

Media Contact:

Mike Snyder, (202) 418-0997 michael.snyder@fcc.gov

For Immediate Release

FCC APPROVES NEW RULES TO AID IN TRACKING THREATENING PHONE CALLS

Rules Allow Law Enforcement Timely Access to Blocked Caller ID Information Critical to Investigations

WASHINGTON, October 24, 2017—In response to concerns about threatening phone calls targeting schools, religious centers and other organizations, the Federal Communications Commission today voted to allow law enforcement authorities – under specific circumstances – to access blocked caller ID information when needed to identify and thwart threatening callers. The Commission's action creates an exemption to a rule prohibiting carriers from disclosing blocked caller ID information. Threatened organizations will no longer need to get a waiver from the rule on a case-by-case basis, enabling quicker investigation of threatening calls.

The FCC continues to take seriously the privacy of law-abiding consumers. The Commission limited access to blocked caller ID information to law enforcement personnel and others responsible for the safety and security of the threatened party. The Commission also provided an exemption for non-public emergency services, such as private ambulance services, to obtain blocked Caller ID information of callers requesting their assistance. A similar exemption already existed for public emergency services.

Previously, when a school, religious institution, or other organization received threatening calls, they had to request a specific waiver from the Commission to obtain the caller ID information blocked by the harassing caller. Today's Commission action will allow law enforcement and specified security personnel to quickly access this information, empowering them to more effectively combat threatening calls.

Action by the Commission October 24, 2017 by Report and Order (FCC 17-132). Chairman Pai, Commissioners Clyburn, O'Rielly, Carr and Rosenworcel approving. Chairman Pai, Commissioners Clyburn, O'Rielly and Carr issuing separate statements.

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