

June 6, 2016

Federal Communications Commission
445 12 Street SW
Washington, DC 20554

RE: Supplement to Filing CAPSCW 5.7.15

Community Action Partnership of Sonoma County is requesting waiver of the 60 Day rule to appeal USAC Schools and Libraries action. Community Action Partnership of Sonoma County's Form 471 882963, Funding Request 2405517 for Funding Year 2013-2014 was denied.

Community Action Partnership of Sonoma County appealed the denial to USAC and brought forth persuasive information that the Funding Request 2405517 should be approved. In that appeal, Community Action Partnership of Sonoma County demonstrated that USAC guidelines for awarding of the contract for services originally identified in the Funding Year 2010-2011 Funding Request 2048098.

Funding Request 2134205, 2274703 and 2405517 requested funding for contracted services that originated with Fiscal Year 2010 Funding Request 2048098.

At the conclusion of the appeal process for Funding Request 2405517 and communications with USAC representatives, I was instructed to submit this request for waiver of 60 Rule to allow it to appeal the Notification of Commitment Adjustment Letters for Community Action Partnership of Sonoma County.

The submission of the request for waiver for Community Action Partnership of Sonoma County was my initial appeal to the Federal Communications Commission. Because the appeal and communications with USAC were focused on Funding Request 2405517, it was my mistaken assumption that demonstrating that USAC guidelines for awarding of the original contract for services identified in Funding Request 2048098, would be reflected on all related Funding Requests and did not realize that a request for waiver would be required Funding Requests 2048098, 2134205 and 2274703.

Sincerely,



Rich Tunheim
aarrestad-gjervik consulting

cc: Community Action Partnership of Sonoma County