The Wireline Competition Bureau granted a waiver of the Form 507 line count filing deadline until July 31, 2020, for rate-of-return carriers receiving support pursuant to A-CAM I and II and the Alaska Plan, in light of the recent OMB approval of the data collection.

The Rural Broadband Auctions Task Force, Office of Economics and Analytics, and WCB announced the opening of the RDOF auction application window from July 1, 2020 to July 15, 2020.

The House passed the Moving Forward Act, which proposes $1.5 trillion for rebuilding U.S. communities with infrastructure and innovation, including appropriating over $100 billion to fund broadband-related programs.

Sens. John Hoeven (R-N.D.), John Boozman (R-Ark.), et al. introduced legislation to allow electric cooperatives and small, rural telecommunications providers to refinance their Rural Utilities Service debt at current market rates without penalty.

The Consumer and Governmental Affairs Bureau announced July 27, 2020 is the compliance date for the reassigned numbers database. Small business voice providers will have an additional six months to comply.

The FCC designated Huawei Technologies and ZTE Corporation as covered companies for the purposes of the November 2010 ban on the use of universal service support to purchase equipment or services from companies posing a national security threat.

Other Key Upcoming Dates

- July 7 - Comments due on adjustment factor values for the 5G Fund. Replies are due August 6, 2020.
- July 13 - Comments due on refreshing the record on USF contributions on one-way VoIP providers. Replies are due July 27, 2020.
- Aug. 4 - Replies due on the NPRM on detariffing telephone access charges.

Editor: Shawn O’Brien | Assistant Editor: Libby Newson
**USF Reform**

- The Wireline Competition Bureau issued an order on June 30, 2020, granting, on its own motion, a limited waiver of the filing deadline for rate-of-return carriers receiving support pursuant to Alternative Connect America Model (A-CAM) I and II and the Alaska Plan to file their line count data on July 1 as required by sections 54.313(f)(5) and (j). The order allows carriers to file the FCC Form 507 line count data until July 31, 2020. The Bureau noted the OMB published a notice announcing the effective date of the data collection on June 30, 2020, and that this limited waiver will provide sufficient time for filers to submit the required information. The Bureau also noted it does not extend deadlines for other filings governed by section 54.313(j).

- An FCC notice was published in the Federal Register on June 30, 2020, announcing the Office of Management and Budget approved, for a period of three years, an information collection in section 54.313 (annual reporting requirements for high-cost recipients) amended in the 2018 rate-of-return order. The amendment to section 54.313(f)(5) is effective June 30, 2020. The FCC also revised this information collection and FCC Forms 507, 508 and 509, and increased the burdens associated with existing reporting requirements to account for additional carriers subject to those requirements.

- The Rural Broadband Auctions Task Force, the Office of Economics and Analytics, and the Wireline Competition Bureau issued a public notice on July 1, 2020, announcing the opening of the window for entities to file the short-form application (FCC Form 183) to participate in the Rural Digital Opportunity Fund Phase I auction. The application window opened on July 1, 2020, and will close on July 15, 2020. All entities seeking to participate in the auction must complete a short-form application by the close of the application window. The short form application and instructions are available on the Auction 904 website.

- Chairman Pai sent a letter to Sen. Roger Wicker (R-Miss.) on June 12, 2020, in response to his letter that posed questions on the RDOF auction. Pai asserted H.R. 7022 could significantly delay the Phase I auction and the FCC's current timeline for the Phase I auction anticipates authorizing support for winning bidders beginning in March 2021. Pai said, however, due to the significant changes the FCC would have to make to implement the legislation, the start of the Phase I auction would be delayed from October 2020 to at least mid-April 2021.

- The Wireline Competition Bureau, in conjunction with the Rural Broadband Auctions Task Force and the Office of Economics and Analytics, issued order on June 30, 2020, denying Johnson Telephone’s petition for waiver of the rule that prohibits entities that defaulted on all of their CAF Phase II bids from participating in the RDOF.

- An FCC notice was published in the Federal Register on July 1, 2020, seeking Paperwork Reduction Act comments on a new information collection on the CAF II eligible locations adjustment process. The ELAP requires the one-time collection of location information for all eligible locations within the state where the participant is seeking an adjustment to its defined deployment obligation. PRA comments are due August 31, 2020.

- Comments were filed on June 29, 2020, on the Connect America Fund Phase II Coalition’s petition for a waiver CAF II location adjustment rules. NTCA supported the petitioners’ request to amend CAF Phase II processes to match the 65/35 standard adopted for RDOF. Charleston Valley Communications supported the petition and asserted CAF II recipients should not be penalized, by a pro rata reduction in funding or otherwise, because the CAM model upon which they based their winning auction bids overstated the number of actual locations. USTelecom supported the petition and said to ensure parity for all providers the Commission should also require the applicability of RDOF rules governing situations when more locations are available for service than estimated pre-auction. all comments available. Reply comments are due July 7, 2020. public notice.

- ACAM Broadband Coalition members Great Plains Communications, Arvig, Hargray Communications, TDS, Ritter Communications, Farmers Mutual, and NEIT spoke with Wireline Competition Bureau staff on June 29, 2020, to discuss various issues relating to operation of the ACAM I and ACAM II
programs, including how to treat eligible location discrepancies and the proper definition of eligible locations. They also discussed the future of the ACAM programs in light of the growing need for higher broadband speeds and accelerated broadband deployment.

- JSI spoke with Chairman Pai’s advisor on June 25, 2020, to urge approval of the petition for waiver of ComSouth Corporation and Bloomingdale Telephone of the March 1, 2019 HUBB filing deadline, and the petition for waiver of Reservation Telephone Cooperative and CenturyLink QC to expand RTC’s Alexander exchange in North Dakota to include North Dakota portions of CenturyLink’s Fairview and Sidney exchanges.

- Pacific Network Holdings spoke with Commissioner O’Rielly’s legal advisor on June 25, 2020, requesting the FCC consider removing the Hawaiian Homelands from the preliminary list of areas eligible for the RDOF auction, claiming the reasons given by the Commission to include the Hawaiian Homelands will no longer apply by the time the auction takes place.

- Skybeam filed a second supplement on June 29, 2020, to its petition for waiver of the rural broadband experiment program obligation to provide service to a specific number of locations in each of the ten study area codes where it is authorized for support. Skybeam said instead of a reduction in support pro-rated in relation to the reduction in the number of actual locations, it should be entitled to the less restrictive support reduction rules the Commission adopted for the RDOF.

- Vyve Broadband Investments filed a letter on July 2, 2020, in response to the public notice that announced an updated list of census blocks that have been deemed initially eligible for the Rural Digital Opportunity Fund Phase I auction. Vyve provided a list of census blocks it claims it currently provides 25/3 Mbps service in, and requested they be removed from the list of eligible census blocks for the RDOF auction.

- CenturyLink filed a letter on July 1, 2020, on its CAF Phase II program’s broadband deployment milestone. It said on June 5, 2020, it filed updated totals in the HUBB portal for the first quarter of 2020, which reflects that, as of March 31, 2020, it had deployed the required broadband to 957,223 (82%) of the 1,168,483 total locations required across all states. It said on an individual state basis, only 9 of the 33 states remained in Tier 1 non-compliance status and will report updated totals as of June 30, on or before October 1, 2020.

Broadband

- The House passed the Moving Forward Act on July 1, 2020. The bill proposes $1.5 trillion for rebuilding U.S. communities with infrastructure and innovation, including appropriating over $100 billion to fund broadband-related programs. Rep. Frank Pallone, Jr. (D-N.J.) issued a statement.

- Sens. John Hoeven (R-N.D.), John Boozman (R-Ark.), Tina Smith (D-Minn.) and Kyrsten Sinema (D-Ariz.) introduced the Flexible Financing for Rural America Act on July 2, 2020, which would allow electric cooperatives and small, rural telecommunications providers to refinance their Rural Utilities Service debt at current market rates without penalty. They said by taking advantage of today’s lower interest rates, rural cooperatives and businesses would gain flexibility in managing their cash-flow, allowing them to invest in rural communities and pass savings on to customers. Identical legislation was also introduced in the House by Reps. Vicky Hartzler (R-Mo.) and Tom O’Halleran (D-Ariz.).

- Sens. Ron Wyden (D-Ore.), Richard Blumenthal (D-Conn.), Mazie Hirono (D-Hawaii) and Chuck Schumer (D-N.Y.) introduced a bill on June 29, 2020, entitled the Emergency Broadband Connections Act, which would provide a $50 per month benefit to workers laid off or furloughed during the pandemic, along with a range of other assistance to ensure families can access critical online services. The legislation parallels provisions of the House HEROES Act and the Emergency Broadband Connections Act by Rep. Marc Veasey (D-Texas). summary of bill
Chairman Pai sent letters to 38 Senators on June 23, 2020, in response to their letter that asked the Commission to extend the 2.5 GHz Rural Tribal Window by 180 days in light of the pandemic. Pai noted the FCC granted four emergency short-term grants of special temporary authority in the 700 MHz and 2.5 GHz bands to support the Navajo Nation, and Zuni Pueblo and the Makah Tribe communications and pandemic response efforts. Pai said the FCC has yet to make a decision on whether to extend the August 3, 2020 application window deadline.

Chairman Pai spoke at the U.S.-India Business Council webinar on June 29, 2020, on 5G deployment. Pai said the equipment used for 5G networks currently comes from just a few global suppliers, including Huawei. Pai said the FCC has prohibited the use of money from the USF to purchase or obtain any equipment or services produced or provided by companies posing a national security threat, and has initiated a process to catalog, remove and replace unsecure equipment from USF-funded communications networks. Pai also said the FCC will consider an item at its July 16, 2020 Open Meeting on the process for implementing the Secure Networks Act.

Sen. Michael Bennet (D-Colo.) sent a letter to Chairman Pai on July 2, 2020, urging him to respond to a report from the Government Accountability Office on the FCC’s strategy for deploying 5G mobile networks. Bennet said the GAO report criticized the FCC for failing to establish a coherent, measurable strategy for reallocating mid-band spectrum, and for not taking adequate steps to ensure that 5G deployment does not exacerbate the digital divide. Bennet asked that Pai respond to his questions by July 31, 2020.

The Government Accountability Office issued a report on June 29, 2020, examining challenges and the federal government’s efforts related to 5G deployment with regard to managing spectrum for 5G and closing the digital divide. The GAO suggested the FCC develop specific and measurable performance goals with related strategies and measures to manage spectrum demands for 5G and determine the effects 5G deployment and any mitigating actions may have on the digital divide. The GAO said the FCC indicated that setting spectrum goals could unnecessarily limit its options but did not agree or disagree with GAO’s recommendations.

The Phoenix Center for Advanced Legal & Economic Public Policy Studies released a paper on June 29, 2020, entitled “Bridging the Digital Divide: What Has Not Worked But What Just Might.” The report said money should be spent where it is most effective (per dollar) at increasing adoption. The report asserted direct subsidies to end users will increase adoption and subsidizing broadband infrastructure deployment in unserved areas is a direct approach to increase broadband adoption, but the costs in some regions may outweigh the benefits.

Charter Communications spoke with legal advisors to Commissioner Carr, Rosenworcel, O’Rielly, and Starks, and Wireline Competition Bureau staff on June 25, 2020, regarding the cost of replacing utility poles. Charter expressed the importance of enforcing compliance with the Commission’s pole attachment rules to ensure timely access to poles, and urged the Commission to prioritize pole access complaints arising in unserved rural areas. Charter also discussed policies it urged the Commission to adopt as part of the RDOF auction procedures and administration of the RDOF program.

Open Internet

Public Knowledge, et al. filed an ex parte on July 1, 2020, on the proceeding on refreshing the record in the Restoring Internet Freedom and Lifeline proceedings. They reiterated their position made in their comments that the FCC should issue a formal notice of proposed rulemaking before issuing any response to the Mozilla remand. They also cited a recent Supreme Court ruling that they claim further reinforces the need for the Commission to take new agency action.
Robocalls

- The Consumer and Governmental Affairs Bureau issued a public notice on July 2, 2020, to announce the compliance date for the reassigned numbers database, which will allow carriers to determine whether a telephone number has been permanently disconnected after a certain date and therefore is no longer assigned to the party the caller wants to reach. Beginning July 27, 2020, voice service providers must maintain records of the most recent date each number was permanently disconnected and must age telephone numbers for at least 45 days after disconnection and before reassignment. Small business voice providers will have an additional six months to comply.

- Reply comments are due July 6, 2020, on the NPRM on implementing the TRACED Act’s requirements to further protect consumers from one-ring scams. FR.

Other Universal Service


- The Wireline Competition Bureau issued a public notice on June 30, 2020, to announce the availability of unused funds to increase rural health care funding for FY2020. The Bureau directed USAC to carry forward $198 million in unused funds from prior years to satisfy FY2020 demand. news release

- Kris Monteith, Chief of the Wireline Competition Bureau sent a letter to Radha Sekar, CEO of USAC on June 30, 2020, providing direction on how to administer the rural health care support mechanism and how to treat services and data when identifying rural and urban rates for the Telecommunications Program. This guidance is effective immediately to assist with creation and operation of the urban and rural rates database by July 1, 2020 for FY 2021 applications.

- The Wireline Bureau sent a letter to USAC on June 30, 2020, approving the rural health care program funding year 2020 funding request review procedures, subject to further modifications and/or instruction from the FCC.

- The Wireline Competition Bureau released a public notice on June 30, 2020, granting, denying and dismissing various petitions related to actions taken by USAC on E-Rate, rural health care and contributions. Petitions for reconsideration or applications for review of these decisions must be filed within 30 days of the public notice.

- The FCC filed a brief with the Tenth Circuit Court of Appeals on July 1, 2020, in the case addressing Blanca Telephone’s petition for review of two orders that affirmed the FCC’s Office of the Managing Director’s directive ordering Blanca to repay $6.7 million in universal service support to which it was not entitled.

- An FCC notice was published in the Federal Register on July 6, 2020, seeking Paperwork Reduction Act comments on an extension of a currently approved information collection associated with FCC Forms 499-A and 499-Q, annual and quarterly telecommunications reporting worksheets. PRA comment are due September 4, 2020.

- The Wireline Competition Bureau issued a public notice on July 2, 2020, seeking comment on Blackburn Technologies II’s petition for a waiver of section 54.1505(a) (stage 2 fixed support application process). Comments are due July 13, 2020.

- Chairman Pai sent letters to 16 members of Congress on June 22, 2020, to respond to their letter asking the FCC for information on how it will select applicants for the COVID-19 Telehealth Program.
Pai said the FCC consulted with the CDC to identify the hardest hit areas and the Commission has taken steps to ensure health care providers have the necessary information to participate in the program.

- Chairman Pai sent letters to Sens. Lisa Murkowski (R-Alaska), Dan Sullivan (R-Alaska), and Don Young (R-Alaska) on June 23, 2020, to respond to their letter urging the FCC to take steps to make more rural healthcare funding available to providers during the pandemic. Pai said the FCC extended the RHC program window until June 30, 2020, eased competitive bidding requirements for providers with expired evergreen contracts, and extended a number of filing deadlines.

- Chairman Pai sent letters to Sens. Amy Klobuchar (D-Minn.), Gary C. Peters (D-Mich.), and Jon Tester (R-N.D.) on June 22, 2020, to respond to their letter urging the FCC to take immediate action to ensure all students have access to the internet to continue learning at home during the pandemic. Pai said he has been working with Congress to appropriate funding for remote learning and that the CARES act also provides funding for education technology. Pai also said the FCC has waived a number of E-Rate rules and extended some program rules and deadlines.

- The FCC issued a public notice on June 30, 2020, to announce the Digital Empowerment and Inclusion Working Group of the Advisory Committee on Diversity and Digital Empowerment and the Media Bureau will host a virtual workshop on August 3, 2020, to examine the role of U.S. libraries as community hubs to drive digital adoption and literacy.

- Chairman Pai sent a letter to Sen. Tom Udall (D-Colo.) on June 22, 2020, to respond to his letter asking the FCC to prioritize relief for low-income citizens by increasing Lifeline support. Pai said the Commission waived certain Lifeline program rules and allowed Lifeline applicants on rural Tribal lands to begin receiving Lifeline benefits while their application was in the process of being verified.

- The Phoenix Center for Advanced Legal and Economic Public Policy Issues released a paper on July 1, 2020, which examines claims that FCC policies under the Trump administration are to blame for declines in Lifeline enrollment. The Phoenix Center asserted the data reveals carriers were required to shed a significant number of Lifeline subscribers after stricter policies were implemented by the Obama Administration’s FCC in 2012. It also said the statistical analysis of the data confirms that the reductions in Lifeline subscriptions since 2016 follow the same trend established between 2012 and 2016.

- The Texas PUC spoke with advisors to Commissioners Starks and O’Rielly on June 29 and 30, 2020, regarding the National Lifeline Association’s petition seeking a declaratory ruling revoking its approval of the national Lifeline accountability database opt-out certification of the Texas PUC. It also provided a general overview of the PUCT’s Lifeline processes and responded to Commission questions on clarifications regarding the verification process and potential enhancements to its procedures. It also spoke with legal advisors to Commissioners Rosenworcel and Carr on June 25 and 26, 2020, to discuss the same issues.

- Albert Bryan, Jr., Governor of the U.S. Virgin Islands, sent a letter to Chairman Pai on June 29, 2020, to state FCC should only consider financially qualified telecommunications service providers capable of providing high-quality voice and broadband services and to move forward quickly to award stage 2 funding.

Misc.

- Comments are due July 6, 2020, on the on the NPRM on detariffing telephone access charges. The Kansas Corporation Commission filed comments on June 30, 2020. The KCC asserted detariffing and deregulating TAC should only be done in a manner that prevents harm to states and overburdening state USFs, and the FCC should clarify how detariffing and deregulating the TACs affects the Part 36 Separations process and does not erode jurisdictional separations. It also said the FCC should not adopt a safe harbor for ILEC revenue assessment purposes, claiming that it may be inequitable.
Additionally, it said truth-in-billing rules should apply to all voice providers regardless of technology used and bills should not include non-governmentally mandated or authorized fees. Reply comments are due August 4, 2020. FR

- The Public Safety and Homeland Security Bureau issued two orders on June 30, 2020, formally designating Huawei Technologies and ZTE Corporation as covered companies for the purposes of the November 2010 ban on the use of universal service support to purchase equipment or services from companies posing a national security threat. As a result of this action, USF funds may no longer be used to purchase, obtain, maintain, improve, modify, or otherwise support any equipment or services produced or provided by these suppliers. These designations are effective immediately. Commissioners Starks and Carr issued statements. public notice

- The Rural Wireless Association met with Chairman Pai’s legal advisor and Wireline Competition Bureau, General Counsel, and Consumer and Governmental Affairs Bureau staff on July 1, 2020, to discuss the Secure and Trusted Communications Networks Act of 2019’s reimbursement program and the law’s impact on the final designations of Huawei and ZTE. RWA expressed concern over their ability to receive reimbursement funding should they begin replacement of covered equipment now and whether reimbursement would be available to carriers who make purchases prior to the program being funded and finalized.

- The Wireline Competition Bureau issued a public notice on June 29, 2020, to announce as of July 3, 2020, it will no longer archive work products created by participants in the business data services and USTelecom forbearance petition proceedings in the secure data enclave. The bureau said all data and work products currently archived in virtual lockers in the secure data enclave will be destroyed, but it will continue to store copies of the highly confidential data submitted in response to the Commission’s data request in these proceedings pursuant to federal records retention laws.

- WorldNet Telecommunications spoke with Wireline Competition Bureau and Office of Economics and Analytics staff on June 25, 2020, regarding the declaration filed in response to inquiries from Commission staff on UNEs. WorldNet said eliminating dark fiber as a UNE would impose substantial cost and require significant resources to accommodate.

- The Wireline Competition Bureau issued a public notice on June 30, 2020, granting an application filed by William Douglas DeVore and BHT Investments, requesting consent to transfer control of Bush-Tell from Mr. DeVore to BHTI.

- The Wireline Competition Bureau issued a public notice on June 29, 2020, seeking comment on iconectiv’s petition asking the Commission to conduct a competitive procurement process to select the toll-free numbering administrator to ensure users of the service management system database are charged efficient, competitive rates. Comments are due July 29, 2020; replies are due August 13, 2020.

- To date, no comments were filed on Voyant Communication’s application for authorization to obtain NANP telephone numbers directly from the numbering administrators for its iVoIP service. public notice

- Comments are due July 6, 2020, on Ooma’s application for authorization to obtain NANP telephone numbers directly from the numbering administrators for its iVoIP service. public notice

- Reply comments were filed on June 29, 2020, on the NPRM proposing to collect $339,000,000 in regulatory fees for FY 2020. CTIA asserted any proposals to shift additional regulatory burdens to the wireless industry are not justified under section 9 of the Act or public policy, particularly given that the wireless sector already contributes significantly more to the Commission’s annual budget than any other sectors. AT&T asserted the Commission should maintain the existing separate IBC fee categories with submarine cable providers continuing to pay the five-tier fee, satellite and terrestrial circuit providers continuing to pay a per Gbps fee, and any fee increases required for FY 2020 levied on a pro rata basis. ACA and NCTA asserted the Commission should assess all MVPDs the same regulatory fee to fund the Media Bureau’s activities in FY 2020 and onward. CenturyLink suggested the FCC: adopt its proposal to reallocate fees in the international bearer circuit fee category to collect 95%
of the targeted amount from submarine cables and 5% from terrestrial and satellite IBCs; reduce the fees proposed for submarine cables across all tiers; and adjust the tiers for submarine cables. Telesat Canada discussed fees on satellite service providers. all replies available

- The public notice seeking comment on whether the 515 proceedings should be terminated as dormant was published in the Federal Register on July 6, 2020. Comments are due August 5, 2020; replies due August 20, 2020.

- The order amending the rules for hand filing of documents was published in the Federal Register on June 30, 2020. Hand-carried documents are to be filed at the Commission’s office in Annapolis Junction, Maryland, and after COVID-19 restrictions are lifted, this will be the only location where these filings will be accepted. The order is effective June 30, 2020.

Back to Highlights

Upcoming Filing Dates

- 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 7 - Replies due on the Connect America Fund Phase II Coalition's petition for waiver of the CAF II location adjustment rules. public notice

- 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 13 - Comments due on Blackburn Technologies II’s petition for a waiver of section 54.1505(a) (stage 2 fixed support application process). public notice

- July 16 - PRA comments due on a revision of a currently approved information collection on tariff review plans. Federal Register

- July 22 - PRA comments due on a revision of a currently approved collection on FCC Form 683, application for CAF Phase II and RDOF auction support. notice

- July 24 - Comments due on a petition for rulemaking and declaratory ruling filed by CTIA and USTelecom to simplify filing requirements for pro forma assignment and transfer of control applications. Replies are due August 10, 2020. public 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

• July 29 - Comments due on iconectiv’s petition asking the Commission to conduct a competitive procurement process to select the toll-free numbering administrator to ensure users of the service management system database are charged efficient, competitive rates. Replies are due August 13, 2020 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. 5 - Comments due on whether the 515 proceedings should be terminated as dormant was published in the on July 6, 2020. Replies due August 20, 2020. public notice | Federal Register

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

• Aug. 10 - Reply comments due a petition for rulemaking and declaratory ruling filed by CTIA and USTelecom to simplify filing requirements for pro forma assignment and transfer of control applications. public notice

• Aug. 13 - July 29 – Replies due on iconectiv’s petition asking the Commission to conduct a competitive procurement process to select the toll-free numbering administrator to ensure users of the service management system database are charged efficient, competitive rates. public notice

• Aug. 17 - Paperwork Reduction Act comments due on extension of a currently approved collection associated with Part 59 infrastructure sharing. notice

• Aug 17 - PRA comments due on a revised information collection relating to the COVID-19 telehealth order (FCC Forms 460, 461, 462 and 463). notice

• Aug. 20 - Replies due on whether the 515 proceedings should be terminated as dormant was published in the on July 6, 2020. public notice | Federal Register

• Aug. 31 - PRA comments due on a new information collection on the CAF II eligible locations adjustment process. The ELAP requires the one-time collection of location information for all eligible locations within the state where the participant is seeking an adjustment to its defined deployment obligation. notice

• Sept. 4 - PRA comments due on an extension of a currently approved information collection associated with FCC Forms 499-A and 499-Q, annual and quarterly telecommunications reporting worksheets. FCC notice