Applicant Name: Zayo Bandwidth, LLC

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

-----Service Area: Zayo IN Middle Mile Project

Submitter: Mulberry Cooperative Telephone

Comment: Zayo Bandwidth, LLC, proposed broadband project overlaps territory served by Mulberry Cooperative Telephone. Mulberry is capable of serving 100% of its customers. This area is currently capable of receiving high speed broadband access at speeds ranging up to 12 mbps down. As such, this area is “SERVED” based on the definitions as established in the Notice of Funds Availability (NOFA). In this public notice response Mulberry is providing; 1) a map of the overlapping area where Mulberry provides broadband services, 2) Mulberry’s DSL high speed Internet advertising 3) the number of residential households and business establishments capable of receiving broadband services from Mulberry within our service area, 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: Perry-Spencer Rural Telephone Coop, Inc. d/b/a PSC

Comment: The application submitted by Zayo Bandwidth, LLC contains inaccurate and incomplete information for the proposed funded service area. Perry-Spencer Communications, Inc. DBA PSC (PSC) demonstrates that it provides broadband wireless access services in both the Huntingburg and Jasper areas of 3 Mbps or greater via Fiber to the Premises or broadband wireless access technologies. PSC is currently migrating customers from the 384 Kbps speed to 3 Mbps for the same rate of $29.95 per month. The upgrade is made possible by an upgrade to a new Wi-Max Network. As such, this area is “SERVED” based on the definitions as established in the Notice of Funds Availability (NOFA). In this public notice response PSC is providing; 1) a map of the overlapping area where PSC provides broadband services, 2) PSC’s DSL high speed Internet advertising 3) the number of residential households and business establishments capable of receiving broadband services from PSC within our service area, 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: 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.

Submitter: Comcast Cable

Comment: Attached is a summary of the Comcast Cable homes passed, subscriber and advertising information related to the service areas encompassed by this application.

Submitter: Indiana Fiber Network, LLC

Comment: Broadband USA Applications Database

Indiana Fiber Network, LLC response to Zayo Bandwidth, LLC Middle Mile Application

_______________________ Executive Summary _____________________

Indiana Fiber Network, LLC is responding to the Middle Mile application of Zayo Bandwidth, LLC to build out the I-Light optical network to connect 21 Ivy Tech Community College campuses in the state of Indiana. Indiana Fiber Network, LLC contends, and is providing information, that will show the majority of the Ivy Tech Community Colleges are already connected to the I-light network via several different carriers today. In addition, the cities where Zayo Bandwidth, LLC is proposing to build fiber into are already served by multiple broadband providers including Indiana Fiber Network, LLC. Indiana Fiber Network, LLC currently provides multiple GIGs of fiber fed capacity within most of the communities where Ivy Tech Community College resides and has existing fiber optic fiber and lit capacities along most
of the routes proposed. Additionally, all of the communities that would be served by this middle mile application are not middle mile cities by the definition provided by NTIA either by their population total or by the fact there are already providers serving the area capable of handling large amounts of additional broadband capacity.

We respectfully ask NTIA to review our provided information and deny the application of Zayo Bandwidth, LLC.

Submitter: Geetingsville Telephone Company, Inc.

Comment: The application submitted by Zayo Bandwidth, LLC contains inaccurate and incomplete information for the proposed funded service area. Geetingsville Telephone Company, Inc. demonstrates that it provides access to broadband services at transmission speeds of up to 12 Mbps to 100% of its members and has a 55% penetration rate within Geetingsville Telephone Company service territory. As such, this area is “SERVED” based on the definitions as established in the Notice of Funds Availability (NOFA). In this public notice response Geetingsville is providing; 1) a map of the overlapping area where Geetingsville provides broadband services, 2) Geetingsville’s DSL high speed Internet advertising 3) the number of residential households and business establishments capable of receiving broadband services from Geetingsville within our service area, 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.