Applicant Name: Iowa Wireless Services, LLC

Public Notice Submissions

Service Area: Fremont

Submitter: Prairie Telephone Co., Inc dba Western Iowa Networks

Comment: Iowa Wireless Services, LLC's proposed project covers the Farragut, IA exchange served by Prairie Telephone Co., Inc dba Western Iowa Networks. We currently serve the exchanges by an existing Copper - ADSL2+ network that extends from our corporate headquarters in Breda, IA, and also a high-voltage subscriber carrier at the exchange Central Office. In the public notice response Prairie Telephone Co., Inc dba Western Iowa Networks (Prairie) is providing; 1) a map of the overlapping area Prairie provides broadband services, 2) Prairie's DSL high speed internet advertising 3) the number of residential households and business establishments capable of receiving broadband services, 4) the number of residential households and business establishments subscribing to our broadband, 5) the advertised download and upload speeds and service rates, and 6) comments addressing the existing services offered within the proposed funded service area.

Submitter: Southwest Telephone Exchange

Comment: Southwest Telephone Exchange demonstrates that it provides broadband service throughout the Imogene Area which is encompassed in the proposed funded Service Area in the Iowa Wireless Services, LLC application and that the proposed funded Service Area is not unserved or underserved.

As demonstrated, 100% of households in Southwest Telephone Exchange's service territory within the proposed funded Service Area are able to readily subscribe upon request to facilities-based, terrestrial broadband services with an advertised speed of greater than 768 kbps downstream and 200 kbps upstream from Southwest Telephone Exchange; 100% of the households in Southwest Telephone Exchange's service territory within the proposed funded Service Area have access to facilities-based, terrestrial broadband service at greater than the minimum broadband transmission speed as set forth in the definition of broadband; Southwest Telephone Exchange advertises broadband service at broadband transmission speeds of at least 3 megabits per second downstream throughout the proposed funded Service Area; and the rate of broadband subscribership for the proposed funded Service Area is greater than 40 percent of households.
**Submitter:** Qwest

**Comment:** As authorized by the BIP and BTOP Notice of Funds Availability and the Public Notice associated with the publication of BIP and BTOP broadband infrastructure project funding applications found on the BroadbandUSA.gov website, Qwest responds with broadband service data to the application of Iowa Wireless Services, LLC, Fremont 4 for funding for an area represented as “unserved” that is located, in whole or in part, in Qwest’s broadband service area.

-----Service Area: Harrison

**Submitter:** Wlanut Telephone Company, Inc. dba/Walnut Communications

**Comment:** Walnut Telephone Company, Inc. dba/Walnut Communications is a 95 year old telecommunications company that has provided broadband to its customers for 11 years at speeds of up to 5MB or higher. Broadband is transmitted via twisted pair copper, COAX, fiber-to-the-home, and wireless.

**Submitter:** Loganet

**Comment:** To Whom It May Concern:

Hello, my name is Danny Olson and I am writing this on behalf of my employer, Loganet. Loganet specifically focuses on the delivery of broadband Internet services via wireless methods, using the unlicensed spectrums available from the FCC. Our organization has been in business for over 7 years and services the broadband needs of rural Southeastern Nebraska and Western Iowa. Through careful business management and investment we have built a network which now provides broadband services to nearly 1200 subscribers, in 2 states, 12 counties and from nearly 50 tower sites. In the areas we provide service we often compete with wired and other wireless service providers who may use license and license-exempt delivery methods. We differentiate our product through helpful technical support and quality customer service. We grow our business as customer demand drives our revenues and retract in areas of significant competition.
We recently discovered Iowa Wireless Services LLC. has requested funds to build a network in Harrison County Iowa from the Broadband stimulus package. I wish to submit a dispute regarding the “underserved” designation of this area by Iowa Wireless Services LLC. I will carefully detail the evidence to show that the funds request is without merit and will likely damage the ability of both or organization to provide quality services.

Submitter: Farmers Mutual Cooperative Telephone Co.

Comment: The information contained in this response proves that customers within our service territory, which overlaps the applicant’s proposed service area, have access to quality, facilities-based broadband service as defined by the RUS/NTIA Notice of Funds Availability (NOFA).

------Service Area: Pottawattamie

Submitter: Walnut Telephone Company, Inc. dba/Walnut Communic

Comment: Walnut Telephone Company, Inc. dba/Walnut Communications is a 95 year old telecommunications company that has provided broadband to its customers for 11 years at speeds of up to 5MB or higher. Broadband is transmitted via twisted pair copper, COAX, fiber-to-the-home, and wireless.

Submitter: Farmers Mutual Cooperative Telephone Co.

Comment: The information contained in this response proves that customers within our service territory, which overlaps the applicant’s proposed service area, have access to quality, facilities-based broadband service as defined by the RUS/NTIA Notice of Funds Availability (NOFA).

Submitter: Breda Telephone Corp. dba Western Iowa Networks

Comment: Iowa Wireless Services, LLC's proposed project covers the Macedonia, IA exchange served by Breda Telephone Corp. dba Western Iowa Networks. We currently serve the exchange by an existing Copper - ADSL2+ network that extends from our corporate headquarters in Breda, IA, and also a high-voltage subscriber carrier at the exchange Central Office. In the public notice response Breda Telephone
Corp. dba Western Iowa Networks (Breda) is providing; 1) a map of the overlapping area Breda provides broadband services, 2) Breda's DSL high speed internet advertising 3) the number of residential households and business establishments capable of receiving broadband services, 4) the number of residential households and business establishments subscribing to our broadband, 5) the advertised download and upload speeds and service rates, and 6) comments addressing the existing services offered within the proposed funded service area.

-----Service Area: Wayne

Submitter: Grand River Mutual Tel / South Central Rural Tel.

Comment: Iowa Wireless Service’s application covers part of Grand River Mutual Telephone Company / South Central Rural Telephone’s exchange. Grand River is capable of providing wireline broadband service to 100% of its customers throughout its territory. The majority of Grand River’s customers receive service at 6.0 Mbps. Grand River’s territory is neither unserved nor underserved.

-----Service Area: Page

Submitter: IAMO Telephone Co.

Comment: The service area I have drawn is covered 100% by broadband service.

-----Service Area: Shelby

Submitter: Walnut Telephone Company, Inc. dba/Walnut Communic

Comment: Walnut Telephone Company, Inc. dba/Walnut Communications is a 95 year old telecommunications company that has provided broadband to its customers for 11 years at speeds of up to 5MB or higher. Broadband is transmitted via twisted pair copper, COAX, fiber-to-the-home, and wireless.
Submitter:  Marne & Elk Horn Telephone Company

Comment:  Marne & Elk Horn Telephone Company is providing information regarding the number of residential households and business establishments capable of receiving broadband in the area that the applicant's PFSA overlaps the respondent's service area. Marne & Elk Horn Telephone Company is also providing information regarding the number of existing customers purchasing broadband service in the area of overlap. In the area of overlap, 99% of households have access to facilities-based broadband service and the rate of broadband subscribership is 58%.

Submitter:  Farmers Mutual Cooperative Telephone Co.

Comment:  The information contained in this response proves that customers within our service territory, which overlaps the applicant’s proposed service area, have access to quality, facilities-based broadband service as defined by the RUS/NTIA Notice of Funds Availability (NOFA).

-----Service Area:  Mills

Submitter:  Prairie Telephone Co., Inc dba Western Iowa Networks

Comment:  Iowa Wireless Services, LLC's proposed project covers the Pacific Junction, IA exchange and the southern portion of the Macedonia, IA exchange served by Prairie Telephone Co., Inc. and Breda Telephone Corp. dba Western Iowa Networks. We currently serve the exchanges by an existing Copper-ADSL2+ network that extends from our corporate headquarters in Breda, IA, and also a high-voltage subscriber carrier at the exchange Central Office. In the public notice response Prairie Telephone Co., Inc. dba Western Iowa Networks (Prairie) is providing; 1) a map of the overlapping area Prairie provides broadband services, 2) Prairie's DSL high speed internet advertising 3) the number of residential households and business establishments capable of receiving broadband services, 4) the number of residential households and business establishments subscribing to our broadband, 5) the advertised download and upload speeds and service rates, and 6) comments addressing the existing services offered within the proposed funded service area.

Submitter:  Southwest Telephone Exchange

Comment:  Southwest Telephone Exchange demonstrates that it provides broadband service throughout Emerson and Henderson which are encompassed in the proposed funded Service Area in the
Iowa Wireless Services, LLC application and that the proposed funded Service Area is not unserved or underserved.

As demonstrated, 100% of households in Southwest Telephone Exchange’s service territory within the proposed funded Service Area are able to readily subscribe upon request to facilities-based, terrestrial broadband services with an advertised speed of greater than 768 kbps downstream and 200 kbps upstream from Southwest Telephone Exchange; 100% of the households in Southwest Telephone Exchange’s service territory within the proposed funded Service Area have access to facilities-based, terrestrial broadband service at greater than the minimum broadband transmission speed as set forth in the definition of broadband; Southwest Telephone Exchange advertises broadband service at broadband transmission speeds of at least 3 megabits per second downstream throughout the proposed funded Service Area; and the rate of broadband subscribership for the proposed funded Service Area is greater than 40 percent of households.

Submitter: Loganet

Comment: To Whom It May Concern:

Hello, my name is Danny Olson and I am writing this on behalf of my employer, Loganet. Loganet specifically focuses on the delivery of broadband Internet services via wireless methods, using the unlicensed spectrums available from the FCC. Our organization has been in business for over 7 years and services the broadband needs of rural Southeastern Nebraska and Western Iowa. Through careful business management and investment we have built a network which now provides broadband services to nearly 1200 subscribers, in 2 states, 12 counties and from nearly 50 tower sites. In the areas we provide service we often compete with wired and other wireless service providers who may use license and license-exempt delivery methods. We differentiate our product through helpful technical support and quality customer service. We grow our business as customer demand drives our revenues and retract in areas of significant competition.

We recently discovered Iowa Wireless Services, LLC has requested funds to build a network in Mills County Iowa from the Broadband stimulus package. I wish to submit a dispute regarding the “underserved” designation of this area Iowa Wireless Services, LLC. I will carefully detail the evidence to show that the funds request is without merit and will likely damage the ability of both or organization to provide quality services.
Service Area:  Crawford

Submitter:  Westside Independent Telephone Co Western Iowa Net

Comment:  Iowa Wireless Services, LLC’s proposed project covers the Westside, IA exchange served by Westside Independent Telephone Company dba Western Iowa Networks. We currently serve the exchanges by an existing Copper - ADSL2+ network that extends from our corporate headquarters in Breda, IA, and also a high-voltage subscriber carrier at the exchange Central Office. In the public notice response Westside Independent Telephone Company dba Western Iowa Networks (Westside) is providing; 1) a map of the overlapping area Westside provides broadband services, 2) Westside’s DSL high speed internet advertising 3) the number of residential households and business establishments capable of receiving broadband services, 4) the number of residential households and business establishments subscribing to our broadband, 5) the advertised download and upload speeds and service rates, and 6) comments addressing the existing services offered within the proposed funded service area.

Submitter:  Farmers Mutual Cooperative Telephone Co.

Comment:  The information contained in this response proves that customers within our service territory, which overlaps the applicant’s proposed service area, have access to quality, facilities-based broadband service as defined by the RUS/NTIA Notice of Funds Availability (NOFA).

Service Area:  Cass

Submitter:  Walnut Telephone Company, Inc. dba/Walnut Communic

Comment:  Walnut Telephone Company, Inc. dba/Walnut Communications is a 95 year old telecommunications company that has provided broadband to its customers for 11 years at speeds of up to 5MB or higher. Broadband is transmitted via twisted pair copper, COAX, fiber-to-the-home, and wireless.
**Submitter:** Marne & Elk Horn Telephone Company

**Comment:** Marne & Elk Horn Telephone Company is providing information regarding the number of residential households and business establishments capable of receiving broadband in the area that the applicant’s PFSA overlaps the respondent's service area. Marne & Elk Horn Telephone Company is also providing information regarding the number of existing customers purchasing broadband service in the area of overlap. In the area of overlap, 99% of households have access to facilities-based broadband service and the rate of broadband subscribership is 41%.

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**Submitter:** WesTel Systems

**Comment:** WesTel Systems demonstrates that it provides broadband service throughout the Anita area which is encompassed in the proposed funded Service Area in the Iowa Wireless Services, LLC application and that the proposed funded Service Area is not unserved or underserved.

As demonstrated, 100% of households in WesTel’s service territory within the proposed funded Service Area are able to readily subscribe upon request to facilities-based, terrestrial broadband services with an advertised speed of greater than 768 kbps downstream and 200 kbps upstream from WesTel; 100% of the households in WesTel’s service territory within the proposed funded Service Area have access to facilities-based, terrestrial broadband service at greater than the minimum broadband transmission speed as set forth in the definition of broadband; WesTel advertises broadband service at broadband transmission speeds of at least 3 megabits per second downstream throughout the proposed funded Service Area; and the rate of broadband subscribership for the proposed funded Service Area is greater than 40 percent of households.

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**Service Area:** Decatur

**Submitter:** Grand River Mutual Tel. (South Central Rural Tel)

**Comment:** Iowa Wireless Services’ application covers part of Grand River Mutual Telephone Company / South Central Rural Telephone’s exchange. Grand River is capable of providing wireline broadband service to 100% of its customers throughout its territory. The majority of Grand River’s customer receive service at 6.0 Mbps. Grand River’s territory is neither unserved nor underserved.