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The WCB and WTB extended the first filing deadline for Alaska Plan middle-mile data submissions from July 2, 2018, to August 1, 2018.

Reply comments were filed on the NPRM on RoR high-cost USF reform.

The FCC announced Petitions for Reconsideration of the Tribal OpEx Order have been filed by Mescalero Apache and Sacred Wind. Oppositions to the Petitions will be due 15 days after publication in the Federal Register.

Comments are due July 20, 2018, on the access stimulation NPRM. Replies are due August 3, 2018.

No petitions were filed on NECA’s June 18, 2018 annual tariff filing.

The FCC issued a Report and Order increasing the annual Rural Health Care Program funding cap to $571 million and applying it to the current funding year.

The WCB extended the deadline for filing comments and replies, until July 26, 2018, and August 8, 2018, respectively, on the NPRM on how best to structure the second stage of the Uniendo a Puerto Rico Fund and Connect USVI Fund.

Other Key Upcoming Dates

- July 2 - Replies due on the NPRM on BDS regulation for RoR carriers. FR
- July 3 - Replies due on CenturyLink’s Petition for a Declaratory Ruling on end office local switching access reciprocal compensation. Public Notice
- July 9 - Replies due on the robocalls FNPRM

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

- The Wireline Competition Bureau released a Public Notice on June 27, 2018, announcing an extension of the deadline for authorized companies to accept revised offers of A-CAM support until Friday, June 29, 2018. Carriers should submit their election letters to the Bureau at ConnectAmerica@fcc.gov. If a carrier fails to submit any final election letter by the June 29, 2018 deadline, it will be deemed to have declined the second revised offer and will continue to receive current support amounts and be subject to current deployment obligations.

- The Rural Broadband Auctions Task Force and Wireless Telecommunications and Wireline Competition Bureaus issued a Public Notice on June 25, 2018, identifying 220 applicants (listed in Attachment A) that are qualified to bid in the CAF Phase II auction (Auction 903). The Public Notice also provides information to qualified bidders regarding the CAF II bidding system, available educational materials, the mock auction, the start of bidding in Auction 903, and certain procedures for this auction.

- The Wireline Competition and Wireless Telecommunications Bureaus, in conjunction with the Rural Broadband Auctions Task Force, issued an Order on June 25, 2018, addressing petitions for waiver of the CAF Phase II auction short-form application requirements. The Bureaus granted 10 petitions for waiver that requested the FCC accept late-filed FCC Form 477s as evidence of an applicant's experience offering a voice and/or broadband service. The Bureaus denied Net Vision's petition because it still has not filed a Form 477 for one of the relevant filing periods, and denied Sonus's petition for waiver of the requirement that an applicant with fewer than two years of experience submit three years of audited financial statements.

- The Wireline Competition and Wireless Telecommunications Bureaus issued an Order on June 25, 2018, granting separate petitions filed by Hawaiian Telcom and Horizon Telcom for waiver of section 1.21001(d)(4) to allow each petitioner to amend its Auction 903 short-form application (FCC Form 183) to reflect the approved transfers of control without disqualifying them from participation in the CAF Phase II auction. The Bureaus noted petitioners filed their respective section 214 transfer applications before the Commission announced the short-form deadline in the Auction 903 Procedures Public Notice, and therefore petitioners were not aware of the short-form deadline at the time they filed for approval.

- Oppositions to Petitions for Reconsideration of the March 2018 RoR USF Reform Order filed by Clarity Telecom, Hamilton County Telephone Co-op, and Grand River Mutual Telephone were due June 29, 2018. The FCC published a notice in the Federal Register on June 27, 2018, correcting a previous June 14, 2018 FR notice that announced comment dates for Petitions for Reconsideration of the additional A-CAM funding decision in the March 2018 RoR USF Reform Order. It corrected the date for the filing of replies from “June 25, 2018” to “July 9, 2018.”

- The FCC issued a Public Notice on June 28, 2018, announcing the filing requirements for oppositions and replies on Verizon’s Application for Review of the April 30, 2018 Order on Reconsideration that determined the Mobility Fund II challenge process would use a 400-meter buffer radius to assess challenges to areas initially deemed ineligible for MF-II support. Verizon asked the Commission to modify this procedure by instead requiring the use of a 250-meter buffer radius. The FCC extended the deadline for filing oppositions to July 13, 2018, and the deadline for filing replies to those oppositions to July 23, 2018. It also waived the service requirements in section 1.115(f), and instead is allowing parties to file oppositions and replies in ECFS.

- The Wireline Competition and Wireless Telecommunications Bureaus issued a Public Notice on June 26, 2018, extending the first filing deadline for Alaska Plan middle-mile data submissions made pursuant to section 54.316(a)(6) from July 2, 2018, to August 1, 2018. They found a short extension is necessary and appropriate to ensure carriers have sufficient time to submit middle-mile data to the HUBB portal and for the HUBB portal to be able to accept all of carriers’ data.
• Reply comments were filed on June 25, 2018, on the NPRM portion of the March 23, 2018 Report and Order, Third Order on Reconsideration, and NPRM on RoR high-cost USF reform. WTA said the majority of parties agreed the outdated 2011 high-cost USF budget for RoR carriers needs to be increased substantially, and it agreed with USTelecom and NTCA that the RoR high-cost budget should be a single budget rather than a series of separate program budgets. It supported full funding of existing A-CAM participants up to a per-location funding cap of $200, as well as full funding of HCLLS and CAF-BLS mechanisms. WTA supported a second model offer for glide path companies, and suggested the Commission postpone consideration of a broader new model offer until after it has resolved the current outstanding issues regarding the high-cost program budget. WTA opposed other potential reforms at this time. NTCA said the record shows consensus for the Commission to take steps to right-size the USF high-cost budget, and significant support for a carrier-specific threshold of support that would provide greater predictability consistent with the statute. NTCA claimed nearly every party recommended the Commission decline to modify the workings of the budget control mechanism, and opposed lowering the per-location cap on cost-based USF support or the percentage at which competitive overlap is determined on a study area basis. NTCA also said the record reflects universal opposition to vouchers or means-testing, and several parties joined NTCA in supporting changes to the capital investment allowance and certain accounting standards. ERTA said there was overwhelming support for the Commission to establish a budget for legacy RoR carriers that is adequate to close broadband service gaps, and to eliminate the use of the RGF and BCM factors, or at least pause them during the time it takes to determine what an adequate budget amount is. ERTA also said the Commission should increase A-CAM funding by an additional $53.90. USTelecom said the proposals raised by WISPA and NCTA run counter to current FCC policy and are not supported by the facts. USTelecom said the current competitive overlap processes are well designed to meet the Commission’s goal of ensuring support goes to the right places, and said auctions in and of themselves are no guarantee for success. USTelecom urged the Commission not to adopt a new competitive overlap requirement or shift to auctioning support, arguing both would result in no additional benefits while disrupting the investment cycles of many rural providers. The Nebraska A-CAM Companies said the record demonstrates the benefits of increasing funding up to $200 per eligible location for existing A-CAM companies far outweigh the costs, and if the Commission determines there should be a minimum threshold amount of support for legacy companies, it suggested the Commission adopt deployment requirements for all legacy companies. It supported making an additional offer to glide-path companies at up to $200 per location. GVNW said the majority of commenters recognized the current budget for the RoR portion of the high-cost USF must be significantly increased and the Commission should apply an inflation factor to it. GVNW also asserted the Commission must address the insufficiency caused by application of the budget control mechanism to be applied retroactively to July 1, 2018. It supported individual RLEC-specific thresholds for minimum levels of cost-based support, adoption of another glide path option, another A-CAM option (only if accompanied by additional funding), reform of CAF-BLS (only if accompanied by additional funding), and modification of the Rural Growth Factor. It opposed lowering the $250 cap on per-line support, changing the competitive overlap regime, and instituting means testing in the high-cost program. All replies available to date

• The FCC released a Public Notice on June 25, 2018, announcing Petitions for Reconsideration of the Tribal OpEx Order have been filed by Mescalero Apache Telecom and Sacred Wind Communications. The Order limited the OpEx relief to carriers that have not deployed broadband to 90 percent or more of the housing units in their study area. Both carriers asked the Commission to reconsider its determination that they are ineligible for the relief. Oppositions to the Petitions will be due 15 days after publication in the Federal Register; replies will be due 10 days after the time for filing oppositions has expired.

• Comments were due June 29, 2018, on Petitions for ETC designation in New York for the purpose of being able to receive CAF support, filed by Hughes Network Systems and OEConnect. Replies are due July 9, 2018. Public Notice

• The Association of Communications Engineers filed a letter on June 28, 2018, concurring with NTCA’s June 18, 2018 comments, which it claimed correctly discussed the physical and technical limitations of a 1 Gbps circuit supplied via Fiber-To-The-Premises. It concurred the tested throughput for these circuits will be dependent on the frame size being transmitted, with the test result being a best-case
scenario of 960 Mbps of throughput. It further concurred that technology currently in use does not allow the traditional over-provisioning solution to solve this issue.

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ICC

- The FCC published in the Federal Register on June 29, 2018, the NPRM proposing rules to curb the financial incentive to engage in access stimulation by giving access stimulating LECs two choices for receiving calls: be financially responsible for the delivery of calls to its network, in which case intermediate access providers would charge the access-stimulating LEC for the delivery of calls; or accept direct connections from long distance carriers seeking to terminate telephone calls to the LEC or from intermediate access providers of the long-distance carriers’ choosing. Comments are due July 20, 2018; reply comments are due August 3, 2018.

- No petitions were filed on NECA’s June 18, 2018 annual tariff filing.

- Aureon Network Services filed a Motion on June 28, 2018, seeking further suspension of the proceeding addressing Aureon’s Petition for Reconsideration of the Memorandum Opinion and Order that granted in part AT&T’s complaint against Aureon for charging AT&T for centralized equal access service on traffic destined for CLECs engaged in access stimulation. Aureon said it and AT&T are currently in discussions to attempt to settle their dispute, but will not be able to reach a settlement by the July 6, 2018 deadline that was granted by the Enforcement Bureau. Aureon requested the proceeding be further suspended until July 27, 2018, and noted AT&T did not oppose this motion.

- AT&T filed a Surrebuttal on June 26, 2018, in response to Aureon’s May 17, 2018 Rebuttal and May 25, 2018 letter in the proceeding investigating the lawfulness of Aureon’s tariff revisions filed on February 22, 2018. AT&T said the Commission should find Aureon’s current rate to be unreasonable and direct Aureon to file a new rate correcting the errors identified and refund the difference between that corrected rate and its current rate of $0.00576/min.

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Broadband

- Commissioner O’Rielly spoke at the Cloud Comms Summit on June 26, 2018. He discussed deregulation, saying the previous Commission’s Tech Transitions proceeding highlights one instance where the Commission should have eliminated burdens on providers shifting to new technologies and services, but became an opportunity to impose new obstacles. He asserted the rules would have forced legacy providers to maintain aging and underutilized copper networks at the same time they were racing to deploy IP networks. He noted the current FCC has taken steps to reverse some of these requirements, and said later this year the FCC will initiate the next biennial review of telecommunications regulations, and urged staff and outside parties to identify rules that ought to be discarded. He also said he opposes expanding the USF contribution base to broadband providers.

- The Senate passed the Agriculture and Nutrition Act of 2018 (Farm Bill) on June 28, 2018. The bill, among other things, would: establish forward-looking broadband standards; provide incentives for hard to reach communities; and require guaranteed broadband lending.

- USTelecom, CMA Strategy Consulting, and Economists, Incorporated spoke with Wireline Competition Bureau staff on June 21, 2018, to discuss USTelecom’s Petition for Forbearance from certain regulatory obligations imposed on ILECs. USTelecom provided additional clarification regarding the data and analyses used to develop the economic study appended to the Petition. USTelecom indicated CMA explained the data were compiled from the latest information available at the end of 2017 and
beginning of 2018, and all of the data provided by the participating companies were incorporated in the economic study.

- Windstream **met separately with** Chairman Pai, Commissioners O'Reilly and Carr, and their Advisors on June 27 and 28, 2018, to discuss broadband deployment and USTelecom's Forbearance **Petition**. Windstream said overbuilding of current network infrastructure was a risk, and suggested steps be taken to ensure that all funds, including those disbursed by other federal entities, are used to efficiently deliver broadband to unserved and underserved populations in rural America. Windstream raised USTelecom's recent **ex parte** outlining a modified transition proposal for unbundled network elements, and said the proposal represented a reasonable compromise between parties with competing interests and the transition period specified therein reflected the minimum amount of time necessary.

- The Competitive Carriers Association **met with** staff from the Wireless Telecommunications and Wireline Competition Bureaus on June 21, 2018, to assert sections 253 and 332 provide the Commission with the necessary authority to take action regarding state and local siting processes that are effectively prohibiting carriers from providing telecommunications services. CCA reiterated its request for the FCC to shorten section 332 shot clocks to a 30-day shot clock for collocations and a 60-to-75-day shot clock for all other siting applications. In the alternative, CCA suggested a 60-day shot clock for small cell deployments and collocations and a 90-day shot clock for existing poles. CCA also suggested the Commission address inflated fees and costs associated with broadband deployment.

- SBA Communications **met separately with** Chairman Pai and his Legal Advisor and Commissioner Carr and his Legal Advisor on June 27, 2018, to affirm its support for the expedited deployment of 5G wireless infrastructure and equipment, subject to reasonable limits. SBA asserted the most effective way to accomplish this is to adopt deployment rules that maintain the positive relationships with states and localities that the wireless carriers and tower companies have spent years developing, and strike an appropriate balance between the interests of the wireless providers in deploying these facilities and the interests of state and local authorities in controlling their land use and public infrastructure.

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**Universal Service**

- The FCC issued a **Report and Order** on June 25, 2018, increasing the annual Rural Health Care Program funding cap to $571 million and applying it to the current funding year to fully fund eligible funding requests for FY 2017. The FCC also decided to annually adjust the RHC Program funding cap to reflect inflation, beginning with FY 2018, and established a process to carry-forward unused funds from past funding years for use in future funding years. The **Order** is **effective** June 29, 2018.

- Chairman Pai sent **letters** to 31 Senators on June 15, 2018, in response to their **letter** that urged the FCC to increase the funding cap on the Rural Health Care program. Pai said he circulated a Report and Order that would increase funding for rural hospitals and health clinics by 43 percent, or $171 million per year. Pai said this increase, alongside future inflation adjustments and a mechanism to carry forward unused funding from previous years, will ensure that rural health care providers get the connectivity they need to better serve patients.

- The FCC published a **Notice** in the Federal Register on July 2, 2018, to correct section 54.507 of the C.F.R. by removing the second paragraph (f).

- The Wireline Competition Bureau released an **Order** on June 27, 2018, extending the deadline for filing comments and replies on the **NPRM** on how best to structure the second stage of the Uniendo a Puerto Rico Fund and Connect USVI Fund. Comments are now due July 26, 2018; replies are due August 8, 2018.

- T-Mobile filed a **letter** on June 25, 2018, to notify the Commission that it certifies the number of voice and broadband internet access service subscribers serviced by T-Mobile in Puerto Rico as of June 30, 2017, as shown in its Form 477 is correct, as required by paragraph 16 of the **Order** establishing the
Uniendo, a Puerto Rico USF Fund, and the Connect USVI Fund. AT&T filed a similar letter, electing to participate in Stage 1 in both Puerto Rico and the U.S. Virgin Islands. Similar letters were filed by: ATN International, Critical Hubs Network, Liberty Cablevision of Puerto Rico, Puerto Rico Telephone, WorldNet Telecommunications, Broadband VI, PR Wireless, Data@ccess, VPNet and Neptuno.

- Tier1 Access filed comments on June 25, 2018, on the NPRM discussing stage 2 funding for long-term rebuilding in the Virgin Islands. It said while it appreciates the FCC’s commitment to provide increased funding over a 10-year period, it is concerned this funding not be directed as has been traditionally done in the past. It asserted it is in the best interest of the FCC to concentrate on core infrastructure initiatives that provide reduced connectivity costs and to be vendor neutral.

- WorldNet Telecommunications filed a Petition on June 28, 2018, seeking clarification or, in the alternative, reconsideration of the Uniendo a Puerto Rico Fund and the Connect USVI Fund Order. It urged the Commission to issue an Order clarifying and establishing for WorldNet additional emergency funding equivalent to what was provided to other Puerto Rico providers pursuant to the “no offset of advance payments” decision in the Order.

- Assist Wireless, Touch Wireless and Easy Wireless, the National Lifeline Association, the Crow Creek Sioux Tribe and the Oceti Sakowin Tribal Utility Authority filed a Joint Petition for Stay Pending Judicial Review of the December 2017 Lifeline Fourth Report and Order, Order on Reconsideration and Memorandum Opinion and Order on June 22, 2018. They have sought relief in the D.C. Circuit Court and seek temporary relief from the rules while they pursue their legal challenge.

- Sprint filed a Petition on June 26, 2018, seeking a clarification or, in the alternative, a partial waiver of the guidance Lifeline service providers use for the universal application, recertification, and household worksheet forms in their unaltered form for non-paper formats. Sprint requested as part of its electronic processes, Assurance Wireless be allowed to present certain information, and to obtain certain end user responses, in an order or format slightly different than that reflected on the paper universal forms. Sprint also requested an additional month to implement three changes to the process flow, electronic initial, and electronic signature fields of its electronic application forms, and an additional four months to adjust four information collection fields on its electronic application and recertification forms to make them consistent with the paper universal forms.

- CoBank met with Chairman Pai and his Advisor on June 26, 2018, to describe a telemedicine pilot program in southwest Georgia focused on rural, low-income patients with Type II diabetes that CoBank recently sponsored. CoBank indicated at the conclusion of the pilot, it will highlight the cost savings of the participating hospital and the improved health of the participating patients. It said the goal of this pilot program is to highlight the efficiency of universal broadband in rural areas to drive down healthcare costs, suggesting the cost of deploying rural broadband is often not discussed in terms of how much cost efficiency can be gained in delivering a host of essential services, such as healthcare.

- The Wireline Competition Bureau released a Public Notice on July 29, 2018, granting, denying, and dismissing various petitions related to actions taken by USAC on E-rate and contributions. Petitions for reconsideration or applications for review of these decisions must be filed within 30 days of the Public Notice.

Misc.

- The Senate Committee on Commerce, Science, and Transportation approved on June 27, 2018, the nomination of Geoffrey Starks to be an FCC Commissioner, and also approved S. 645, the Measuring the Economic Impact of Broadband Act of 2017.

- Commissioner O’Rielly spoke at a Free State Foundation event on June 28, 2018, to discuss recent FCC process reform improvements. He said by making the draft items public, drafts are now more
complete prior to the public reveal and edits prior to the meeting are coming from Commissioners, as opposed to there being last minute changes from staff. He noted Chairman Pai is in the process of setting up the Office of Economics and Analytics, which will spearhead the cost-benefit analyses reform efforts. He suggested the Commission establish a more formal structure for its procedures and document its working practices and incorporate them into the Code of Federal Regulations. He also said the FCC should use tools such as forbearance and mandatory reviews to eliminate unnecessary regulation.

- Senator Edward J. Markey (D-Mass.) and 14 Senators sent Chairman Pai a letter on June 26, 2018, calling for the FCC to establish protections for consumers from unwanted and harassing robocalls and robotexts. In the context of its proceeding on the TCPA, they asked the FCC to: establish a comprehensive definition of the term auto dialer; uphold Congress’ intent to cover all callers using auto dialers, not exclusively those using artificial-voice or prerecorded messages; maintain aggressive protections restricting unwanted calls and texts to reassigned numbers; and reiterate that consumers always have the right to revoke consent, regardless of any contractual clauses that may be included in user agreements. News Release

- Frontier spoke with FCC staff on June 22, 2018, to discuss its efforts to target robocalls, particularly with respect to the SHAKEN/STIR standards. Frontier explained it had already tested one SHAKEN/STIR solution, and it continues to evaluate the best strategy and roadmap to target and reduce robocalls in a way that makes sense for its customers as it moves forward with its network plans.

- The Wireless Telecommunications Bureau issued a Public Notice on June 26, 2018, seeking comments on the state of mobile wireless competition. The Bureau requests comment on whether laws, regulations, regulatory practices, or demonstrated marketplace practices pose a barrier to competitive entry into the mobile wireless marketplace or to the competitive expansion of existing providers. The Bureau also requests comment on the criteria or metrics that could be used to evaluate the state of mobile wireless competition. Comments are due July 26, 2018; reply comments are due August 16, 2018.

- The Wireline Competition Bureau issued an Order on June 22, 2018, granting Sprint’s request for an extension of the waiver of the Commission’s numbering rules, issued by the Bureau on September 21, 2017. The Bureau said due to the extensive damage in the U.S. Virgin Islands caused by Hurricane Maria, the Bureau found it is in the public interest to extend the waiver to allow Sprint an additional six months to restore services to its wireless customers in the USVI.

- The FCC published in the Federal Register on June 27, 2018, the IP CTS Declaratory Ruling and Report and Order that was issued on June 8, 2018. Sections 64.604(c)(10) and (c)(13)(i)–(ii) are effective July 27, 2018, and sections 64.604(c)(11)(v) and t 64.604(c)(5)(iii)(D)(1),(6) and (c)(13)(iii)–(iv) will be effective upon OMB approval.

- The Wireline Competition Bureau issued a Public Notice on June 29, 2018, granting Number Access’ application for interconnected VoIP numbering authorization. It indicated this proceeding will be terminated, and the docket will be closed, 60 days from the date of this Public Notice if there are no further filings in this proceeding or, if there are additional filings, after 60 days of inactivity in the record.

Upcoming Filing Dates

- July 2- Replies due on the NPRM proposing ways to ensure that USF support is not used to purchase equipment or services from companies posing a national security threat to the integrity of communications networks or the communications supply chain. FR
• July 2 - Replies due on the NPRM proposing to allow rate-of-return carriers receiving A-CAM support to voluntarily migrate their lower speed circuit-based business data service offerings to incentive regulation. FR

• July 3 - Replies due on CenturyLink’s Petition for a Declaratory Ruling as to the applicability of end office local switching access reciprocal compensation, under section 51.913, for traffic that originates from or terminates to an end user customer of an over-the-top VoIP provider that partners with a LEC to exchange traffic to and from the PSTN. Public Notice

• July 6 - Replies due on the NPRM on the assessment and collection of regulatory fees for FY 2018.

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

• July 9 - Replies due on Petitions for ETC designation in New York for the purpose of being able to receive CAF support, filed by Hughes Network Systems and OEConnect. Public Notice

• July 9 - PRA comments due on a new information collection on Form 683 to collect information from the winning bidders to determine the recipients of CAF Phase II auction support. notice

• July 12 - PRA comments due on a revision to a currently approved information collection associated with Forms 555, 481, 497, 5629, 5630, and 5631. This revision implements the requirement that ETCs provide written notice to their customers who are currently receiving enhanced support who will no longer be eligible for enhanced Tribal support. Notice

• July 13 - Oppositions due to Verizon’s Application for Review of the April 30, 2018 Order on Reconsideration that determined the Mobility Fund II challenge process would use a 400-meter buffer radius to assess challenges to areas initially deemed ineligible for MF-II support. Replies are due July 23, 2018. Public Notice

• July 16 - Comments due on NTTA’s Notice seeking comments on ways to improve the nation’s ability to analyze broadband availability, with the intention of identifying gaps in broadband availability that can be used to improve policymaking and inform public investments.

• July 16 - PRA comments due on an extension of a currently approved information collection associated with the selection of USAC Board of Directors and ensuring that requests for review are filed properly with the Commission. Notice

• July 16 - PRA comments due on an extension of a currently approved information collection related to the FCC’s Truth in Billing Format rules in section 64.2401. FR Notice

• July 20 - Comments due on the access stimulation NPRM. Reply comments are due August 3, 2018.

• July 20 - Comments due on an FCC staff report on robocalling. The Commission seeks data and other information on the progress of robocalling initiatives among government, industry, and consumers, and data and other information, including notable trends in illegal robocalling, including for a baseline period of January 2018. Replies are due August 20, 2018. Public Notice

• July 23 - PRA comments due on a revision of currently approved information collections associated with rural call completion. Notice

• July 23 - Replies due to oppositions to Verizon’s Application for Review of the April 30, 2018 Order on Reconsideration that determined the Mobility Fund II challenge process would use a 400-meter buffer radius to assess challenges to areas initially deemed ineligible for MF-II support. Public Notice

• July 23 - PRA comments due on an extension of a currently approved information collections associated with FCC Forms 470 and 471. Notice
• July 26 - Comments due on the NPRM on how best to structure the second stage of the Uniendo a Puerto Rico Fund and Connect USVI Fund. Replies are due Aug. 8, 2018. FR notice Order

• July 26 - Comments due on the state of mobile wireless competition. Reply comments are due August 16, 2018. Public Notice

• Aug. 3 - Replies due on the access stimulation NPRM.

• Aug. 6 - Comments due on USTelecom’s Petition for Forbearance from certain regulatory obligations imposed on ILECs. Replies due September 5, 2018. Public Notice, Order

• Aug. 8 - Comments due on the NPRM on how best to structure the second stage of the Uniendo a Puerto Rico Fund and Connect USVI Fund. FR notice Order

• Aug. 16 - Replies due on the state of mobile wireless competition. Public Notice

• Aug. 20 - Replies due on an FCC staff report on robocalling. The Commission seeks data and other information on the progress of robocalling initiatives among government, industry, and consumers, and data and other information, including notable trends in illegal robocalling, including for a baseline period of January 2018. Public Notice

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