25. The Commission is mindful that small and other providers subject to any new rules adopted in this proceeding may incur compliance costs. To assist in the Commission's evaluation of the economic impact on small entities, the Commission seeks comment on the costs and benefits of various proposals and alternatives in the FNPRM. Having data on the costs and economic impact of proposals and approaches will allow the Commission to better evaluate options and alternatives for minimization should there be a significant economic impact on small entities as a result of our proposals. We expect to more fully consider the economic impact on small entities following our review of comments filed in response to the FNPRM, including costs and benefits analyses, and this IRFA. The Commission's evaluation of this information will shape the final alternatives it considers to minimize any significant economic impact that may occur on small entities, the final conclusions it reaches and any final rules it promulgates in this proceeding.

F. Federal Rules That May Duplicate, Overlap, or Conflict With the Proposed Rules

26. None

SYNOPSIS

II. Further Notice of Proposed Rulemaking

27. In the final rule published elsewhere in this issue of the Federal **Register**, the Commission takes steps to improve the reliability and resiliency of commercial wireless networks by codifying key provisions of the 2016 Wireless Resiliency Cooperative Framework (Framework). The Commission mandates key provisions of the Framework for all facilities-based wireless providers, expands the conditions that trigger its activation, adopts testing and reporting requirements, and codifies these modifications in a new "Mandatory Disaster Response Initiative" (MDRI). In this respect, when activated the MDRI requires providers to: provide for reasonable roaming under disaster arrangements (RuDs) when technically feasible and when particular operational circumstances are met; establish mutual aid arrangements with other facilitiesbased mobile wireless providers for providing aid upon request to those providers during emergencies; take reasonable measures to enhance municipal preparedness and restoration; take reasonable measures to increase consumer readiness and preparation; and take reasonable measures to

improve public awareness and stakeholder communications on service and restoration status. Under the final rule, MDRI will be activated when any entity authorized to declare Emergency Support Function 2 (ESF-2) activates ESF-2 for a given emergency or disaster, the Commission activates the Disaster Information Reporting System (DIRS), or the Commission's Chief of Public Safety and Homeland Security issues a Public Notice activating the MDRI in response to a state request to do so, where the state has also either activated its **Emergency Operations Center, activated** mutual aid or proclaimed a local state of emergency.

28. The reporting obligation adopted in the final rule at § 4.17(c) of requires facilities-based mobile wireless providers to submit a report detailing the timing, duration and effectiveness of their implementation of the MDRI's provisions within 60 days of when the Public Safety and Homeland Security Bureau (Bureau) issues a Public Notice announcing such reports must be filed for providers operating in a given geographic area in the aftermath of a disaster. Initial reports from providers pursuant to §4.17(c) will be due in response to the first triggering event, as described at § 4.17(a), that occurs on or after a provider's associated compliance date.

29. In the FNPRM the Commission seeks comment on whether it would be beneficial to create a standardized form that providers could use for future reporting under rule § 4.17(c). To this end, the Commission proposes to direct the Public Safety and Homeland Security Bureau, under delegated authority, to develop a standardized reporting form. The Commission seeks comment on this approach and any associated costs and benefits.

30. The Commission also seeks comment on the contents of such standardized reporting forms. AT&T, for example, suggests that relevant details may include whether a provider roamed, the other providers it roamed with, the time period involved and, if relevant, the time it took for a provider to perform a health assessment and activate roaming. The Commission seeks comment on all the approaches described here, including on the associated costs and benefits.

31. The Commission seeks comment also on the basis pursuant to which facilities-based mobile wireless providers could seek confidential treatment for reports under the Commission's confidentiality rules, or if such reports should be publicly filed. The Commission seeks comment on an appropriate compliance date for providers' use of any new standardized reporting form(s) that may be developed, including whether the compliance date should depend on the class of provider (*e.g.*, large versus small providers) subject to the requirements.

Federal Communications Commission.

Marlene Dortch,

Secretary. [FR Doc. 2022–19744 Filed 9–29–22; 8:45 am] BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 51

[WC Docket No. 19–308; DA No. 22–925; FR ID 105840]

Pleading Cycle Established for Petition for Reconsideration Filed by Sonic Telecom, LLC

AGENCY: Federal Communications Commission.

ACTION: Notice; request for comments; correction.

SUMMARY: The Wireline Competition Bureau published a document in the **Federal Register** on September 19, 2022, establishing a pleading cycle for the Petition for Reconsideration filed by Sonic Telecom, LLC of portions of the *Modernizing Unbundling and Resale Requirements in an Era of Next-Generation Networks and Services Report and Order.* There is a typographical error in the dates section of this document, incorrectly referring to the reply deadline as on or before "September 29, 2022" when it should read "October 14, 2022."

DATES: This correction is effective immediately.

FOR FURTHER INFORMATION CONTACT:

Megan Danner, Competition Policy Division, Wireline Competition Bureau, at *Megan.Danner@fcc.gov*, or (202) 418– 1151.

SUPPLEMENTARY INFORMATION:

Correction

In the **Federal Register** of September 19, 2022, in FR doc. 2022–20153, on page 57165, in the first column, correct the reply deadline to read: "October 14, 2022."

Federal Communications Commission. Pamela Arluk,

Division Chief, Competition Policy Division, Wireline Competition Bureau.

[FR Doc. 2022–21195 Filed 9–29–22; 8:45 am] BILLING CODE 6712–01–P