In the Matter of

Schools and Libraries Universal Service Support Mechanism

Rural Health Care Universal Service Support Mechanism

Lifeline and Link Up Reform and Modernization

Universal Service Contribution Methodology

ORDER

Adopted: October 6, 2017

Released: October 6, 2017

By the Chief, Wireline Competition Bureau:

I. INTRODUCTION

1. In this Order, we waive, on our own motion, certain E-rate, Rural Health Care (RHC), Lifeline, and contribution rules and deadlines to assist schools and libraries, RHC and Lifeline Program participants, and contributors located in the areas affected by Hurricanes Harvey, Irma, and Maria (“Hurricanes”), which struck the United States and its territories in August and September 2017. We also grant the requests of PRWireless, Inc., d/b/a Open Mobile and Telrite Corporation (Telrite), for an extension of the previously granted temporary waiver of the Lifeline Program’s non-usage and recertification rules. Together, the Hurricanes have caused widespread and catastrophic damage, destroyed and damaged countless homes, schools, libraries, and health care facilities, displaced residents, and disrupted communications. Because of these compelling and unique circumstances, we find good cause to waive certain rules and deadlines to assist schools and libraries, RHC and Lifeline Program participants, and contributors in the affected areas.

1 E-rate is more formally known as the schools and libraries universal support mechanism.


4 See Connect America Fund, WC Docket No. 10-90, Order, FCC 17-129, paras. 1-2, 7 (rel. Oct. 4, 2017) (describing damage caused by recent Hurricanes); Federal-State Joint Board on Universal Service; Schools and Libraries Universal Service Support Mechanism; Rural Health Care Support Mechanism; Lifeline and Link-Up, CC Docket Nos. 96-45 and 02-6, WC Docket Nos. 02-60 and 03-109, Order, 20 FCC Rcd 16883 (2005) (Hurricane Katrina Order) (adopting temporary rules to provide rural and non-rural public and nonprofit HCPs in areas (continued….)
II. DISCUSSION

2. Generally, the Commission’s rules may be waived for good cause shown.\(^5\) The Commission may exercise its discretion to waive a rule where the particular facts make strict compliance inconsistent with the public interest.\(^6\) In addition, the Commission may take into account considerations of hardship, equity, or more effective implementation of overall policy on an overall basis.\(^7\)

3. \textit{E-rate Program}. For schools and libraries located in areas of Texas, Florida, Georgia, Puerto Rico, and the United States Virgin Islands (USVI) that have been designated as Major Disaster Areas eligible for Individual Assistance for the purposes of federal disaster relief by the Federal Emergency Management Agency (FEMA) (“Affected Disaster Areas”),\(^8\) we waive, on an emergency interim basis, the following deadlines that may occur after the effective date of this Order,\(^9\) and provide those affected with up to 150 calendar days from the effective date of this Order to submit the required filing: \(^{10}\)

- Requests for review or waiver of decisions by USAC, directed to USAC or the Commission.\(^{11}\)
- Filing FCC Form 486 (Receipt of Service Confirmation and Children’s Internet Protection Act Certification (CIPA) Form).\(^{12}\)

\(^{5}\) 47 CFR § 1.3.

\(^{6}\) \textit{Northeast Cellular Telephone Co. v. FCC}, 897 F.2d 1164, 1166 (D.C. Cir. 1990).

\(^{7}\) \textit{Northeast Cellular}, 897 F.2d at 1166.


\(^{9}\) Program participants located in the Affected Disaster Areas who may have already missed these deadlines due damage or disruption caused by the Hurricanes may submit the required filings up to 150 calendar days from the release date of this Order.

\(^{10}\) We note that the School and Libraries Division (SLD) of the Universal Service Administrative Company (USAC), the Administrator of the universal service support programs, has already suspended many of its administrative deadlines for applicants in the Affected Disaster Areas pursuant to its natural disaster procedures. These procedures provide applicants with additional time to respond to certain SLD information requests. To the extent USAC’s Rural Health Care Division (RHCD) has not already provided similar relief, we direct RHCD to provide RHC Program participants in the Affected Disaster Areas with additional time, as USAC deems necessary, to respond to RHCD information requests.

\(^{11}\) 47 CFR § 54.720; 47 CFR § 1.106. Parties who rely on this waiver as a basis for filing their request for review or waiver beyond the required deadline should indicate such basis in their filing.

\(^{12}\) Instructions for Completing the Schools and Libraries Universal Service, Receipt of Service Confirmation Form (FCC Form 486), OMB 3060-0853 at 4; see also Federal-State Joint Board on Universal Service, \textit{Children’s Internet Protection Act}, CC Docket No. 96-45, Order, 17 FCC Rcd 12443, 12445, para. 5 (2002).
• Filing FCC Form 472 (Billed Entity Applicant Reimbursement (BEAR) Form) and Form 474 (Service Provider Invoice Form).\textsuperscript{13}

4. Additionally, we find that good cause exists to waive certain service implementation deadline rules, subject to the limitations herein, for applicants located in the Affected Disaster Areas. We find that the extensive damage to property, facilities, and resources resulting from the Hurricanes may have made it impossible for some applicants in the Affected Disaster Areas to complete the installation of internal connections and other non-recurring services by the September 30, 2017 deadline for Funding Year (FY) 2016, and that service installation and construction efforts may continue to be delayed or impaired as communities in the Affected Disaster Areas work to recover and rebuild. Accordingly, we extend the FY 2016 implementation deadline for non-recurring services, other than special construction, to September 30, 2018 for applicants in the Affected Disaster Areas.\textsuperscript{14} For applicants located in the Affected Disaster Areas that receive FY 2017 commitments for special construction, we extend the June 30, 2018 deadline to complete special construction and light the new fiber until June 30, 2019, subject to the applicant filing a valid FCC Form 500 certifying that construction for the special construction project was unavoidably delayed due to damage caused by the Hurricanes.\textsuperscript{15}

5. We also recognize that applicants and service providers in the Affected Disaster Areas may have lost records in the destruction caused by Hurricanes Harvey, Irma, and Maria. We waive section 54.516(a) of our rules with respect to such destroyed records, which requires schools, libraries, consortia, and service providers to retain all documents related to their application for at least 10 years after the latter of the last day of the applicable funding year or the service delivery deadline for the funding request.\textsuperscript{16} Applicants and service providers will not be penalized for failure to retain records destroyed by the Hurricanes. Applicants and service providers that rely on this waiver as a basis for not retaining or producing records, upon request from USAC or the Commission, will be required to certify that the records, and any copies of such records, were destroyed by the Hurricanes. Additionally, applicants and service providers are responsible for obtaining such records, where available, from a third party upon request by USAC or the Commission. We note that the record retention requirements under our rules continue to apply to all records that were not destroyed by the Hurricanes, including records relating to any relief granted by this Order.

6. We find that the extraordinary property damage, personal injury, and disruptions in services caused by the Hurricanes in the Affected Disaster Areas constitute extremely unusual circumstances warranting the temporary waiver of the rules and procedures described above. We find that a 150-day waiver period for the filing deadlines listed above and other relief granted by this Order are appropriate measures to accommodate the extraordinary circumstances caused by the Hurricanes, while continuing to protect program integrity. Applicants or service providers in the Affected Disaster Areas that are unable to comply with these program deadlines or procedures at the end of this period may request additional, narrowly-tailored relief from these or other requirements from the Wireline Competition Bureau (Bureau).

\textsuperscript{13} 47 CFR § 54.514(a). Given the enormous damage inflicted by these hurricanes, we find that extraordinary circumstances exist warranting a waiver of the invoicing deadlines. See Modernizing the E-rate Program for Schools and Libraries, WC Docket No. 13-184, Order and Further Notice of Proposed Rulemaking, 29 FCC Rcd at 8965-66, para. 238-40 (2014).

\textsuperscript{14} 47 CFR § 54.507(d)(4). The implementation deadline for non-recurring services, other than special construction, for funding year 2016 was September 30, 2017.


\textsuperscript{16} 47 CFR § 54.516(a).
7. **RHC Program.** Similarly, for the RHC Program, for health care providers and service providers located in the Affected Disaster Areas, we also waive, on a temporary basis, the following deadlines that may occur after the effective date of this Order, and provide those affected Program participants up to 150 calendar days from the effective date of this Order to submit the required filing:18

- Requests for review or waiver of decisions by USAC, directed to USAC or the Commission.19
- Filing FCC Form 463 (Healthcare Connect Fund (HCF) Program Invoice and Request for Disbursement Form).20
- FY 2016 Annual Report Questionnaire by consortia under the HCF Program.21

8. We also recognize that applicants and service providers in the Affected Disaster Areas may have lost records in the destruction caused by the Hurricanes. We thus waive sections 54.519(a), (d) and 54.648(b)(1), (2) of the Commission’s RHC Program rules with respect such destroyed records, which require health care providers and service providers to retain all documents covered by those rules for at least five years after the last day of the delivery of supported services in a given funding year. Program participants will not be penalized for failure to retain records destroyed by the Hurricanes. Applicants and service providers are responsible, however, for obtaining such records, where available, from a third party upon request by USAC or the Commission. Program participants that rely on this waiver as a basis for not retaining or producing records upon request from USAC or the Commission, will be required to certify that the records, and any copies of such records, were destroyed by the Hurricanes. We note that the record retention requirements under our rules continue to apply to all records that were not destroyed by the Hurricanes, including records relating to any relief granted by this Order.

9. We find that it is appropriate to waive these rules and deadlines, effective upon release of this Order, on a temporary basis to provide immediate relief to RHC Program participants in the Affected Disaster Areas. We find that the extraordinary property damage, personal injury, and disruptions in services caused by Hurricanes Harvey, Irma, and Maria in the Affected Disaster Areas constitute extremely unusual circumstances warranting the temporary waiver of the rules and procedures described

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17 Entities eligible for RHC support located outside the Affected Areas that have experienced similarly catastrophic damage from Hurricanes Harvey, Irma, and Maria may request similar, narrowly-tailored relief from these or other requirements from the Wireline Competition Bureau.

18 Program participants located in the Affected Disaster Areas who may have already missed these deadlines due to damage or disruption caused by the Hurricanes may submit the required filings up to 150 calendar days of the release date of this Order.

19 47 CFR § 54.720 (requiring affected parties seeking review or waiver of a USAC decision to file such request with USAC or the Commission within 60 days from the date USAC issues a decision). Parties who rely on this waiver as a basis for filing their request for review or waiver beyond the required deadline should indicate such basis in their filing.

20 See USAC, Rural Health Care Program, HCF Program, Individual HCPs, Initiate Invoicing, http://www.usac.org/rhc/healthcare-connect/Individual/step07/default.aspx (last visited Oct. 4, 2017) (requiring the submission of an invoice within six months from the funding commitment end date). See Hurricane Katrina Order; Streamlined Resolution of Requests Related to Actions by the Universal Service Administrative Company, CC Docket Nos. 02-6 and 96-45, WC Docket Nos. 02-60 and 05-195, Public Notice, 31 FCC Rcd 3932, 3941-42 (WCB 2016) (waiving the requirement that a separate FCC Form 465 be filed for each eligible entity seeking universal service support consistent with the Hurricane Katrina Order).

21 47 CFR § 54.647 (“Each consortium lead entity must file an annual report with the Administrator on or before September 30 for the preceding funding year, with the information and in the form specified by the Wireline Competition Bureau.”).

22 47 CFR §§ 54.519(a), (d) (Telecom Program); 54.648(b)(1)-(2) (HCF Program).
above. We find that a 150-day waiver period for the filing deadlines listed above, and other relief granted by this Order, is in the public interest and are appropriate measures to accommodate the extraordinary circumstances caused by the Hurricanes and while continuing to protect program integrity. Applicants or service providers in the affected areas that are unable to comply with these RHC Program deadlines or procedures at the end of this grace period may request additional, narrowly-tailored relief from these or other requirements from the Bureau.

10. Lifeline Program. We next grant in part and deny in part to the extent described herein the emergency petition for waiver of Open Mobile and we grant in part and deny in part the emergency petition for waiver of Telrite. Both petitions requested, among other requests, an extension of the Bureau’s previously granted 90-day waiver of certain Lifeline program rules in Puerto Rico and the U.S. Virgin Islands. We also, on our own motion, waive the Lifeline non-usage and recertification rules for subscribers residing in the Affected Disaster Areas in Florida and Georgia. We decline to waive these rules in Texas, because the Public Utility Commission of Texas (Texas PUC) administers eligibility and recertification processes in that state and has indicated that such processes continue to function at this time.

Based on the record before us, we find that good cause exists to waive through February 28, 2018 sections 54.405(e)(3), 54.405(e)(4), 54.407(c)(2), 54.410(f), and 54.411 of the Commission’s rules for eligible telecommunications carriers (ETCs) serving Lifeline subscribers residing in Affected Disaster Areas in Puerto Rico, the U.S. Virgin Islands, Florida, and Georgia. Given the extraordinary damage wreaked by the Hurricanes, strict compliance with these rules would be impracticable and would risk de-enrollment of Lifeline subscribers during the recovery efforts to rebuild in the aftermath of the Hurricanes.

11. On October 4, 2017 and October 5, 2017, respectively, Open Mobile and Telrite submitted requests for a 90-day extension of the Bureau’s temporary waiver of the Lifeline non-usage and recertification rules because providers face and will continue to face enormous difficulties contacting and recertifying existing Lifeline customers due to unreliable mail delivery, extensive property damage, and significant power outages in the wake of the Hurricanes.

12. To promote the maintenance and rebuilding of communities affected by the Hurricanes and to facilitate continued access to telecommunications services for disaster victims, we find it is in the public interest to extend the Bureau’s temporary waiver of sections 54.405(e)(3) and 54.407(c)(2) of the Commission’s rules. Under these rules, ETCs must de-enroll Lifeline subscribers who do not pay a monthly fee for their Lifeline-supported service and do not use that service for 30 consecutive days. Extending the existing waiver of these rules will help low-income consumers retain access to emergency communications services during this natural disaster, and allows ETCs to continue providing Lifeline service to disaster victims in the affected areas without requiring those subscribers to de-enroll and re-enroll in the program as they continue to rebuild from the devastation of two hurricanes. At the expiration of the waiver period, Lifeline subscribers who are subject to the non-usage rule will have 30 days to use their Lifeline service for the purposes of section 54.405(e)(3) of the Commission’s rules.

13. We find it is also in the public interest to extend the temporary waiver of sections 54.405(e)(4) and 54.410(f) of the Commission’s rules for ETCs with subscribers whose service is

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23 Lifeline and Link Up Reform and Modernization, Order, 32 FCC Red 6846 (WCB 2017).
24 Conversation between FCC staff and Texas PUC staff (Sept. 15, 2017) (updating FCC staff on post-hurricane status of Lifeline administration and recertification efforts).
26 Open Mobile Petition at 13-14; Telrite Petition at 4-6.
27 47 CFR §§ 54.405(e)(3), 54.407(c)(2).
28 See id.
anniversary dates fall on or between September 7, 2017 and February 28, 2018.\textsuperscript{29} Waiver of these rules will allow ETCs serving Lifeline subscribers in Affected Disaster Areas in Puerto Rico, the U.S. Virgin Islands, Florida, and Georgia additional time to complete the recertification process for those subscribers whose service anniversary dates fall within this waiver period. Disruptions to telephone and Internet service resulting from the Hurricanes will make it difficult, if not impossible, for Lifeline subscribers to receive and respond to service provider recertification requests and reminders, and continued electrical outages make it unlikely that ETCs will have reliable access to Puerto Rico’s eligibility database in the near future to conduct automated eligibility reverifications.\textsuperscript{30} At the expiration of the waiver period, ETCs are expected to begin recertification efforts promptly and subscribers who were subject to the waiver will have 60 days to respond to their ETC’s recertification efforts. Any subscriber whose anniversary date falls within the waiver period but has already recertified their eligibility is not required to undergo an additional recertification at the end of the waiver period, and any subscriber who had previously de-enrolled from the program must re-enroll pursuant to the Commission’s rules.

14. We decline to grant Open Mobile’s and Telrite’s respective requests for an additional 90-day waiver of the rules, absent further action from the Commission.\textsuperscript{31} We find that, combined with our previous temporary waiver, an additional 84-day waiver period is an appropriate time period that accommodates the extraordinary circumstances of the Hurricanes while continuing to protect program integrity. Additionally, ending the waiver period at the end of a calendar month will accommodate the common industry practice of recertifying subscribers in monthly batches. ETCs in the affected areas that are unable to comply with the Lifeline non-usage and recertification requirements at the end of this period for specific households may request additional, narrowly tailored relief from these requirements from the Bureau.

15. We also, on our own motion, temporarily waive the Lifeline port freeze rule\textsuperscript{32} in the Affected Disaster Areas in Puerto Rico, the U.S. Virgin Islands, Florida, and Georgia through February 28, 2018. This temporary waiver will permit subscribers to apply their Lifeline benefit to a different Lifeline provider even if they would otherwise be prohibited from doing so due to section 54.411 of the Commission’s rules. At the expiration of this waiver period, subscribers will be subject to the port freeze requirements of section 54.411, as measured from the date of that subscriber’s latest Lifeline enrollment or transfer.

16. Communications networks in the Affected Disasters Areas have sustained extensive damage and continue to experience significant outages.\textsuperscript{33} As a result, Lifeline subscribers may find that they are unable to obtain service from their current Lifeline provider in their area, even if another Lifeline provider’s service is operational. It is in the public interest to temporarily waive the Lifeline port freeze rule because doing so will permit subscribers to utilize the best available Lifeline service in their area without being required to establish their eligibility for an exception to the rule pursuant to section 54.411(c). We find that temporarily waiving the rule will allow impacted subscribers to use their Lifeline benefit to regain communications service as soon as possible while minimizing burdens on subscribers during the ongoing disaster recovery.

17. \textit{Contributions.} To provide further relief for affected companies, we waive additional rules and requirements for contributors to the Universal Service Fund (USF). We find that good cause exists to waive these rules and requirements, subject to the limitations herein, for providers serving the Affected

\textsuperscript{29} 47 CFR §§ 54.405(e)(4), 54.410(f).

\textsuperscript{30} See Open Mobile Petition at 3-4; Telrite Petition at 4.

\textsuperscript{31} See Open Mobile Petition at 15; Telrite Petition at 6.

\textsuperscript{32} See 47 CFR § 54.411.

Disaster Areas. The extensive damage to property and facilities caused by the Hurricanes has left many residents without access to service and rendered many providers unable to serve the Affected Disaster Areas. We find that these extremely unusual circumstances warrant an emergency interim waiver of the rules and regulations described below.

18. First, we extend the 45-day revision deadline for Form 499-Q filings made on August 1, 2017, by contributors serving the Affected Disaster Areas, as well as for the upcoming Form 499-Q filing due November 1, 2017.34 Extending this deadline will allow USAC to recalculate the contribution obligations for affected providers to immediately reflect the effect of the Hurricanes on contributor revenues rather than having to wait until next year’s Form 499-A true-up process. We also find this approach will allow affected providers to utilize all available dollars for service restoration efforts in the Affected Disaster Areas. We direct USAC to accept revisions to these filings until January 2, 2018.

19. We next temporarily waive section 54.713(c) for providers with headquarters in the Affected Disaster Areas and direct USAC to refrain from assessing late fees on Form 499-Q filings made by these providers after the upcoming November 1 deadline.35 We find that this temporary waiver will prevent providers whose operations have been substantially impacted by the Hurricanes from being unfairly penalized for missing this filing deadline. We also recognize that many providers utilize third-party consultants or other external entities to prepare their Form 499-Q filings.36 We extend this temporary waiver to those preparers that are based in Affected Disaster Areas and whose operations have sustained damage due to the Hurricanes, thus preventing them from meeting the November 1 Form 499-Q deadline. We direct USAC to refrain from assessing late fees on late Form 499-Q filings made by these groups until after January 2, 2018.

20. We also temporarily waive section 54.713(b) and direct USAC to suspend certain collection activities for providers with headquarters in the Affected Disaster Areas.37 We find that doing so will temporarily alleviate burdens for providers that may have outstanding contribution obligations and whose operations have been substantially impacted by the Hurricanes. Specifically, this action includes the following:

- **Interest and Penalties**: waiver of all interest and penalties incurred by providers with headquarters in Affected Disaster Areas between the effective date of this Order and January 2, 2018;
- **Red Light**: providers with headquarters in the Affected Disaster Areas will not be placed on Red Light due to debts that became delinquent after July 1, 2017, between the effective date of this Order and January 2, 2018; and
- **Transfer to Treasury**: any debts incurred by providers with headquarters in the Affected Disaster Areas will not be transferred to Treasury for collection activities between the effective date of this Order and January 2, 2018.

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35 47 CFR § 54.713(c). We direct USAC to utilize Line 109 of the Form 499-A to determine whether a provider’s headquarters is located in an Affected Disaster Area.


37 47 CFR § 54.713(b). See also 31 CFR § 901.9(g) (permitting an agency to waive interest, penalties, and administrative costs on debts owed to the United States “if the agency determines that collection of these charges is against equity and good conscience or is not in the best interest of the United States”).
21. We anticipate that granting this relief, in conjunction with the extension of the Form 499-Q revision deadline and the waiver of the late fees associated with November 1 Form 499-Q filings, will enable affected providers to accurately file or revise their projected revenues for both the Fourth Quarter of 2017 and the First Quarter of 2018. As a result, the associated contribution obligations for those quarters will account for the impact of the recent hurricanes on the business of these providers. Thus, we do not find it necessary to extend relief beyond January 2, 2018. However, we recognize the unique circumstances of many providers in the Affected Disaster Areas, and note that any provider that is unable to comply with the Commission’s contribution rules and requirements after January 2, 2018, may request additional, narrowly-tailored relief from the Bureau.  

22. Preventing Waste, Fraud, and Abuse. We are committed to guarding against waste, fraud, and abuse in the USF programs. Although we grant the limited waivers described herein, program participants and service providers remain otherwise subject to audits and investigations to determine compliance with USF Program rules and requirements. We will require USAC to recover funds that we discover were not used properly through its normal processes. We emphasize that we retain the discretion to evaluate the uses of monies disbursed through the USF Programs and to determine on a case-by-case basis that waste, fraud, or abuse of program funds occurred and that recovery is warranted. Additionally, in the event we discover any improper activity resulting from our action today, we will subject the offending party to all available penalties at our disposal, and will direct USAC to recover funds, assess retroactive fees and/or interest, or both. We remain committed to ensuring the integrity of the Programs and will continue to aggressively pursue instances of waste, fraud, or abuse under our own procedures and in cooperation with law enforcement agencies.

III. ORDERING CLAUSES

23. ACCORDINGLY, IT IS ORDERED, pursuant to the authority contained in sections 1-4 and 254 of the Communications Act of 1934, as amended, 47 USC §§ 151-154 and 254, and sections 0.91, 0.291, and 1.3 of the Commission’s rules, 47 CFR §§ 0.91, 0.291, and 1.3, that sections 47 CFR 54.405(e)(3), 54.405(e)(4), 54.407(c)(2), 54.410(f), 54.411, 54.507(d)(4), 54.514(a)-(b), 54.516(a), 54.647, 54.519(a), (d), 54.648(b)(1), (2), 54.713(b)-(c), and 54.720 of the Commission’s rules are waived to the limited extent provided herein.

24. IT IS FURTHER ORDERED, that pursuant to the authority contained in sections 1-4 and 254 of the Communications Act of 1934, as amended, 47 USC §§ 151-154 and 254, and sections 0.91, 0.291, and 1.3 of the Commission’s rules, 47 CFR §§ 0.91, 0.291, and 1.3, that the request for waiver filed by ATN International, Inc. IS GRANTED IN PART to the extent provided herein, the request for waiver filed by PRWireless, Inc., d/b/a Open Mobile, IS GRANTED IN PART AND DENIED IN PART to the extent provided herein, and the request for waiver filed by Telrite Corporation IS GRANTED IN PART AND DENIED IN PART.

25. IT IS FURTHER ORDERED, that pursuant to section 1.102(b)(1) of the Commission’s rules, 47 CFR § 1.102(b)(1), this Order SHALL BE EFFECTIVE upon release.

FEDERAL COMMUNICATIONS COMMISSION

Kris Anne Monteith  
Chief  
Wireline Competition Bureau

38 47 CFR § 1.3.