Applicant Name: International Broadband Electric Communications

Service Area: IBEC Service Area 5 C

Submitter: Bayland Telephone, LLC

Comment: Upon reviewing the application of International Broadband Electric Communications, Bayland Telephone, LLC (Bayland) objects to the applicants identification of the following portions of our service territory as unserved and underserved using the definition in the Notice of Funds Availability.

Town of Abrams-Oconto County
Town of Little Suamico - Oconto County
Town of Pensaukee- Oconto County
Town of Chase- Oconto County
Town of Morgan - Oconto County

Bayland can provide at least 3mbps to 100% of our service territory which includes the portions of Oconto County identified above.

Submitter: Nsighttel Wireless, LLC (dba "Cellcom")

Comment: Cellcom makes available access to facilities based wireless broadband service at greater than the minimum broadband transmission speed as described in NOFA to more than 50% of the households in the existing service area mapped below. The map confirms that Cellcom's existing service area overlaps with the proposed funded service area, IBEC Service Area 5C of International Broadband Electric Communications.
Submitter: Northeast Telephone Company LLC (Nsight)

Comment: Upon reviewing the application of International Broadband Electric Communications, Northeast Telephone Company, LLC (Northeast) objects to the applicants identification of the following portions of our service territory as unserved or underserved using the definition in the Notice of Funds Availability.

Town of Angelica - Shawano County

Town of Chase - Oconto County

Town of Green Valley - Shawano County

Village of Pulaski - Shawano County portion

Northeast can provide at least 3mbps to 100% of our service territory which includes the portions of Shawano and Oconto Counties identified above.

-----Service Area: IBEC Service Area 5 A

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 and un-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: Marquette-Adams Telephone Cooperative, Inc

Comment: Marquette-Adams Telephone Cooperative, Inc. (“Marquette-Adams”) is the Incumbent Local Exchange Carrier in its service territory and has been providing essential and advanced
telecommunications service since 1951. Marquette-Adams was the first utility to provide Broadband services in the service territory and has built a wireline facilities based network to offer advanced Broadband services to 100% of all households and businesses in its service territory. Marquette-Adams is currently upgrading its facilities based network to provide fiber to 100% of the households and businesses. Marquette-Adams has already deployed fiber to all medical institutions, public libraries and public schools in its service territory. Network upgrades have been partially funded by USDA-Rural Utility Development Program loan funds. Marquette-Adams offers discounted equipment and service packages for services such as voice, video and data to 100% of its customers. Marquette-Adams is a member owned community-based employer, employing over 19 local residents. Because Marquette-Adams offers 3 Mbps of Broadband speed to 100% of its customers the service area does not qualify as an Underserved Area, and should not qualify for any BIP or BTOP funding.

Submitter:  Nsighttel Wireless, LLC (dba "Cellcom")

Comment:  Cellcom makes available access to facilities based wireless broadband service at greater than the minimum broadband transmission speed as described in NOFA to more than 50% of the households in the existing service area mapped below. The map confirms that Cellcom's existing service area overlaps with the proposed funded service area, IBEC Service Area 5A of InternationalBroadband Electric Communications.

Submitter:  Union Telephone Company

Comment:  Union Telephone Company serves the cities of Almond, Coloma, Hancock, and Plainfield as well as the surrounding areas in rural Wisconsin. Union Telephone is the incumbent local exchange carrier and offers broadband that meets the NOFA definition of broadband.

-----Service Area:  IBEC Service Area 5 B

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 and un-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: Nsighttel Wireless, LLC (dba "Cellcom")

Comment: Cellcom makes available access to facilities based wireless broadband service at greater than the minimum broadband transmission speed as described in NOFA to more than 50% of the households in the existing service area mapped below. The map confirms that Cellcom's existing service area overlaps with the proposed funded service area, IBEC Service Area 5B of InternationalBroadband Electric Communications.

Submitter: Frontier Communications of Wisconsin, LLC

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

Submitter: TDS Telecom

Comment: TDS Telecom offers 3Mbps broadband service within the applicants proposed service area and provides broadband service to customers pursuant to the NOFA definitions.