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Funding Status – FY 2019

USAC released Wave 25 for FY 2019 on Thursday, September 19th. Funding totaled \$30.9 million including \$1.59 million for three North Carolina applicants (including NCDPI). Cumulative commitments through September 19th are \$1.72 billion including \$51.2 million for North Carolina.

E-Rate Updates and Reminders

Upcoming E-Rate Dates:

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| September 23
– November 21 | Remaining USAC 2019 fall applicant and tribal training sessions. (See USAC’s 2019 Training webpage for a schedule of the sessions). |
| September 23 | Deadline for submitting comments to the USDA’s proposal to revise the categorical eligibility of families in the Supplemental Nutrition Assistance Program (“SNAP”) (FNS-2018-0037). (See our newsletter of August 5th for E-rate implications.) |
| September 30 | Last day to receive non-recurring services for FY 2018 and/or the deadline for requesting a one-year extension of the delivery and installation of such services. |
| October 28 | Invoice deadline for FY 2018 recurring services. Note: For applicants and service providers unable to submit invoices by this date, October 28 th is also the deadline for filing 120-day Invoice Deadline Extension Requests (“IDERS”). |
| October 28 | Due date for nominations of six positions on the USAC Board of Directors (see DA 19-835) including the slot reserved for a library representative and one of the two slots reserved for school representatives. |
| October 29 | First Form 486 deadline for FY 2019, covering funding committed in Waves 1-10. More generally, the Form 486 deadline is 120 days from the FCDL date or the service start date (typically July 1 st), whichever is later. The upcoming Form 486 deadlines are: |

Waves 1-10	10/29/2019
Wave 11	11/04/2019
Wave 12	11/08/2019
Wave 13	11/15/2019

Note: Applicants missing any Form 486 deadline should watch carefully for “Form 486 Urgent Reminder Letters” in their EPC News Feed. These Reminder Letters afford applicants 15-day extensions to submit their Form 486s without penalty.

October 31 Proposed deadline to update the business type in existing Form 498s. (See our [newsletter of August 19th](#).)

USAC Fall Applicant Training

USAC’s annual fall applicant training began with two 1½-day sessions last week in Washington, DC. USAC’s full [applicant training series for 2019](#), including special tribal workshops, runs through November.

Both of last week’s sessions were well run but devoid of much new information as USAC awaits several key decisions from the FCC regarding FY 2020. The most important of which is the future of Category 2 budgets and several possible changes in product and service eligibility.

Thirty Senators Oppose USF Cap

Thirty Democratic U.S. Senators signed a [letter](#) to FCC Chairman Pai requesting that the FCC discard any plans to set an overall funding cap on the Universal Service Fund (“USF”) (see our [newsletter of June 3rd](#)). The letter was spearheaded by Sen. Edward Markey (D-MA) who, while in the House of Representatives, was a leading advocate of the E-rate Program. The Senators’ letter argues in part that:

Each program that is a part of USF plays an indispensable role in achieving the ultimate goal of USF, access to communication services for every American. The proposal to place a universal cap on these programs is a direct assault on the FCC’s mission of bridging the digital divide. The proposal to combine the sub-caps for the E-Rate and Rural Health Care funds is particularly troubling. None of the USF programs should be pitted against each other and forced to vie for a piece of the pie. Moreover, the FCC’s request for comment on “prioritizing the funding among the four universal service programs” violates Congress’s legislative intent in enacting the USF.

USAC News Brief Dated September 20 – Invoicing Reminders

[USAC’s Schools and Libraries News Brief of September 20, 2019](#), includes the following invoicing reminders for applicants and service providers:

- October 28th is the deadline to file invoices for most FY 2018 recurring service FRNs.
- Applicants and service providers with approved Form 498s should review the information for accuracy. Correct bank account information is particularly important. All Form 498

filers should complete the new field to provide business type information (see our [newsletter of August 19th](#)).

- Applicants intending to file BEAR forms, but who do not yet have approved Form 498s, should complete and certify their Form 498s as soon as possible to avoid delays in form approval.
- Similarly, applicants intending to file BEAR forms, but who do not yet have Personal Identification Numbers (“PINs”) required to access the online BEAR forms, should request their PINs as soon as possible.
- Applicants and service providers who cannot file their invoices by the October 28th deadline should file Invoice Deadline Extension Requests (“IDERS”) for each FRN before the invoice deadline expires (i.e., also by October 28th). Applicants can request IDERS in bulk for multiple FRNs within EPC.

Newsletter information and disclaimer: This newsletter may contain unofficial information on prospective E-rate developments and/or may reflect E-Rate Central’s own interpretations of E-rate practices and regulations. Such information is provided for planning and guidance purposes only. It is not meant, in any way, to supplant official announcements and instructions provided by the SLD, FCC, or NCDPI.

Additional North Carolina specific E-rate information is available through our Web site — <http://www.e-ratecentral.com/us/stateInformation.asp?state=NC>. Note that this site provides easy access to formatted North Carolina applicant E-rate histories via the Billed Entity Number (“BEN”) search mechanism in the upper left-hand corner. Detailed information can be obtained by “drilling down” using the links for specific funding years and individual FRNs.

For further information, follow E-Rate Central on Twitter, Facebook, and LinkedIn.



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