

Broadband USA Applications Database

Applicant Name: Mushroom Networks, Inc.

Public Notice Submissions

-----**Service Area:** Cincinnati

Submitter: Time Warner Cable Inc

Comment: As shown in the attached map and exhibit, TWC currently provides broadband Internet access service in the Proposed Funded Service Area. In addition, we advertise service of speeds above 3 Mbps throughout this service area. We pass over 50% of households, and either (1) have actual broadband subscribership of over 40% of the households in these census blocks or (2) the combined broadband subscribership of the wireline broadband providers (including TWC) in these census blocks is reasonably likely to exceed 40%. Therefore, that portion of the proposed funded service area that overlaps Respondent's service area reflected in this response is neither "unserved" or "underserved."

-----**Service Area:** Columbus Ohio

Submitter: WideOpenWest Ohio, LLC ("WOW")

Comment: WideOpenWest Ohio, LLC ("WOW") is a terrestrial based competitive provider of broadband services, including high-speed data or Internet ("WOW Broadband Services").

Applicant's proposed Service Area includes the following municipalities (which are further identified in the accompanying WOW Service Area Maps), within which WOW is capable of providing WOW Broadband Services to 100% of such municipalities Residential Households and Business Establishments: Columbus.

In addition to WOW, 100% of the Residential Households and Business Establishments within the municipalities set forth above and in the WOW Service Area Maps are capable of receiving broadband service by other terrestrial based broadband services providers such as Comcast, TimeWarner, Insight and Comcast, AT&T.

Consequently, the proposed Service Area is neither unserved nor underserved.

Submitter: Time Warner Cable, Inc.

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-----**Service Area:** Cleveland

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-----**Service Area:** Youngstown

Submitter: Time Warner Cable, Inc.

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Submitter: Armstrong Utilities Inc.

Comment: Significant portions of the proposed funded service area (PFSA) in the above Application do not satisfy the BIP or BTOP definitions of "unserved" or "underserved," and thus, should not be eligible to receive BIP or BTOP funding. Armstrong Cable provides broadband service at speeds of 3MBPS or greater throughout the portions of Applicant's PFSA mapped in this response. (Advertisement uploaded). Armstrong's high speed broadband network passes more than 50%, and its high speed broadband exceeds 40%, of its households within the areas of Applicant's PFSA mapped herein. Given the presence of other broadband service providers in neighboring towns, it is reasonable to conclude that Applicant has failed to meet the required showings for its entire PFSA, and its application should be denied. At a minimum, Applicant has failed to meet the required showing in the portions of its PFSA served by Armstrong, and therefore, its Application should be denied with respect to the areas mapped herein.

-----**Service Area:** Akron

Submitter: Time Warner Cable

Comment: As shown in the attached map and exhibit, TWC currently provides broadband Internet access service in the Proposed Funded Service Area. In addition, we advertise service of speeds above 3 Mbps throughout this service area. We pass over 50% of households, and either (1) have actual broadband subscribership of over 40% of the households in these census blocks or (2) the combined broadband subscribership of the wireline broadband providers (including TWC) in these census blocks is reasonably likely to exceed 40%. Therefore, that portion of the proposed funded service area that overlaps Respondent's service area reflected in this response is neither "unserved" or "underserved."

-----**Service Area:** Dayton

Submitter: Time Warner Cable Inc

Comment: As shown in the attached map and exhibit, TWC currently provides broadband Internet access service in the Proposed Funded Service Area. In addition, we advertise service of speeds above 3 Mbps throughout this service area. We pass over 50% of households, and either (1) have actual broadband subscribership of over 40% of the households in these census blocks or (2) the combined broadband subscribership of the wireline broadband providers (including TWC) in these census blocks is reasonably likely to exceed 40%. Therefore, that portion of the proposed funded service area that overlaps Respondent's service area reflected in this response is neither "unserved" or "underserved."