**NECA’s Weekly Federal Regulatory Summary**

**USF Reform**  **Open Internet**  **Broadband**  **Robocalls**  **USF**  **Call Completion**  **Misc.**  **Upcoming Events**

**July 20, 2020 HIGHLIGHTS**

- The FCC adopted seven items at its July 16, 2020 Open Meeting, including: a report and order and FNPRM on broadband mapping; a report and order, order on reconsideration, and FNPRM to combat unwanted and illegal calls; and a declaratory ruling and FNPRM that integrates provisions of the Secure Networks Act into its existing supply chain rulemaking proceeding.

- The FCC issued a tentative agenda for its August 6, 2020 Open Meeting. The FCC will consider: a report and order to repeal certain TRS rules that are no longer needed in light of changes in technology and voice communications services; a public notice on adopting procedures for the C-band auction; a report and order on eliminating the radio duplication rule with regard to AM stations; a report and order on eliminating the common antenna siting rules for FM and TV broadcaster applicants and licensees; and a report and order on remand and a fourth FNPRM on inmate calling services.

- The Wireline Competition Bureau announced 99 rate-of-return carriers notified the Bureau of their intention to elect incentive regulation for their business data services, effective July 1, 2020.

- The WCB granted CAF Phase II carriers that are electing a seventh year of support to extend pre-testing through the third and fourth quarters of 2020, with a waiver of certain sampling requirements.

- 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 483 winning bids.

- The Senate Commerce Committee will hold an executive session on June 22, 2020, to consider, among other things, the renomination of Commissioner O’Rielly for a five-year term from July 1, 2019.

- The USDA is investing $16 million to provide broadband service in Mississippi.

- The House Appropriations Committee approved the fiscal year 2021 Financial Services and General Government funding bill.

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

**Other Key Upcoming Dates**

- July 27 - Replies due on the 5G Fund NPRM.
- July 27 - Replies due on refreshing the record on USF contributions on one-way VoIP providers.
- Aug. 4 - Replies due on detariffing telephone access charges.

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USF Reform

• The Wireline Competition Bureau issued an order on July 17, 2020, on its own motion, granting a limited waiver of the performance testing requirements for recipients of CAF Phase II model-based support. The Bureau will allow those CAF Phase II carriers that are electing a seventh year of support to extend pre-testing through the third and fourth quarters of 2020, with a waiver of certain sampling requirements. The Bureau said because those carriers electing a seventh year of support will be able to conduct four quarters of performance measures testing next year and given the continuing challenges posed by the pandemic, it finds there is good cause to extend pre-testing to the third and fourth quarters of 2020 for those carriers that will be able to conduct testing throughout 2021.

• The Rural Broadband Auctions Task Force, Wireline Competition Bureau, and the Office of Economics and Analytics issued a public notice on July 17, 2020, announcing they authorized CAF Phase II Auction 903 support for the 483 winning bids identified in attachment A. Viasat will receive $19,945,120 to serve rural locations in Pennsylvania and Fond du Lac Communications will receive $55,011 to provide gigabit fixed broadband to serve tribal areas in Minnesota. news release

• Chairman Pai issued a statement on July 13, 2020, regarding Bloosurf, the first broadband provider to have its CAF Phase II auction buildout validated as complete by USAC. Pai said Bloosurf made fixed broadband available to more than 5,000 rural homes and businesses in Maryland and Delaware.

• Premier Communications and Mattey Consulting spoke with Commissioner Starks’ legal advisor on July 10, 2020, regarding Premier’s petition for clarification or, in the alternative, reconsideration of the RDOF order. Premier said a timely resolution of its petition is necessary to adequately budget and plan for future network upgrades, network maintenance and other operational expenses after the end of its CAF Phase II support, and to make decisions on future buildout levels and network design for upcoming, potential auction awards.

• Frontier Communications filed a petition for waiver on July 15, 2020, of the Commission’s prohibition on major modifications (in section 1.21001(d)(4)) to its Form 183 auction short-form application to participate in RDOF auction. Frontier said it and its subsidiaries are currently undergoing a prearranged plan of reorganization under Chapter 11 of the United States Bankruptcy Code, and the waiver would enable Frontier to emerge from bankruptcy during the auction without disqualifying it from the auction.

• Cox Communications filed a letter on July 15, 2020, to notify the Commission it revised its Form 477 fixed broadband deployment file to remove two census blocks, and is withdrawing its challenge that these census blocks should not be eligible for RDOF funding.

Back to Highlights

ICC

• Inteliquent filed a letter on July 10, 2020, regarding the FNPRM on 8YY access charge reform. Inteliquent agreed with USTelecom the Commission should adopt a nationwide tandem rate to address any abuses in tandem charges assessed for 8YY-related costs. Inteliquent also shares Ooma’s concern about competitive impacts and urged the Commission to take a deliberative, careful approach to any action that could impact competition.

• Fusion Cloud Services and Fusion Communications filed an amicus brief with the U.S. Court of Appeals for the Ninth Circuit Court on July 16, 2020, in the case addressing a petition for review of an FCC order that granted Verizon’s complaint against Wide Voice regarding tandem-switched transport rates. Fusion asserted the FCC’s decision that Wide Voice’s tariff did not have “deemed lawful” status is contrary to law and exceeds the FCC’s authority. Wide Voice filed its opening brief on July 9, 2020.
Broadband

- The FCC released the second report and order and third FNPRM on broadband mapping on July 17, 2020, which was adopted at its July 16, 2020 Open Meeting. The order adopted specific reporting and disclosure requirements for fixed and mobile broadband availability and quality of service data, and required fixed and mobile wireless providers to submit standardized propagation maps, propagation model details, and infrastructure information, among other things. The FNPRM seeks comment on: additional processes for verifying broadband availability and providing technical assistance to service providers; a process to allow consumers and other parties to challenge the accuracy of the maps; implementing the fabric of broadband-serviceable locations; and implementing other requirements of the Broadband DATA Act and proposed targeted reforms to Form 477. Comments are due 20 days after publication in the Federal Register; replies are due 30 days after FR.

- The USDA announced on July 14, 2020, it is investing more than $16 million to provide broadband service in unserved and underserved rural areas in Mississippi. The USDA said Tallahatchie Valley Electric Power Association will use the funding to deploy an FTTP network. This investment is part of the $100 million in grant funding made available for the ReConnect program through the CARES Act.

- The House Appropriations Committee approved the fiscal year 2021 Financial Services and General Government funding bill on July 15, 2020. The bill, among other things, provides $376.1 million for the FCC and includes funding to implement new broadband mapping legislation. The bill also includes $61 billion in funding for the FCC to expand availability of broadband to unserved areas, and for broadband mapping and replacement of telecommunications equipment deemed to pose a national security threat to the United States.

- The House Appropriations Committee released a report on July 14, 2020, on the fiscal year 2021 Financial Services and General Government funding bill. The full committee marked up the bill on July 15, 2020. The report (at page 58) said the Committee is concerned current RDOF program rules may have the unintended consequence of discouraging other funding sources from participating in broadband deployment, particularly state-based programs, and directed the FCC to adjust program rules.

- NTIA announced the addition of Wyoming and Washington to its National Broadband Availability Map program on July 13, 2020. The NBAM is a geographic information system platform that allows for the visualization and analysis of federal, state and commercially available data sets. The mapping platform provides users, including administrators from the 20 participating states, with access to the NBAM and its data to better inform broadband projects and funding decisions.

- NASUCA sent a letter to Sens. Roger Wicker (R-Miss.) and Maria Cantwell (D-Wash.) on July 15, 2020, to express concern with a bill introduced by Sen. Rob Portman (R-Ohio), et al., which seeks to expand access to rural broadband nationwide and speed up the distribution of the FCC’s Rural Digital Opportunity Fund. NASUCA asserted the bill’s proposal to eliminate the ETC requirement could weaken consumer protections and undermine complementary state programs. NASUCA expressed support for a bill introduced by Sen. Wicker, which it says is best designed to ensure that auction winners continue to offer Federal, and, where available state, subsidies for Lifeline service for qualifying low-income individuals because it retains the ETC designation requirement.

- Charter Communications spoke with Wireline Competition Bureau and Office of General Counsel staff on July 10, 2020, regarding pole attachment and replacement. Charter asserted the cost of replacing utility poles, and delays by pole owners in processing applications and conducting pole replacements, pose significant barriers to rural broadband deployment. Charter urged the Commission to consider actions to more equitably apportion the cost of replacement poles between utilities and attaching entities. Charter also expressed the importance of enforcing compliance with the Commission’s pole attachment rules to ensure timely access to poles.

- NCTA filed a petition on July 17, 2020, requesting the FCC clarify that, in unserved areas, it is unjust and unreasonable for pole owners to shift the entire cost of a pole replacement to a new attacher. NCTA asserted pole owners often obtain a windfall by requiring new attachers to pay all costs.
associated with replacing and upgrading an old pole. NCTA also requested the Commission declare that it will prioritize resolution of pole attachment disputes that arise in unserved areas and empower the Enforcement Bureau resolving pole attachment complaints to require a utility to replace poles within prescribed time period.

- NCTA and Charter Communications spoke with Enforcement Bureau staff on July 15, 2020, asserting the cost of replacing utility poles, and delays by some pole owners in processing applications and conducting pole replacements, pose significant obstacles to the extension of broadband networks to unserved areas. They urged the Commission to consider actions to more equitably apportion the cost of replacement poles between utilities and attaching entities.

Robocalls

- The FCC released the third report and order, order on reconsideration, and fourth FNPRM on combating unwanted and illegal calls on July 17, 2020, which was adopted at the July 16, 2020 Open Meeting. The order adopted rules that further encourage call blocking by establishing a safe harbor from liability under the Communications Act and the rules for the unintended or inadvertent blocking of wanted calls, so long as such action is based upon reasonable analytics indicating that such calls were unwanted and therefore should be blocked. The FNPRM seeks comment additional steps to further protect consumers from robocalls and inform them about provider blocking efforts. Comments are due 30 days after publication in the Federal Register; replies are due 60 days after FR.

- The FCC issued a public notice and news release on July 14, 2020, to announce the first meeting of the new Hospital Robocall Protection Group will be held on July 27, 2020. The group will develop best practices on how phone companies can prevent unlawful robocalls to hospitals, how hospitals can better protect themselves from such calls, and what federal and state governments can do to help. Chairman Pai appointed Paul D. Summitt of the Moffitt Cancer Center to serve as chair, and Patrick Halley of USTelecom to serve as vice chair. Commissioner Carr and FTC Commissioner Noah Joshua Phillips have also been appointed to the group.

- In addition to comments listed in a previous edition of REGScan, comments were filed on July 10, 2020, on what rules the FCC needs to guide registration of a single consortium to conduct private-led efforts to trace back the origin of illegal robocalls. USTelecom asserted the Commission has broad authority under the TRACED Act to rely on the information from the Traceback Consortium to conduct its enforcement and policymaking functions. Verizon recommended the Commission establish USTelecom’s Industry Traceback Group as the registered consortium for conducting robocall tracebacks under the TRACED Act and establish policy and enforcement priorities that fully leverage the ITG’s capabilities. Replies are due July 27, 2020. FR | all comments available

- USTelecom, CTIA and NCTA responded on July 14, 2020, to an inquiry from Commissioner O’Rielly’s legal advisor that requested clarification of their July 8, 2020, letter on the draft order on call blocking. They said the Commission should provide a safe harbor for network-level blocking to help ensure that providers can use all available tools to protect consumers and should continue to consider additional safe harbors that will provide more protections for consumers.

- Transaction Network Services spoke with advisors to Chairman Pai and Commissioners Rosenworcel, Carr, Starks and O’Rielly on July 9, 2020, regarding the call blocking draft order. TNS expressed support for a safe harbor for blocking based on reasonable call analytics and offered suggestions to clarify several aspects of the order, including: critical calls; incorporation of call authentication; notification to callers when calls are blocked; and the redress process.

Other Universal Service

- Comments were filed on July 13, 2020, on refreshing the record in its 2012 USF contribution methodology FNPRM regarding one-way VoIP providers. NTCA asserted there is nothing unique about one-way VoIP services that would or should preclude application of the same statutory interpretation or
exercise of authority as between one-way or two-way VoIP services, and the Commission should exercise its permissive and ancillary authority to require USF contributions from providers of one-way VoIP services. The VON Coalition opposes the inclusion of one-way VoIP revenues in the USF contribution base and recommended the FCC instead undertake a comprehensive review of USF contributions, claiming the current system is not sustainable. USTelecom said to the extent one-way VoIP providers are offering services in direct competition to both common carriers and interconnected VoIP providers, the Commission should exercise its permissive 254(d) authority to extend USF contribution obligations to one-way VoIP providers. INCOMPAS suggested the Commission engage in a comprehensive effort to reform the methodology for USF contributions and should refresh the record on the full proceeding. It also urged the Commission to review the specific products in the contributions base while also examining other telecommunications services or provisions of telecommunications not currently included. Ad Hoc Telecom Users Committee asserted assessment of revenues from one-way voice services will not have any impact on the USF revenue base or contributions, and urged the Commission to adopt reforms to fix the USF contributions methodology. Replies are due July 27, 2020.

- Blanca Telephone filed a reply brief with the U.S. Court of Appeals for the Tenth Circuit on July 16, 2020, in the case addressing Blanca Telephone’s petition for review of two orders that affirmed the FCC Office of the Managing Director’s directive ordering Blanca to repay $6.7 million in universal service support.

- The National Governor’s Association, et al. sent a letter to Sens. Mitch McConnel (R-Ky.), Nancy Pelosi (D-Calif.), Chuck Schumer (D-N.Y.), and Kevin McCarthy (R-Calif.) on July 17, 2020, to urge Congress to provide substantial funding for the Governor’s Emergency Education Relief Fund, K-12 education and higher education institutions to have the resources to address the challenges presented by the ongoing pandemic and to prioritize learning and safety, as it considers the next round of COVID-19 relief.

- Comments were filed on July 13, 2020 on Blackburn Technologies II’s petition for a waiver of section 54.1505(a) (stage 2 fixed support application process). PRTC claimed the petition is inconsistent with the Commission’s goal of ensuring end user consumers in Puerto Rico and the U.S. Virgin Islands have access to modern communications networks. Viya opposed the petition and said Blackburn attempts to use the waiver process to fundamentally alter the Commission’s framework for fixed-network support in Puerto Rico and the U.S. Virgin Islands. Liberty Cablevision asserted Blackburn only seeks a waiver for itself, not other similarly situated wholesale providers, and granting a waiver to one party would skew the competitive market in favor of one wholesale provider. The president of the Telecommunication Bureau of Puerto Rico supported the petition.

- The Wireline Competition Bureau issued an order on July 13, 2020, approving the request of Blue Wireless to relinquish its ETC designation in New York, effective July 30, 2020.

- In addition to comments listed in a previous edition of REGScan, comments were filed on July 10, 2020, 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. TruConnect supported the petition and said if the Commission does not take action, the current trajectory will result in improper underpayments to ETCs, and enforcement and audit actions based upon erroneous legal and factual conclusions. Q Link claimed the TPUC, through its Low-Income Discount Administrator, has failed to meet the commitments it made to the Commission in its NLAD opt-out certification. TracFone generally supported NaLA’s petition. Replies are due July 27, 2020.

- Xchange Telecom filed its compliance plan on July 16, 2020, for the purposes of seeking federal Lifeline support for wireless services, under the USF low-income program.

- Global Connection of America filed a letter on July 16, 2020, to notify the Commission it made changes to its Lifeline compliance plan to reflect new means its wireless subscribers can use to activate their Lifeline service.
Misc.

- The Wireline Competition Bureau issued a public notice on July 15, 2020, announcing 99 rate-of-return carriers serving 139 study areas in 32 states and one territory notified the Bureau of their intention to elect their lower speed business data services Time Division Multiplexed transport and end user channel termination services to incentive regulation effective July 1, 2020, pursuant to the Rate-of-Return BDS Order. The electing carriers and related study areas are identified in the accompanying Appendix.

- The FCC released items that were adopted at its July 16, 2020 Open Meeting, and include: the second report and order and third FNPRM on broadband mapping; the third report and order, order on reconsideration, and fourth FNPRM on robocalls; and the declaratory ruling and second FNPRM on supply chain issues. Additionally, the FCC released the report and order that designates 988 as the 3-digit number for the National Suicide Prevention Lifeline; the sixth report and order and order on reconsideration to further improve vertical (or Z-Axis) location accuracy for wireless 911 calls; the NPRM that ensures priority service programs operate effectively for emergency workers as technology evolves; and the second report and order that modernizes the leased access rate formula by adopting a tier-based calculation.

- Chairman Pai wrote a blog post on July 15, 2020, on items the FCC will consider at its August 6, 2020 Open Meeting.

- The FCC issued a tentative agenda on July 16, 2020, for its August 6, 2020 Open Meeting. The FCC will consider: a public notice that would adopt procedures for the auction of new flexible-use overlay licenses in the 3.7–3.98 GHz band (Auction 107) for 5G, the Internet of Things, and other advanced wireless services; a report and order that would eliminate the radio duplication rule with regard to AM stations and retain the rule for FM stations; a report and order that would eliminate the common antenna siting rules for FM and TV broadcaster applicants and licensees; a report and order to repeal certain TRS rules that are no longer needed in light of changes in technology and voice communications services; and a report and order on remand and a fourth FNPRM that would respond to remands by the U.S. Court of Appeals for the District of Columbia Circuit and propose to comprehensively reform rates and charges for the inmate calling services within the Commission’s jurisdiction.

- The Senate Committee on Commerce, Science, and Transportation will hold an executive session on June 22, 2020, to consider legislative measures and presidential nominations, including the renomination of Commissioner O’Rielly for a five-year term from July 1, 2019.

- The FCC released the declaratory ruling and second FNPRM that integrates provisions of the Secure Networks Act into its existing supply chain proceeding on July 17, 2020, which was adopted at the July 16, 2020 Open Meeting. The declaratory ruling finds that, in the 2019 order, the FCC fulfilled its obligation pursuant the Secure Networks Act to prohibit the use of funds made available through a federal subsidy program administered by the Commission to purchase, rent, lease, or otherwise obtain or maintain any covered communications equipment or services from certain companies. The FNRPM seeks comment on proposals to implement further Congressional direction in the Secure Networks Act. Comments are due 21 days after publication in the Federal Register; replies are due 35 days after FR.

- USTelecom filed a letter on July 13, 2020, in response to INCOMPAS’s suggestion the Commission continue to require unbundling for all dark fiber UNEs ordered before January 6, 2020. USTelecom said there is no basis for permanently grandfathering dark fiber UNEs under any circumstances. USTelecom asserted to the extent the Commission is inclined to prolong the transition period indefinitely, it has other options that are more consistent with the statutorily required impairment analysis and will better promote its broader deployment goals.

- Verizon filed a letter on July 13, 2020, to provide the Commission with additional information on its wire centers that straddle competitive and non-competitive counties. It asserted as the Commission considers the pending NPRM, it should include in its analysis consideration of the burdens on ILECs to
maintain UNE requirements in the face of minimal demand for such offerings. Verizon also said to the extent the Commission finds some counties non-competitive for DS1 and DS3 UNE loops, the Commission should afford ILECs flexibility in addressing cases where a wire center crosses the boundaries of both competitive and non-competitive counties.

- TPx Communications filed a letter on July 16, 2020, in response to AT&T’s claims about the availability of commercial replacements for DS0 UNE loops. TPx asserted the Commission should not rely on AT&T’s Local Wholesale Complete product or UNE Platform products offered by other incumbents as a substitute for digital DS0 UNE loops.

- Eighteen members of Congress sent a letter to Reps. Nancy Pelosi (D-Calif.), Nita Lowey (D-N.Y.), Kevin McCarthy (R-Calif.) and Kay Granger (R-Texas) on July 14, 2020, on the Secure and Trusted Communications Act. They asserted while the FCC has taken steps to implement the Act, it still lacks the appropriates to begin administering the rip and replace reimbursement program, and urged them to provide the full amount of resources recommended by the Act.

- The International Bureau sent a letter to China Telecom on July 15, 2020, to notify it the Department of Justice requested access to certain confidential exhibits CTA submitted in response to the FCC’s order to show cause on why the FCC should not revoke its domestic and international section authorizations enabling them to operate in the United States. The Bureau said if CTA does not submit an opposition to the request, it will disclose the information to the DOJ.

- Comments are due July 20, 2020, on a section 214 application requesting consent to transfer control of Miles Enterprises and its regulated subsidiaries to Great Plains Communications. Replies are due July 27, 2020. public notice

- The Wireline Competition Bureau released an memorandum opinion and order on July 16, 2020, approving a request from iconectiv, to modify its code of conduct, as well as a related voting trust agreement in light of a pending transaction that would cause one of iconectiv’s owners, F.P.-Icon Holdings, L.P. to become affiliated with four VoIP providers. The Bureau also approved an amendment to the iconectiv operating agreement, and said these changes are sufficient to ensure iconectiv will continue to meet its neutrality obligation.

- The FCC issued a public notice on July 17, 2020, announcing it plans to release an enhanced payment portal to users through the updated Commission Registration System. The FCC is required to implement these changes to comply with the Department of Treasury’s pay.gov system integration requirements. The FCC’s release of these enhancements will be implemented in three phases starting on July 24, 2020, and will provide a comprehensive FCC Registration Number financial dashboard to improve and simplify how FCC users view their FCC-related financial data and make payments.

- The Consumer and Governmental Affairs Bureau issued an order on July 13, 2020, granting a complaint alleging Nationwide Long Distance Service changed the complainant’s telecommunications service provider without obtaining authorization and verification from the complainant as required by the Commission’s rules.

- The Consumer and Governmental Affairs Bureau issued an order on July 16, 2020, addressing a complaint alleging Clear Rate Communications changed complainant’s telecommunications service provider without obtaining authorization and verification from the complainant as required by the Commission’s rules. The Bureau found Clear Rate responded to the complaint and has taken action to resolve the complaint.

**Upcoming Filing Dates**

- 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 22 - Comments due on the NPRM on wireless infrastructure deployment. Replies are due August 3, 2020. FR

• 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 a section 214 application requesting consent to transfer control of Miles Enterprises and its regulated subsidiaries to Great Plains Communications. public notice

• 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. 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. 3 - Replies due on the NPRM on wireless infrastructure deployment. FR

• Aug. 4 - Replies due on the NPRM on detariffing telephone access charges. FR

• Aug. 5 - Comments due on whether 515 proceedings should be terminated as dormant. 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 - Replies due on iconectiv’s petition asking the Commission to conduct a competitive procurement process to select the toll-free numbering administrator. public notice

• Aug. 17 - PRA 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. public notice | FR

• Aug. 31 - PRA comments due on a new information collection on the CAF II eligible locations adjustment process. 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]

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