June 15, 2020 HIGHLIGHTS

- The FCC released items adopted at its June 9, 2020, Open Meeting, including a public notice establishing procedures for the Phase I of the Rural Digital Opportunity Fund; a declaratory ruling and NPRM on wireless infrastructure; and an NAL that proposes a $225 million fine against telemarketers for apparently making one billion illegally spoofed robocalls.

- The U.S. Small Business Administration provided guidance on additional eligibility requirements for certain telephone cooperatives, stating that for purposes of the Paycheck Protection Program, telephone cooperatives are eligible PPP borrowers.

- The Wireline Competition Bureau temporarily waived the requirement that privately held rate-of-return ETCs receiving loans from the RUS file electronic copies of their annual RUS Operating Report for Telecommunications Borrowers with their FCC Form 481 filings by July 1, 2020.

- The Rural Broadband Auctions Task Force, WCB, and the Office of Economics and Analytics issued a public notice and news release announcing they authorized CAF Phase II support for 169 winning bids.

- The FCC denied Aureon Network Services’ petition for reconsideration of the access arbitrage order.

- The FCC found Northern Valley’s tariff revisions unlawful, asserting it violates section 201(b) of the Act, the access arbitrage order, and access stimulation rules.

- The information collection associated with rules for notifications on access stimulation is effective June 9, 2020.

- The FCC issued a public notice on the process for carriers to obtain access to confidential information provided with 2020 annual access charge tariff filings in support of a carrier’s tariff review plan.

- The Wireline Competition Bureau seeks comments on refreshing the record in the 2012 USF contribution methodology FNPRM on one-way VoIP providers. Comments are due July 13, 2020, and replies are due July 27, 2020.

- The Office of Managing Director announced the proposed universal service contribution factor for the third quarter of 2020 will be 26.5 percent, up from the previous quarter’s 19.6 percent.

- The Senate Committee on Commerce, Science, and Transportation will hold a hearing on June 16, 2020, to consider presidential nominations, including the renomination of Commissioner O’Rielly for a five-year term from July 1, 2019.

Other Key Upcoming Dates

- June 25 - Comments due on the NPRM on establishing the 5G fund for rural America. Replies are due July 27, 2020. FR
USF Reform

- The Wireline Competition Bureau issued an order on June 8, 2020, temporarily waiving the requirement that privately held rate-of-return ETCs that receive loans from the Rural Utilities Service file electronic copies of their annual RUS Operating Report for Telecommunications Borrowers with their FCC Form 481 filings by July 1, 2020. The Bureau said the USDA, among other things, recently waived all financial reporting requirements for RUS loan recipients through June 30, 2020, in order to help rural residents, businesses, and communities impacted by the pandemic. The Bureau said it is not in the public interest to require these carriers to submit a copy of a report that has not yet been required by or reported to the USDA. The Bureau still required all ETCs to complete the remainder of their Form 481 filing and submit it to USAC by the July 1, 2020 deadline.

- The FCC released the public notice on final application procedures for Phase I of the Rural Digital Opportunity Fund auction, which was adopted at the June 9, 2020 Open Meeting. The auction will award up to $16 billion in support over 10 years for the deployment of fixed broadband networks to millions of unserved homes and businesses across rural America. Bidding in the auction will begin on October 29, 2020, with the application window for potential bidders opening on July 1, 2020. The Office of Economics and Analytics, the Rural Broadband Auctions Task Force and the Wireline Competition Bureau issued a public notice on June 11, 2020, making available a guide that provides technical and mathematical details regarding the bidding procedures for Phase I of the RDOF.

- The Rural Broadband Auctions Task Force, Wireline Competition Bureau, and the Office of Economics and Analytics issued a public notice on June 12, 2020, announcing they authorized CAF Phase II Auction 903 support for the 169 winning bids identified in attachment A. Redwire will receive over $4.7 million to provide fixed broadband of at least 25/3 Mbps to 8,041 rural homes and businesses in Oklahoma, including in Tribal areas, and Viasat will serve 3,811 rural locations in Oregon with over $2.7 million. news release

- The Wireline Competition Bureau, the Rural Broadband Auctions Task Force and the Office of Economics and Analytics issued an order on June 12, 2020, partially granting Redwire’s petition for waiver of the letter of credit requirement for CAF Phase II, limited to the first twelve months of its support term. They also granted Fond Du Lac Communications’ petition for waiver of the letter of credit deadline for CAF II. They said both petitioners will be authorized to receive Auction 903 support in separate public notices.

- State Telephone filed a petition for waiver on June 12, 2020, of the High Cost Universal Service Broadband reporting deadline of March 1, 2019. State also seeks from the Commission a directive to USAC to: accept without any withholding of CAF-BLS support for prior periods State’s corrected 2016, 2017 and 2018 data regarding deployment reflected in the March 2020 corrective HUBB filing; reimburse all withheld CAF-BLS support; and disburse on a going-forward basis all CAF-BLS support to State based on the submissions it has made to USAC.

- William J. Ailā, Jr., Chairman of the Hawaiian Homes Commission, sent a letter to Chairman Pai on June 1, 2020, urging the FCC to exclude the Hawaiian Home Lands in the RDOF auction process. He asked the FCC to work in concert with the Hawaii PUC to see a continuity and expansion of service on Hawaiian Home Lands by a duly certified ETC.

- The Connect America Fund Phase II Coalition filed a petition on June 10, 2020, seeking a limited waiver of the requirement that CAF II recipients of auction-based support be required to accept pro rata reductions in support if the actual number of locations at the state level is less than the eligible number of locations estimated by the Commission for the auction. The CAF II Coalition said, mirroring the threshold adopted by the Commission for the RDOF, it requests a waiver of the pro rata reduction requirement where the actual number of locations at the state level is equal to 65 percent or more of the Connect America Cost model location count.

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ICC

• The FCC issued an order on reconsideration on June 11, 2020, denying Aureon Network Services’ petition for reconsideration of the access arbitrage report and order. The FCC dismissed Aureon’s petition as procedurally defective, stating Aureon does not identify any material error or omission in the order. The FCC also said contrary to Aureon’s claims, the rules adopted in the order accomplish the FCC’s goal of removing the financial incentives to engage in access arbitrage and reducing the use of intercarrier compensation to provide implicit subsidies to services offered by access stimulating LECs.

• The FCC issued a memorandum opinion and order on June 11, 2020, finding Northern Valley’s tariff revisions unlawful because it violates section 201(b) of the Act, the access arbitrage order, and access stimulation rules. The FCC asserted Northern Valley cannot justify the lawfulness of its revised tariff in which it seeks to evade responsibility for the cost implications of its decisions to locate in a remote, expensive-to-serve area and to choose inefficient call paths at inefficiently high prices that force all IXC customers to subsidize Northern Valley’s access-stimulating traffic.

• An FCC notice was published in the Federal Register on June 9, 2020, announcing the Office of Management and Budget has approved, for a period of three years, the information collection associated with rules for notifications related to access stimulation adopted in the September 2019 report and order. Section 51.914(b) and (e) (additional provisions applicable to access stimulation traffic) is effective June 9, 2020. This notice also removes section 51.914(f), which advised that compliance was not required until OMB approval was obtained.

• The FCC issued a public notice on June 9, 2020, on the process for carriers to obtain access to confidential information provided with 2020 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 a protective order and declaration to the public notice.

• Inteliquent filed a letter on June 9, 2020, in support of its request for a renewal of the temporary waiver, until September 1, 2020, of the access stimulation definition contained in Part 61. Inteliquent filed data it says provides the terminating and originating minutes for existing customers in the six LATAs where Inteliquent seeks a renewal of the temporary waiver.

• Intrado Communications filed a letter on June 9, 2020, withdrawing its petition for temporary waiver of the access stimulation definition contained in Part 61, filed on April 27, 2020. Intrado said based on network usage data, it has determined that the relief it sought in the petition is no longer necessary.

• USTelecom spoke with Chairman Pai’s advisor on June 3, 2020, to urge the Commission to adopt its consensus proposal for 8YY access charge reform. USTelecom proposes a single nationwide uniform tandem rate, to replace existing tandem switching and common transport rate elements, set at $0.001, and a $0.0002 rate for database queries charges. Regarding recovery mechanisms for price cap carriers, USTelecom suggested an interim pricing mechanism that would raise the subscriber line charge cap by a maximum of $0.50/month annually for two years. For rate-of-return carriers, USTelecom supports CAF-ICC recovery for both interstate and intrastate reforms.

Broadband

• Chairman Pai spoke at the Federalist Society’s conference entitled “COVID-19 and the Law” on June 11, 2020, and discussed how the FCC has responded to the pandemic. He said they called on broadband and telephone service providers to take the Keep Americans Connected Pledge, and granted temporary authority to wireless carriers to use additional airwaves to meet the increased
demand for mobile broadband. Additionally, he said the FCC relaxed its rules relating to programs to connect schools, rural health providers, and low-income households.

- Commissioner Starks announced on June 8, 2020, he created the Digital Opportunity Equity Recognition Program to commend organizations, institutions, companies and individuals who, through their actions and responses to the COVID-19 crisis, have helped to make quality affordable broadband service available to unserved or underserved communities. Commissioner Starks called for nominations of candidates that demonstrate a dedication to public service and community advancement by providing or supporting access to high-speed broadband. Nominations for the first round of recognitions are due by July 8, 2020.

- Rep. G. K. Butterfield (D-N.C.) introduced the Expanding Opportunities for Broadband Deployment Act on June 11, 2020, to increase access to and speed the deployment of broadband to households and small businesses currently without service. He said this bill will enable more broadband service providers to participate in the FCC’s USF programs by eliminating a requirement that only internet service providers designated as ETCs may receive USF dollars. He said expanding eligibility to non-ETCs would enable more efficient deployment of broadband infrastructure spurring greater competition.

- House Energy and Commerce Committee Leader Greg Walden (R-Ore.), Communications and Technology Subcommittee Leader Bob Latta (R-Ohio), and Subcommittee Republican members sent a letter to the House Committee on Appropriations on June 10, 2020, urging it to provide funding for improved broadband mapping. They urged the Committee to fully fund the Broadband DATA Act, which requires the FCC to work to collect broadband availability data. They said while the FCC is beginning this implementation, it cannot fully implement this law until needed funding is passed by Congress. press release

- The Congressional Budget Office provided a cost estimate of implementing S. 1046, ACCESS BROADBAND Act on June 11, 2020, as ordered reported by the Senate Committee on Commerce, Science, and Transportation. The bill would direct the NTIA to establish the Office of Internet Connectivity and Growth to help communities develop strategies to expand the deployment and use of high-speed Internet services. The CBO estimated implementing S.1046 would cost $8 million over the 2020-2025 period.

- Hughes Network Systems spoke with staff from the Office of Economics and Analytics and the International Bureau on June 10, 2020, to discuss the Commission’s report on the state of competition in the communications marketplace. Hughes asserted the broadband market is competitive, and that satellite broadband providers are an important element of that competition. It asserted the Commission should adopt competitively neutral universal service rules that appropriately recognize the value of satellite broadband, and allocate spectrum in a way that all users, including satellite providers, have equitable access to spectrum to meet their long-term evolving needs.

- The Puerto Rican Telecommunications Alliance sent a letter to Chairman Pai on June 10, 2020, on the Puerto Rico’s Senate passage of Senate Bill PS1333, in which the PRTA says would drastically alter the way Puerto Rico’s municipal real property taxes are determined by subjecting revenue from telecommunications, broadband, and Internet access services to taxation. The PRTA asserted industry experts estimated the new tax would increase the existing tax burdens on providers of telecommunications and broadband services by up to 1,000% and would impose taxes on Internet access services.

Robocalls

- The FCC adopted a notice of apparent liability for forfeiture at its June 9, 2020, Open Meeting, proposing a $225 million fine against Rising Eagle and JSquared Telecom for apparently making one
billion illegally spoofed robocalls. Pai also issued a statement supporting a lawsuit filed by state attorneys general against Rising Eagle and JSquared Telecom on the illegal robocalls.

- The NPRM on what rules the FCC needs to guide registration of a single consortium to conduct private-led efforts to traceback the origin of illegal robocalls was published in the Federal Register on June 10, 2020. Comments are due July 10, 2020; replies are due July 27, 2020.

- Comments were filed on June 5, 2020, on letters of intent on traceback consortium. INCOMPAS and CTIA expressed support for USTelecom's intent to serve as the Registered Traceback Consortium. INCOMPAS said since USTelecom's Industry Traceback Group is the sole applicant the Commission should put in place additional mechanisms and criteria that will ensure the ITG's ongoing neutrality. CTIA said USTelecom's ITG meets the criteria to act as the traceback consortium. The Cloud Communications Alliance urged the FCC to require USTelecom, as condition for selection as the Consortium, to revise or amend the ITG Policies to conform to statutory requirements and to provide fair notice to voice providers. The State Attorneys General asserted traceback is necessary for law enforcement to better identify and investigate illegal robocallers.

- Numeracle and NetNumber spoke with Consumer and Governmental Bureau staff on June 8, 2020, to discuss how service providers will comply with the TRACED Act's authenticate caller ID requirement. They said after reviewing the attestation levels, they compared and contrasted two proposed solutions for elevating signing to A level attestations for enterprises through Delegated Certificate and Central Telephone Number Database from the ATIS SIP Forum IPNNI Joint Task Force, Study of Full Attestation Alternatives for Enterprises.

Other Universal Service

- The Wireline Competition Bureau issued a public notice on June 11, 2020, seeking comments on refreshing the record in its 2012 USF contribution methodology FNPRM regarding one-way VoIP providers. It seeks comment on whether the Commission should exercise its permissive authority under section 254(d) to include in the contribution base revenues derived from the provision of “one-way” voice over VoIP and whether such services should be required to pay other fees applicable to interconnected VoIP services. Comments are due July 13, 2020, and replies are due July 27, 2020.

- The Office of Managing Director released a public notice on June 12, 2020, announcing the proposed universal service contribution factor for the third quarter of 2020 will be 26.5 percent, up from the previous quarter’s 19.6 percent.

- Reps. Frank Pallone (D-N.J.) and Mike Doyle (D-Pa.) sent a letter to Chairman Pai on June 12, 2020, to request the Commission provide additional transparency on the distribution of public funds through the COVID-19 Telehealth Program, created in the CARES Act. They asked the FCC to take several actions by June 19, 2020, including publishing a docket including all applications received, information on approved applications, and when the funds were dispersed. They also asked the Commission to update this information weekly.

- The FCC announced on June 10, 2020, it has approved a tenth set of COVID-19 telehealth program applications in the amount of $20.18 million for providers in Wisconsin, Illinois, Pennsylvania, California, Maryland, Ohio, Texas, Mississippi, New York, Minnesota, Washington, the District of Columbia, North Carolina, Iowa, Missouri, Arizona, Massachusetts, Connecticut, Kentucky, New Jersey, Oregon, Nevada, Kansas, Arkansas, Wyoming, Louisiana, and Colorado. This latest round of funding surpasses $100 million in approved COVID-19 telehealth applications.

- No oppositions were filed to petitions for reconsideration of the COVID-19 telehealth report and order filed by the American Hospital Association and the American Dental Association. Replies are due June 16, 2020. public notice | Federal Register

- The Schools, Health and Libraries Broadband Coalition, Funds for Learning and the State E-Rate Coordinators Alliance sent a letter to Reps. Nancy Pelosi (R-Calif.) and Kevin McCarthy (R-Calif.) and
Sens. Mitch McConnell (R-Ky.) and Charles Schumer (D-N.Y.) on June 11, 2020, along with a
proposed bill that would provide a $5.25 billion emergency fund to provide funding to connect students,
teachers and adult learners to high-speed Internet access services, to be administered by the FCC.

- The Wireline Competition Bureau and Office of Managing Director issued a public notice on June 8,
2020, to notify E-Rate program participants that FCC Form 470, which is used to solicit bids for E-Rate
eligible services, will remain unchanged for funding year 2021. They said due to disruption from the
pandemic, they find it prudent to defer any changes until FY 2022.

- Kris Monteith, Chief of the Wireline Competition Bureau and Mark Stephens, Director of the Office of
the Managing Director, sent a letter to USAC on June 8, 2020 to provide guidance to USAC regarding
application of the E-Rate competitive bidding rules for FY 2020. They reiterated the guidance
previously communicated to USAC regarding the treatment of E-Rate applications for which the
applicant mistakenly selected a drop-down menu option on its FCC Form 470 that did not fully reflect
the services for which it intended to seek bids.

- The Wireline Competition Bureau issued an order on June 12, 2020, granting GCI and Southcentral
Foundation’s petition for a waiver to allow GCI to provide service to SCF’s Takotna Village Health
Clinic, which relocated to a temporary site due to a fire in the original clinic location. They had asked
for a waiver to permit site and service substitution in accordance with of the new section 54.624 (site
and service substitutions) adopted in the August 2019 rural healthcare order. The Bureau said good
cause exists for granting the petition and serves the public interest.

- The FCC filed a brief with the D.C. Circuit Court on June 10, 2020, in the case seeking review of the
November 2019 order which made reforms to the Lifeline program. The FCC said because the non-
usage rule is clear, there is no reason for the court to reach National Lifeline Association s claims
about how the Commission’s interpretation will undermine ETCs’ ability to continue to provide Lifeline
service.

- The Wireline Competition Bureau issued a public notice on June 10, 2020, seeking comment on the
National Lifeline Association’s petition for a declaratory ruling revoking the Texas PUC’s National
Lifeline Accountability Database opt-out certification and providing other relief. Comments are due July

- The National Lifeline Association met with Chairman Pai’s legal advisor and Wireline Competition
Bureau staff on June 3, 2020, to discuss its emergency petition for a declaratory ruling revoking its
approval of the National Lifeline Accountability Database opt-out certification of the Texas PUC and
other relief. They said the FCC must provide greater regulatory certainty for ETCs so that they can
attract the investment necessary to engage actively in all forms of outreach to enroll Americans in the
Lifeline program.

- CoBank filed a letter on June 8, 2020, to urge the Commission to consider the same factors it used to
allow for the provision of letters of credit for the Mobility Fund auction in any decisions regarding
whether to relax the safety standards for the financial institutions permitted to issue letters of credit for
the PR, USVI Fund.

- Tempo Telecom filed a request for review on June 12, 2020, of a USAC decision, which seeks Lifeline
overpayments from Tempo. Tempo asked the Wireline Bureau to reverse USAC’s finding that Tempo
violated the Lifeline rules by failing to ensure that the subscribers were eligible to receive the Lifeline
benefit, and to direct USAC to not implement its planned recovery of the overpayment and/or refund
any portion of the overpayment already collected from Tempo.

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Misc.

- The FCC adopted items at its June 9, 2020, Open Meeting, including a public notice establishing procedures for the Phase I of the Rural Digital Opportunity Fund. The FCC also adopted: an NPRM and order exploring new uses of the 70/80/90 GHz bands, including potential rule changes to allow for the provision of wireless backhaul for 5G and the deployment of broadband services to aircraft and ships; a declaratory ruling and NPRM clarifying and seeking comment on changes to the FCC’s rules implementing section 6409(a) of the Spectrum Act of 2012 in order to accelerate the deployment of communications infrastructure by facilitating the upgrade of existing sites for 5G networks; a declaratory ruling and NPRM removing regulatory uncertainty concerning use of Broadcast Internet services provided by broadcast TV licensees as an ancillary and supplementary service, and modifying and clarifying existing rules to promote the deployment of Broadcast Internet services as part of the transition to ATSC 3.0; and an NAL that proposes a $225 million fine against telemarketers for apparently making one billion illegally spoofed robocalls.

- A U.S. Small Business Administration interim final rule was published in the Federal Register on June 11, 2020, on SBA’s Paycheck Protection Program, which provides economic relief to small businesses adversely impacted by the pandemic. This interim final rule provided guidance on additional eligibility requirements for certain telephone cooperatives, and said for purposes of the PPP, a telephone cooperative that is exempt from federal income taxation under section 501(c)(12) of the Internal Revenue Code also will be considered to be “a business entity organized for profit” under 13 C.F.R. 121.105(a)(1). As a result, such telephone cooperatives are eligible PPP borrowers, as long as other eligibility requirements are met. This rule is effective June 8, 2020. The SBA also seeks comments on all aspects of the interim final rule and are due by July 13, 2020.

- The Senate Committee on Commerce, Science, and Transportation will hold a hearing on June 16, 2020 to consider presidential nominations, including the renomination of Commissioner O’Rielly for a five-year term from July 1, 2019.

- The Public Safety and Homeland Security Bureau issued a public notice on June 9, 2020, seeking comment on NTIA’s letter that provided additional information for the Bureau to consider in the proceedings seeking to finalize the designations of Huawei and ZTE as national security threats to the integrity of communications networks and the communications supply chain. Comments are due June 19, 2020.

- China Telecom filed a response on June 8, 2020, to the order to show cause why the Commission should not revoke their domestic and international section authorizations enabling them to operate in the United States. CTA asserted the Commission’s inquiry unfairly and improperly places the burden on CTA to prove a negative regarding unspecified national security concerns about exploitation and influence of the Chinese government.

- Huawei filed a motion on June 12, 2020, seeking an extension of time to file comments on NTIA’s letter that provided information for the PSHSB to consider in the proceedings seeking to finalize the designations of Huawei and ZTE as national security threats to the integrity of communications networks and the communications supply chain. Huawei asked for an additional seven days to file comments.

- An NTIA notice was published in the Federal Register on June 12, 2020, seeking comment on ways to facilitate the sharing of security risk information pursuant to section 8 of the Secure and Trusted Communications Network Act of 2019. This section directed NTIA to establish a program to share supply chain security risk information with trusted providers of advanced communications service and suppliers of communications equipment or services. Comments are due July 13, 2020.

- The Wireline Competition Bureau issued a public notice on June 8, 2020, seeking comment on a section 214 application filed by Citizens Communications Corporation, Citizens Telephone Company of Higginsville, Missouri, Citizens Long Distance Company and Green Hills Telephone Corporation,
requesting consent to transfer control of CTC and CLD to Green Hills. Comments are due June 22, 2020; reply comments are due June 29, 2020.

- iconectiv filed a petition on June 11, 2020, asking the Commission to conduct a competitive procurement process to select the toll free numbering administrator to ensure that users of the service management system database are charged efficient, competitive rates. Iconectiv said by using a competitive process to select the TFNA and setting the rates for its services, the Commission can leverage the power of market forces and greatly reduce the need for Commission.

- No comments were filed on Piratel’s application for authorization to obtain NANP telephone numbers directly from the numbering administrators for its iVoIP service. public notice

- Comments were filed on June 12, 2020, on the NPRM proposing to collect $339,000,000 in regulatory fees for FY 2020 by the New Jersey Broadcasters Association, America-CV Stations, Spanish Broadcasting System Holding Company and Televicentro of Puerto Rico, National Association of Broadcasters, Submarine Cable Coalition, and Redrock Broadcasting and Media Advisors. Reply comments are due June 29, 2020.

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Upcoming Filing Dates

- June 16 - Replies due to oppositions due to petitions for reconsideration of the COVID-19 telehealth report and order filed by the American Hospital Association and the American Dental Association. public notice | Federal Register

- June 19 - PRA comments due on a new information collection (Form 5634) for the Stage 2 competitive proposal process of the Uniendo a Puerto Rico Fund and the Connect USVI Fund. notice

- June 19 - Comments due on the NPRM on implementing the TRACED Act’s requirements to further protect consumers from one-ring scams. Replies are due July 6, 2020.

- June 19 - Comments due on NTIA’s letter that provided additional information for the Bureau to consider in the proceedings seeking to finalize the designations of Huawei and ZTE as national security threats to the integrity of communications networks and the communications supply chain. public notice

- June 22 - Comments due on RadiantIQ’s application for authorization to obtain NANP telephone numbers directly from the numbering administrators for its iVoIP service.

- June 22 - Comments due on a section 214 application requesting consent to transfer control of Citizens Telephone Company and Citizens Long Distance Company to Green Hills Telephone. Reply comments are due June 29, 2020. public notice

- June 25 - Comments due on the 5G Fund NPRM. Replies are due July 27, 2020. FR

- June 29 - Replies due on the NPRM proposing to collect $339,000,000 in regulatory fees for FY 2020.

- June 29 - PRA comments on an extension of a currently approved information collection on the extent of which potentially prohibited equipment exists in current networks and the costs associated with removing such equipment and replacing it with equivalent equipment. notice

- June 29 - Replies due on a section 214 application requesting consent to transfer control of Citizens Telephone Company and Citizens Long Distance Company to Green Hills Telephone. public notice
July 6 - Replies due on the NPRM on implementing the TRACED Act’s requirements to further protect consumers from one-ring scams. FR

July 6 - Comments due on the NPRM on detariffing telephone access charges. Reply comments are due August 4, 2020. FR

July 7 - Comments due on the public notice seeking comment on adjustment factor values for the 5G Fund. Reply comments are due August 6, 2020.

July 10 - Comments due on the National Lifeline Association’s petition for a declaratory ruling revoking the Texas PUC’s National Lifeline Accountability Database opt-out certification and providing other relief. Replies are due July 27, 2020. public notice

July 12 - Comments due on the NPRM on what rules the FCC needs to guide registration of a single consortium to conduct private-led efforts to traceback the origin of illegal robocalls. Replies are due July 27, 2020. FR

July 13 - Comments due on refreshing the record in its 2012 USF contribution methodology FNPRM regarding one-way VoIP providers. Replies are due July 27, 2020. public notice

July 13 - PRA comments due on an extension of a currently approved information collection associated with the 2017 business data services order. notice

July 27 - Replies due on the 5G Fund NPRM. FR

July 27 - Replies due on the NPRM on what rules the FCC needs to guide registration of a single consortium to conduct private-led efforts to traceback the origin of illegal robocalls. FR

July 27 - Replies due on the National Lifeline Association’s petition for a declaratory ruling revoking the Texas PUC’s National Lifeline Accountability Database opt-out certification and providing other relief. public notice

July 27 - Replies due on refreshing the record in its 2012 USF contribution methodology FNPRM regarding one-way VoIP providers. public notice

Aug. 3 - PRA comments due on a new information collection on Alaska Plan end of term commitments. FR

Aug. 4 - Replies due on the NPRM on detariffing telephone access charges. Federal Register

Aug. 6 - Reply comments due on the public notice seeking comment on adjustment factor values for the 5G Fund.