Applicant Name:  Allband Communications Cooperative

-------------------------- Public Notice Submissions --------------------------

----- Service Area:  Service Area A Alpena

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.

----- Service Area:  Service Area A Alcona

Submitter:  Custom Software Inc. dba/M-33 Access

Comment:  Custom Software Inc. dba/M-33 Access is an ISP and CLEC (and ILEC pending FCC approval) based in Rose City Michigan currently providing telecommunications service (voice and data) to customers in seven contiguous counties in northeastern Michigan. The counties in the service area are Alcona, Arenac, Crawford, Iosco, Ogemaw, Oscoda, and Roscommon. There are a number of customers throughout the service area that are receiving high-speed broadband service. This application proposes to serve an area where we already provide DSL services and wireless high speed services that exceed NOFA requirements. To claim this area is un-served or even under-served is an error on their part. The information submitted to RUS in our BIP application did not propose to extend the current service area beyond the present footprint as did most other applicants. This applicant also wants to expand their territories at the expense of current providers effectively putting them out of business.

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.

-----Service Area: Service Area A Cheboygan

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.

-----Service Area: Service Area A Emmet

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.

-----Service Area: Service Area A Presque Isle

Submitter: SpeedNet, LLC

Comment: SpeedNet, LLC, a Michigan financed, owned and operated company wireless broadband service to thousands of residential and commercial customers as the incumbent broadband ISP
throughout Presque Isle County. In January of 2001, SpeedNet acquired the 2.5 GHz – 2.7 GHz spectrum in NE Michigan. The spectrum area from this lease acquisition covers the entire proposed application map submitted by Allband Communications with a wireless broadband connection of 3.0 Mbps x 384 Kbps at a rate of $34.95/month. SpeedNet provides licensed wireless broadband service with investments in both a fixed wireless DOCSIS 2.0 technology purchased from Arris, and an OFDM (WiMAX) technology purchased from Motorola. These broadband delivery methods are provisioned by SpeedNet through a matrix of company financed, built, managed, and maintained server technologies, co-located cell tower attachments, billing system, licensed backhaul paths, and a team of twenty employees based in Saginaw Michigan. Because of the existing capital investment, SpeedNet has the capability to provide licensed wireless broadband service from our access points in Presque Isle. This privately funded investment was financed by Michigan natives John Ogren and Robert Liggett. These two partners continue to own and operate the company today. If funded, the Allband Communications would use federal stimulus funds to not only damage the private investments made by these individuals but also utilize stimulus dollars to build technology in areas currently served by SpeedNet and other broadband competitors that cannot be viewed as unserved or underserved by the definitions in the NOFA.

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.

-----Service Area: Service Area A Iosco

Submitter: Custom Software Inc. dba/M-33 Access

Comment: Custom Software Inc. dba/M-33 Access is an ISP and CLEC (and ILEC pending FCC approval) based in Rose City Michigan currently providing telecommunications service (voice and data) to customers in seven contiguous counties in northeastern Michigan. The counties in the service area are Alcona, Arenac, Crawford, Iosco, Ogemaw, Oscoda, and Roscommon. There are a number of customers
throughout the service area that are receiving high-speed broadband service. This application proposes to serve an area where we already provide DSL services and wireless high speed services that exceed NOFA requirements. To claim this area is un-served or even under-served is an error on their part. The information submitted to RUS in our BIP application did not propose to extend the current service area beyond the present footprint as did most other applicants. This applicant also wants to expand their territories at the expense of current providers effectively putting them out of business.

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.

-----Service Area: Service Area A Oscoda

Submitter: Custom Software Inc. dba/M-33 Access

Comment: Custom Software Inc. dba/M-33 Access is an ISP and CLEC (and ILEC pending FCC approval) based in Rose City Michigan currently providing telecommunications service (voice and data) to customers in seven contiguous counties in northeastern Michigan. The counties in the service area are Alcona, Arenac, Crawford, Iosco, Ogemaw, Oscoda, and Roscommon. There are a number of customers throughout the service area that are receiving high-speed broadband service. This application proposes to serve an area where we already provide DSL services and wireless high speed services that exceed NOFA requirements. To claim this area is un-served or even under-served is an error on their part. The information submitted to RUS in our BIP application did not propose to extend the current service area beyond the present footprint as did most other applicants. This applicant also wants to expand their territories at the expense of current providers effectively putting them out of business.