Applicant Name: Arizona Nevada Tower Corporation

-----Service Area: Ely

Submitter: AT&T

Comment: AT&T is providing data about its wireline and mobile broadband footprint to assist in determining whether the applicant’s proposed service area, which may be part of a larger application and project, satisfies the unserved and underserved eligibility requirements.

Additional information regarding other broadband service providers’ currently operating in the service area may be needed in order to make a reasonable analysis or a conclusive determination.

-----Service Area: Fallon

Submitter: Charter Communications

Comment: Charter Communications (‘Charter’), a broadband service provider, has invested capital to provide a full range of Broadband services, including High Speed Internet services, in this service area. The applicant’s request in the proposed under-served service area would create an overlap in Charter’s service area. Charter’s response includes the necessary information to validate the overlapping condition as a result of this applicant’s request.

Submitter: CC Communications
Comment: The applicant has erroneously classified the service area (Fallon, NV) as underserved. In addition to CC Communications offering service with download speeds of at least 3mbps, the local cable franchisee advertises speeds of at least 3mbps. Moreover, there are two more service providers advertising wireless and DSL broadband in the subject service area. This response will provide a recent add from CC Communications, facts about its coverage area and market share, as well as reference to the three other broadband competitors in the market without the benefit of tax dollars.

-----Service Area: Beatty

Submitter: AT&T

Comment: AT&T is providing data about its wireline and mobile broadband footprint to assist in determining whether the applicant's proposed service area, which may be part of a larger application and project, satisfies the unserved and underserved eligibility requirements. Additional information regarding other broadband service providers' currently operating in the service area may be needed in order to make a reasonable analysis or a conclusive determination.

-----Service Area: Pioche

Submitter: Lincoln County Telephone System, Inc.

Comment: LCTS is the terrestrial incumbent service provider fully overlapping the Pioche service area of the applicant. LCTS contends that the service area is neither "Underserved" or "Unserved". More than 90% of households within the area have access to the defined minimum download speed. Furthermore, LCTS has utilized and continues to draw upon a RUS Broadband loan in deploying its FTTH platform to accommodate the robust levels of broadband connectivity that will be required in the future.
-----Service Area: Walker Lake

Submitter: AT&T

Comment: AT&T is providing data about its wireline and mobile broadband footprint to assist in determining whether the applicant's proposed service area, which may be part of a larger application and project, satisfies the unserved and underserved eligibility requirements. Additional information regarding other broadband service providers' currently operating in the service area may be needed in order to make a reasonable analysis or a conclusive determination.

-----Service Area: Silver Springs

Submitter: Charter Communications

Comment: Charter Communications ('Charter'), a broadband service provider, has invested capital to provide a full range of Broadband services, including High Speed Internet services, in this service area. The applicant’s request in the proposed under-served service area would create an overlap in Charter’s service area. Charter’s response includes the necessary information to validate the overlapping condition as a result of this applicant’s request.

Submitter: AT&T

Comment: AT&T is providing data about its wireline and mobile broadband footprint to assist in determining whether the applicant's proposed service area, which may be part of a larger application and project, satisfies the unserved and underserved eligibility requirements.
Additional information regarding other broadband service providers' currently operating in the service area may be needed in order to make a reasonable analysis or a conclusive determination.

-----Service Area: Minna

Submitter: AT&T

Comment: AT&T is providing data about its wireline and mobile broadband footprint to assist in determining whether the applicant's proposed service area, which may be part of a larger application and project, satisfies the unserved and underserved eligibility requirements. Additional information regarding other broadband service providers' currently operating in the service area may be needed in order to make a reasonable analysis or a conclusive determination.

-----Service Area: Tonopah

Submitter: Citizens Telecommunications Company of Nevada

Comment: A portion of the applicant's territory is already served by the respondent. 3MG speed or higher is available and advertised.

-----Service Area: Eureka
Submitter: AT&T

Comment: AT&T is providing data about its wireline and mobile broadband footprint to assist in determining whether the applicant's proposed service area, which may be part of a larger application and project, satisfies the unserved and underserved eligibility requirements. Additional information regarding other broadband service providers' currently operating in the service area may be needed in order to make a reasonable analysis or a conclusive determination.

-----Service Area: Carlin

Submitter: Citizens Telecommunications Company of Nevada

Comment: A portion of the applicant's territory is already served by the respondent. 3MG speed or higher is available and advertised.

Submitter: Wirelessbeehive.com LLC

Comment: This area is current not underserved. Wirelessbeehive.com serves this area with high speed internet.

-----Service Area: Alamo & Hiko

Submitter: Lincoln County Telephone System, Inc.

Comment: LCTS is the incumbent terrestrial service provider fully overlapping the Alamo & Hiko service area of the applicant. LCTS contends that the service area is not "Unserved" as defined. More than 90% of households within the area have access to the minimum download speed. Furthermore, LCTS has
utilized and continues to draw upon a RUS Broadband loan in deploying its FTTH platform to accommodate the robust levels of broadband connectivity that will be required in the future.

-----Service Area:  Manhattan

Submitter:  Citizens Telecommunications Company of Nevada

Comment:  A portion of the applicant's territory is already served by the respondent.  3MG speed or higher is available and advertised.

-----Service Area:  Caliente

Submitter:  Lincoln County Telephone System, Inc.

Comment:  LCTS is the incumbent terrestrial service provider fully overlapping the Caliente service area of the applicant. LCTS contends that the service area is not "Unserved" as defined. More than 90% of households within the area have access to the defined minimum download speed. Furthermore, LCTS has utilized and continues to draw upon a RUS Broadband loan in deploying its FTTH platform to accommodate the robust levels of broadband connectivity that will be required in the future.

-----Service Area:  Mountain Springs

Submitter:  CenturyLink

Comment:  CenturyLink is submitting data that shows the application’s proposed service area is not underserved or unserved, under program guidelines. Accordingly, the application must be denied as ineligible. With limited funding and a large pool of applications, program grants and loans must be directed only to areas that are truly underserved or unserved, as stipulated in the program guidelines.
CenturyLink can certify that its affiliates currently offer broadband service in some or all of the applicant’s proposed service areas. Attached is a state map that is a representative sample of areas where the application overlaps our existing broadband deployment. CenturyLink also provides data showing broadband availability in our local telephone exchanges within the proposed service areas. We will provide additional information on request if that will further assist the agency’s review.

This data is not exhaustive; the application may include other areas also currently served with broadband by other providers, which should be considered in the assessment of the application. Our data combined with that of other broadband providers would likely show further duplication and overlap of broadband services in the proposed service areas.

Submitter: AT&T

Comment: AT&T is providing data about its wireline and mobile broadband footprint to assist in determining whether the applicant's proposed service area, which may be part of a larger application and project, satisfies the unserved and underserved eligibility requirements. Additional information regarding other broadband service providers' currently operating in the service area may be needed in order to make a reasonable analysis or a conclusive determination.

-----Service Area: Panaca

Submitter: Lincoln County telephone System, Inc.

Comment: LCTS is the incumbent terrestrial service provider fully overlapping the Panaca service area of the applicant. LCTS contends that the service area is not "Unserved" as defined. More than 90% of households within the area have access to the defined minimum download speed. Furthermore, LCTS has utilized and continues to draw upon a RUS Broadband loan in deploying its FTTH platform to accommodate the robust levels of broadband connectivity that will be required in the future.
-----Service Area:  McGill

Submitter:  AT&T

Comment:  AT&T is providing data about its wireline and mobile broadband footprint to assist in determining whether the applicant's proposed service area, which may be part of a larger application and project, satisfies the unserved and underserved eligibility requirements. Additional information regarding other broadband service providers' currently operating in the service area may be needed in order to make a reasonable analysis or a conclusive determination.

-----Service Area:  Goldfield

Submitter:  Citizens Telecommunications Company of Nevada

Comment:  A portion of the applicant's territory is already served by the respondent. 3MG speed or higher is available and advertised.

-----Service Area:  Hawthorne

Submitter:  AT&T

Comment:  AT&T is providing data about its wireline and mobile broadband footprint to assist in determining whether the applicant's proposed
service area, which may be part of a larger application and project, satisfies the unserved and underserved eligibility requirements.

Additional information regarding other broadband service providers' currently operating in the service area may be needed in order to make a reasonable analysis or a conclusive determination.