

Title	<b>0051</b>	09/29/2022
	by <b>Angie Clevenger</b> in <b>Capital Projects Fund (CPF) Broadband Infrastructure Program: Phase Two Applicant Response Form</b>	id. 32664232
	216 S Vine PO Box 1242 El Dorado, Kansas 67042 KS United States 3163219600 angie@butler.coop	

<b>Original Submission</b>	09/29/2022
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Please provide your name:	<b>Angie Clevenger</b>
Please provide your address:	<b>PO Box 1242 216 S. Vine El Dorado KS 67042 US</b>
Please provide a phone number:	<b>+13163219600</b>
Please provide your email address:	<b>angie@butler.coop</b>
I am providing response comments related to the following application (choose one):	<b>Butler Rural Electric Cooperative Association_20015 (Project 1)</b>
I am responding to the concern that this project:	<b>Other</b>
Please describe:	<b>Butler Electric Cooperative is responding to public comments designated as 'Other'.</b>

<p>Please provide your response to the public comments received in the text box below:</p>	<p><b>Response to Wheat State Telephone:</b> Butler Rural Electric Cooperative submitted a FTTP route to include as much underserved and unserved areas as possible. In areas Wheat State has shown contested ‘grey shaded’ areas, without the census block details it is difficult to prove current speed data. However, Butler is willing to exclude the area that Wheat State is protesting on this project.</p> <p><b>Response to AMG Technology Kansas:</b> While we realize that the AMG Technology protest is being filed as RDOR certified, we request the actual census blocks that are protested as duplicated. Butler Electric Cooperative is currently providing a wireless solution in these areas; however, we requested funding based on grant requirements to consistently deliver required speeds. Our project is designed to provide future proof FTTP to deliver high-speed internet to Kansans. AMG filed no census block data making it difficult to decipher which census blocks require exclusion to not duplicate efforts without verified speeds. Because this challenge was submitted as “Other”, it does not require proof of speeds; however, we would also suggest that a challenge of this nature require a survey or date and time stamped speed tests for 50% of the consumers in this area. Based on RDOF certification, it appears AMG is a fixed wireless technology and not sure it has the ability to consistently deliver required symmetrical speeds of 100/100 Mbps that are scalable to 1G/1G and beyond to all households in the protested areas. Should this protest be approved, we will modify this project and the FTTP path to provide internet to those unserved and underserved residents.</p>
<p>Please provide supporting documents relative to your comments. Please submit multiple files as a ZIP file.</p>	<p>n/a</p>

By submitting this form for public comment and evidence to support your comment, you are accepting responsibility for the accuracy of the information submitted and that it is true and correct to the best of your knowledge. You agree to be contacted by the Kansas Office of Broadband Development, Kansas Department of Commerce should the need arise. Furthermore, by making this submission, you understand that Kansas Department of Commerce and the Office of Broadband Development reserve the right to publicly publish your comment and evidence provided. Falsification of information will result in rejection of future public comment submissions and could result legal action. Please type your name and today's date in the text box below.

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**Angie Clevenger 09/29/2022**