibit carriers from inflating pole costs under GAAP above their traditional “original cost;” prohibit carriers from charging again for costs of disposal that have already been recovered through depreciation charges; require carriers to track and report the much lower pole maintenance expenses rather than the aggregate maintenance expenses for other plant with which pole maintenance is commingled in GAAP; and require that those carriers that already have depreciated their pole costs to less than zero under Part 32 may no longer charge for capital investment, but only for pole expenses.

The Wireline Competition Bureau issued a Public Notice on June 6, 2017, announcing PriceWaterhouseCoopers, the LNP Administrator Transition Oversight Manager, will host the seventeenth LNPA Transition Outreach and Education Plan webcast on June 14, 2017. Interested parties may register for the webcast by visiting: https://event.webcasts.com/starthere.jsp?ei=1150077.

The Wireline Competition Bureau issued a Public Notice on June 5, 2017, announcing it granted WTC Technologies’ application for authorization to obtain NANP telephone numbers directly from the Numbering Administrators for its iVoIP service. The proceeding will be terminated 60 days from the date of this Public Notice if there are no further filings in this proceeding.

No comments were filed on Inter Vista Networking’s application for authorization to obtain NANP telephone numbers directly from the Numbering Administrators for its iVoIP service.


Upcoming Filing Dates

- June 12 - PRA comments due on an extension of a currently approved collection for Part 32, Uniform System of Accounts. Notice
- June 15 - Comments due on the Wireline Infrastructure NPRM, NOI, and Request for Comment. Replies are due July 17, 2017. FR, Public Notice
- June 15 - Comments due on the NPRM and NOI on the regulatory impediments to wireless network infrastructure investment and deployment. Replies are due July 17, 2017.
- June 15 - PRA comments due on an extension of a currently approved information collection associated with FCC Form 477- Local Telephone Competition and Broadband Reporting. Notice
- June 16 - Comments due on NCTA and USTelecom’s Petition for Declaratory Ruling to confirm and clarify aspects of the federal regulatory regime governing broadband speed disclosures. Replies are due July 3, 2017. Public Notice
• June 22 - PRA comments due on a revision to a currently approved information collection associated with Lifeline reform. Notice

• June 22 - Comments due on the NPRM proposing to collect $356,710,992 in regulatory fees for FY 2017 and included proposed fee schedules. Replies are due July 7, 2017.

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

• July 3 - Comments due on the NPRM on facilitating voice service providers’ blocking of illegal robocalls. Replies due July 31, 2017. Notice

• July 3 - Replies due on NCTA and USTelecom’s Petition for Declaratory Ruling to confirm and clarify aspects of the federal regulatory regime governing broadband speed disclosures. Public Notice

• July 6 - Comments due on ITTA and USTelecom’s Petition for Rulemaking to review rate regulation of business data services offered by model-based rate-of-return carriers. Reply comments are due July 21. Public Notice

• July 7 - Comments due on updated list of census blocks eligible for CAF Phase II support in states where price cap carriers accepted the statewide offers of model-based CAF Phase II support. Public Notice

• July 7 - Replies due on the NPRM proposing to collect $356,710,992 in regulatory fees for FY 2017 and included proposed fee schedules.

• July 10 - Comments due on the NPRM that asks whether the Commission should change the current local service rate floor methodology or eliminate the rate floor and its accompanying reporting obligation. Reply comments are due July 24. Notice

• July 10 - PRA comments due on an extension of a currently approved information collection associated with rule changes and clarifications made in a 2004 Order on Reconsideration on payphone compensation. Notice

• July 17 - Replies due on the NPRM and NOI on the regulatory impediments to wireless network infrastructure investment and deployment.

• July 17 - Comments due on the NPRM proposing: to return internet broadband access service to the classification of Title I information service; to return to the FCC’s original classification of mobile broadband internet access service as a private mobile service; and seeks comment on the existing rules governing ISPs’ practices. Replies are due August 16, 2017.

• July 17 - PRA comments due on a revision of a currently approved information collection associated with sections 54.202 (additional requirements for Commission designation of ETCs), 54.307 (support to a CETC), 54.313 (annual reporting requirements for high-cost recipients), and 54.314 (certification of support for ETCs). Notice

• July 17 - PRA comments due on an extension of a currently approved formal complaint procedures for the Open Internet rules. Notice

• July 17 - Replies due on the Wireline Infrastructure NPRM, NOI, and Request for Comment. FR, Public Notice

• July 18 - PRA comments due on a new information collection associated with its January 26, 2017 CAF Phase II New York Auction Order, which granted New York a waiver of the Phase II auction program rules, subject to certain conditions. Notice
• July 21- Replies due on ITTA and USTelecom’s Petition for Rulemaking to review rate regulation of business data services offered by model-based rate-of-return carriers. Public Notice

• July 24 - Replies due on the NPRM that asks whether the Commission should change the current local service rate floor methodology or eliminate the rate floor and its accompanying reporting obligation. Notice

• July 31 - Replies due on the NPRM on facilitating voice service providers’ blocking of illegal robocalls. Notice

• Aug. 16 - Replies due on the NPRM proposing: to return internet broadband access service to the classification of Title I information service; to return to the FCC’s original classification of mobile broadband internet access service as a private mobile service; and seeks comment on the existing rules governing ISPs’ practices.

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