

The Office of the Chief Information Officer ("OCIO" or "Office") recently published the Statewide Broadband Availability Map version 5 ("Map v5"). Map v5 is designed to facilitate decisions concerning future spending under federally-funded broadband programs. Because Map v5 does not use the tiered structure envisioned by Iowa Code chapter 8B and because future federally-funded grant opportunities made available by the Office in accordance with Map v5 will not conform to Iowa Code chapter 8B, the map challenge process envisioned under Iowa Code section 8B.10 does not apply. However, the Office is making available a challenge process to allow public input into whether the map accurately reflects broadband coverage as of the publication date of Map v5 (the "As Of" date of Map v5).

The Office utilizes maps and data sources made available by the Federal Communications Commission (FCC) and/or developed or produced by contractors or third parties retained or utilized by the Office. These maps and corresponding data sources represent the status of Broadband in Iowa on the As Of date as reported by Communication Service Providers in Iowa. Unlike prior broadband coverage maps, Map v5 identifies broadband coverage by individual locations, making Map v5 far more granular than prior maps that displayed eligibility at the census block level.

Challenges to Map v5 will be based on presence or reliability of service and/or speed. Challengers will be required to provide for every location challenged an address and corresponding IA Location ID, to the extent a Location ID is available on the map. Challenges without this information may not be evaluated.

Every location on Map v5 reflects a status of 'likely eligible' or 'likely ineligible.' This status is based solely on speed and technology type. The eligibility of any particular location is contingent on the requirements associated with the federal funding being used to fund future Notices of Funding Availability ("NOFAs"). Eligibility determinations are subject to change over time. In addition, eligibility designations in no way guarantee facilitation of service in the future through state- or federally-funded broadband builds.

On August 2, 2022, the Office posted the final version of Broadband Availability Map v5 and opened a 30-calendar-day challenge window wherein anyone aggrieved or adversely affected by mapping determinations may challenge the Office's final determination of whether service at a particular location is accurately reflected.

This for is for PROVIDERS and COMMUNITIES only. Resident challengers should fill out the form via the Map on the website.

You must check next to each row that you have read and understood the terms of the challenge process. Without this acknowledgment, the appeal will not be evaluated.

Use the tab titled "Challenge Form" to challenge any particular location. If you would like to report an address not presenting on the map, please use the tab titled "Location Not Present on Map." You can also use this tab to report when the location is not presenting at the correct area.

Challenger acknowledges the following (click checkbox to acknowledge):

The information on the Map may be challenged for conditions existing as of August 2, 2022 (the "As Of" date). Challenges based on changes occurring to broadband service after the As Of date will not be considered.	
When submitting a challenge, evidence must be submitted for every location challenged in support of changing the likely eligible or likely ineligible status. Documentation that is speculative, generalized, or vague will not be sufficient. You may use the Sworn Statement/Survey template provided. Supporting documentation must be provided in one pdf. Reference to the page number of the supporting evidence within the pdf must be noted in Challenge Form. Challenged locations without a referenced page will not be evaluated.	
The Office reserves the right to reject challenges for a variety of reasons, including but not limited to: >> Challenges claiming buildout at a future date; >> Challenges received reflecting incomplete information, including lacking IA Location ID; >> Challenges to a provider's service that are submitted without supporting evidence; >> Multiple challenge forms submitted by a provider or a community; >> Challenges received after September 1, 2022; >> Challenges received without all checkboxes marked indicating acknowledgement of the terms.	
The Office will notify affected parties by posting to the website any notice of challenge received. Final agency decisions shall become final unless within 30 days of the posting of a final decision, a challenger or person or party aggrieved or adversely affected requests a contested case proceeding pursuant to lowa Administrative Code chapter 129-6.	



# Broadband Map V5 Provider/Community Challenge Form

	A. CHALLENGER INFORMATION					
Entity/Community Name	West Liberty Telephone Company dba Liberty Communications					
FRN (Provider Only)	2592384					
Address	413 North Calhoun Street					
City	West Liberty					
State	Iowa					
Zip						
	B. DESIGNATED CONTACT INFORMATION					
Contact Name	Jon Kenney/Vicki Hall					
Contact Phone Number	ontact Phone Number 319-627-0237/319-627-0226					
Contact Email	jkenney@corp.lcom.net / hall@corp.lcom.net					
	C. EXPLANATION					
please provide narrative to furthe In addition to the challenge atta	nal explanation is required to ensure that you are communicating full and accurate information, er explain your challenge. Inched, the V5 Map shows our fiber as 1000/50. Our fiber services are all 1000/500. I have added a printout to our website that shows those speeds as PDF Page 31.					
please provide narrative to furthe	er explain your challenge. Inched, the V5 Map shows our fiber as 1000/50. Our fiber services are all 1000/500. I have added a					
please provide narrative to furthe In addition to the challenge atta By signing and submitting this for knowledge and belief, the informa	er explain your challenge. Inched, the V5 Map shows our fiber as 1000/50. Our fiber services are all 1000/500. I have added a printout to our website that shows those speeds as PDF Page 31.					
please provide narrative to furthe In addition to the challenge atta By signing and submitting this for knowledge and belief, the informa pains and penalties of perjury. By	er explain your challenge. Anched, the V5 Map shows our fiber as 1000/50. Our fiber services are all 1000/500. I have added a printout to our website that shows those speeds as PDF Page 31. <b>D. ATTESTATION</b> Im, the authorized representative attests that to the best of the authorized representatives ation submitted through this challenge form is true and accurate, and the form is signed under the					
please provide narrative to furthe In addition to the challenge atta By signing and submitting this for knowledge and belief, the informa pains and penalties of perjury. By information submitted herein.	er explain your challenge. Acched, the V5 Map shows our fiber as 1000/50. Our fiber services are all 1000/500. I have added a printout to our website that shows those speeds as PDF Page 31. D. ATTESTATION m, the authorized representative attests that to the best of the authorized representatives ation submitted through this challenge form is true and accurate, and the form is signed under the typing your name, you are affixing your signature to this form and attesting to the accuracy of the					

IA Location	Street Address	City S	City State Zap Ro. of Units at Zap Route, multi- Basis for Challenge Challenge Challenge Detail						Fastest upload speed in Mbps for this type of	Technology Type	Service Conditions The Map Sho	uld Reflect	Upload all suppor the page number(	Evide ting information fo (s) in the cell below proof in		a single PDF. Enter kact location of the
D				couc	residential units)			for this type of service (Enter 0-2000)	service (Enter 0-2000)	type	Is this location served, underserved, or unserved?	Technology Type	Sworn Statement/ Survey Response	Broadband study expressly citing location	Speed test at this location	Other
28321 43 326TH	STREET	WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 1,3, pdf 27-31
63858 2002 CED/	AR-JOHNSON ROAD	WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 1,3, pdf 27-31
156465 52 315TH	STREET	WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 1,3, pdf 27-31
281219 2179 BAK	ER AVENUE	WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 1,3, pdf 27-31
289225 64 310TH		WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 1,3, pdf 27-31
209958 2090 CED/	AR-JOHNSON ROAD	WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 1,3, pdf 27-31
383100 41 310TH	STREET	WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 1,3, pdf 27-3:
350351 4125 JOHN	NSON CEDAR ROAD SOUTHEAST	WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 1,3, pdf 27-3
		WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 1,3, pdf 27-3
378586 4063 OASI	IS ROAD SOUTHEAST	WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 1,3, pdf 27-3
399720 5656 4001	TH STREET SOUTHEAST	WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 1,3, pdf 27-3
406652 3987 JOH	NSON CEDAR ROAD SOUTHEAST	WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 1,3, pdf 27-3
458626 5724 3801	TH STREET SOUTHEAST	WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 1,3, pdf 27-3
570690 2233 BAK	ER AVENUE	WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 1,3, pdf 27-3
		WEST BRANCH		52358		12-Provider facilitates speeds faster than that reported on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000		Fiber						KMZ 1,3, pdf 27-3
		WEST BRANCH		52358		12-Provider facilitates speeds faster than that reported on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500							KMZ 1,3, pdf 27-3
522280 2026 CED	AR-JOHNSON ROAD	WEST BRANCH		52358		12-Provider facilitates speeds faster than that reported on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Eiber						KMZ 1,3, pdf 27-3
		WEST BRANCH		52358		12-Provider facilitates speeds faster than that reported on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500							KMZ 1,3, pdf 27-3
		WEST BRANCH		52358			Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500							
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						12-Provider facilitates speeds faster than that reported on the map	Provider only: The Map does not correctly reflect service that I									KMZ 1,3, pdf 27-3
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		WEST BRANCH		52358		12-Provider facilitates speeds faster than that reported on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000		Fiber						KMZ 1,3, pdf 27-3
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899355 5685 380T	TH STREET SOUTHEAST	WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-3
900729 5639 3807	TH STREET SOUTHEAST	WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-3
		WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-3
947611 3920 OAS	IS ROAD SOUTHEAST	WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-3
949118 11 315TH	STREET	WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-3
994261 5691 4207	TH STREET SOUTHEAST	WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	facilitate to this location Provider only: The Man does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-3
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1071545 66 326TH	STREET	WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-3
1129750 2235 BAKE	ER AVENUE	WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-3
1334220 66 310TH	STREET	WEST BRANCH	A 5	52358	2	12-Provider facilitates speeds faster than that reported on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-3
1352733 77 310TH	STREET	WEST BRANCH	A 5	52358		12-Provider facilitates speeds faster than that reported on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-3
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35853 3796 WAP	PSI AVENUE SOUTHEAST	IOWA CITY	A 5	52240		13-Provider holds an enforceable state/federal agreement to construct service at this location 13-Deputy holds an enforceable state/federal agreement to construct service at 13-Deputy holds are enforceable state/federal agreement to construct service at 13-Deputy holds are enforceable state/federal agreement to construct service at 13-Deputy holds are enforceable state/federal agreement to construct service at 13-Deputy holds are enforceable state/federal agreement to construct service at 13-Deputy holds are enforceable state/federal agreement to construct service at 13-Deputy holds are enforceable state/federal agreement to construct service at 13-Deputy holds are enforceable state/federal agreement to construct service at 13-Deputy holds are enforceable state/federal agreement to construct service at 13-Deputy holds are enforceable state/federal agreement to construct service at 13-Deputy holds are enforceable state/federal agreement to construct service at 13-Deputy holds are enforceable state/federal agreement to construct service at 13-Deputy holds are enforceable state/federal agreement to construct service at 13-Deputy holds are enforceable state/federal agreement to construct service at 13-Deputy holds are enforceable state/federal agreement to construct service at 13-Deputy holds are enforceable state/federal agreement to construct service at 13-Deputy holds are enforceable servic	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 2, pdf 1-26
43276 5440 LOW	VER WEST BRANCH ROAD SOUTHEAST	WEST BRANCH	A 5	52358		13-Provider holds an enforceable state/federal agreement to construct service at this location	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 2, pdf 1-26
62498 3928 WHI	ITE OAK AVENUE SOUTHEAST	IOWA CITY	A 5	52240		13-Provider holds an enforceable state/federal agreement to construct service at this location	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 2, pdf 1-26
67503 3760 WAP	PSI AVENUE SOUTHEAST	IOWA CITY	A 5	52240		13-Provider holds an enforceable state/federal agreement to construct service at this location	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 2, pdf 1-26
94018 5462 4201	TH STREET SOUTHEAST	IOWA CITY	A 5	52240		13-Provider holds an enforceable state/federal agreement to construct service at this location	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 2, pdf 1-26
114202 5376 4201	TH STREET SOUTHEAST	IOWA CITY	A 5	52240		13-Provider holds an enforceable state/federal agreement to construct service at this location	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 2, pdf 1-26
148164 4004 WH	ITE OAK AVENUE SOUTHEAST	IOWA CITY	A 5	52240		13-Provider holds an enforceable state/federal agreement to construct service at this location	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 2, pdf 1-26
276052 5424 4001	TH STREET SOUTHEAST	IOWA CITY	A 5	52240		13-Provider holds an enforceable state/federal agreement to construct service at this location	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 2, pdf 1-26
		IOWA CITY		52240		13-Provider holds an enforceable state/federal agreement to construct service at this location	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 2, pdf 1-26
	VER WEST BRANCH ROAD SOUTHEAST			52358		13-Provider holds an enforceable state/federal agreement to construct service at this location	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500							KMZ 2, pdf 1-26
	VER WEST BRANCH ROAD SOUTHEAST			52358		13-Provider holds an enforceable state/federal agreement to construct service at this location	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500							KMZ 2, pdf 1-26

IA Location ID	Street Address	City	State	ZIP Code	No. of Units at address (house, multi-	Basis for Challenge	Challenge Detail	Fastest download speed in Mbps for this type of	Fastest upload speed in Mbps for this type of	Technology Type	Service Conditions The Map Should Reflect			Evidence: Upload all supporting information for this location in the page number(s) in the cell below identifying the proof in the PDF.		
ID .					residential units)			service (Enter 0-2000)	service (Enter 0-2000)		Is this location served, underserved, or unserved?	Technology Type	Sworn Statement/ Survey Response	Broadband study expressly citing location	Speed test at this location	Other
471774 5	480 400TH STREET SOUTHEAST	IOWA CITY	IA	52240	2	13-Provider holds an enforceable state/federal agreement to construct service at this location	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 2, pdf 1-26
475828 5	402 LOWER WEST BRANCH ROAD SOUTHEAST	WEST BRANCH	IA	52358		13-Provider holds an enforceable state/federal agreement to construct service at this location	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 2. pdf 1-26
	376 400TH STREET SOUTHEAST			52240		13-Provider holds an enforceable state/federal agreement to construct service at this location	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000		Fiber						KMZ 2. pdf 1-26
	315 QASIS ROAD SOUTHEAST	WEST BRANCH		52358		13-Provider holds an enforceable state/federal agreement to construct service at this location	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000		Fiber						KMZ 2, pdf 1-26
	754 WAPSI AVENUE SOUTHEAST			522338		13-Provider holds an enforceable state/federal agreement to construct service at this location	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000		Fiber						KMZ 2, pdf 1-26
	ROS OASIS ROAD SOLITHEAST	WEST BRANCH		52240		Inis location 13-Provider holds an enforceable state/federal agreement to construct service at this location	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500							
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	792 WAPSI AVENUE SOUTHEAST			52240		this location 13-Provider holds an enforceable state/federal agreement to construct service at	facilitate to this location Provider only: The Map does not correctly reflect service that I									KMZ 2, pdf 1-26
		WEST BRANCH				this location 13-Provider holds an enforceable state/federal agreement to construct service at	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500							KMZ 2, pdf 1-26
	254 LOWER WEST BRANCH ROAD SOUTHEAST	WEST BRANCH		52358	2	this location 13-Provider holds an enforceable state/federal agreement to construct service at	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500							KMZ 2, pdf 1-26
	845 WAPSI AVENUE SOUTHEAST			52240		this location 13-Provider holds an enforceable state/federal agreement to construct service at	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000		Fiber						KMZ 2, pdf 1-26
	419 420TH STREET SOUTHEAST			52240		this location 13-Provider holds an enforceable state/federal agreement to construct service at	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500							KMZ 2, pdf 1-26
930635 5	463 LOWER WEST BRANCH ROAD SOUTHEAST	WEST BRANCH	IA	52358		this location 13-Provider holds an enforceable state/federal agreement to construct service at	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 2, pdf 1-26
1087749 5	371 LOWER WEST BRANCH ROAD SOUTHEAST	WEST BRANCH	IA	52358		this location 13-Provider holds an enforceable state/federal agreement to construct service at	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 2, pdf 1-26
1209507 4	126 WHITE OAK AVENUE SOUTHEAST	IOWA CITY	IA	52240		this location 13-Provider holds an enforceable state/federal agreement to construct service at	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 2, pdf 1-26
1231153 3	944 WHITE OAK AVENUE SOUTHEAST	IOWA CITY	IA	52240		13-Provider holds an enforceable state/federal agreement to construct service at 13-Provider holds an enforceable state/federal agreement to construct service at	Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 2, pdf 1-26
1242604 4	146 WHITE OAK AVENUE SOUTHEAST	IOWA CITY	IA	52240		13-Provider holds an enforceable state/rederal agreement to construct service at this location 13-Provider holds an enforceable state/federal agreement to construct service at	facilitate to this location Provider only: The Map does not correctly reflect service that I Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 2, pdf 1-26
1244211 5	426 400TH STREET SOUTHEAST	IOWA CITY	IA	52240		13-Provider holds an enforceable state/federal agreement to construct service at this location 13-Provider holds an enforceable state/federal agreement to construct service at	facilitate to this location Provider only: The Map does not correctly reflect service that I Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 2, pdf 1-26
1304618 3	571 WAPSI AVENUE SOUTHEAST	IOWA CITY	IA	52240		13-Provider holds an enforceable state/rederal agreement to construct service at this location 13-Provider holds an enforceable state/federal agreement to construct service at	Frowder only: The wap does not correctly reflect service that I facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 2, pdf 1-26
1312529 5	294 LOWER WEST BRANCH ROAD SOUTHEAST	WEST BRANCH	IA	52358		this location	facilitate to this location	1000	500	Fiber						KMZ 2, pdf 1-26
1314820 5	B60 LOWER WEST BRANCH ROAD SOUTHEAST	WEST BRANCH	IA	52358		13-Provider holds an enforceable state/federal agreement to construct service at this location	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 2, pdf 1-26
7465 3	267 UTAH AVENUE NORTHEAST	IOWA CITY	IA	52240		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-3
10381 5	088 340TH STREET NORTHEAST	IOWA CITY	IA	52240		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-3
26363 5	090 340TH STREET NORTHEAST	IOWA CITY	IA	52240		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-3
39911 3	265 UTAH AVENUE NORTHEAST	IOWA CITY	IA	52240		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-3
147464 3	019 WAPSI AVENUE NORTHEAST	IOWA CITY	IA	52240		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-3
198237 3	181 VINCENT AVENUE NORTHEAST	WEST BRANCH	IA	52358		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-3
243040 3	166 WAPSI AVENUE NORTHEAST	IOWA CITY	IA	52240		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-3
245969 3	163 WAPSI EXTENSION NORTHEAST	IOWA CITY	IA	52240		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSI						KMZ 1,3, pdf 27-3
	263 LITAH AVENUE NORTHEAST			52240		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSI						KMZ 1,3, pdf 27-3
	215 VINCENT AVENUE NORTHEAST	WEST BRANCH		52358		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20		DEL						KMZ 1,3, pdf 27-3
	285 340TH STREET NORTHEAST			52240		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20		DSL						KMZ 1,3, pdf 27-3
				52240			Provider only: The Map does not correctly reflect service that I	20	1	DSL						
	242 UTAH AVENUE NORTHEAST					11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	20	1	DSL						KMZ 1,3, pdf 27-3
	153 WAPSI AVENUE NORTHEAST			52240		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	20	1	DSL						KMZ 1,3, pdf 27-3
	160 WAPSI AVENUE NORTHEAST			52240		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	20	1	DSL						KMZ 1,3, pdf 27-3
	240 FAIRVIEW CEMETERY ROAD NORTHEAST			52240		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	20	1	DSL						KMZ 1,3, pdf 27-3
	265 WAPSI AVENUE NORTHEAST			52240		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	20	1	DSL						KMZ 1,3, pdf 27-3
	440 WAPSI AVENUE NORTHEAST			52240		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	20	1	DSL						KMZ 1,3, pdf 27-3
	155 WAPSI AVENUE NORTHEAST			52240		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	20	1	DSL						KMZ 1,3, pdf 27-3
	070 WAPSI AVENUE NORTHEAST			52240		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	20	1	DSL						KMZ 1,3, pdf 27-3
	281 WAPSI AVENUE NORTHEAST			52240		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	20	1	DSL						KMZ 1,3, pdf 27-3
	209 WAPSI AVENUE NORTHEAST			52240		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	20	1	DSL						KMZ 1,3, pdf 27-3
				52240		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	20	1	DSL						KMZ 1,3, pdf 27-3
	325 ELMIRA ROAD NORTHEAST			52240		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	20	1	DSL						KMZ 1,3, pdf 27-3
	167 UTAH AVENUE NORTHEAST			52240		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	20	1	DSL						KMZ 1,3, pdf 27-3
	187 WAPSI AVENUE NORTHEAST			52240		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	20	1	DSL						KMZ 1,3, pdf 27-3
	213 WAPSI AVENUE NORTHEAST			52240		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	20	1	DSL						KMZ 1,3, pdf 27-3
1404383 5	162 340TH STREET NORTHEAST	IOWA CITY	IA	52240		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	20	1	DSL						KMZ 1,3, pdf 27-3
18453 5	429 MORSE ROAD NORTHEAST	IOWA CITY	IA	52240	ļ	11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I Provider only: The Map does not correctly reflect service that I	20	1	DSL						KMZ 1,3, pdf 27-3
40593 2	756 WAPSI AVENUE NORTHEAST	IOWA CITY	IA	52240		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location Provider only: The Map does not correctly reflect service that I	20	1	DSL						KMZ 1,3, pdf 27-3
40667 5	224 280TH STREET NORTHEAST	IOWA CITY	IA	52240		11-Provider not reflected on the map	facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-3
51248 5	547 MORSE ROAD NORTHEAST	SOLON	IA	52333		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-3
60553 2	445 OASIS ROAD NORTHEAST	IOWA CITY	IA	52240		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-3
13929 5	098 STRAWBRIDGE ROAD NORTHEAST	IOWA CITY	ы	52240		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-3

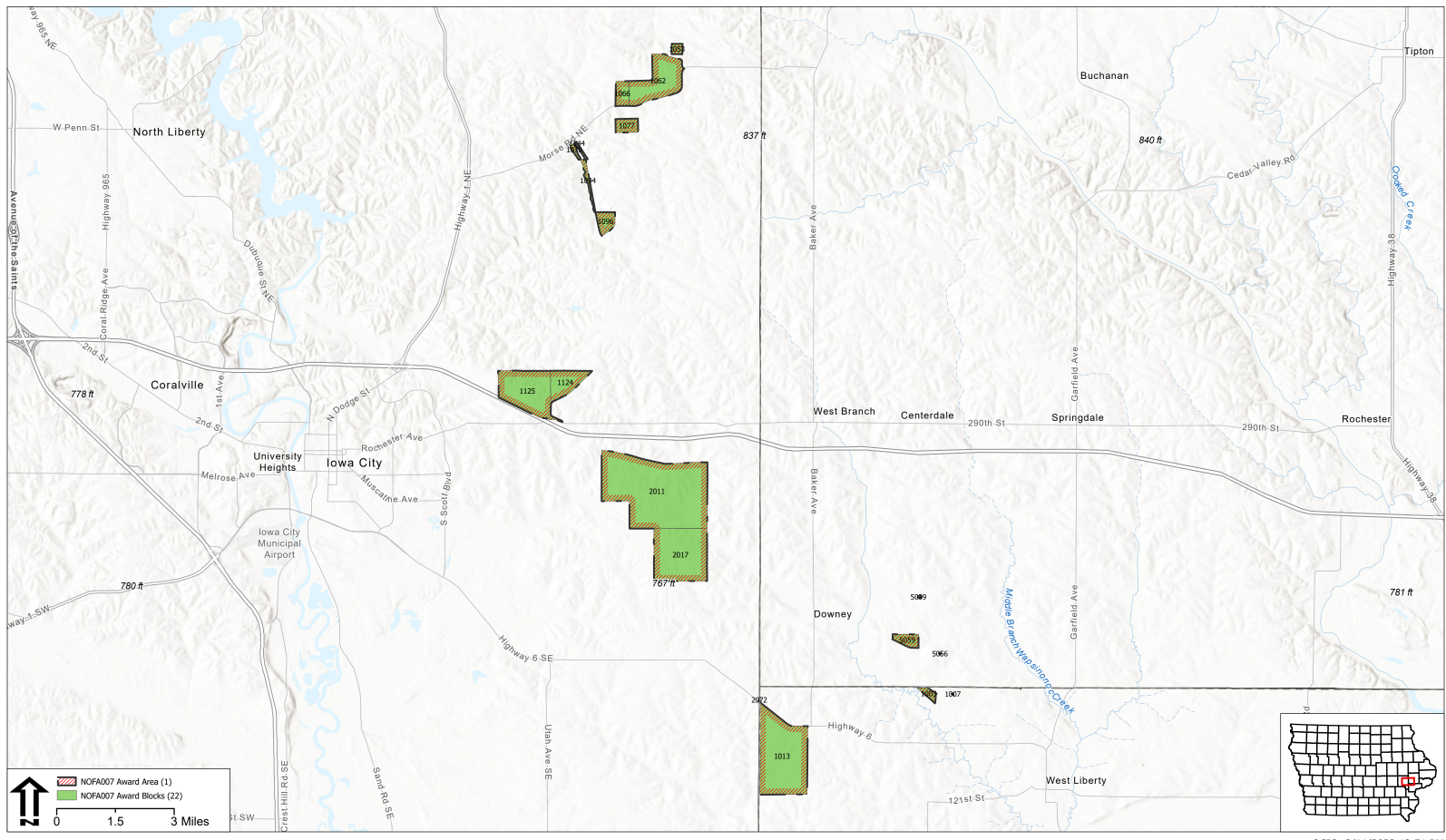
IA Location ID	Street Address	City	State	ZIP Code	No. of Units at address (house, multi-	Basis for Challenge	Challenge Detail	Fastest download speed in Mbps for this type of	Fastest upload speed in Mbps for this type of service (Enter	Technology Type	Service Conditions The Map Sho	uld Reflect		Evider ting information fo s) in the cell below proof in t	identifying the ex	a single PDF. Enter kact location of the
10					units)			service (Enter 0-2000)	0-2000)		Is this location served, underserved, or unserved?	Technology Type	Sworn Statement/	Broadband study expressly	Speed test at this location	Other
24072	111 MORSE ROAD NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSI			Survey Response	citing location		KMZ 1,3, pdf 27-31
	096 MORSE ROAD NORTHEAST	IOWA CITY	IA	5224		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
	510 DAVEY STREET NORTHEAST	IOWA CITY	IA	5224		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1.3. pdf 27-31
122757	108 280TH STREET NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1.3. pdf 27-31
136399	779 VINCENT AVENUE NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
145821	1503 DAVEY STREET NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
169001	1542 PUTNAM STREET NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
237114	343 STRAWBRIDGE ROAD NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
277436	2624 WHITE OAK AVENUE NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
226958	104 MORSE ROAD NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
	536 PUTNAM STREET NORTHEAST	IOWA CITY	ы	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
333620	324 MORSE ROAD NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
373756	453 STRAWBRIDGE ROAD NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
386493	245 RAPID CREEK ROAD NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
305597	103 MORSE ROAD NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
	118 MORSE ROAD NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
475831	218 STRAWBRIDGE ROAD NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
482668	1770 WAPSI AVENUE NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
402450	1558 PUTNAM STREET NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
528018	242 280TH STREET NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
565355	148 280TH STREET NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
576046	210 MORSE ROAD NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
551769	070 MORSE ROAD NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
	1518 PUTNAM STREET NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
	352 OASIS ROAD NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
649319	710 WAPSI AVENUE NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
	339 MORSE ROAD NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
762644	476 MORSE ROAD NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
768684	140 MORSE ROAD NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
703633	588 PUTNAM STREET NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
718902	048 MORSE ROAD NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
722665	875 WAPSI AVENUE NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
737188	098 MORSE ROAD NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
746266	1522 PUTNAM STREET NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
766320	1509 DAVEY STREET NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
812416	644 WAPSI AVENUE NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
937195	106 280TH STREET NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
970712	436 VINCENT AVENUE NORTHEAST	IOWA CITY	ы	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
	220 STRAWBRIDGE ROAD NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
	197 STRAWBRIDGE ROAD NORTHEAST	IOWA CITY	ы	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
980068	554 PUTNAM STREET NORTHEAST	IOWA CITY	ы	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
987052	035 MORSE ROAD NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
1020016	1814 WAPSI AVENUE NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
1032438	081 280TH STREET NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
1065332	570 WHITE OAK AVENUE NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
1024559	502 DAVEY STREET NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
1201575	133 STRAWBRIDGE ROAD NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
1215645	703 WAPSI AVENUE NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
1255795	107 280TH STREET NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
1261415	102 STRAWBRIDGE ROAD NORTHEAST	IOWA CITY	ы	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
1236698	102 MORSE ROAD NORTHEAST	IOWA CITY	ы	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
1263722	045 MORSE ROAD NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
1284324	1506 DAVEY STREET NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
1316760	1540 VINCENT AVENUE NORTHEAST	IOWA CITY	IA	5224	0	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31

IA Location Street Address ID	City	State	ZIP Cod	No. of Units at address (house, multi-	Basis for Challenge	Challenge Detail	Fastest download speed in Mbps for this type of	Fastest upload speed in Mbps for this type of service (Enter	Technology Type	Service Conditions The Map Sho	uld Reflect	Evidence: Upload all supporting information for this location in a single PDF. Ec the page number(s) in the cell below identifying the exact location or proof in the PDF.			a single PDF. Enter kact location of the
10 <sup>-</sup>				residential units)			service (Enter 0-2000)	o-2000)		Is this location served, underserved, or unserved?	Technology Type	Sworn Statement/	Broadband study expressly	Speed test at this location	Other
1336481 5503 MORSE ROAD NORTHEAST	IOWA CITY	IA	522	40	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSI			Survey Response	citing location		KMZ 1,3, pdf 27-31
1346483 5510 MORSE ROAD NORTHEAST	SOLON	IA	523		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1.3. pdf 27-31
1357508 2564 PUTNAM STREET NORTHEAST	IOWA CITY	IA	522		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1.3. pdf 27-31
1392323 2505 DAVEY STREET NORTHEAST	IOWA CITY	IA	522	40	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
1392646 2560 PUTNAM STREET NORTHEAST	IOWA CITY	IA	522	40	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
1392694 2805 WAPSI AVENUE NORTHEAST	IOWA CITY	IA	522	40	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
1426638 5126 MORSE ROAD NORTHEAST	IOWA CITY	IA	522	40	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
1448424 2704 WAPSI AVENUE NORTHEAST	IOWA CITY	IA	522	40	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
1467410 2552 PUTNAM STREET NORTHEAST	IOWA CITY	IA	522		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	20	1	DSL						KMZ 1,3, pdf 27-31
47014 1353 HIGHWAY 6	WEST LIBER	TY IA	527	76	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 1,3, pdf 27-31
109223 2359 EUREKA AVENUE	WEST LIBER		527		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 1,3, pdf 27-31
135018 1349 HIGHWAY 6	WEST LIBER		527		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 1,3, pdf 27-31
167729 2388 EUREKA AVENUE	WEST LIBER		527		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000		Fiber						KMZ 1,3, pdf 27-31
226304 1022 BANCROFT AVENUE	WEST LIBER		527		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500							KMZ 1,3, pdf 27-31
287581 185 CEDAR-MUSCATINE ROAD	WEST BRAN		523		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000		Fiber						KMZ 1.3. pdf 27-31
242929 1054 HIGHWAY 6	WEST LIBER		527		13-Provider holds an enforceable state/federal agreement to construct service at this location	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500							KMZ 2, pdf 1-26
261016 2398 DELTA AVENUE	WEST LIBER		527		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500							KMZ 1,3, pdf 27-31
263191 2311 DEITA AVENUE	WESTLIBER		527		13-Provider horefaced of the http: 13-Provider hore	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500							KMZ 2, pdf 1-26
265365 2367 FLIREKA AVENUE	WEST LIBER		527		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500							KMZ 1,3, pdf 27-31
205305 2307 EURERA AVENUE 271750 173 CEDAR-MUSCATINE ROAD	WEST LIBER		527		11-Provider not reflected on the map 11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500							KMZ 1,3, pdf 27-31 KMZ 1,3, pdf 27-31
289607 1117 DAVIS AVENUE	WEST BRAN		523		11-Provider not reflected on the map 11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500							KMZ 1,3, pdf 27-31 KMZ 1,3, pdf 27-31
349900 4677 JOHNSON MUSCATINE ROAD SOUTHEAST	WEST LIBER		527			Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						
					11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I									KMZ 1,3, pdf 27-31
425063 4847 JOHNSON MUSCATINE ROAD SOUTHEAST 431735 1011 HIGHWAY 6	WEST LIBER		527		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-31
					11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I			Fiber						KMZ 1,3, pdf 27-31
445090 2258 DELTA AVENUE	WEST LIBER		527		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-31
460959 1330 100TH STREET	WEST LIBER		527		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000		Fiber						KMZ 1,3, pdf 27-31
462934 1051 BIRKETT AVENUE	WEST LIBER		527		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500							KMZ 1,3, pdf 27-31
487624 1444 100TH STREET	WEST LIBER		527		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000		Fiber						KMZ 1,3, pdf 27-31
493504 1255 HIGHWAY 6	WEST LIBER		527		11-Provider not reflected on the map 13-Provider holds an enforceable state/federal agreement to construct service at	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500							KMZ 1,3, pdf 27-31
510648 2335 BUCKEYE ROAD	WEST LIBER		527		this location	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000		Fiber						KMZ 2, pdf 1-26
527562 1193 HIGHWAY 6	WEST LIBER		527		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500							KMZ 1,3, pdf 27-31
559104 1314 HIGHWAY 6	WEST LIBER		527		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500							KMZ 1,3, pdf 27-31
562703 2299 DELTA AVENUE	WEST LIBER		527		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500							KMZ 1,3, pdf 27-31
584111 2395 EUREKA AVENUE	WEST LIBER		527		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500							KMZ 1,3, pdf 27-31
610446 1075 HIGHWAY 6	WEST LIBER		527		11-Provider not reflected on the map 13-Provider holds an enforceable state/federal agreement to construct service at	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-31
638636 1063 ATWOOD AVENUE	WEST LIBER		527		this location	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 2, pdf 1-26
645697 4675 JOHNSON MUSCATINE ROAD SOUTHEAST			527		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-31
645918 1036 DEAN AVENUE	WEST LIBER	TY IA	527		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-31
678565 1208 HIGHWAY 6	WEST LIBER		527		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000		Fiber						KMZ 1,3, pdf 27-31
688738 1150 DAVIS AVENUE	WEST LIBER		527		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500							KMZ 1,3, pdf 27-31
758731 247 BUCKEYE ROAD	WEST LIBER		527		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000		Fiber						KMZ 1,3, pdf 27-31
801500 1049 BIRKETT AVENUE	WEST LIBER		527		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500							KMZ 1,3, pdf 27-31
813764 1121 HIGHWAY 6	WEST LIBER	TY IA	527	76	11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-31
850197 2361 EUREKA AVENUE	WEST LIBER		527		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500							KMZ 1,3, pdf 27-31
852717 1134 HIGHWAY 6	WEST LIBER	TY IA	527	76	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-31
862248 1307 HIGHWAY 6	WEST LIBER		527		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500							KMZ 1,3, pdf 27-31
870531 314 BUCKEYE ROAD	WEST LIBER		527		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-31
972259 1007 DEAN AVENUE	WEST LIBER		527		11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-31
1091005 1454 100TH STREET	WEST LIBER	TY IA	527	76	11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-31
1102300 2340 EUREKA AVENUE	WEST LIBER	TY IA	527	76	11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-31
1178497 1276 HIGHWAY 6	WEST LIBER	TY IA	527	76	11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-31
1155469 427 BUCKEYE ROAD	WEST LIBER	TY IA	527	76	11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-31
1162238 1228 HIGHWAY 6	WEST LIBER	TY IA	527	76	11-Provider not reflected on the map	facilitate to this location Provider only: The Map does not correctly reflect service that I Provider only: The Map does not correctly reflect service that I	1000	500	Fiber						KMZ 1,3, pdf 27-31
1196119 1148 DAVIS AVENUE	WEST LIBER	TY IA	527	76	11-Provider not reflected on the map	facilitate to this location	1000	500	Fiber						KMZ 1,3, pdf 27-31

IA Location Street Address ID	City	State	ZIP Code	No. of Units at address (house, multi-	Basis for Challenge	Challenge Detail	Fastest download speed in Mbps for this type of	Fastest upload speed in Mbps for this type of	Technology Type	Service Conditions The Map Sho	uld Reflect	Evidence: Upload all supporting information for this location in a sing the page number(s) in the cell below identifying the exact to proof in the PDF. Sworn Broadband			single PDF. Enter act location of the
U				residential units)			service (Enter 0-2000)	service (Enter 0-2000)		Is this location served, underserved, or unserved?	Technology Type	Sworn Statement/ Survey Response	Broadband study expressly citing location	Speed test at this location	Other
1203442 1051 DEAN AVENUE	WEST LIBERTY	IA	52776	i	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 1,3, pdf 27-31
1242451 1160 HIGHWAY 6	WEST LIBERTY		52776		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 1,3, pdf 27-31
1279188 171 CEDAR-MUSCATINE ROAD	WEST BRANCH				11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500	Fiber						KMZ 1,3, pdf 27-31
1349221 1249 HIGHWAY 6	WEST LIBERTY		52776		11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500							KMZ 1,3, pdf 27-31
1355627 4765 JOHNSON MUSCATINE ROAD SOUTHEAST				;	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000		Fiber	~					KMZ 1,3, pdf 27-31
1377584 467 BUCKEYE ROAD	WEST LIBERTY		52776	;	11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500		~					KMZ 1,3, pdf 27-31
1384616 4655 JOHNSON MUSCATINE ROAD SOUTHEAST					11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000		Fiber	α					KMZ 1,3, pdf 27-31
1390572 1021 HIGHWAY 6	WEST LIBERTY				11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000	500							KMZ 1,3, pdf 27-31
	WEST LIBERTY				13-Provider holds an enforceable state/federal agreement to construct service at this location	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000		Fiber						KMZ 2, pdf 1-26
1412410 250 BUCKEYE ROAD	WEST LIBERTY				11-Provider not reflected on the map	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000		Fiber						KMZ 1,3, pdf 27-31
	WEST LIBERTY				13-Provider holds an enforceable state/federal agreement to construct service at this location	Provider only: The Map does not correctly reflect service that I facilitate to this location	1000		Fiber						KMZ 2, pdf 1-26
406650 2229 DELTA AVENUE	WEST LIBERTY		52776		13-Provider holds an enforceable state/federal agreement to construct service at	Provider only: The Map does not correctly reflect service that I	1000	500							
					this location 13-Provider holds an enforceable state/federal agreement to construct service at	facilitate to this location Provider only: The Map does not correctly reflect service that I		500		-					KMZ 2, pdf 1-26
272935 1061 120TH STREET	WEST LIBERTY	IA	52776		this location	facilitate to this location	1000	500	Hiber						KMZ 2, pdf 1-26
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	Location Challenge Form: Only Use This Form To Indicate that a Location is Not Present or Improperly Located on the Map									Evidence: Upload all supporting information for this location in a single PDF. Enter the page number(s) in the cell below identifying the exact location of the proof in the PDF.					
IA Location ID (if existing)	Street Address	City	State Zip	Building Type	No. of Units at address (house, multi-residential units)	Basis	Fastest download speed in Mbps for this type of service (Enter 0-2000)	Fastest upload speed in Mbps for this type of service (Enter 0-2000)	Technology Type	Sworn Statement/ Survey Response	Broadband study expressly citing location	Speed test at this location	Other		
													L		

# NOFA007 Broadband Grants Program - Empower Rural Iowa Broadband Program 435064-West Liberty Telephone Company





KIM REYNOLDS, GOVERNOR ADAM GREGG, LT. GOVERNOR

# STATE OF IOWA

MATT BEHRENS, INTERIM DIRECTOR & Interim CHIEF INFORMATION OFFICER

### Exhibit E - NOFA #007 Office of the Chief Information Officer of the State of Iowa ("OCIO") Grant Agreement

#### Contracts Declaration and Execution ("CD&E")

Title of Contract: NOFA #007 Grant Agreement ("Agreement")       Grant Agreement Number 435064								
Name of State Agency: Iowa Office of the Chief Information Officer ("Office") Address: 200 E. Grand Avenue, Des Moines, IA 50309								
<ul> <li>Business Name of Grantee: The West Liberty Telephone Company ("Grantee") laws of the state of Iowa.</li> <li>Business Address: 413 North Calhoun Street, West Liberty, IA 52776</li> </ul>	a Corporation organized under the							
<b>1. Overview/Purpose.</b> This Agreement establishes the terms and conditions pursuant to whi as more fully described in its Application in consideration for funds made available pursuant of Grants Program—Empower Rural Iowa, Coronavirus State and Local Fiscal Recovery Availability ("NOFA") #007.	to and in accordance with the Broadband							
<b>2. Term.</b> The term of this Agreement (the <b>"Term"</b> ) shall begin on the date of last signature be until the Office has reimbursed Grantee for all Allowable Expenditures following Project c and conditions of this Agreement, unless otherwise terminated in accordance with the terms	ompletion in accordance with the terms							
<b>3. Scope.</b> The scope of this Agreement is the installation of the project ("Project") identified in Excel Workbook ("Core Application") that was submitted with the Application. The scope ide incorporated by reference into this Agreement.								
<b>4. Awarded Funds</b> . The total Award made to Grantee for purposes of this Agreement is: <b>\$264,058.89</b> .								
5. Estimated Project Completion Date. Grantee estimates to complete their Project by Sep	tember 30, 2026.							
<ul> <li>6. Documents Incorporated/Order of Precedence. This Agreement is composed of multiplate each incorporated into and made part of this Agreement by this reference. In the event of the specific provisions of an incorporated part, any such conflict or inconsistency shall be reference. In First, by giving preference to any declarations and/or representations made on this 0.</li> <li>2. Second, by giving preference to Attachment B - Federal Funding Required Provision3. Third, by giving preference to Attachment A - General Terms and Conditions;</li> </ul>	of any conflict or inconsistency between solved in the following order: CD&E							

- Fourth, by giving preference to the provisions of the CSLFRF Notice of Funding Availability #007 (Exhibit A).;
   Fifth, by giving preference to the provisions of Attachment C, setting forth the census blocks and build details associated with the Grant Agreement and Awarded Funds.
- Sixth, by giving preference to the provisions of Grantee's application 435064 (the "Application") in response to the Notice of Funding Availability #007 (Exhibit A). For the sake of clarity, none of Grantee's exceptions, objections, or proposed

modifications respecting the NOFA or any terms associated therewith, including to a draft of this Agreement (collectively "**Grantee Exceptions**"), shall be incorporated into this Agreement unless expressly set forth herein.

7. Acknowledgement of Subrecipient Status. By executing this Agreement and accepting this CSLFRF-funded award made available under the American Recovery Plan Act and this NOFA, Grantee acknowledges that it shall be deemed a "Subrecipient" as defined by Applicable Law.

#### 8. Signatures.

**IN WITNESS WHEREOF,** in consideration of the mutual covenants set forth above and for other good and valuable consideration, the receipt, adequacy and legal sufficiency of which are hereby acknowledged, the Parties have caused their respective duly authorized representatives to execute this Agreement, which is effective as of the Effective Date.

<b>STATE OF IOWA</b> , acting by and through the Office of the Chief Information Officer ("Office")	<b>The West Liberty Telephone Company</b> ("Grantee")
Ву:	Ву:
Name:	Name:
Title:	Title:
Date:	Date:

As a condition of entering into this Contract with the Agency, the Grantee certifies that: 1) it has the information required by Iowa Code Chapter 8F and referenced in Section 10.32, Certification Regarding Iowa Code Chapter 8F available for inspection by the Agency and the Iowa Legislative Services Agency; and 2) the Grantee is in full compliance with all laws, rules, regulations, and contractual agreements applicable to the Grantee and the requirements of Iowa Code Chapter 8F.

# Per Iowa Code § 8F.3(2), certification shall be signed by: 1) An officer and director; OR 2) Two directors; OR 3) The sole proprietor of the Grantee, whichever is applicable.

Grantee:	Grantee:
Signature of Authorized Representative:	Signature of Authorized Representative:
Printed Name:	Printed Name:
Title:	Title:
Date:	Date:

## **Attachment A - General Terms and Conditions**

- 1. Overview. This Attachment A sets forth the general terms and conditions for the deployment and delivery of the Project(s) as more fully described in the CD&E and Grantee's Application. The "Grantee" and the "Office" for purposes of this Attachment A means the parties identified on the CD&E, each party also be referred to herein individually as a "Party" or collectively as the "Parties." References in this Attachment A to the "Agreement" mean the Grant Agreement Number identified on the CD&E.
- 2. Definitions. Unless otherwise specifically defined herein, capitalized terms used but not defined herein shall have the meanings ascribed to them in the NOFA. In addition to any other terms defined herein, the following terms shall be ascribed the following meanings:
  - 2.1. **"Applicable Law(s)"** means any and all applicable federal, state, foreign, and local laws, rules, regulations, codes, ordinances, policies, orders or any other legal requirements or limitations, and specifically including CSLFRF Requirements in place at execution of this Agreement, as well as any and all future amendments, changes, or additions to such laws as of the effective date of such change. This statement notwithstanding, the U.S. Treasury's Final Rule concerning the Coronavirus State and Local Fiscal Recovery Funds, which is effective April 1, 2022, is only included in the defined term Applicable Law to the extent that federal law compels the parties to comply with the Final Rule in relation to this Grant Agreement.
  - 2.2. **"Grantee Contractor(s)"** means any of Grantee's authorized subcontractors, affiliates, subsidiaries, subgrantees, subrecipients, or any other third party acting on behalf of or at the direction of Grantee, directly or indirectly, in performing or providing the Project(s) under this Agreement.
  - 2.3. **"Grantee Personnel"** means employees, agents, independent contractors, or any other staff or personnel acting on behalf of or at the direction of Grantee or any Grantee Contractor performing or providing the Project(s) under this Agreement.

## 3. Project Scope.

- 3.1. *Federal Funds Obligations and Expenditures.* Notwithstanding any expenditure timelines set forth in the NOFA, Grantee must obligate all awarded funds no earlier than March 3, 2021, and no later than December 31, 2024. In this context, an *obligation* "means an order placed for property and services and entering into contracts, subawards, and similar transactions that require payment." 31 C.F.R. § 35.3 (definition of "obligation"). Projects do not need to be completed by December 31, 2024. Rather, all Project costs must be obligated by December 31, 2024, in accordance with federal law. Costs that are timely obligated may then be paid through September 31, 2026.
- 3.2. Project Completion. In addition, Grantee must fully finish its Project by the Estimated Project Completion Date set forth in the CD&E. In no case may the Estimated Project Completion Date, inclusive of any agreed extensions thereof, extend beyond September 31, 2026. Grantee's Project must be deployed and implemented in a manner that complies with all applicable terms, conditions, requirements, and limitations set forth in this Agreement, the NOFA, and as proposed/represented in the Application. Except in the case of any prepayments contemplated by the NOFA ("Authorized Prepayment(s)"), prior to being reimbursed for any Allowable Expenditures, Grantee's Project(s) must be "complete" as that term is more fully defined and described herein. Notwithstanding any contrary provision in the NOFA, upon request and in accordance with the actual immediate cash requirements for implementation of the project, the Office reserves the right to authorize prepayments at any point prior to completion of the Project(s) in an amount determined in the sole discretion of the Office.
- 3.3. *Project Area*. In the event that any census block(s) awarded to Grantee through this Grant Agreement are subdivided by telephone exchange boundaries, and such blocks were awarded to more than one grantee under this NOFA, Grantee shall respect the geographic boundaries of the telephone exchange(s) and are prohibited from overbuilding into the other entity or entities' awarded exchange boundary.
- 3.4. *Certification.* Subject to the confirmation and verification of the Office, and in accordance with Section 3.5 (Proof of Project Completion), Grantee must certify to the Office that the Project was completed as proposed/represented in the Application, including but not limited to a certification representing that:
  - 3.4.1. The final installation Facilitates Broadband service that reliably meets or exceeds 100/100 Broadband; or,
  - 3.4.2. In cases where 100/100 Broadband was not practicable because of the geography or topography of the area to be served by the Project, or because of the excessive cost of the Project, provide certification that the Project reliably meets or exceeds 100/20 Broadband, including such justifications upon which Grantee relied to determine 100/100 Broadband was not feasible, and provide certification that the Project will be scalable to 100/100 Broadband within three years of the Estimated Project Completion Date.
  - 3.4.3. The Project fully complies with and satisfies any and all terms and conditions identified in this Agreement, the NOFA, and all applicable federal, state, foreign, and local laws, rules, regulations, codes, ordinances, policies, orders or any other legal requirements or limitations, including CSLFRF Requirements, all of which may be updated, amended, modified, or added to from time to time and all of which are incorporated herein by reference as of the date of any such change in the law (collectively "Applicable Laws").
- 3.5. Proof of Project Completion.

- 3.5.1. <u>Obligation to Provide Proof</u>. In order to certify project completion and receive final disbursement of funds, Grantee must provide the Office with approved documentation, or proof, that is substantively accurate and complete as set forth in the section entitled "Acceptable Substance of Proof" below, and in an acceptable data format as set forth in the section entitled "Acceptable Format of Proof." Notwithstanding the foregoing, the Office reserves the right to determine, in its sole discretion, the completeness and sufficiency of proof provided to the Office by Grantee pursuant to this section. Grantee acknowledges that its failure to satisfy its obligation to provide proof as required in this section may delay or prohibit certification of project completion and disbursement of funds.
- 3.5.2. <u>Acceptable Substance of Proof</u>. In order to be considered substantively complete, proof of project completion submitted to the Office must at a minimum demonstrate with specificity where Broadband installation has occurred consistent with Grantee's Application. Such proof must include:
  - 3.5.2.1. Any and all information required to be provided to the federal government pursuant to the CSLFRF Compliance and Reporting Guidance, available at: <u>https://home.treasury.gov/policy-issues/coronavirus/assistance-for-state-local-and-tribal-governments/state-and-local-fiscal-recovery-funds/recipient-compliance-and-reporting-responsibilities</u>, including but not limited to Expenditure Categories 5.16-5.17 applicable to broadband infrastructure, and
  - 3.5.2.2. Information sufficient to enable the Office to determine which specific Broadband Units (homes, schools, businesses) within each Eligible Service Area(s) forming the basis of the Project have access to 100/100 Broadband or 100/20 Broadband, as applicable, as a result of the Project, and,
  - 3.5.2.3. As-built infrastructure drawings or schematics for which Grant funds have been utilized, regardless of whether such installation actually serves any Broadband Units in the Eligible Service Area(s) forming the basis of the Project at the time such proof is supplied to the Office; and/or,
  - 3.5.2.4. Tower locations and propagation map(s) or model(s); and/or,
  - 3.5.2.5. Address or locations of service locations.
- 3.5.3. <u>Acceptable Format of Proof</u>. Grantee shall provide proof of project completion to the Office as set forth in this section.
  - 3.5.3.1. All files submitted must include a description of contents of each file including:
    - 3.5.3.1.1. A description of the file contents (e.g., ESRI shapefile includes as-built fiber and drops); and,
      - 3.5.3.1.2. A description of the file legend that identifies features clearly (wirelined, fiber, customer, etc), or if the legend includes a number, a table providing the feature type represented by that number (e.g., KML file legend classes are 0 = fiber line, 1 = customer, 4 = exchange boundary).
  - 3.5.3.2. Service locations or service locations servable within a commercially reasonable time in one of the following formats:
    - 3.5.3.2.1. Spreadsheet including house number, street address, city, state and zip code;
    - 3.5.3.2.2. Locations in geospatial data format (ESRI Shapefile, Google Earth KML/KML or other format previously agreed upon).
  - 3.5.3.3. Wireline Infrastructure as-built information including fiber lines, cable or other; OSP and other relevant information in one of the following formats:
    - 3.5.3.3.1. Computer Aided Design or "CAD" file which shall at a minimum show the infrastructure elements described previously and also include any landmarks such as roads, city boundaries or other identifiable features; or,
    - 3.5.3.3.2. PDF file which shall at a minimum show the infrastructure elements described previously and also include any landmarks such as roads, city boundaries or other identifiable features; or,
    - 3.5.3.3.3. As-built information in a geospatial data format (ESRI Shapefile, Google Earth KML/KML or other format previously agreed upon).
  - 3.5.3.4. Wireless Infrastructure build-out information including information related to tower connectivity that may have been funded such as fiber connectivity between towers, and documented according to the Wireline Infrastructure section; and,
    - 3.5.3.4.1. A spreadsheet describing tower properties (height, effective radius), location as latitude and longitude coordinates; or,
    - 3.5.3.4.2. Tower information in a geospatial data format (ESRI Shapefile, Google Earth KML/KML or other format previously agreed upon) describing tower properties (height, effective radius), and location as latitude and longitude coordinates.
- 3.6. *Performance Testing.* The Office may, in its sole discretion, conduct performance tests for purposes of verifying compliance with the terms of this Agreement, the NOFA, and Applicable Laws, on one or multiple occasions for up to five (5) years after Broadband service is certified as complete pursuant to Section 3.4 (Certification). The Office may exercise this right both before (with the exception of Authorized Prepayments) and after reimbursing a Grantee for any claimed, Allowable Expenditures; provided that if the Office elects to do so before reimbursing a Grantee for

any claimed, Allowable Expenditures, it will do so within a reasonable time, not-to-exceed one (1) year after Broadband service is certified as complete pursuant to Section 3.4 (Certification). Such performance tests may include but are not be limited to:

- 3.6.1. Speed tests anywhere between a Grantee's central office and the demarcation at any customer's location in a Census Block in which the Project was to be deployed or to which the Project was represented as being able to Facilitate Broadband service;
- 3.6.2. In the case of wireless installations, from any location in a Census Block in which the Infrastructure Project was to be deployed or to which the Project was represented as being able to Facilitate Broadband service; and/or,
- 3.6.3. In the event Grantee does not have a customer in a Census Block being served by the installation, a certification obtained by the Grantee and supplied to the Office from an independent, third-party, properly licensed engineer that the installation Facilitates Broadband service at or above 100/100 Broadband or 100/20 Broadband, as applicable, in the Census Block(s) identified in the Core Application. The costs of such certification shall be borne by the Grantee.
- 3.7. *Project Completion*. For purposes of this Agreement, a Project shall be considered "complete" as of the later of the date the Office:
  - 3.7.1. Accepts the certifications and proof of project completion provided by Grantee as required by this Section; and,
  - 3.7.2. Verifies that a Project certified as complete complies with the requirements of this Agreement, the NOFA, and Applicable Laws, including pursuant to and in accordance with the Performance Testing obligations of this Section, or
  - 3.7.3. Otherwise affirmatively elects to verify that the project is complete without exercising its rights to Performance Tests or conduct any other monitoring, review, or audit rights available to the Office under this Agreement.
- 3.8. *Consequences of Non-Performance.* Failure to fully satisfy the criteria set forth in this Section, all Applicable Law, and/or failure to otherwise complete the Project as represented in the Core Application, may result in the Office's denial of a request for reimbursement for any expenditures related to the Project, as well as potential recovery of any Authorized Prepayments, and Grantee shall not otherwise be entitled to reimbursement for such expenditures.

#### 4. Payment Timing and Procedures.

4.2.

- 4.1. *Timing of Payments*. Payment shall be made after Project Completion, with the exception of Authorized Prepayments that may be made by the Office in accordance with NOFA section 1.5.2.3 and this Grant Agreement. With the exception of Authorized Prepayments, no payments for reimbursable Allowable Expenditures shall be made until after:
  - 4.1.1. The Project is "complete" as defined and described in Section 3 (Project Scope); and
  - 4.1.2. The Office receives a summary of all final, claimed, Allowable Expenditures and other sufficient or appropriate documentation required by the Office to support such claimed Allowable Expenditures.
  - Not-to-Exceed Total Payment. Total payment of funds under this Agreement shall not exceed the lesser of:
  - 4.2.1. Awarded Funds listed on the CD&E; or
  - 4.2.2. Grantee's total, final Allowable Expenditures upon Project completion.
- 4.3. Allowable Expenditures. Grantee shall only be entitled to payment for Allowable Expenditures as enumerated in the NOFA, and in accordance with CSLFRF requirements and the U.S. Department of the Treasury. The Office may order the return of any funds previously disbursed or deny a request for reimbursement for any expenditures that do not constitute Allowable Expenditures, and Grantee shall not otherwise be entitled to payment or reimbursement for any expenditures that do not constitute Allowable Expenditures.
- 4.4. Proof of Allowable Expenditures. Within thirty (30) days of completing the Project, and, with the exception of Authorized Prepayments, prior to the disbursement of any funds Grantee must submit a final summary of all Allowable Expenditures incurred in connection with the Project on forms supplied by the Office and attest that such Allowable Expenditures are true, accurate, and in fact constitute Allowable Expenditures, actually incurred by Grantee. The Office may request, in its sole discretion, and Grantee may be required to supply additional records to verify any Allowable Expenditures claimed by Grantee. Such records may include invoices, original itemized receipts, copies of checks, check registers, or bank statements indicating credit card invoices were paid. Department of Administrative Number Services State Accounting Enterprise, Procedure 204.200, available at https://das.jowa.gov/sites/default/files/acct\_sae/sae\_manual/204/204-200.pdf and corresponding procedures referenced therein. For further requirements/guidance on the types of records/proof that may be required to support a claimed Allowable Expenditures see the CSLFRF Compliance and Reporting Guidance, available at: https://home.treasury.gov/policy-issues/coronavirus/assistance-for-state-local-and-tribal-governments/state-andlocal-fiscal-recovery-funds. The Office may order the return of any funds previously distributed or deny a request for reimbursement for any expenditures Grantee claims that do not constitute Allowable Expenditures, that are submitted more than thirty (30) days after the Project is finished, or the Estimated Project Completion Date, whichever is earlier, or that are not supported by sufficient or appropriate documentation, and Grantee shall not otherwise be entitled to

payment or reimbursement for any such expenditures, and shall be obligated to return any applicable funds to the Office.

- 4.5. Compensation, generally. Notwithstanding anything in this Agreement to the contrary, in no event shall the Office be obligated to pay Grantee any fees, costs, compensation or other amounts in excess of the amount expressly set forth herein in accordance with the terms, conditions, limitations, and requirements of this Agreement, unless the Office otherwise agrees to pay such fees, costs, compensation other amounts pursuant to a written amendment to this Agreement executed by the Office. Prior to making any payment, the Office shall review any request for payment and related supporting documentation for compliance with this Agreement, the NOFA, and Applicable Laws. With the exception of Authorized Prepayments, the Office will pay all approved amounts in arrears and in conformance with Iowa Code section 8A.514 and Iowa Admin. Code r. 11-41.1(2), and all other Applicable Laws, rules, regulations, policies and requirements. The Office may pay in less than sixty (60) days, as provided in Iowa Code section 8A.514. However, an election to pay in less than sixty (60) days shall not act as an implied waiver of Iowa Code section 8A.514. Notwithstanding anything herein to the contrary, the Office shall have the right to dispute any request for payment, invoice, or other supporting documentation and withhold payment of any disputed amount if the Offices believes the documentation is inaccurate, incomplete, insufficient, or incorrect in any way. The Office's obligation to make payments under this Agreement is contingent upon the continued availability of funds to the Office. No payment, including final payment, shall be construed as or constitute: (1) acceptance of any Project(s) as satisfying the terms, conditions, or requirements of this Agreement, the NOFA, or Applicable Laws; or (2) a waiver by the Office of any rights or remedies it may have to enforce the terms of this Agreement, and Grantee shall remain responsible for full performance in strict compliance with the terms and conditions of this Agreement. By making any payments under this Agreement, the Office does not waive its ability to challenge any payment or reimbursement for either failing to comply with this Agreement, the NOFA, or any Applicable Laws. Grantee agrees that its acceptance of the last payment from the Office under this Agreement shall operate as a release of any and all claims related to this Agreement that Grantee may have or be capable of asserting against the Office or the State of Iowa.
- 4.6. *Repayment Obligation.* In the event that any funds, including any Authorized Prepayment, are deferred and/or disallowed as a result of any audits; was expended in violation of the laws applicable to the expenditure of such funds; or any payment was comprised of claimed expenditures that did not constitute Allowable Expenditures; was not otherwise reimbursable hereunder; was improperly or incorrectly allocated; was unreasonable; was not supported by sufficient and appropriate documentation; or was otherwise made in a manner inconsistent with or in violation of the terms, conditions, or requirements of this Agreement, the NOFA, or any Applicable Laws, Grantee shall be liable to the Office for the full amount of any claim disallowed and for all related penalties incurred and Grantee shall immediately return to the Office funds subject to this Repayment Obligation. This remedy is in addition to and not to the exclusion of any other remedies available to the Office under this Agreement, at law, in equity, or otherwise.
- 4.7. Set-off Against Sums Owed by Grantee. In the event Grantee owes the Office or any other governmental entity of the State of Iowa any sum under this Agreement, or any other agreement, pursuant to a judgment, or pursuant to any law, rule, or order, the Office or its designee may set off such sum against any sum invoiced or claim for payment made to the Office or any other governmental entity to the State of Iowa issued or made by Grantee. In addition, any amounts due the Office as damages may be deducted by the Office from any money or sum payable by the Office to Grantee pursuant to this Agreement or any other agreement between Grantee and the Office.
- 4.8. *Erroneous Payments and Credits.* Grantee shall promptly pay or refund to the Office the full amount of any overpayment, erroneous payment, or unallowable expense within ten (10) business days after either discovery by the Grantee or notification by the Office of the overpayment, erroneous payment, or unallowable expense. In the event Grantee fails to timely pay or refund any amounts due the Office under this Section (Erroneous Payments and Credits), the Office will charge interest of one percent (1%) per month compounded on the outstanding balance each month after the date the payment or refund is due, or the maximum amount allowed by law, whichever is greater. The Office may, in its sole discretion, elect to have Grantee apply any amounts due to the Office under this Section (Erroneous Payments and Credits) against any amounts payable by the Office under this Agreement or any other agreement between the Office and Grantee.
- 4.9. *Reimbursable Expenses*. With the exception of Allowable Expenditures or other reimbursable expenses or costs expressly contemplated hereunder, there shall be no other reimbursable expenses associated with this Agreement. Except for expenditures that constitute Allowable Expenditures or other reimbursable expenses or costs expressly contemplated hereunder, Grantee shall be solely responsible for all costs, charges and expenses it incurs in connection with its performance under this Agreement, including, but not limited to, travel, mileage, meals, lodging, equipment, supplies, personnel, salaries, benefits, insurance, training, conferences, telephone, utilities, start-up costs, and all other costs and expenses of Grantee.

#### 5. Default and Termination.

5.1. *Termination for Cause by the Office.* The Office may terminate this Agreement without penalty or legal liability upon written notice of Grantee's breach of any term, condition, requirement, or provision of this Agreement, if such breach is not cured within the time period specified in the Office's notice of breach or any subsequent notice or correspondence delivered by the Office to Grantee. Whether Grantee has sufficiently cured the breach shall be determined in the sole discretion of the Office. In addition, the Office may terminate this Agreement effective

immediately without penalty or legal liability and without advance notice or opportunity to cure for any of the following reasons:

- 5.1.1. Grantee, directly or indirectly, furnished any statement, representation, warranty or certification in connection with this Agreement, including as set forth in Attachment B (Federal Funding—Required Provisions), attached hereto, that is false, deceptive, or materially incorrect or incomplete;
- 5.1.2. Grantee or Grantee's Project(s) as implemented has violated or failed to comply with any Applicable Laws, including any Applicable Laws identified or referenced in Attachment B (Federal Funding—Required Provisions), attached hereto;
- 5.1.3. Grantee's officers, directors, employees, agents, subsidiaries, affiliates, contractors, subcontractors, or a Grantee Contractor has committed or engaged in fraud, misappropriation, embezzlement, malfeasance, misfeasance, or bad faith;
- 5.1.4. Grantee terminates or suspends its business;
- 5.1.5. Grantee's authorization to engage in business either in Iowa or where organized is suspended, terminated, revoked, or forfeited;
- 5.1.6. The Office determines or believes Grantee has engaged in conduct that has or may expose the Office or the State to material liability;
- 5.1.7. The Office determines or believes Grantee is not ultimately a **"Responsible Grantee,"** which shall be determined under the same standards set forth in the definition of Responsible Applicant in the NOFA;
- 5.1.8. Any of the following has been engaged in by or occurred with respect to Grantee or any corporation, shareholder, or entity having or owning a controlling interest in Grantee:
  - 5.1.8.1. Commencing or permitting a filing against it which is not discharged within ninety (90) days, of a case or other proceeding seeking liquidation, reorganization, or other relief with respect to itself or its debts under any bankruptcy, insolvency, or other similar law now or hereafter in effect; or filing an answer admitting the material allegations of a petition filed against it in any involuntary case or other proceeding commenced against it seeking liquidation, reorganization, or other relief under any bankruptcy, insolvency, or other similar law now or hereafter in effect with respect to it or its debts; or consenting to any such relief or to the appointment of or taking possession by any such official in any voluntary case or other proceeding commenced against it seeking liquidation, reorganization, or other relief under any bankruptcy, or other relief under any bankruptcy, insolvency case or other proceeding commenced against it seeking liquidation, reorganization, or other relief under any such official in any voluntary case or other proceeding commenced against it seeking liquidation, reorganization, or other relief under any bankruptcy, insolvency, or other similar law now or hereafter in effect with respect to it or its debts;
  - 5.1.8.2. Seeking or suffering the appointment of a trustee, receiver, liquidator, custodian or other similar official of it or any substantial part of its assets;
  - 5.1.8.3. Making an assignment for the benefit of creditors;
  - 5.1.8.4. Failing, being unable, or admitting in writing the inability generally to pay its debts or obligations as they become due or failing to maintain a positive net worth and such additional capital and liquidity as is reasonably adequate or necessary in connection with Grantee's performance of its obligations under this Agreement; or
  - 5.1.8.5. Taking any action to authorize any of the foregoing.

Grantee shall notify the Office in writing if any of the foregoing events occur that would authorize the Office to immediately terminate this Agreement.

- 5.2. *Remedies for Breach of Contract.* In addition to and not to the exclusion of any remedies available at law, Grantee's breach of this Agreement may result in one or all of the following remedies:
  - 5.2.1. Grantee will forfeit funds awarded pursuant to this Agreement;
  - 5.2.2. Grantee will be ineligible for future grant awards offered by or through the State;
  - 5.2.3. Grantee will be subject to other sanctions as provided by Applicable Laws.
- 5.3. *Termination Due to Lack of Funds or Change in Law.* Notwithstanding anything in this Agreement to the contrary, the Office shall have the right to terminate this Agreement without penalty or legal liability and without any advance notice as a result of any of the following:
  - 5.3.1. The legislature, governor, or other applicable governing body fail in the sole opinion of the Office to appropriate funds sufficient to allow the Office to either meet its obligations under this Agreement or to operate as required and to fulfill its obligations under this Agreement;
  - 5.3.2. If funds are de-appropriated, reduced, not allocated, or receipt of funds is delayed, or if any funds or revenues needed by the Office to make any payment hereunder are insufficient or unavailable for any other reason as determined by the Office in its sole discretion;
  - 5.3.3. If the Office's authorization to conduct its business or engage in activities or operations related to the subject matter of this Agreement is withdrawn or materially altered or modified;
  - 5.3.4. If the Office's duties, programs, or responsibilities are modified or materially altered;
  - 5.3.5. If there is a decision of any court, administrative law judge, or an arbitration panel or any law, rule, regulation, or order is enacted, promulgated, or issued that materially or adversely affects the Office's ability to fulfill any of its obligations under this Agreement; or

- 5.3.6. In the event any audit (whether state or federal) or other review, the Office, or United States governmental entity:
  - 5.3.6.1. Takes exception to the Project(s) provided under this Agreement for which state or federal reimbursement has been paid, or to the manner in which any related funds have been disbursed or expended;
  - 5.3.6.2. Concludes or orders that State or federal funds are deferred or disallowed, or have been disbursed or expended in a manner not consistent with or in violation of any Applicable Laws governing the expenditure of such funds;
  - 5.3.6.3. Concludes or determines that Grantee has been paid for any cost that is unallowable, unallocable, or unreasonable.
- 5.4. *Limitation of Payment Obligations*. In the event of a termination of this Agreement for any reason (except for termination pursuant to Section 5.3 (Termination Due to Lack of Funds or Change in Law)), and subject to the terms and conditions of this Agreement, the Office shall, at most, pay only those amounts, if any, to Grantee for aspects of a Project(s) the Office has verified as complete in accordance with the terms and conditions of this Agreement and for which the Office is otherwise obligated to pay pursuant to this Agreement; provided however, that the Office's obligation to pay Grantee such amounts shall be limited by, and subject to, legally available funds. Notwithstanding the foregoing, this Section in no way limits the rights or remedies available to the Office or the State of Iowa and shall not be construed to require the Office or the State of Iowa to pay any compensation or other amounts hereunder in the terms of this Agreement. Notwithstanding anything in this Agreement or any related agreement to the contrary, the Office or the State of Iowa shall not be liable, under any circumstances, for any of the following:
  - 5.4.1. The payment of unemployment compensation for Grantee or any Grantee Personnel;
  - 5.4.2. The payment of workers' compensation claims, which occur during the Agreement or extend beyond the date on which the Agreement terminates;
  - 5.4.3. Any expenditures that:
    - 5.4.3.1. Do not constitute Allowable Expenditures;
    - 5.4.3.2. Are not properly or correctly allocated in accordance with the allocation methods approved by the Office;
    - 5.4.3.3. Are not supported by sufficient and appropriate documentation; or
    - 5.4.3.4. Are not otherwise reimbursable, due, or owed under the terms or conditions of this Agreement;
  - 5.4.4. Any damages or other amounts, including amounts associated with the loss of prospective profits, anticipated sales, goodwill, or for expenditures, investments, or commitments made in connection with this Agreement; or
  - 5.4.5. Any taxes Grantee may owe in connection with the performance of this Agreement, including sales taxes, excise taxes, use taxes, income taxes, or property taxes.
- 5.5. *Grantee's duties upon termination*. Upon request of the Office, Grantee shall, within any time periods or deadlines specified by the Office:
  - 5.5.1. Cease work under this Agreement and take all necessary or appropriate steps to limit disbursements and minimize costs, and furnish a report within thirty (30) days of the date of notice of termination, describing the status of all work performed under the Agreement and such other matters as the Office may require;
  - 5.5.2. Perform any and all remaining requirements, duties, or obligations as may be required by the federal government or State of Iowa;
  - 5.5.3. Notwithstanding any provision in this Agreement to the contrary, refund to the Office, within fifteen (15) days of the effective date of any termination of this Agreement for any reason, any prepaid or advance fees, funds, or other amounts paid by the Office that:
    - 5.5.3.1. Pertain to any yet to be completed aspect of any Project(s); or
    - 5.5.3.2. Are required to be returned to the Office under any of the circumstances specified in Section 4.6 (Repayment Obligation).
- 5.6. *Termination for Convenience*. The Office may terminate this Agreement, in whole or in part, for convenience without the payment of any penalty or incurring any further obligation or liability to Grantee. Termination for convenience may be for any reason or no reason at all.
- 5.7. *Termination for Cause by Grantee.* Grantee may only terminate this Agreement upon written notice of the breach by the Office of any material term, condition, or provision of this Agreement, if such breach is not cured within sixty (60) days of the Office's receipt of Grantee's written notice of breach.
- 5.8. *Survival*. Expiration or termination of this Agreement will not release Grantee from any duties, liabilities, or obligations set forth in this Agreement which:
  - 5.8.1. The Parties have expressly agreed in writing survive any such expiration or termination, including the following Sections and associated subsections:
    - 5.8.1.1. Section 3.6 (Performance Testing);
    - 5.8.1.2. Section 3.8 (Consequences of Non-Performance);
    - 5.8.1.3. Section 4 (Payment Timing and Procedures);

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- 5.8.1.4. Section 5.4 (Limitation of Payment Obligation);
- 5.8.1.5. Section 6 (Indemnification);
- 5.8.1.6. Section 7 (Representations, Warranties, and Covenants);
- 5.8.1.7. Section 8 (Publicity);
- 5.8.1.8. Section 9 (Confidentiality);
- 5.8.1.9. Section 10 (General Provisions); and
- 5.8.1.10. Attachment B (Federal Funding–Required Provisions), attached hereto.
- 5.8.2. Remain to be performed or by their nature would be intended to be applicable following any such expiration or termination.
- 5.9. The Office's right to terminate this Agreement pursuant to this Section shall be in addition to and not exclusive of any other remedies available to the Office or the State of Iowa, and the Office or the State of Iowa shall be entitled to exercise any other rights and pursue any other remedies available under this Agreement, in law, at equity, or otherwise.

## 6. Indemnification.

- 6.1. *Generally*. Grantee shall indemnify and hold harmless the Office and the State of Iowa and their employees, officers, board members, agents, representatives, and officials (**"Indemnitees"**) from and against any and all claims, actions, suits, liabilities, damages, losses, settlements, demands, deficiencies, judgments, fines, penalties, taxes, costs, recoupments, and any other expenses (including the reasonable value of time of the Attorney General's Office and the costs, expenses and attorney fees of other counsel retained by any Indemnitee) directly or indirectly related to, resulting from, or arising out of this Agreement in any way whatsoever, including any claims related to, resulting from, or arising out of:
  - 6.1.1. Any violation or breach of any term or condition of this Agreement by or on behalf of Grantee, including any violation caused by Grantee, Grantee Contractors, or Grantee Personnel;
  - 6.1.2. Grantee's, Grantee Contractor's, or Grantee Personnel's performance, failed performance, or attempted performance of this Agreement;
  - 6.1.3. Any negligent acts or omissions, intentional or willful misconduct, or unlawful acts of Grantee, Grantee Contractors, or Grantee Personnel;
  - 6.1.4. The failure by Grantee, Grantee Contractors, Grantee Personnel, the Project(s), or the use any funds disbursed hereunder to comply with any Applicable Laws;
  - 6.1.5. The furnishing or making by Grantee, Grantee Contractors, or Grantee Personnel, directly or indirectly, of any statement, representation, warranty, or certification in connection with this Agreement that is false, deceptive, or misleading;
  - 6.1.6. Any failure by Grantee or Grantee Contractors to make any reports, payments, withholdings, or obtain or provide any insurance required by Applicable Laws, including with respect to Social Security, unemployment compensation, workers compensation, employee income, the Affordable Care Act, sales taxes, excise taxes, income taxes, property taxes, and/or other taxes, fees, or costs required by Grantee or Grantee Contractors to conduct business in the State;
  - 6.1.7. Any claim for wages, benefits, compensation, insurance, discrimination, or other similar claims asserted against the Office or the State of Iowa by any Grantee Personnel, or any claim, penalties, or fines made, levied, assessed, or imposed by another governmental entity or any Grantee Personnel against the Office or the State of Iowa in any way related to or involving the misclassification of employees as independent contractors or any allegations or findings of the existence of a joint-employment relationship involving any Grantee Personnel;
  - 6.1.8. Any claim involving any personal injury or damage to property, caused, in whole or in part, by Grantee, Grantee Contractors, or Grantee Personnel in any way related to this Agreement;
  - 6.1.9. Any claim for violation or infringement of any statutory, regulatory, or common law rights or any other rights of any person or entity, including any claims or causes of action involving torts, personal injury, defamation, or rights of publicity, privacy, security, confidentiality, misappropriation, or security;
  - 6.1.10. Any claim of misappropriation of a trade secret or infringement or violation of any intellectual property rights, proprietary rights, or personal rights of any person, including any claims related to the violation or misappropriation of any patent, copyright, trade secret, trademark, trade dress, mask work, utility design, or other proprietary right;
  - 6.1.11. Any claim related to the Office's failure to disclose geospatial data pursuant to applicable state, federal, and/or international laws, rules, regulations, or orders, including Iowa Code Chapter 22 and any corresponding implementing rules, regulations, or orders; or
  - 6.1.12. Any indemnification obligation of Grantee set forth or described in the NOFA.
- 6.2. Grantee's obligations under this Section are not limited to third-party claims, but shall also apply to any claims that either Party may assert against the other.
- 6.3. Grantee's duties as set forth in this Section shall survive termination of this Agreement and shall apply regardless of the date any potential claim is made or discovered by the Office, the State of Iowa, or any Indemnitee.
- 7. Representations, Warranties, and Covenants.

- 7.1. Grantee represents and warrants that it is fully aware of the terms, conditions, and requirements of this Agreement, the NOFA, and Applicable Laws, and intended outcomes of any Project(s) to be delivered hereunder, and that any such Project(s) shall satisfy such requirements in all material respects and are fit for such intended purposes and uses.
- 7.2. Grantee represents and warrants that: (i) it owns, possesses, holds, and has received or secured all rights, permits, permissions, licenses and authority necessary to provide the Project(s) required hereunder.
- 7.3. Grantee represents, warrants, and covenants that all Projects(s) be performed or provided under this Agreement shall be performed or provided in a professional, competent, diligent and workmanlike manner by knowledgeable, trained and qualified personnel, all in accordance with the terms of this Agreement and the highest standards of performance applicable to service providers in the industry for similar tasks and projects. In the absence of a specification for the performance of any portion of this Agreement, the Parties agree that the applicable specification shall be the generally accepted industry standard. So long as the Office notifies Grantee of any aspects of any Project(s) performed in violation of this standard, Grantee shall re-perform the relevant aspects of the Project(s) at no additional cost to the Office or impacted consumers, such that the Project(s) are rendered in the above-specified manner, or if the Grantee is unable to perform the Project(s) as warranted, Grantee shall reimburse the Office any fees or compensation paid to Grantee for the unsatisfactory performance.
- 7.4. Grantee represents, warrants, and covenants that it is knowledgeable about, and shall comply with, all Applicable Laws in connection with its performance of this Agreement and with all terms, conditions, requirements, and assurances, made directly or implicitly, set forth or made by Grantee in or under this Agreement, the NOFA, the Application, and Applicable Laws.
- 7.5. Grantee represents, warrants, and covenants that the Project(s) will at all times meet, conform to and comply with: (1) this Agreement; (2) any and all representations or assurance made, directly or implicitly, in the Application; and (3) Applicable Laws.
- 7.6. Grantee represents and warrants that it is not in arrears with respect to the payment of any monies due and owing the State or any department, agency, office, or any other governmental entity, unit, or subdivision thereof, including but not limited to the payment of taxes and employee benefits. Grantee represents that its accounting system is adequate to comply with this Agreement.
- 7.7. Grantee represents, warrants, covenants, and promises that Grantee, Grantee Contractors, and Grantee Personnel have complied with and will continue to comply with, that the Project(s) as implemented will comply with, and that the use or expenditure of any funds paid hereunder will comply with any and all Applicable Laws, both generally and in connection with the performance of this Agreement, including the following:
  - 7.7.1. Those prohibiting discriminatory employment practices or related to equal opportunity in employment or affirmative action under federal or state law, rules, regulations, or orders, including Iowa Code chapter 216 and section 19B.7 and the rules of the Iowa Department of Administrative Services and the Iowa Civil Rights Commission. Upon the State's written request, Grantee shall submit to the State a copy of its affirmative action plan, containing goals, time specifications, accessibility plans, and policies as required by Iowa Administrative Code chapter 11—121.
  - 7.7.2. Those pertaining to any permitting and licensure requirements in carrying out the work performed under this Agreement.
  - 7.7.3. Those relating to prevailing wages, occupational safety and health standards, payment of taxes, gift laws, and lobbying laws.
  - 7.7.4. American Rescue Plan Act Requirements, as applicable.

Grantee shall take such steps as necessary to ensure Grantee Contractors and Grantee Personnel are bound by the terms and conditions contained in this Section. Notwithstanding anything in this Agreement to the contrary, Grantee, Grantee Contractors, and Grantee Personnel's failure to fulfill any requirements set forth in this Section shall be regarded as a material breach of this Agreement and the Office may cancel, terminate, or suspend, in whole or in part, this Agreement without penalty or legal liability. In addition, the Office or its designee may declare Grantee ineligible for future State contracts in accordance with authorized procedures or Grantee may be subject to other sanctions as provided by law, rule, or order.

- 7.8. All representations, warranties, and covenants made by Grantee in this Agreement, whether or not this Agreement specifically denominates Grantee's promise as a warranty or whether the warranty is created only by Grantee's affirmation or promise, or is created by a description of the Project(s) or related outcomes to be provided or that will result, shall not be construed as limiting or negating any warranty provided by law, including without limitation, warranties which arise through course of dealing or usage of trade. The warranties expressed in this Agreement are intended to modify the warranties implied by law only to the extent that they expand those warranties. Grantee's warranties provided in this Section 7 are in addition to and not in lieu of any other warranties provided in this Agreement. All warranties provided for in this Agreement shall be cumulative, shall be deemed consistent and not in conflict, are intended to be given full force and effect and to be interpreted expansively to give the broadest warranty protection to the Office, the State of Iowa, and any and all consumers intended to benefit from such warranties, this Agreement, or the Project(s) resulting herefrom.
- 8. Publicity. The Grantee shall, when issuing statements, press releases, or any marketing or promotional materials describing the Project(s), ensure such materials or communications clearly state: a) the percentage of the total cost of the Project(s) which

was or will be financed with federal or state funds; and b) the dollar amount of federal or state funds for the Project(s). Any publication (written, visual, or sound) shall contain the following statements:

"This project was supported by federal funds made available through the American Rescue Plan Act and the State of Iowa, acting by and through the Office of the Chief Information Officer (OCIO). Points of view expressed herein are those of the author or speaker and do not necessarily represent the official position or policies of the United States Government or State of Iowa or endorsement of the project."

In addition, during the Term and at all times after the termination or expiration of this Agreement, Grantee, Grantee Contractors, and Grantee Personnel shall not make any media release or other public announcement related to the Project(s) without the Office's prior written notification and opportunity for participation/involvement. Except as otherwise required herein, Grantee, Grantee Contractors, and Grantee Personnel shall acquire no right to use, and shall not use, without OCIO's or the State of Iowa's prior written consent, the terms or existence of this Agreement, the names, trade names, trademarks, service marks, artwork, designs, or copyrighted materials of the Office or the State of Iowa, its related entities, employees, assigns, successors or licensees: (a) in any advertising, publicity, press release, customer list, presentation or promotion; or (b) to express or imply any endorsement of the Project(s).

#### 9. Confidentiality.

- 9.1. "Confidential Information" means, subject to any applicable State and federal laws and regulations, including but not limited to Iowa Code Chapter 22, any confidential or proprietary information or trade secrets disclosed by either party (a "Disclosing Party") to the other party (a "Receiving Party") that, at the time of disclosure, is designated as confidential (or like designation), is disclosed in circumstances of confidence, or would be understood by the parties, exercising reasonable business judgment, to be confidential. Regardless of whether or not the following information is designated as confidential, the term Confidential Information includes information that constitutes Personal Information (Iowa Code § 715C.1(11)), the Office's security protocols and procedures, Office system architecture, information that could compromise the security of the Office's network or systems, and information about the Office's current or future competitive procurements, including the evaluation process prior to the formal announcement of results. Confidential Information does not include any information that: (1) was rightfully in the possession of the Receiving Party from a source other than the Disclosing Party prior to the time of disclosure of the information by the Disclosing Party to the Receiving Party; (2) was known to the Receiving Party prior to the disclosure of the information by the Disclosing Party; (3) was disclosed to the Receiving Party without restriction by an independent third party having a legal right to disclose the information; (4) is in the public domain or shall have become publicly available other than as a result of disclosure by the Receiving Party in violation of this Agreement or in breach of any other agreement with the Disclosing Party; (5) is independently developed by the Receiving Party without any reliance on Confidential Information disclosed by the Disclosing Party; or (6) is disclosed by the Receiving Party with the written consent of the Disclosing Party.
- 9.2. In the event the Office receives a request for information marked confidential and the Office is unable to definitively determine that the information is not subject to disclosure under Applicable Law, the Office will give written notice to the Grantee seventy-two (72) hours prior to the release of the information to allow the Bidder to seek injunctive relief pursuant to Iowa Code §§ 22.5 or 22.8. The Grantee's failure to request confidential treatment of material pursuant to this section and the relevant law will be deemed, by the Office and State personnel, as a waiver of any right to confidentiality that the Grantee may have had.
- 9.3. The Grantee's employees, agents, and subcontractors may have access to Confidential Information maintained by the State to the extent necessary to carry out its responsibilities under the Agreement. The Grantee shall presume that all information received pursuant to the Agreement is confidential unless otherwise designated by the State. No Confidential Information collected, maintained, or used in the course of performance of the Agreement by Grantee shall be disseminated except as authorized by law and with the written consent of the State, either during the period of the Agreement or thereafter. Any data supplied to or created by the Grantee shall be considered the property of the State. The Grantee must return any and all data collected, maintained, created or used in the course of the performance of the Agreement, in whatever form it is maintained, promptly at the request of the State. In the event that a subpoena or other legal process is served upon the Grantee for records containing Confidential Information, the Grantee shall promptly notify the State and cooperate with the State or the State in any lawful effort to protect the Confidential Information.

#### 10. General Provisions.

- 10.1. Monitoring, Review, and Status.
  - 10.1.1. <u>Monitoring and Review</u>. In addition to any other terms and conditions hereunder of or related to auditing, verifying, or ensuring Grantee's compliance with the terms, conditions, requirements, or limitations of this Agreement, the Office shall monitor and review Grantee's performance under this Agreement to ensure compliance with this Agreement, including Applicable Laws. Such review and monitoring shall include the Office's assessment of any claims or invoices and any reports furnished by Grantee pursuant to this Agreement. The Office reserves the right to monitor Grantee performance through site visits, reports, or other means deemed necessary by the Office. The Grantee agrees that the Office may conduct during regular business hours site visits to review contract compliance, assess management controls, and assess

relevant services and activities. Grantee agrees to ensure the cooperation of Grantee Personnel in such efforts and to provide to the Office all information requested by the Office in the manner determined by the Office; this includes allowing the Office to inspect Grantee or Grantee Contractor's facilities and books and records in order to monitor and evaluate performance of this Agreement. Following each site visit or review of requested information, the Office may submit a written report to the Grantee which identifies the Office's findings. A corrective action plan with a timetable to address any deficiencies or problems noted in the report may be requested. The corrective action plan shall be submitted to the Office for approval within the timelines outlined in the written report. The Grantee shall implement the plan after it is approved by the Office. Failure to do so may result in suspension or termination of the Agreement, without penalty or liability to the Office. Grantee shall not impose any charge or fee in connection with any review or monitoring conducted by the Office hereunder.

- 10.1.2. <u>Status Reports</u>. The Office may require Grantee to communicate with it about the status of the Project(s). Such communications may include a conference call or an in-person meeting ("**Status Meeting**") or submission to the Office of a report ("**Status Report**") regarding: (a) An overview and status of the Project(s); (b) Issues encountered and being resolved; (c) Updates on the timing of Project completion; (d) Any other information that the Office may reasonably request.
- 10.1.3. The requirements of this Section shall apply to Grantee, Grantee Contractors, and any subgrantees or subrecipients, and Grantee shall require and cause any Grantee Contractor or subgrantee or subrecipient used by Grantee in connection with this Agreement to agree to and be subject to and bound by such terms and provisions.
- 10.1.4. Any and all of the rights granted to the Office by this Section or otherwise referred to in this Section, or duties or obligations of Grantee under this Section or otherwise referred to in this Section, may be exercised or invoked by the Office or any other entity designated by the Office, including contractors hired by the Office for such purpose or the United States government.
- 10.2. Record Retention/Access to Records. Grantee shall maintain accurate, current, and complete books, documents and records that sufficiently and properly document Grantee's performance under this Agreement, and identify the source and application of funds received or used under this Agreement. Such records must document all fees and other amounts charged under this Agreement, and all expenditures and third-party reimbursements. Grantee shall maintain a sufficient record keeping system to provide the necessary data for the purposes of planning, monitoring and evaluating its business and the Project(s). Grantee shall maintain and make available all books, documents and records for a period of at least five (5) years following the later of the date of final payment, termination, or expiration of this Agreement, or the completion of any required audit, or for a longer period if required by Applicable Law. If any litigation, claim, negotiation, audit or other action involving Grantee's books, documents and records has commenced or is likely to commence before the expiration of the required retention period, Grantee must retain the records beyond the required retention period until completion of the action and resolution of all issues which arise from it. Grantee shall permit the Office, the Auditor of the State of Iowa, or any authorized representative of the State, and where federal funds are involved, the Comptroller General of the United States or any other authorized representative of the United States government, at no charge, to access and examine, audit, excerpt and transcribe any pertinent books, documents, and records, electronic or optically stored and created records or other records of Grantee relating directly or indirectly to Grantee's performance under this Agreement, wherever located. At the request of the Office, Grantee shall deliver and provide, at no charge, complete copies of such books, documents and records to the Office or its designee in such formats and within such time period as may be specified by the Office in its request. Grantee shall not impose a charge or seek payment for any fee, charge, or expense associated with any audit, examination or delivery of such books, documents and records. Based on the audit findings, the Office reserves the right to address Grantee's board or other managing entity regarding performance and expenditures. When state or federal law or the terms of this Agreement require compliance with Applicable Laws addressing proper use of government funds, Grantee shall comply with these additional records retention and access requirements:
  - 10.2.1. Records of financial activity shall include records that adequately identify the source and application of funds. When the terms of this Agreement require matching funds, cash contributions made by Grantee and third party in-kind (property or service) contributions must be verifiable from Grantee's records. These records must contain information pertaining to contract amount, obligations, unobligated balances, assets, liabilities, expenditures, income and third-party reimbursements.
  - 10.2.2. Grantee shall maintain accounting records supported by source documentation that may include but are not limited to canceled checks, paid bills, payroll, time and attendance records, and contract award documents.
  - 10.2.3. Grantee, in maintaining project expenditure accounts, records and reports, shall make any necessary adjustments to reflect refunds, credits, underpayments or overpayments, as well as any adjustments resulting from administrative or compliance reviews and audits. Such adjustments shall be set forth in the financial reports filed with the Office.

The requirements of this Section shall apply to the Grantee, Grantee Contractors, and any subgrantees or subrecipients, and Grantee shall require and cause any Grantee Contractor or subgrantee or subrecipient used by Grantee in connection with this Agreement to agree to and be subject to and bound by such terms and provisions.

- 10.3. *Reimbursement of Audit Costs.* If the Auditor of the State of Iowa or a federal entity notifies the Office of an issue or finding involving the Grantee's compliance with or violation of Applicable Laws or the terms, conditions, requirements, or limitations of this Agreement governing Grantee's use of funds distributed under this Agreement, Grantee shall bear the cost of the Auditor's review or other similar review and any subsequent assistance provided by the Auditor or federal entity to determine compliance or address or remediate noncompliance. Grantee shall reimburse the Office for any costs the Office pays to the Auditor or federal entity for such review or audit.
- 10.4. Independent Contractor Status. Grantee, Grantee Contractors, and Grantee Personnel shall not hold themselves out as an employee or agent of the Office or the State of Iowa. Grantee or Grantee Contractors shall be responsible for maintaining and furnishing a place of work, and any tools, supplies, apparel, facilities, equipment, and appropriate communications devices and services required for Grantee Personnel to perform and complete the Project(s). Grantee Personnel are not eligible for and Grantee shall ensure Grantee Personnel never claim they are eligible for or otherwise entitled to any State employee benefits, including retirement benefits, insurance coverage, or the like. Grantee Personnel shall not be considered employees of the Office or the State of Iowa for any purpose, including for federal or state tax purposes. The Office or the State of Iowa shall not withhold taxes on behalf of Grantee or Grantee Contractors. Grantee and Grantee Contractors shall be responsible for payment of all taxes in connection with any income earned from performing this Agreement.
- 10.5. *Not a Joint Venture*. Nothing in this Agreement shall be construed as creating or constituting the relationship of a partnership, joint venture, or other association of any kind or agent/principal relationship between the Parties hereto. No Party, unless otherwise specifically provided for herein, has the authority to enter into any agreement or create an obligation or liability on behalf of, in the name of, or binding upon, another Party to this Agreement.
- 10.6. *Obligations of Joint Entities.* If Grantee is a joint entity, consisting of more than one individual, partnership, corporation or other business organization, all such entities shall be jointly and severally liable for carrying out the activities and obligations of this Agreement, and for any default with respect to such activities and obligations.
- 10.7. Assignment and Delegation. This Agreement or the rights to any funds hereunder may not be assigned, transferred, or conveyed in whole or in part without the prior written consent of the other Party, except that the Office may assign, transfer, or convey this Agreement, in whole or in part, to any governmental entity that succeeds the Office's duties hereunder or otherwise assumes responsibility for the functions or duties currently assumed by the Office. For purposes of construing this clause, a transfer of a controlling interest in Grantee, a merger, sale or consolidation of Grantee, or a sale of substantially all of Grantee's assets shall be considered an assignment. Grantee agrees that it shall provide the Office with the earliest possible advance notice of any proposed sale or transfer or any controlling interest in or substantial assets of Grantee and of any proposed merger, sale, or consolidation of Grantee. Grantee agrees that it shall not use this Agreement, or any portion thereof, for collateral or to otherwise secure any financial obligation of Grantee or any affiliate thereof without the prior written consent of the Office. Grantee further agrees that it may not assign, pledge as collateral, grant a security interest in, create a lien against, or otherwise encumber any payments that may or will be made to Grantee under this Agreement.
- 10.8. Use of Third Parties. Subject to Applicable Laws, Grantee may enter into contracts or subcontracts for the provision or delivery of services related to the Project(s). The Grantee may enter into these contracts to complete the project provided that the Grantee remains responsible for all deliverables provided under this Agreement. All restrictions, obligations, and responsibilities of the Grantee under this Agreement shall also apply to the subcontractors and the Grantee shall include in all of its subcontracts a clause that so states. The Office shall have the right to request the removal of a subcontractor from the Agreement for good cause.
- 10.9. *Procurement.* Grantee shall develop and adhere to procurement procedures that comply with all Applicable Laws. Grantee shall have and maintain written policies and adhere to procurement procedures that ensure fair, open, and objective competition and that comply with all Applicable Laws. Fair, open, and objective competition, free of fraud, favoritism, or abuse, or the appearance thereof, resulting from arms-length-transactions, is required unless specific advanced approval is obtained from the Office to use a noncompetitive approach in contracting for any good or service. All contracts for goods or services, or subcontracts entered into by Grantee in the performance of this Agreement, shall be the result of a competitive process and arm's length transactions and shall not be the result of family, business, or other personal ties or interests that are or could be perceived to be a conflict of interest or the result thereof.
- 10.10. *Third Party Beneficiaries*. Except as otherwise expressly stated herein, there are no third-party beneficiaries to this Agreement. This Agreement is intended only to benefit the Office, the State of Iowa, the Office's respective successors and permitted assigns, the federal government, and Grantee.
- 10.11. *Time is of the Essence*. Time is of the essence with respect to Grantee's performance of its obligations under this Agreement.
- 10.12. *Legally Available Funds.* All payments under this Agreement are subject to the Office's receipt of sufficient funds. Any termination, reduction or delay of available funds to the Office may, at the Office's sole discretion, result in the termination, reduction, or delay of the distribution of funds to Grantee under this Agreement.

- 10.13. *Cumulative Rights.* The various rights, powers, options, elections, and remedies of the Office and the State provided for in this Agreement shall be construed as cumulative and no one of them is exclusive of the others or exclusive of any rights, remedies or priorities available at law, in equity, or otherwise, and shall in no way affect or impair the right of the Office or the State of Iowa to pursue any other contractual, equitable, or legal remedy to which they may be entitled. The election by the Office or the State of Iowa of any one or more remedies shall not constitute a waiver of the right to pursue other available remedies.
- 10.14. *Choice of Law, Forum, and Dispute Resolution.* This Agreement shall be governed in all respects by, and construed in accordance with, the laws of the State of Iowa, without giving effect to the choice of law principles thereof. The exclusive jurisdiction for any and all litigation related to this Agreement shall be the state or federal courts sitting in Polk County, Iowa. Any litigation between the parties related to this Agreement shall be brought and maintained in the courts sitting in Polk County, Iowa. Grantee waives any objection to such jurisdiction based on forum non conveniens or otherwise. Grantee irrevocably consents to service of process by certified or registered mail addressed to Grantee's agent identified in the CD&E.
- 10.15. *Notices*. Notices under this Agreement shall be in writing and delivered to each party's signatory representative at the addresses provided in the CD&E. The effective date for any notice under this Agreement shall be the date of delivery of such notice (not the date of mailing) which may be affected by certified U.S. Mail return receipt requested with postage prepaid thereon or by recognized overnight delivery service, such as Federal Express or UPS. Each such notice shall be deemed to have been provided:
  - At the time it is actually received in the case of hand delivery;
  - Within one (1) day in the case of overnight delivery, courier or services such as Federal Express with guaranteed next-day delivery; or
  - Within five (5) days after it is deposited in the U.S. Mail.
- 10.16. *Integration.* This Agreement represents the entire agreement between the Parties concerning the subject matter hereof, and neither Party is relying on any representation that may have been made which is not included or incorporated into this Agreement. Grantee acknowledges that it has thoroughly read this Agreement and all related terms and conditions, including any attached or incorporated schedules, exhibits, and other like documents, and has had the opportunity to receive competent advice and counsel necessary for it to form a complete understanding of all rights and obligations herein and to accept the same freely and without coercion of any kind. Accordingly, this Agreement shall not be construed or interpreted against the Office or the State of Iowa on the basis of draftsmanship or preparation thereof.
- 10.17. *Amendments*. This Agreement may be amended, modified, or replaced from time to time by mutual consent of the Office and Grantee. Both Parties must execute all amendments to this Agreement in writing.
- 10.18. *Severability*. If any provision of this Agreement is determined by a court of competent jurisdiction to be invalid or unenforceable, such determination shall not affect the validity or enforceability of any other part or provision of this Agreement.
- 10.19. *Headings and Captions*. The section headings or captions used in this Agreement are for identification purposes only and are non-substantive.
- 10.20. *Multiple Counterparts and Electronic Signatures*. This Agreement, any amendments hereto, or any related instruments, attachments, exhibits, or addenda executed separately in connection with this Agreement may be executed in several counterparts, all of which when taken together shall constitute one contract binding on all Parties. Each copy of such document(s) so executed shall constitute an original. The parties consent to the use of electronic signatures for execution of this Agreement, and any such electronic signatures shall be deemed original signatures.
- 10.21. *Material Breaches*. References in this Agreement to specific material breaches of this Agreement shall not be construed as implying that other breaches of this Agreement are not material.
- 10.22. *Taxes*. Grantee shall be responsible for paying any taxes (including sales taxes, excise taxes, use taxes, income taxes or property taxes) incurred by Grantee in the performance of this Agreement.
- 10.23. *Certification Regarding Sales and Use Tax.* By executing this Agreement, Grantee certifies it is either (1) registered with the Iowa Department of Revenue, collects, and remits Iowa sales and use taxes as required by Iowa Code chapter 423; or (2) not a "retailer" or a "retailer maintaining a place of business in this state" as those terms are defined in Iowa Code § 423.1(47) and (48).
- 10.24. *Tobacco Free Environment.* Grantee agrees that it will not allow smoking or tobacco use within any portion of any indoor facility it leases, rents, or owns, and over which it has the authority to establish policy. Grantee agrees that it shall comply with Iowa's Smokefree Air Act, contained at Iowa Code chapter 142D.
- 10.25. *Exclusivity*. This Agreement is not exclusive, and the Office or the State of Iowa may enter into other Agreements with third parties for the provision of similar services.
- 10.26. *Sovereign Immunity*. Notwithstanding anything in this Agreement to the contrary, neither the Office nor the State of Iowa waives any immunity defenses (including sovereign immunity, governmental immunity, immunity based on the Eleventh Amendment to the Constitution of the United States, or otherwise) or any other defenses available to either by entering into this Agreement, and specifically retains and reserves all immunity defenses.
- 10.27. *Attorney's Fees and Expenses*. In the event Grantee defaults on any of its obligations under this Agreement, Grantee shall pay to the Office all costs and expenses (including the reasonable value of time of the Attorney General's Office

and the costs, expenses and attorney fees of other counsel retained by or on behalf of the State of Iowa) incurred by the Office or the State of Iowa in enforcing this Agreement or any of its rights and remedies with respect thereto.

- 10.28. *Conflicts of Interest.* Grantee represents, warrants, and covenants that no relationship exists or will exist during the term of the Agreement between Grantee, Grantee Contractors, or Grantee Personnel and the Office or the State of Iowa that is or may constitute a conflict of interest or the appearance of impropriety. To the extent applicable, the provisions of Iowa Code Chapter 68B shall apply to this Agreement, and Grantee, Grantee Contractors, and Grantee Personnel shall not engage in any conduct or permit any third party from engaging in any conduct that would violate that chapter.
- 10.29. *Brokering Certification*. Grantee certifies that no person representing the Office, nor any external entity or person, has been employed or retained to solicit and secure this Agreement upon an agreement or understanding for commission, percentage, brokerage, or contingency.
- 10.30. *Report Misuses of Funds.* Grantee must promptly refer to the Office any credible evidence that a principal, employee, agent, contractor, subgrantee or subrecipient, subcontractor, or other person has either: 1) submitted a false claim for grant funds as that term is use under any false claims act or other similar law, whether state or federal; or 2) committed a criminal or civil violation of laws pertaining to fraud, conflict of interest, bribery, gratuity, or similar misconduct involving grant funds. This condition also applies to any Grantee Contractor for the Project(s) hereunder.
- 10.31. *Restrictions and certifications regarding non-disclosure agreements and related matters.* Grantee may not require any Grantee Contractor or Grantee Personnel to sign an internal confidentiality agreement or statement that prohibits or otherwise restricts, or purports to prohibit or restrict, the reporting (in accordance with law) of waste, fraud, or abuse to the Office or an investigative or law enforcement representative of a federal or state department or agency authorized to receive such information. Grantee represents that it neither requires nor has required internal confidentiality agreements or statements from Grantee Contractors or Grantee Personnel that currently prohibit or otherwise currently restrict (or purport to prohibit or restrict) such Grantee Contractors or Grantee Personnel from reporting waste, fraud, or abuse as described above.
- 10.32. *Certification Regarding Iowa Code Chapter 8F.* If Grantee is or becomes subject to Iowa Code chapter 8F during the entire term of this Agreement, including any extensions or renewals thereof, Grantee shall comply with the following:
  - 10.32.1. Grantee shall certify that it has the information required by Iowa Code § 8F.3 available for inspection by the Agency and the Legislative Services Agency.
  - 10.32.2. Grantee will provide the information described in this section to the Office or the Legislative Services Agency upon request. Grantee shall not impose a charge for making information available for inspection or providing information to the Office or the Legislative Services Agency.
  - 10.32.3. Pursuant to Iowa Code § 8F.4, Grantee shall file an annual report with the Office and the Legislative Services Agency within ten (10) months following the end of Grantee's fiscal year (unless the exceptions provided in Iowa Code § 8F.4(1)(b) apply). The annual report shall contain:
    - 10.32.3.1. Financial information relative to the expenditure of state and federal moneys for the prior year pursuant to this Agreement. The financial information shall include but is not limited to budget and actual revenue and expenditure information for the year covered.
    - 10.32.3.2. Financial information relating to all service contracts with the Office during the preceding year, including the costs by category to provide the contracted services.
    - 10.32.3.3. Reportable conditions in internal control or material noncompliance with provisions of laws, rules, regulations, or contractual agreements included in external audit reports of Grantee covering the preceding year.
    - 10.32.3.4. Corrective action taken or planned by Grantee in response to reportable conditions in internal control or material noncompliance with laws, rules, regulations, or contractual agreements included in external audit reports covering the preceding year.
    - 10.32.3.5. Any changes in the information submitted in accordance with Iowa Code § 8F.
    - 10.32.3.6. A certification signed by an officer and director, two directors, or the sole proprietor of Grantee, whichever is applicable, stating the annual report is accurate and the recipient entity is in full compliance with all laws, rules, regulations, and contractual agreements applicable to the recipient entity and the requirements of Iowa Code chapter 8F.
  - 10.32.4. This Section shall apply to Grantee and Grantee Contractors. Grantee shall require and cause any Grantee Contractor or subgrantee or subrecipient used by Grantee in the performance of the Agreement to certify, agree to, and be subject to and bound by each of the following certifications.
- 10.33. *Authorization*. Grantee represents and warrants that it has the right, power, and authority to enter into and perform its obligations under this Agreement and that it has taken all requisite action (corporate, statutory, or otherwise) to approve execution, delivery, and performance of this Agreement, and this Agreement constitutes a legal, valid, and binding obligation of Grantee, enforceable in accordance with its terms.
- 10.34. *Force Majeure*. Neither Party shall be in default under this Agreement if performance is prevented, delayed or made impossible to the extent that such prevention, delay, or impossibility is caused by a "force majeure." The term "force majeure" as used in this Agreement includes an event that no human foresight could anticipate or which if anticipated, is incapable of being avoided. Circumstances must be abnormal and unforeseeable, so that the consequences could

not have been avoided through the exercise of all due care, such as acts of God, war, civil disturbance and other similar catastrophic events or causes. The delay or impossibility of performance must be beyond the control and without the fault or negligence of the Parties. "Force majeure" does not include: financial difficulties of Grantee or Grantee Contractors; claims or court orders that restrict Grantee's or Grantee Contractor's ability to perform or deliver the services contemplated by this Agreement; strikes; labor unrest; Covid-19, pandemics, epidemics or any other outbreak or event causing illness or disease or resulting in a state of emergency or disaster declared by either the State of Iowa or the United States of America; any impacts to any Grantee Contractor's, Grantee Personnel, or Grantee's supply chain caused in whole or in part by any pandemic, epidemic or outbreak, illness or disease. If delay results from a Grantee Contractor's conduct, negligence or failure to perform, Grantee shall not be excused from compliance with the duties and obligations of Grantee hereunder unless the Grantee Contractor is prevented from timely performance by a "force majeure" as defined in this Agreement. If a "force majeure" delays or prevents Grantee's performance, Grantee shall immediately use its best efforts to directly provide alternate, and to the extent possible, comparable performance. Comparability of performance and the possibility of comparable performance shall be determined solely by the Office. The Party seeking to exercise this provision and not perform or delay performance pursuant to a "force majeure" shall immediately notify the other Party of the occurrence and reason for the delay. The Parties shall make every effort to minimize the time of nonperformance and the scope of work not being performed due to the unforeseen events.

10.35. Contingent Awards. If at the time an Award is made the Office's determination of whether any geographic area forming the basis of a proposed Project(s), in whole or in part, or any Project(s) itself, in whole or in part, is eligible to receive funding under the Program is currently subject to challenge, or the Office's administration of the Award process resulting in the Award forming the basis of this Agreement is subject to challenge, including any subsequent judicial review or appeal from any administrative challenge process, the Office may proceed to enter into this Agreement the Grantee. Notwithstanding the foregoing or anything in this Agreement to the contrary, the aspect(s) of the Office's Award(s) that is subject to such challenge at the time of the execution of this Agreement shall be valid and enforceable only to the extent the Office's original determination or Award, as applicable, is ultimately upheld at the end of the entire appeals and contested case process once final, including judicial review and any subsequent appeal therefrom. If a geographic area or a Project(s) itself is ultimately determined to not be eligible, in whole or in part, or a portion of an Award is later deemed invalid, in whole or in part: the Grantee shall not be entitled to any grant funds or reimbursement to the extent of any such noneligibility or invalidity; the Office may require the Grantee to amend the Agreement to reflect such result; and the Grantee will be required to reimburse the Office for any corresponding funds previously distributed by the Office, including as it relates to any advance payments or prepayments.

#### Attachment B – Federal Funding - Required Provisions

#### Overview and Scope

- 1. Overview. This Attachment B sets forth the additional federal funding requirements applicable to a grant of funds under Section 602 of the Social Security Act, as added by section 9901 of the American Rescue Plan Act of 2021, Pub. L. No. 117-2 (Mar. 11, 2021) ("ARP Act") and the NOFA. The "Grantee" and the "Office" for purposes of this Attachment B means the parties identified on the CD&E, each party may also be referred to herein individually as a "Party" or collectively as the "Parties." References in this Attachment A to the "Agreement" mean the Grant Agreement Number identified on the CD&E. Capitalized terms not defined herein shall have the meanings provided in the NOFA or Applicable Law.
- 2. ARP Act Requirements. ARP Act requirements are incorporated by reference as if fully set forth herein and are deemed to be contractual obligations of Grantee. The Treasury Guidance and related Frequently Asked Questions clarify and provide guidance as to the applicable C.F.R. provisions relating to internal controls, subrecipient monitoring and management, and audit requirements that apply to the Office and thereby sub awardees or contractors receiving such funds through this NOFA. These requirements are therefore considered legally binding and enforceable under this NOFA. The Office reserves the right to pursue any legal remedy at its disposal including, but not limited to, disallowance of costs, withholding of funds, or recoupment as may be necessary to ensure compliance with ARP Act requirements. Grantee's obligations in regard to ARP Act requirements include but are not necessarily limited to:
  - 2.1. The ARP Act;
  - 2.2. 31 C.F.R. part 35;
    - The Coronavirus State and Local Recovery Funds guidance, including any updates or changes thereto ("Treasury Guidance"), available at: <u>https://home.treasury.gov/policy-issues/coronavirus/assistance-for-state-local-and-tribal-governments/state-and-local-fiscal-recovery-funds;</u>
  - 2.3. The Coronavirus State and Local Fiscal Recovery Funds Frequently Asked Questions, including any updates or changes thereto (**"Treasury FAQ"**), which at the time of the publication of this NOFA was last updated as of July 19, 2021, and was available at <u>https://home.treasury.gov/policy-issues/coronavirus/assistance-for-state-local-and-tribal-governments/state-and-local-fiscal-recovery-funds;</u>
  - 2.4. The Compliance and Reporting Guidance, State and Local Fiscal Recovery Funds, available at <u>https://home.treasury.gov/system/files/136/SLFRF-Compliance-and-Reporting-Guidance.pdf</u>.
  - 2.5. Applicable provisions of Federal Uniform Guidance (2 C.F.R. part 200), including but not limited to:
    - 2.5.1. 2 C.F.R. § 200.216 (prohibition on certain telecommunications and video surveillance services and equipment);
      - 2.5.2. 2 C.F.R. § 200.302 (fiscal management).
      - 2.5.3. 2 C.F.R. § 200.303 (regarding internal controls);
      - 2.5.4. 2 C.F.R. § 200.322 (domestic preferences for procurements);
      - 2.5.5. 2 C.F.R. § 200.323 (procurement of recovered materials);
      - 2.5.6. 2 C.F.R. §§ 200.330 through 200.332 (regarding subrecipient monitoring and management);
      - 2.5.7. 2 C.F.R. § 200.471 (telecommunication costs and video surveillance costs); and,
      - 2.5.8. 2 C.F.R. part 200, Subpart F (regarding audit requirements)
  - 2.6. Any other specific grant award requirements set forth in any grant agreement or other similar document between the State of Iowa and federal government governing the use of ARP Act funds or applicable to Projects receiving ARP Act funds.
- **3.** Necessary and Allowable Expenditures. Grantee represents and warrants that the funds from this grant shall only be used for Allowable Expenditures as defined in the NOFA.
- 4. Internal Controls and Single Audit Act, SubPart F. Funds allocated in connection with the Agreement are considered to be federal financial assistance subject to the Single Audit Act (31 U.S.C. §§ 7501-7507) and the related provisions of the Uniform Guidance, 2 C.F.R. § 200.303 regarding internal controls, §§ 200.330 through 200.332. To the extent required to comply with 2 C.F.R. 200, Subpart F Audit Requirements, Grantee shall complete an audit at the end of the Grantee's fiscal year ending after December 30 each year, if required.
  - 4.1. ARP Act funds distributed hereunder count toward the \$750,000 or more threshold applicable to federal awards spent during the fiscal year, which triggers 2 C.F.R. part 200, subpart F regarding audit requirements for nonprofits or governmental entities. Nonprofit and local government subrecipients that expend \$750,000 or more in a year in federal awards (from all sources) shall have a single audit conducted for that year in accordance with the provisions of the OMNI Circular, OMB Uniform Guidance: Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards at 2 C.F.R. 200. A copy of the final audit report shall be submitted to the Office if either the schedule of findings and questioned costs or the summary schedule of prior audit findings includes any audit findings related to federal awards provided by the Office. The audit report, if required, shall include a schedule of the prior year's questioned costs. Copies of all management letters written as a result of the audit shall also be forwarded to the Office within one (1) month of the time of receipt by the Grantee accompanied by an action plan, if applicable, for each. Grantee shall provide the Office with a copy of any written audit findings or reports, whether in draft or final form, required to be submitted to the Office per the

criteria above within two (2) Business Days following receipt by the Grantee. If an audit report is not required to be submitted per the criteria above, the subrecipient must provide written notification to the Office that the required audit was conducted in accordance with Government Auditing Standards and that neither the schedule of findings and questioned costs nor the summary schedule of prior audit findings includes any audit findings related to federal awards provided by the Office. See the OMNI Circular, Section 200.330, Subrecipient and Contractor Determinations for a discussion of subrecipient versus contractor (vendor) relationships.

4.2. These audit requirements do not generally apply to for-profit business; however, the Office remains responsible for ensuring compliance with the Agreement and ARP Act requirements through the implementation of audit and monitoring controls pursuant to 2 C.F.R. 200.501(h). These requirements are addressed in the Project certification, monitoring, review, status, and recoupment provisions in Sections 3 (Project Completion), 4 (Payment Timing and Procedures), 10.1 (Monitoring, Review, and Status), and 10.2 (Records Retention and Access).

The requirements of this Section shall apply to Grantee and Grantee Contractors. Grantee shall require and cause any Grantee Contractor or subgrantee or subrecipient used by Grantee in connection with this Agreement to agree to and be subject to and bound by such terms and provisions.

- 5. Cost Principles. To the extent applicable, in addition to any other terms, conditions, restrictions, or limitations applicable to Allowable Expenditures or reimbursable expenses or costs under the Agreement, the costs or expenses charged, paid, or reimbursed under the Agreement shall be determined as allowable under the cost principles detailed in 2 CFR 200 Subpart E Cost Principles. To the extent that indirect costs qualify as Allowable Expenditures under the Agreement and Grantee does not have an indirect cost rate, the de minimis rate shall apply.
- 6. **Restriction on Leveraging Funding.** No portion of the funds received under the Agreement may be used for the purpose of obtaining additional federal funds under any other law of the United States, except if authorized under that law.
- 7. Federal Award Management System. Unique entity identifier and System for Award Management (SAM)—Required. Grantees must normally (i) Be registered in SAM before submitting an application; (ii) provide a valid unique entity identifier in its application; and (iii) continue to maintain an active SAM registration with current information at all times during which it has an active federal award or an application or plan under consideration by a federal awarding agency. Proof of SAM registration and corresponding account information must be provided by Grantee before any payments will be made under the Agreement.
- 8. **Recovery of Funds.** If a State or federal audit takes exception to the Project(s) provided under the Agreement for which federal funds have been paid or reimbursed, or if federal funds are deferred and/or disallowed as a result of any audits (or expended in violation of the laws applicable to the expenditure of such funds, including ARP Act Requirements), Grantee will be liable to the Office and the State or Iowa (or any other applicable governmental entity, including the United States Department of Treasury) for the full amount of any such payment, reimbursement, or any claim disallowed (or the amount of funds expended in violation of applicable laws or requirements) and for all related penalties incurred. If the Office or any federal governmental entity concludes that Grantee has been paid for any cost that is unallowable, unallocable, or unreasonable under the Agreement, Grantee will be liable to the Office and the State of Iowa (or any other applicable governmental entity, including the United States Department of Treasury) for such cost. Grantee shall pay to the Office or State of Iowa (or any other applicable governmental entity, including the United States Department of Treasury) all amounts for which the Grantee is liable under this section within ten (10) business days of receiving a written demand or written notice. The Office may withhold any payment under the Agreement if Grantee fails to timely make any payment required by this Section. The requirements of this Section shall apply to Grantee and Grantee Contractors. Grantee shall require and cause any Grantee Contractor or subgrantee or subrecipient used by Grantee in connection with the Agreement to agree to and be subject to and bound by such terms and provisions.
- **9.** Required Certifications. Each of the following required certifications set forth below is a material representation of fact upon which reliance is placed by the Office prior to distributing federal funds. In addition to any criminal penalties authorized by Iowa Code section 720.2 that may result from any false statements of material fact made herein or any other remedies available at law, equity, or otherwise, a Grantee that is subsequently determined to have made a statement, representation, warranty, certification, or attestation herein that is later proven untrue in any material respect shall be obligated to repay the Office the entire amount of any grant funds previously distributed by the Office to Grantee under the Agreement. By signing the Agreement, Grantee's authorized representative who must be expressly authorized to make the below certifications on behalf of Grantee, under penalty of perjury as authorized by Iowa Code section 622.1 and pursuant to the laws of the State of Iowa, certifies and attests to Grantee's compliance with the following. The following certifications shall apply to Grantee and Grantee Contractors. Grantee shall require and cause any Grantee Contractor or subgrantee or subrecipient used by Grantee in the performance of the Agreement to certify, agree to, and be subject to and bound by each of the following certifications. Grantee may be required to provide any information identified or required in connection with the below certifications as a precondition to receiving funds under the Agreement.
  - 9.1. Drug Free Workplace. This certification is required by the regulations implementing Sections 5151-5160 of the Drug-Free Workplace Act of 1988 (Pub. L. 100-690, Title V, Subtitle D; 41 U.S.C. § 701 et seq.). These regulations require certification by Grantees (and Grantee Contractors) that they will maintain a drug-free workplace. In accordance with these Applicable Laws, Grantee certifies that it does currently and will continue to provide a drug-free workplace, including by minimally:

- 9.1.1. Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance is prohibited in Grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition;
- 9.1.2. Establishing an ongoing drug-free awareness program to inform employees about:
  - 9.1.2.1. The dangers of drug abuse in the workplace;
  - 9.1.2.2. Grantee's policy of maintaining a drug-free workplace;
  - 9.1.2.3. Any available drug counseling, rehabilitation, and employee assistance programs; and
  - 9.1.2.4. The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace.
- 9.1.3. Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by Section 9.1.1.
- 9.1.4. Notifying the employee in the statement required by Section 9.1.1, as a condition of their continued employment, that the employee will:
  - 9.1.4.1. Abide by the terms of the statement; and
  - 9.1.4.2. Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction.
- 9.1.5. Notifying the Office in writing, within ten (10) calendar days after receiving notice under Section 9.1.4 from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to every grant officer on whose grant activity the convicted employee was working, unless the Federal agency has designated a central point for the receipt of such notices. Notice shall include the identification number(s) of each affected grant.
- 9.1.6. Taking one of the following actions, within thirty (30) calendar days of receiving notice under Section 9.1.5, with respect to any employee who is so convicted:
  - 9.1.6.1. Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or
  - 9.1.6.2. Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a federal, state, or local health, law enforcement, or other appropriate agency.
- 9.1.7. Making a good faith effort to continue to maintain a drug-free workplace consistent with Sections 9.1.1 through 9.1.6 during the Term.
- 9.2. Lobbying. This certification is required by the provisions of Section 319 of Public Law 101-121, Government wide Guidance for New Restrictions on Lobbying, and 31 U.S.C. § 1352. These regulations require certification by Grantees (and Grantee Contractors) that they have not engaged in prohibited lobbying activities and/or have filed any required disclosures in accordance with these Applicable Laws. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, U.S. Code; any person who fails to file the required certification may be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure. In accordance with these Applicable Laws, Grantee certifies the following:
  - 9.2.1. No federal funds have been paid or will be paid, by or on behalf of Grantee, to any person for influencing or attempting to influence an officer or employee of the Office, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the awarding of any federal contract, the making of any federal grant, the making of any federal loan, the entering into of any cooperative agreement, or the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan, or cooperative agreement.
  - 9.2.2. If any funds other than federal funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of the Office, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with any federal contract, grant, loan, or cooperative agreement, Grantee must complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying" in accordance with its instructions.
- 9.3. Suspension and Debarment. This certification is required by the provisions of Executive Orders 12549 and 12689 and 31 C.F.R. part 19 regarding Debarment, Suspension, and Other Responsibility. A contract award must not be made to parties listed on the government-wide exclusions in SAM, in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 C.F.R. part 1986 Comp., p. 189) and 12689 (3 C.F.R. part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549.
- 9.4. *Certification Regarding Environmental Tobacco Smoke.* This certification is required by Public Law 103-227, also known as the Pro-Children Act of 1994 (**"Pro-Children Act"**). The Pro-Children Act requires that smoking not be permitted in any portion of any indoor facility owned or leased or contracted for by an entity and used

routinely or regularly for the provision of health, day care, early childhood development services, education or library services to children under the age of 18, if the services are funded by federal programs either directly or through state or local governments, by federal grant, contract, loan, or loan guarantee. The Pro-Children Act also applies to children's services that are provided in indoor facilities that are constructed, operated, or maintained with such federal funds. The Pro-Children Act does not apply to children's services provided in private residences; portions of facilities used for inpatient drug or alcohol treatment; service providers whose sole source of applicable federal funds is Medicare or Medicaid; or facilities where WIC coupons are redeemed. Failure to comply with the provisions of the law may result in the imposition of a civil monetary penalty of up to \$1,000 for each violation and/or the imposition of an administrative compliance order on the responsible entity. In accordance with these Applicable Laws, Grantee certifies and agrees to the following with respect to it and its principles, as applicable. Grantee certifies that it will comply with the provision of services for children Act and will not allow smoking within any portion of any indoor facility used for the provision of services for children Act.

- 9.5. Assurance of Compliance Nondiscrimination in Federally Assisted Programs & Equal Opportunity. This certification requires Grantee to comply with any applicable federal nondiscrimination requirements or laws providing for or requiring equal opportunity in employment. Except as otherwise provided under 41 C.F.R. part 60, all contracts that meet the definition of "federally assisted construction contract" in 41 C.F.R. part 60-1.3 must include the equal opportunity clause provided under 41 CFR 60-1.4(b), in accordance with Executive Order 11246, "Equal Employment Opportunity" (30 FR 12319, 12935, 3 C.F.R. part, 1964-1965 Comp., p. 339), as amended by Executive Order 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity, Department of Labor." To the extent required by these Applicable Laws, Grantee certifies during the performance of this Agreement that:
  - 9.5.1. The Grantee will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. The Grantee will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, sexual orientation, gender identity, or national origin. Such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Grantee agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
  - 9.5.2. The Grantee will, in all solicitations or advertisements for employees placed by or on behalf of the Grantee, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin.
  - 9.5.3. The Grantee will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is consistent with the Grantee's legal duty to furnish information.
  - 9.5.4. The Grantee will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the Grantee's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
  - 9.5.5. The Grantee will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
  - 9.5.6. The Grantee will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
  - 9.5.7. In the event of the Grantee's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the Grantee may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.

- 9.5.8. The Grantee will include the portion of the sentence immediately preceding paragraph 9.5.1 and the provisions of paragraphs 9.5.1 through 9.5.8 in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The Grantee will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance: *Provided*, however, that in the event a Grantee becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency, the Grantee may request the United States to enter into such litigation to protect the interests of the United States.
- 9.5.9. The Grantee further agrees that it will be bound by the above equal opportunity clause with respect to its own employment practices when it participates in federally assisted construction work: Provided that if the Grantee so participating is a State or local government, the above equal opportunity clause is not applicable to any agency, instrumentality or subdivision of such government which does not participate in work on or under the contract.
- 9.5.10. The Grantee agrees that it will assist and cooperate actively with the administering agency and the Secretary of Labor in obtaining the compliance of grantees and subcontractors with the equal opportunity clause and the rules, regulations, and relevant orders of the Secretary of Labor, that it will furnish the administering agency and the Secretary of Labor such information as they may require for the supervision of such compliance, and that it will otherwise assist the administering agency in the discharge of the agency's primary responsibility for securing compliance.
- 9.5.11. The Grantee further agrees that it will refrain from entering into any contract or contract modification subject to Executive Order 11246 of September 24, 1965, with a contractor debarred from, or who has not demonstrated eligibility for, Government contracts and federally assisted construction contracts pursuant to the Executive Order and will carry out such sanctions and penalties for violation of the equal opportunity clause as may be imposed upon contractors and subcontractors by the administering agency or the Secretary of Labor pursuant to Part II, Subpart D of the Executive Order. In addition, the Grantee agrees that if it fails or refuses to comply with these undertakings, the administering agency may take any or all of the following actions: Cancel, terminate, or suspend in whole or in part this grant (contract, loan, insurance, guarantee); refrain from extending any further assistance to the applicant under the program with respect to which the failure or refund occurred until satisfactory assurance of future compliance has been received from such applicant; and refer the case to the Department of Justice for appropriate legal proceedings.
- 9.6. *Americans with Disabilities Act.* Grantee certifies that it shall comply with Subtitle A, title II of the Americans with Disabilities Act (ADA), 42 U.S.C. §§ 12131-12134, and Department of Justice implementing regulation, 28 C.F.R. part 35.
- 9.7. Equal Treatment for Faith Based Organizations. Grantee shall comply with any applicable requirements of 28 C.F.R. part 38, governing "Equal Treatment for Faith Based Organizations." The Equal Treatment Regulation provides in part that grant awards may not be used to fund any inherently religious activities, such as worship, religious instruction, or proselytization. Grant recipients, including contractors may still engage in inherently religious activities, but such activities must be separate in time or place from the grant funded program, and participation in such activities by individuals receiving services from the Grantee or a subgrantee must be voluntary. The Equal Treatment Regulation also makes clear that organizations participating in programs funded through grant funding are not permitted to discriminate in the provision of services on the basis of a beneficiary's religion. Notwithstanding the foregoing, faith-based organizations may, in some circumstances, consider religion as a basis for employment. *See http://www.ojp.gov/about/ocr/equal\_fbo.htm*.
- 9.8. *Immigration and Naturalization Service.* Grantee certifies that it keeps on file, as appropriate, Immigration and Naturalization Service Employment Eligibility Verification Form (I-9) forms for applicable Grantee Personnel. This form is to be used by recipients of federal funds to verify that persons are eligible to work in the United States.
- 9.9. Contract Work Hours and Safety Standards Act (40 U.S.C. § 3701-3708). Where applicable, all contracts awarded by the non-Federal entity in excess of \$100,000 that involve the employment of mechanics or laborers must include a provision for compliance with 40 U.S.C. §§ 3702 and 3704, as supplemented by Department of Labor regulations (29 C.F.R. part 5). To the extent applicable, Grantee must compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. § 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.
- 9.10. Clean Air Act (42 U.S.C. §§ 7401-7671q.) and the Federal Water Pollution Control Act (33 U.S.C. §§ 1251-1387), as amended. Contracts and subgrants of amounts in excess of \$150,000 must contain a provision that

requires the non-Federal award to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. §§ 7401-7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. §§ 1251-1387). Grantee agrees to comply with these Applicable Laws, violations of which must be reported to the Office and federal awarding agency and the regional office of the Environmental Protection Agency (EPA).

- 9.11. *Federal Funding Accountability and Transparency Compliance*. This certification is required by the Federal Funding Accountability and Transparency Act (**"FFATA"**). FFATA requires recipients of individual federal grants equal to or greater than \$25,000 and awarded on or after October 1, 2010, to report on data related to executive compensation and associated first-tier sub-grants of \$25,000 or more. In accordance with 2 C.F.R. part 170 (Reporting Subaward and Executive Compensation Information), the Office must report the following information for any grant award subject to the FFATA reporting requirements:
  - 9.11.1. Name of entity;
  - 9.11.2. Amount of award;
  - 9.11.3. Funding agency;
  - 9.11.4. NAICS code for contracts / CFDA program number for grants;
  - 9.11.5. Program source;
  - 9.11.6. Award title descriptive of the purpose of the funding action;
  - 9.11.7. Location of the entity;
  - 9.11.8. Principal place of performance;
  - 9.11.9. Unique identifier of the entity (DUNS #);
  - 9.11.10. Total compensation and names of the top five executives if:
    - 9.11.10.1. More than 80% of annual gross revenues are from the federal government, and those revenues are greater than \$25M annually; and
      - 9.11.10.2. Compensation information is not already available through reporting to the SEC.
  - 9.11.11. Grantees must submit FFATA required data by the end of the month, plus 30 days, in which the award or any subsequent award amendment is made.
  - 9.11.12. Grantee certifies the following:
    - 9.11.12.1. Grantee agrees to comply with the provisions of FFATA;
    - 9.11.12.2. Grantee agrees to provide needed information as outlined above to the Office within the timelines identified above, or upon request by the Office, as is necessary to facilitate the Office's compliance with FFATA.
- 9.12. Davis-Bacon Act/Copeland Act. When required by Federal program legislation,<sup>1</sup> all prime construction contracts in excess of \$2,000 awarded by non-Federal entities must include a provision for compliance with the Davis-Bacon Act (40 U.S.C. §§ 3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 C.F.R. part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction"). In accordance with the statute, contractors/grantees must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors/grantees must be required to pay wages not less than once a week. The non-Federal entity must place a copy of the current prevailing wage determination issued by the Department of Labor in each solicitation. The decision to award a contract/grant or subcontract must be conditioned upon the acceptance of the wage determination. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency. The contracts/grants must also include a provision for compliance with the Copeland "Anti-Kickback" Act (40 U.S.C. § 3145), as supplemented by Department of Labor regulations (29 C.F.R. part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States"). The Act provides that each contractor/grantee or subrecipient must be prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency.
  - 9.13. Labor Reporting for All Infrastructure Projects. Grantee shall comply with any federal labor reporting requirements and/or certifications as set forth in applicable U.S. Treasury guidance. *See, e.g.*, Compliance and

<sup>&</sup>lt;sup>1</sup> Pursuant to guidance issued as late as September 2021, the U.S. Treasury has conveyed that the Davis-Bacon Act does not directly apply to ARPA-funded projects that are valued at less than \$10 million dollars. Coronavirus State and Local Fiscal Recovery Funds, Frequently Asked Questions § 6.17 (available at: <u>https://home.treasury.gov/policy-issues/coronavirus/assistance-for-state-local-and-tribal-governments/state-and-local-fiscal-recovery-funds</u>) (last updated January 2022). However, documentation of compliance with Davis-Bacon may obviate other reporting obligations for projects valued at \$10 million and above. State and Local Fiscal Recovery Funds, Compliance and Reporting Guidance p. 21 (available at <u>https://home.treasury.gov/policy-issues/coronavirus/assistance-for-state-local-and-tribal-governments/state-and-local-fiscal-recovery-funds/recipient-compliance-and-reporting-responsibilities</u>) (last updated Nov. 15, 2021).

Reporting Guidance, sec. 3(j) (available at: <u>https://home.treasury.gov/system/files/136/SLFRF-Compliance-and-Reporting-Guidance.pdf</u>).

## Attachment C



#### STATE OF IOWA

MATT BEHRENS, INTERIM DIRECTOR & CHIEF INFORMATION OFFICER

#### Exhibit B — Project Worksheet

#### Applicant Name: The West Liberty Telephone Company

Applicants should identify the Delivery Platform forming the basis of their Project by selecting the Delivery Platform type to be deployed (ex. FTTH). Consistent with the definition of Facilitates, Applicants must identify the upload/download speeds on an individual census block basis that their Project will Facilitate in the "Facilitated Speeds" column below based on the product offering selected (100/100 or 100/20) that will be made available within each of the census blocks forming the basis of a Project and that will be made available within a commercially reasonable time and at a commercially reasonable price. In identifying Prospective Product Attributes, Applicants must identify the Prospective Broadband Attributes associated with the product offering selected (100/100 or 100/20) that will be made available within the census blocks forming the basis of their Project and that will be made available within a commercially reasonable price within the Project area upon request by a consumer as a result of the Project. Refer to NOFA #007 Section 3.1.6 for more information on Prospective Product Attributes.

Delivery Platform: (Check or Populate Other)							
- FTTH	✓ Check						
- DSL	Check						
- Cable Modem	Check						
- Wireless Spectrum *	Check						
- Fixed Wireless *	Check						
- Other							

\* If this delivery platform is selected, Applicants must provide a completed Exhibit I.

Application Calculations					
Total Broadband Units Facilitated Service To	28.0				
Rurality (Units Facilitated Per Square Mile)	4.0				
Completeness	56.00%				
Efficiency (Cost per Passing)	\$ 64,375.75				

Prospective Product Attributes: (Populate Responses)							
- Availability	99.90%	percent					
- Latency	12	milliseconds					
- Performance Credits	Yes	✓ No					
- Data Cap	Yes	✓ No					

		Eligible Service Area			Total Nu		Broadban ct Area				Broadbai Be Facilit	ated To		eeds in Project ject Completion
Census Block #	Eligible	Previously Funded	County	Sq. Miles	н	S	В	Total	н	S	В		Down (Mbps)	Up (Mbps)
22			3	6.9962	41	0	9	50	20	0	8	28	1000	1000
19031-4505005039	YES		Cedar	0.0006	0	0	0	0	0	0	0	0	1000	1000
19031-4505005081	YES		Cedar	0.0010	0	0	0	0	0	0	0	0	1000	1000
19031-4505005041	YES		Cedar	0.0015	0	0	0	0	0	0	0	0	1000	1000
19031-4505005056	YES		Cedar	0.0007	0	0	0	0	0	0	0	0	1000	1000
19031-4505005059	YES		Cedar	0.1000	0	0	0	0	0	0	0	0	1000	1000
19103-0101001096	YES		Johnson	0.1200	0	0	0	0	0	0	0	0	1000	1000
19103-0101001077	YES		Johnson	0.1100	0	0	0	0	0	0	0	0	1000	1000
19103-0101001144	YES		Johnson	0.0009	0	0	0	0	0	0	0	0	1000	1000
19103-0101001068	YES		Johnson	0.0100	0	0	0	0	0	0	0	0	1000	1000
19103-0105002072	YES		Johnson	0.0012	0	0	0	0	0	0	0	0	1000	1000
19103-0101001070	YES		Johnson	0.0200	0	0	0	0	0	0	0	0	1000	1000
19103-0101001094	YES		Johnson	0.0500	0	0	0	0	0	0	0	0	1000	1000
19139-0503001003	YES		Muscatine	0.0400	0	0	0	0	0	0	0	0	1000	1000
19139-0503001007	YES		Muscatine	0.0003	0	0	0	0	0	0	0	0	1000	1000
19139-0503001013	YES		Muscatine	1.3300	4	0	0	4	4	0	0	4	1000	1000
19103-0101001124	YES		Johnson	0.2800	2	0	0	2	2	0	0	2	1000	1000
19103-0105002011	YES		Johnson	2.3900	16	0	2	18	2	0	2	4	1000	1000
19103-0101001066	YES		Johnson	0.1200	0	0	0	0	0	0	0	0	1000	1000
19103-0101001053	YES		Johnson	0.0400	0	0	0	0	0	0	0	0	1000	1000
19103-0105002017	YES		Johnson	1.0100	5	0	1	6	0	0	0	0	1000	1000
19103-0101001062	YES		Johnson	0.6200	2	0	2	4	2	0	2	4	1000	1000
19103-0101001125	YES		Johnson	0.7500	12	0	4	16	10	0	4	14	1000	1000
			END	OF DATA										

#### STATE OF IOWA

MATT BEHRENS, INTERIM DIRECTOR & CHIEF INFORMATION OFFICER

Applicant Name: The West Liberty Telephone Company

- - Applicants must fill out and submit this form in order to comply with/supply the information/inputs requested by the Office pursuant to Section 3.1 (Quantitative Factors) of NOFA #007. If you have questions related to filling out this form, please review the application and support materials for instructions. If you still have questions after reviewing the support materials, contact the Office's designated representative providing administrative support for the Application process, which can assist you in populating this form. See Section 1.8.2 of the NOFA regarding administrative support related to this Application.

Exhibit B — Project Worksheet

Version 007.21.10.26

200 East Grand Ave, Des Moines, Iowa 50309

515.218.1413

ociogrants@iowa.gov

#### Ŷ Chief Information Officer KIM REYNOLDS, GOVERNOR ADAM GREGG, LT. GOVERNOR

	ocationID FullStreetAddr	City	State Zip		longitude	
93880	7465 3267 UTAH AVENUE NORTHEAST	IOWA CITY	IA		-91.4549	
93986	10381 5088 340TH STREET NORTHEAST	IOWA CITY	IA	52240		41.68736
94341	18453 5429 MORSE ROAD NORTHEAST	IOWA CITY	IA	52240		41.76054
94673	26363 5090 340TH STREET NORTHEAST	IOWA CITY	IA		-91.4362	
94757	28321 43 326TH STREET	WEST BRANCH	IA	52358		41.62033
95085	35853 3796 WAPSI AVENUE SOUTHEAST	IOWA CITY	IA	52240	-91.4236	41.65682
95254	39911 3265 UTAH AVENUE NORTHEAST	IOWA CITY	IA		-91.4458	
95283	40593 2756 WAPSI AVENUE NORTHEAST	IOWA CITY	IA	52240	-91.4414	41.7316
95288	40667 5224 280TH STREET NORTHEAST	IOWA CITY	IA	52240	-91.4221	41.72959
95380	43276 5440 LOWER WEST BRANCH ROAD SOUTHEAST	WEST BRANCH	IA	52358	-91.403	41.66038
95539	47014 1353 HIGHWAY 6	WEST LIBERTY	IA	52776	-91.3	41.58353
95738	51248 5547 MORSE ROAD NORTHEAST	SOLON	IA	52333	-91.3944	41.76781
96142	60553 2445 OASIS ROAD NORTHEAST	IOWA CITY	IA	52240	-91.3866	41.7553
96221	62498 3928 WHITE OAK AVENUE SOUTHEAST	IOWA CITY	IA	52240	-91.4054	41.64738
96284	63858 2002 CEDAR-JOHNSON ROAD	WEST BRANCH	IA	52358	-91.3657	41.65568
96432	67503 3760 WAPSI AVENUE SOUTHEAST	IOWA CITY	IA	52240	-91.4211	41.6596
97538	94018 5462 420TH STREET SOUTHEAST	IOWA CITY	IA	52240	-91.4002	41.62787
99153	13929 5098 STRAWBRIDGE ROAD NORTHEAST	IOWA CITY	IA	52240	-91.4354	41.74476
99233	24072 5111 MORSE ROAD NORTHEAST	IOWA CITY	IA	52240	-91.4334	41.75015
99372	41159 5096 MORSE ROAD NORTHEAST	IOWA CITY	IA	52240	-91.435	41.7499
99489	53206 2510 DAVEY STREET NORTHEAST	IOWA CITY	IA	52240		41.75062
193262	156465 52 315TH STREET	WEST BRANCH		52358		41.63116
193854	109223 2359 EUREKA AVENUE	WEST LIBERTY			-91.2886	
194072	114202 5376 420TH STREET SOUTHEAST	IOWA CITY	IA		-91.4081	
194440	122757 5108 280TH STREET NORTHEAST	IOWA CITY	IA	52240		41.73128
194958	135018 1349 HIGHWAY 6	WEST LIBERTY		52776		41.58305
195008	136399 2779 VINCENT AVENUE NORTHEAST	IOWA CITY	IA	52240		41.73064
195466	147464 3019 WAPSI AVENUE NORTHEAST	IOWA CITY	IA	52240		41.70389
195498	148164 4004 WHITE OAK AVENUE SOUTHEAST	IOWA CITY	IA	52240		41.64047
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197768	198237 3181 VINCENT AVENUE NORTHEAST	WEST BRANCH			-91.4153	
199451	145821 2503 DAVEY STREET NORTHEAST		IA	52240		41.75107
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269249	281219 2179 BAKER AVENUE	WEST BRANCH			-91.3469	
273847	289225 64 310TH STREET	WEST BRANCH		52358		41.63918
293217	226304 1022 BANCROFT AVENUE	WEST LIBERTY		52776		41.59495
293217	287581 185 CEDAR-MUSCATINE ROAD	WEST BRANCH		52358		41.59841
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295959	237114 5343 STRAWBRIDGE ROAD NORTHEAST		IA		-91.4109	
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295318	242929 1054 HIGHWAY 0 243040 3166 WAPSI AVENUE NORTHEAST				-91.3305	
		IOWA CITY	IA			
295453	245969 3163 WAPSI EXTENSION NORTHEAST		IA		-91.4207	
296092	261016 2398 DELTA AVENUE	WEST LIBERTY		52776		41.59825
296178	263191 2311 DELTA AVENUE	WEST LIBERTY		52776		41.61157
296260	265365 2367 EUREKA AVENUE	WEST LIBERTY			-91.2892	
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	277436 2624 WHITE OAK AVENUE NORTHEAST	IOWA CITY	IA	52240		41.74198
296765		IOWA CITY	IA	52240	-91.4051	41.63383
297181	286921 4110 WHITE OAK AVENUE SOUTHEAST					
297181 297309	289607 1117 DAVIS AVENUE	WEST LIBERTY	IA	52776	-91.3004	41.58182
297181					-91.3004 -91.4342	41.58182 41.75025 41.74857

070000				
370393	383100 41 310TH STREET	WEST BRANCH IA		-91.3584 41.64215
395009	333620 5324 MORSE ROAD NORTHEAST	IOWA CITY IA	52240	-91.412 41.75895
395714	349990 4677 JOHNSON MUSCATINE ROAD SOUTHEAST	WEST LIBERTY IA	52776	-91.3667 41.59179
395731	350351 4125 JOHNSON CEDAR ROAD SOUTHEAST	WEST BRANCH IA	52358	-91.3668 41.63291
396221	362264 5759 400TH STREET SOUTHEAST	WEST BRANCH IA	52358	-91.371 41.64153
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396707	373816 4203 OASIS ROAD SOUTHEAST	WEST BRANCH IA	52358	-91.3864 41.62716
396797	375748 5511 LOWER WEST BRANCH ROAD SOUTHEAST	WEST BRANCH IA	52358	-91.3939 41.65957
396909	378586 4063 OASIS ROAD SOUTHEAST	WEST BRANCH IA	52358	-91.3863 41.63732
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397253	386493 5245 RAPID CREEK ROAD NORTHEAST	IOWA CITY IA	52240	-91.4201 41.72535
397597	394795 3215 VINCENT AVENUE NORTHEAST	WEST BRANCH IA	52358	-91.4152 41.69874
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	305597 5103 MORSE ROAD NORTHEAST	IOWA CITY IA	52240	
399482	345398 5118 MORSE ROAD NORTHEAST	IOWA CITY IA	52240	-91.4334 41.75081
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494857	431735 1011 HIGHWAY 6	WEST LIBERTY IA	52776	-91.3653 41.59454
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495420	445090 2258 DELTA AVENUE	WEST LIBERTY IA	52776	-91.3076 41.62089
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496098	460959 1330 100TH STREET	WEST LIBERTY IA	52776	-91.3033 41.59301
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497013	482668 2770 WAPSI AVENUE NORTHEAST	IOWA CITY IA	52240	-91.4413 41.73047
497220	487624 1444 100TH STREET	WEST LIBERTY IA	52776	-91.2798 41.59786
497398	492108 5376 400TH STREET SOUTHEAST	IOWA CITY IA	52240	-91.4085 41.64232
497463	493429 4315 OASIS ROAD SOUTHEAST	WEST BRANCH IA	52358	-91.3877 41.61866
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497574	495767 3754 WAPSI AVENUE SOUTHEAST	IOWA CITY IA	52240	-91.4226 41.65983
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499228	425804 4306 OASIS ROAD SOUTHEAST	WEST BRANCH IA	52358	-91.3851 41.61925
562740	570690 2233 BAKER AVENUE	WEST BRANCH IA	52358	-91.3468 41.62281
593832	509841 5665 420TH STREET SOUTHEAST	WEST BRANCH IA	52358	-91.3796 41.62675
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594365	522380 2036 CEDAR-JOHNSON ROAD	WEST BRANCH IA	52358	-91.3663 41.65347
594459	524630 4271 JOHNSON CEDAR ROAD SOUTHEAST	WEST BRANCH IA	52358	-91.3668 41.62249
594577	527562 1193 HIGHWAY 6	WEST LIBERTY IA		-91.3292 41.58643
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595545	549667 3242 UTAH AVENUE NORTHEAST	IOWA CITY IA		-91.4407 41.69679
595952	559104 1314 HIGHWAY 6	WEST LIBERTY IA	52776	
	562703 2299 DELTA AVENUE			
596098		WEST LIBERTY IA	52776	
596209	565355 5148 280TH STREET NORTHEAST	IOWA CITY IA	52240	
596481	570972 5409 LOWER WEST BRANCH ROAD SOUTHEAST		52358	-91.405 41.66008
596608	573843 2050 CEDAR-JOHNSON ROAD	WEST BRANCH IA		-91.3663 41.65132
596714	576046 5210 MORSE ROAD NORTHEAST	IOWA CITY IA		-91.4234 41.75814
597020	584111 2395 EUREKA AVENUE	WEST LIBERTY IA		-91.2926 41.59891
597282	590502 21 300TH STREET	WEST BRANCH IA	52358	-91.363 41.6566
599437	551769 5070 MORSE ROAD NORTHEAST	IOWA CITY IA	52240	-91.4374 41.74808

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599860	598942 2518 PUTNAM STREET NORTHEAST	IOWA CITY IA	52240 -91.4346 41.74954
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695306	645697 4675 JOHNSON MUSCATINE ROAD SOUTHEAST	WEST LIBERTY IA	52776 -91.3669 41.5922
695315	645918 1036 DEAN AVENUE	WEST LIBERTY IA	52776 -91.2957 41.59252
695454	649319 2710 WAPSI AVENUE NORTHEAST	IOWA CITY IA	52240 -91.4418 41.73592
695955	660908 21 326TH STREET	WEST BRANCH IA	52358 -91.3625 41.62032
696095	664070 5339 MORSE ROAD NORTHEAST	IOWA CITY IA	52240 -91.4114 41.75833
696725	678565 1208 HIGHWAY 6	WEST LIBERTY IA	52776 -91.3242 41.58279
696802	680127 16 315TH STREET	WEST BRANCH IA	52358 -91.3633 41.63465
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794591	730716 5676 420TH STREET SOUTHEAST	WEST BRANCH IA	52358 -91.3768 41.62862
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794937	738773 2000 CEDAR-JOHNSON ROAD	WEST BRANCH IA	52358 -91.3663 41.6561
795285	746865 4140 OASIS ROAD SOUTHEAST	WEST BRANCH IA	52358 -91.385 41.63196
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795815	758731 247 BUCKEYE ROAD	WEST LIBERTY IA	52776 -91.3182 41.61168
795987	762644 5476 MORSE ROAD NORTHEAST	IOWA CITY IA	52240 -91.3969 41.76269
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799391	746266 2522 PUTNAM STREET NORTHEAST	IOWA CITY IA	52240 -91.4343 41.74918
799576	766320 2509 DAVEY STREET NORTHEAST		52240 -91.4345 41.75055
		IOWA CITY IA	
893350	800285 5419 420TH STREET SOUTHEAST	IOWA CITY IA	52240 -91.4039 41.62719
893407	801500 1049 BIRKETT AVENUE	WEST LIBERTY IA	52776 -91.3232 41.59076
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895437	850197 2361 EUREKA AVENUE	WEST LIBERTY IA	52776 -91.2892 41.60309
895541	852717 1134 HIGHWAY 6	WEST LIBERTY IA	52776 -91.3413 41.5868
895982	862248 1307 HIGHWAY 6	WEST LIBERTY IA	52776 -91.3079 41.58358
896320	870531 314 BUCKEYE ROAD	WEST LIBERTY IA	52776 -91.3052 41.609
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993321	900729 5639 380TH STREET SOUTHEAST	WEST BRANCH IA	52358 -91.382 41.65627
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994212 994261	922544 3440 WAPSI AVENUE NORTHEAST	IOWA CITY IA	52240 -91.4241 41.68279
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995398	949118 11 315TH STREET	WEST BRANCH IA	52358 -91.3642 41.63483
996290	970712 2436 VINCENT AVENUE NORTHEAST	IOWA CITY IA	52240 -91.419 41.75585
996357	972259 1007 DEAN AVENUE	WEST LIBERTY IA	52776 -91.2932 41.59638
996817	982542 5220 STRAWBRIDGE ROAD NORTHEAST	IOWA CITY IA	52240 -91.4246 41.74548
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1193260	1109574 3070 WAPSI AVENUE NORTHEAST	IOWA CITY IA	52240 -91.4255 41.70877
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1293962	1215645 2703 WAPSI AVENUE NORTHEAST	IOWA CITY IA	52240 -91.4429 41.73609
1294614	1231153 3944 WHITE OAK AVENUE SOUTHEAST	IOWA CITY IA	52240 -91.4053 41.64593
1295080	1242451 1160 HIGHWAY 6	WEST LIBERTY IA	52776 -91.3379 41.58686
1295090	1242604 4146 WHITE OAK AVENUE SOUTHEAST	IOWA CITY IA	52240 -91.4053 41.63137
1295145	1242211 5426 400TH STREET SOUTHEAST	IOWA CITY IA	52240 -91.4029 41.64224
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1295618	1254851 3209 WAPSI AVENUE NORTHEAST	IOWA CITY IA	52240 -91.4254 41.69936
1295663	1255795 5107 280TH STREET NORTHEAST	IOWA CITY IA	52240 -91.4332 41.72894
1295005	1261415 5102 STRAWBRIDGE ROAD NORTHEAST		
1295696	1264501 5295 FAIRVIEW CEMETERY ROAD NORTHEAST		52240 -91.4339 41.74399 52240 -91.4159 41.69413
	1204501 5295 FARVIEW CEMETERT ROAD NORTHEAST 1279188 171 CEDAR-MUSCATINE ROAD		
1296624		WEST BRANCH IA	52358 -91.3358 41.59841
1299033	1236698 5102 MORSE ROAD NORTHEAST	IOWA CITY IA	52240 -91.4344 41.75016
1299264	1263722 5045 MORSE ROAD NORTHEAST	IOWA CITY IA	52240 -91.4393 41.74556
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1299467	1285948 5325 ELMIRA ROAD NORTHEAST	IOWA CITY IA	52240 -91.4221 41.71668
1338490	1334220 66 310TH STREET	WEST BRANCH IA	52358 -91.3541 41.63866
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1388964	1304618 3671 WAPSI AVENUE SOUTHEAST	IOWA CITY IA	52240 -91.4256 41.66592
1389066	1312529 5294 LOWER WEST BRANCH ROAD SOUTHEAST		52358 -91.4153 41.66269
1394614	1314820 5360 LOWER WEST BRANCH ROAD SOUTHEAST		52358 -91.4099 41.66161
1394722	1316760 2540 VINCENT AVENUE NORTHEAST	IOWA CITY IA	52240 -91.4192 41.74806
1394745	1317194 3167 UTAH AVENUE NORTHEAST	IOWA CITY IA	52240 -91.4454 41.70269
1395765	1336481 5503 MORSE ROAD NORTHEAST	IOWA CITY IA	52240 -91.3949 41.76421
1396293	1346483 5510 MORSE ROAD NORTHEAST	SOLON IA	52333 -91.3935 41.76959
1396440	1349221 1249 HIGHWAY 6	WEST LIBERTY IA	52776 -91.3171 41.58314
1396771	1355627 4765 JOHNSON MUSCATINE ROAD SOUTHEAST	WEST LIBERTY IA	52776 -91.3669 41.58546

1396870	1357508 2564 PUTNAM STREET NORTHEAST	IOWA CITY IA	52240	-91.4319 41.74644
1397109	1362294 5693 420TH STREET SOUTHEAST	WEST BRANCH IA	52358	-91.3765 41.62111
1397912	1377584 467 BUCKEYE ROAD	WEST LIBERTY IA	52776	-91.2756 41.59822
1398277	1384616 4655 JOHNSON MUSCATINE ROAD SOUTHEAST	WEST LIBERTY IA	52776	-91.3669 41.59336
1398609	1390572 1021 HIGHWAY 6	WEST LIBERTY IA	52776	-91.3614 41.59218
1398689	1392323 2505 DAVEY STREET NORTHEAST	IOWA CITY IA	52240	-91.4348 41.75076
1398709	1392646 2560 PUTNAM STREET NORTHEAST	IOWA CITY IA	52240	-91.4321 41.74668
1398713	1392694 2805 WAPSI AVENUE NORTHEAST	IOWA CITY IA	52240	-91.4418 41.72877
1398821	1394789 3187 WAPSI AVENUE NORTHEAST	IOWA CITY IA	52240	-91.4279 41.70163
1398861	1395623 1076 HIGHWAY 6	WEST LIBERTY IA	52776	-91.352 41.58703
1399044	1399240 3213 WAPSI AVENUE NORTHEAST	IOWA CITY IA	52240	-91.426 41.69744
1492452	1404383 5162 340TH STREET NORTHEAST	IOWA CITY IA	52240	-91.4274 41.68605
1492874	1412410 250 BUCKEYE ROAD	WEST LIBERTY IA	52776	-91.3177 41.60906
1493568	1426638 5126 MORSE ROAD NORTHEAST	IOWA CITY IA	52240	-91.4313 41.75275
1493653	1428093 5796 HIGHWAY 6 SOUTHEAST	WEST LIBERTY IA	52776	-91.3671 41.59469
1494762	1448424 2704 WAPSI AVENUE NORTHEAST	IOWA CITY IA	52240	-91.4363 41.73776
1495728	1467410 2552 PUTNAM STREET NORTHEAST	IOWA CITY IA	52240	-91.4326 41.7473