

**ANNUAL REPORT ON CABLE AND VIDEO
SERVICE DEPLOYMENT BY PROVIDERS
GRANTED STATE-ISSUED CABLE AND VIDEO
SERVICE AUTHORIZATION**

**Submitted to the Illinois General Assembly
Pursuant to Section 21-1101(k) of the
Illinois Public Utilities Act**



Illinois Commerce Commission

www.icc.illinois.gov

June 2013



ILLINOIS COMMERCE COMMISSION

June 26, 2013

The Honorable Members of the Illinois General Assembly
State House
Springfield, Illinois

Dear Honorable Members of the Illinois General Assembly:

Pursuant to Section 21-1101(j) of the Illinois Public Utilities Act, the Illinois Commerce Commission submits the attached Annual Report on Cable and Video Service Deployment by Providers Granted State-Issued Cable and Video Service Authorization.

The Cable and Video Competition Law of 2007 directs the ICC to submit to the General Assembly a report containing year-end data collected from holders of State-issued video and cable services authorizations. The law requires holders of State-issued video and cable services authorizations to meet certain deployment benchmarks by set dates after they receive state authorization. These dates and deployment benchmarks vary according to the providers' number of telecommunications access lines in the State.

Sincerely,

A handwritten signature in black ink that reads "Douglas P. Scott".

Douglas P. Scott
Chairman

Annual Report on Cable and Video Service Deployment
by Providers Granted State-Issued Cable and Video
Service Authorization

Submitted to the Illinois General Assembly
Pursuant to Section 21-1101(k) of the
Illinois Public Utilities Act

Illinois Commerce Commission
527 East Capitol Avenue
Springfield, Illinois 62701

July 2013

Introduction

The Cable and Video Competition Law of 2007¹ (hereafter “Cable and Video Law”) directs holders of State-issued video and cable services authorizations to annually report to the Illinois Commerce Commission (“Commission”) cable and video service penetration information. Specifically, Sections 21-1101(j) of the Cable and Video Law states:

- (j) Every holder of a State-issued authorization, no later than April 1, 2009, and annually no later than April 1 thereafter, shall report to the Commission for each of the service areas as described in subsections (b), (c), and (d) of this Section in which it provides access to its video service in the State, the following information:
 - (1) Cable service and video service information:
 - (A) The number of households in the holder’s telecommunications service area within each designated market area as described in subsections (b) and (c) of this Section or exchange or local unit of government as described in subsection (d) of this Section in which it offers video service.
 - (B) The number of households in the holder’s telecommunications service area within each designated market area as described in subsections (b) and (c) of this Section or exchange or local unit of government as described in subsection (d) of this Section that are offered access to video service by the holder.
 - (C) The number of households in the holder’s telecommunications service area in the State.
 - (D) The number of households in the holder’s telecommunications service area in the State that are offered access to video service by the holder.
 - (2) Low-income household information:

¹ 220 ILCS 5/21-100, et seq.

- (A) The number of low-income households in the holder's telecommunications service area within each designated market area as described in subsections (b) and (c) of this Section, as further identified in terms of exchanges, or exchange or local unit of government as described in subsection (d) of this Section in which it offers video service.²
- (B) The number of low-income households in the holder's telecommunications service area within each designated market area as described in subsections (b) and (c) of this Section, as further identified in terms of exchanges, or exchange or local unit of government as described in subsection (d) of this Section in the State that are offered access to video service by the holder.
- (C) The number of low-income households in the holder's telecommunications service area in the State.
- (D) The number of low-income households in the holder's telecommunications service area in the State that are offered access to video service by the holder.

The Cable and Video Law directs the Commission to include the penetration information supplied to it by holders of State-issued video and cable services authorizations in an annual report to the General Assembly. Section 21-1101(k) of the Cable and Video Law provides that:

The Commission, within 30 days of receiving the first report from holders under this Section, and annually no later than July 1 thereafter, shall submit to the General Assembly a report that includes, based on year-end data, the information submitted by holders pursuant to subdivisions (1) and (2) of subsection (j) of this Section. The Commission shall make this report available to any member of the public or any local unit of government upon request. All information submitted to the Commission and designated by holders as confidential and proprietary shall be subject to the disclosure provisions in

² 220 ILCS 5/21-1101(j)

subsection (c) of Section 21-401 of this Act. No individually identifiable customer information shall be subject to public disclosure.³

Commission Activities Related to the Cable and Video Competition Law of 2007

Since the Cable and Video Law took effect on June 30, 2007, the Commission has approved applications from three companies seeking authorization to provide video services.

- On October 24, 2007, in ICC Docket No. 07-0493, the Commission approved the application of Illinois Bell Telephone Company (“AT&T Illinois”) to provide video service, and authorized AT&T Illinois to use, occupy and construct facilities in the public rights of way for the delivery of video service in the service area footprint.
- At the April 21, 2010 regular open meeting, the Commission approved WideOpenWest Illinois, LLC’s application to provide video service, and authorized WideOpenWest Illinois, LLC to use, occupy and construct facilities in the public rights of way for the delivery of video service in the service area footprint.
- At the February 10, 2011 regular open meeting, the Commission approved Highland Communication Services’ application to provide video service, and authorized Highland Communication Services to use, occupy and construct facilities in the public rights of way for the delivery of video service in the service area footprint.

AT&T Illinois’ Fifth Annual Report to the Commission

On March 22, 2013, AT&T Illinois submitted to the Commission a document entitled “AT&T Illinois Fifth Annual Video Service Access Report,” included as Attachment A. The AT&T Illinois report, which states that it is submitted in compliance with Section 21-1101(j) of the Cable and Video Law, consists of a summary letter, a page of Definitions and Descriptions, and two attachments for the year ending December 31, 2012.

The Cable and Video Law requires holders of State-issued video and cable services authorizations to meet certain deployment benchmarks by set dates after they receive state authorization. These dates and deployment benchmarks vary according to the providers’ number of telecommunications access lines in the State. AT&T Illinois is classified as a provider with more than 1,000,000 telecommunications access lines in the State, and is hence subject to the requirements of Section 21-1101(c) of the Cable and Video Act.

³ 220 ILCS 5/21-1101(k)

In its report to the Commission, AT&T Illinois reported, among other information:

- The number of households in each exchange in which AT&T Illinois offers video service;
- The number of households in each exchange that are offered access to video service by AT&T Illinois;
- The number of households in AT&T Illinois' telecommunications service area in the State;
- The number of households in AT&T Illinois' telecommunications service area offered access to video service by AT&T Illinois;
- The number of low-income households in AT&T Illinois' exchanges in which AT&T Illinois offers video service;
- The number of low-income households in each exchange that are offered access to video service by AT&T Illinois;
- The number of low-income households in AT&T Illinois' telecommunications service area in the State; and
- The number of low-income households in AT&T Illinois' telecommunications service area in the State that are offered access to video service by AT&T Illinois.

Based upon this information, AT&T Illinois reports it has demonstrated full compliance with all video service access and low-income access requirements in the Cable and Video Law. The Cable and Video Law's benchmark requirements, are contained in PUA Section 21-1101(c)(1), which states:

[T]he holder shall provide access to its cable or video service to a number of households equal to at least 35% of the households in the holder's telecommunications service area in the State within 3 years after the date a holder receives a State-issued authorization from the Commission and to a number not less than 50% of these households within 5 years after the date a holder receives a State-issued authorization from the Commission; provided that the holder of a State-issued authorization is not required to meet the 50% requirement in this paragraph (1) until 2 years after at least 15% of the households with access to the holder's video service subscribe to the service for 6 consecutive months.

AT&T Illinois reports that during the fourth quarter of 2012 at least 15% of the households with access to video service provided by AT&T Illinois subscribed to its video service for six consecutive months. Thus, while AT&T Illinois was not required to meet the 50% of household requirements until two years after the further quarter of 2012, its report states that it provided video service to 51% of the households in its telecommunications service area at year-end 2012.

AT&T Illinois, in its Fourth Annual Video Service Report to the Commission filed March 30, 2012, reported compliance with its three-year video service access and low-income requirements in the Cable and Video Law. As of December 31, 2011, AT&T Illinois provided access to its video service to 48% of the households in its telecommunications service area.

Section 21-1101(c)(1) of the Cable and Video Law also provides that:

The holder's obligation to provide such access in the State shall be distributed, as the holder determines, within 3 designated market areas, one in each of the northeastern, central, and southwestern portions of the holder's telecommunications service area in the State. The designated market area for the northeastern portion shall consist of 2 separate and distinct reporting areas: (i) a city with more than 1,000,000 inhabitants, and (ii) all other local units of government on a combined basis within such designated market area in which it offers video service.

In designating market areas, AT&T Illinois' 2012 report identifies the northeastern market as the Chicago Designated Market Area ("Chicago DMA"), the central market as the Champaign & Springfield/Decatur Designated Market Area ("Champaign & Springfield/Decatur DMA"), and the southwestern market area as the St. Louis Designated Market Area ("St. Louis DMA"). AT&T Illinois divides the Chicago DMA between the City of Chicago (i.e., the city with more than 1,000,000 inhabitants located in the northeastern market area) and areas within the Chicago DMA outside the City of Chicago.

For the Chicago DMA, AT&T Illinois reports a current build out coverage of 59%, as a percentage of its telecommunications household footprint. For the portion of the Chicago DMA outside the City of Chicago, AT&T Illinois reports a build out percentage of 60%, while the percentage for the City of Chicago is reported at 58%. For the Champaign & Springfield/Decatur DMA, AT&T Illinois reports a build-out percentage of 32%. For the St. Louis DMA, AT&T Illinois reports a build out percentage of 23%.

PUA Section 21-1101(c)(2) states the following:

Within 3 years after the date a holder receives a State-issued authorization from the Commission, at least 30% of the total households with access to the holders cable or video service shall be low-income.

This Section also requires AT&T Illinois to offer service to low-income households, and requires that data be measured by each exchange or local unit of government in which the holder chooses to provide cable or video service. In particular, in each exchange in which AT&T Illinois chooses to provide cable or video service, it shall provide access to a percentage of low-income households that is at least equal to the percentage of the total low-income households within that exchange.

With respect to the requirement of Section 21-1101(c)(2) of the PUA that at least 30% of the households to which AT&T Illinois has made access available be low-income households, AT&T Illinois reports that as of December 31, 2012, 30% of the households with access to its video service were low-income. At the exchange level, relative to the requirement that in each exchange AT&T Illinois must have a low-income video access percentage at least equal to the percentage of the total low-income households, AT&T Illinois reports that all 105 of its exchanges met or exceeded that requirement, subject to the following factors and information for the Huntley and Skokie, which were originally reported in AT&T Illinois' Third Annual Video Service Report filed on April 1, 2011.

In the Huntley exchange no additional AT&T Illinois build out took place during 2011 or 2012 and as a result the metrics remain unchanged since the end of 2010. AT&T Illinois previously explained that growth patterns in the Huntley exchange, an exchange that grew more than 400% in population from 2000 to 2010, had caused a decrease in the fraction of low income customers near its network nodes. AT&T Illinois' Huntley exchange build out reaches 9% of low-income households, approximately 90 households short of the exchange low-income build out requirement of 11% . Because the maximum service distance from AT&T Illinois' network nodes is 3,400 feet, and because few low income customers are within this range, AT&T Illinois explained that fuller deployment to its existing nodes would only decrease the relative percentage of low income households contained in its build-out area. In order to avoid further reducing the percentage of low income customers in its build-out area, AT&T Illinois stopped further deployment in the Huntley exchange.

Similarly in the Skokie exchange no additional AT&T Illinois build out took place during 2012 and as a result the metrics remain unchanged since the end of 2010. For the Skokie exchange, AT&T Illinois reported that it was unable to obtain access to the public rights-of-way under reasonable conditions due to an impasse regarding payment

of rights-of-way permit fees. AT&T Illinois claims that since it pays a 6% Simplified Municipal Telecommunications Tax, it has a statutory waiver from any additional amounts for permit fees for public rights-of-way. AT&T Illinois states that the Village of Skokie continues to reject submitted rights-of-way permits without payment of additional permit fees. Because it has been unable to obtain access to rights-of-way in the Village of Skokie, AT&T Illinois has reported in its annual report the households in the Skokie exchange outside the Village of Skokie. AT&T Illinois reports that the low-income build out of 21% matches the low-income footprint of 21% in the remaining portions of the Skokie exchange in which AT&T Illinois was able to obtain access to public rights-of-way.

WideOpenWest Illinois, LLC's Third Annual Report to the Commission

WideOpenWest Illinois, LLC provided its third annual report to the Commission on April 1, 2013, included as Attachment B. WideOpenWest Illinois, LLC indicated that, as of December 31, 2012, its State-Issued Authorization area encompassed 22 service areas, including the cities of Naperville, Elgin, and Schaumburg.

WideOpenWest Illinois, LLC indicated that it offers cable service to all 309,876 households in its service area, of which U. S. Census Bureau data estimates 67,979 were low-income households. WideOpenWest Illinois, LLC offers cable service to all 67,979 low-income households in its service area.

Based upon the information submitted by WideOpenWest Illinois, LLC, it appears to be compliant with Section 21-1101(d)(1) of the PUA, which requires it to provide access to cable or video services to a number of households equal to 35% of the households in the local unit of government within three years after its grant of service authorization by the Commission. Furthermore, it appears to be compliant the low income provisioning requirement of Section 21-1101(d)(2) of the PUA, which requires WideOpenWest Illinois, LLC to provide access to a percentage of low-income households that is at least equal to the percentage of the total low-income households within the local unit of government that it serves. It does not appear that WideOpenWest Illinois, LLC was positioned to be compliant with the provision of Section 21-1101(d)(2) of the PUA that require at least 30% of the total households with access to its cable or video services to be low income within 3 years after the date that it received authorization from the Commission to provide service. As of December 31, 2012, WideOpenWest Illinois, LLC reported a 22% low income statewide build out, and had until April 21, 2013, to meet the three year statewide 30% low income build out requirement.

In response to Staff's queries on this, WideOpenWest Illinois, LLC noted that it was planning to expand its service territory and believed it would allow WideOpenWest

Illinois, LLC meet the 30% low income statewide build out requirement. Specifically, WideOpenWest Illinois, LLC stated:

As a result of the addition to WOW!'s cable service area footprint of Chicago Area 5, the estimated number of low income households, as defined in Section 201(p) of the Law (220 ILCS 5/21-201(p)), located within the cable service area, as modified, increases to 151,534 or approximately 32% of the total number of households within the cable service area, as modified.

Highland Communication Services Report to the Commission

Highland Communication Services provided its second annual report to the Commission on March 21, 2012, included as Attachment C. Highland Communication Services reported that video was operational on December 1, 2011, and that as of March 7, 2013, it had completed Phases I, II, and III of its designated area.

Highland Communication Services indicated its video service is available to 3,861 households, representing 67% of the 5,804 households in its service territory. Therefore, Highland Communications Services appears to be compliant with Section 21-1101(d)(1) of the PUA, which requires it to provide access to cable or video services to a number of households equal to 35% of the households in the local unit of government within three years after its grant of service authorization by the Commission.

It does not appear, however, that Highland Communications Services is on track to comply with the provision of Section 21-1101(d)(2) of the PUA that require at least 30% of the total households with access to its cable or video services to be low income within 3 years after the date that it received authorization from the Commission to provide service. As of March 7, 2013, Highland Communication Services reported a 1.3% statewide low income build out. It further appears that Highland Communications Services is not currently in compliance with the low income provisioning requirement of Section 21-1101(d)(2) of the PUA, which requires Highland Communications Services to provide access to a percentage of low-income households that is at least equal to the percentage of the total low-income households within the local unit of government that it serves. 8% of the households (or 465 households) in its service territory are households with income below \$35,000.

Commission Summary

As of December 31, 2012, AT&T Illinois reports that it has met its five-year video service access and low-income access requirements under the Cable and Video Law. As of December 31, 2012, AT&T Illinois provided access to video service in 51% of the

households in its telecommunications service area, exceeding the 50% requirement for 2012.

WideOpenWest Illinois, LLC indicated that it offers cable service to all 309,876 households in its service area, of which 67,979 were low income households. WideOpenWest Illinois, LLC offers cable service to all 67,979 low income households in its service area. While WideOpenWest Illinois, LLC does not appear likely to meet its three year statewide 30% low income build out requirement, WideOpenWest Illinois, LLC has indicated that planned service area expansion will enable it to exceed the 30% low income build out requirement.

Highland Communication Services reports significant deployment progress. In its first year, it is reaching 67% of households in its service area footprint, and 11% of low income households passed by its facilities. However, at 1.3%, Highland Communication Services appears unlikely to meet its three year statewide 30% low income build out requirement. At 1.3%, Highland Communication Services also appears unlikely to meet a low income build out percentage equal to its percentage of all low income households, or 8.0%.

The Attorney General is responsible for administering and ensuring holders' compliance with the Cable and Video Services Act of 2007 and has the discretion to address violations by holders of State-issued authorizations. ICC Staff has consulted with the Attorney General and the affected holders of State-issued authorizations regarding the compliance matters raised within this report, and notes that these holders have been in contact with the Attorney General about the extent of their present and future network deployments.

The Commission will, consistent with its statutory obligations, continue to monitor and annually report on cable and video deployment efforts pursuant to Section 21-1101(k) of the Illinois Public Utilities Act.

OFFICIAL FILE
ILLINOIS COMMERCE COMMISSION

Attachment A Page 1 of 9

ORIGINAL



Director
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CHIEF CLERK'S OFFICE

March 22, 2013

Ms. Elizabeth A. Rolando
Chief Clerk
Illinois Commerce Commission
527 East Capitol Avenue
Springfield, Illinois 62794

07-0493

Report

Re: Docket 07-0493 AT&T Illinois Fifth Annual Video Service Access Report

Dear Ms. Rolando:

This Fifth Annual Video Service Access Report issued by Illinois Bell Telephone Company (AT&T Illinois) is transmitted to you for filing.

This filing complies with the annual report requirement in Section 1101 of the Cable and Video Competition Law of 2007 (the "Act") (220 ILCS 5/21-100. et seq.).

On October 24, 2007, the Illinois Commerce Commission (the "Commission") approved the "Application for State-issued Authorization to Provide Video Service," filed by AT&T Illinois and granted it authority to provide video service in the requested video service area footprint. As a holder of that State-issued authorization, AT&T Illinois is subject to the video service access requirements in Section 21-1101(c) of the Act, and is required to file with the Commission video services access reports no later than April 1 annually. This annual report provides to the Commission the service access information and low-income information required by Section 21-1101(j)(1) and (j)(2) of the Act.

With this filing, as detailed and defined in Attachments 1 and 2, AT&T Illinois demonstrates full compliance with all video service access and low-income access requirements in the Act, and it does so a full two years ahead of the statutorily required time period.¹ During the fourth quarter of 2012 at least 15% of the households with access to the video service provided by AT&T Illinois subscribed to the service for 6 consecutive months. AT&T Illinois was not required to meet the 50% build coverage requirement until 2 years after at least 15% of the households with access to the video service provided by AT&T Illinois subscribed to the service for 6 consecutive months, which puts AT&T Illinois 2 years ahead of its statutory obligation.

¹ AT&T Illinois must provide access to not less than 50% of these households within 5 years after October 24, 2007; provided, however, that AT&T Illinois is not required to meet the 50% requirement until 2 years after at least 15% of the households with access to the video service provided by AT&T Illinois subscribe to the service for 6 consecutive months.

Statewide Video Service Access Requirements

AT&T Illinois, as a holder of a State-issued video authorization is obligated to offer video service to at least 50% of the households in its service area after either 5 years from the date it received its State-issued authorization or two years after at least 15% of the households with access to the holders video service subscribe to the service for 6 consecutive months. Although AT&T Illinois only sustained the 15% penetration rate late in 2012, and therefore has until the end of 2014 to complete the build, as of December 31, 2012, AT&T Illinois fully satisfied all access requirements by providing access to its video service to 51% of the households in its telecommunications service area. This not only represents full compliance of AT&T Illinois' final obligation but it exceeds that obligation two years ahead of the statutory deadline.

Designated Market Area Requirement

AT&T Illinois is required to provide access within three designated market areas (DMA), one in each of the northeastern, central and southwestern portions of its telecommunications service area in the State. The DMA for the northeastern portion consists of two reporting areas: i) the City of Chicago, and ii) all other local units of government on a combined basis within the Chicago DMA.

As detailed in Attachment 1 of the Second Annual Video Service Report filed by AT&T Illinois on April 1, 2010, as of December 31, 2009, AT&T Illinois provided access to its video service to households in the Chicago DMA, including the City of Chicago, the St. Louis DMA, and the Champaign & Springfield/Decatur DMA. This represented full compliance with its three year requirement.

Statewide Low-income Requirement

As detailed in Attachment 1 of this, the Fifth Annual Video Service Report filed by AT&T Illinois, as of December 31, 2012, 30% of the households with access to video service provided by AT&T Illinois were low-income households. AT&T Illinois has fully satisfied this statutory obligation.

Exchange Level Low-income Requirement

Within each DMA, AT&T Illinois' obligation to offer video service to low-income households is measured at the exchange level. In each exchange in which AT&T Illinois provides video service, it must provide access to a percentage of low-income households that is at least equal to the percentage of the total low-income households within that exchange.

As detailed in Attachment 2, as of December 31, 2012, all 105 exchanges in which AT&T Illinois provides video service continue to meet the exchange level low-income requirement subject to the following factors and information for the Huntley and Skokie exchanges.

The facts associated with the Huntley and Skokie exchanges are documented in the Third Annual Video Service Report filed by AT&T Illinois on April 1, 2011. Those circumstances are unchanged and as a result during 2011 and 2012 no additional build took place in either the Village of Skokie or in the Huntley exchange.

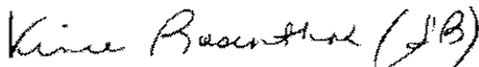
We respectfully request Commission acceptance of this Report.

Any questions and correspondence regarding this filing should be directed to Vince Rosenthal, Director Regulatory, who may be reached at:

AT&T Illinois
225 W. Randolph St, Floor 27C
Chicago, IL 60606
Tel. No.: (312) 551-9043
Fax No.: (312) 727-4771

Please acknowledge receipt of this Report by returning the extra copy of this letter.

Sincerely,



Vince Rosenthal
Director - Regulatory

Enclosures



AT&T Illinois Fifth Annual Video Service Access Report

Data as of December 31, 2012

Definitions and Descriptions

Attachment 1 – Statewide and Designated Market Areas

Attachment 2 – Exchange Areas



Definitions and Descriptions for Attachments 1 and 2

"Access" means that AT&T Illinois is capable of providing video services at the household address using any technology, other than direct-to-home satellite service, which provides two-way broadband internet capability and video programming, content and functionality, regardless of whether any customer has ordered service or whether the owner or landlord or other responsible person has granted access to the household.

"HH" or "Household" means a house, an apartment, a mobile home, a group of rooms, or a single room that is intended for occupancy as separate living quarters. Separate living quarters are those in which the occupants live and eat separately from any other persons in the building and which have direct access from the outside of the building or through a common hall.

"LI" or "Low-income household" means those residential households located within the AT&T Illinois' existing telecommunications service area where the average annual household income is less than \$35,000 based on the United States Census Bureau estimates adjusted annually to reflect rate of change and distribution.

"Designated Market Area" or "DMA" means a designated market area, as determined by Nielsen Media Research and published in the 1999-2000 Nielsen Station Index Directory and Nielsen Station Index United States Television Household Estimates or any successor publication. For any designated market area that crosses State lines, only households in the portion of the designated market area that is located within AT&T Illinois' telecommunications service area where access to video service will be offered is included.

"Exchange" means a geographical area for the administration of telecommunications services, established and described by AT&T Illinois' tariffs filed with the Commission. To the extent practicable, a municipality is not located in more than one exchange unless the municipality is located in more than one exchange through annexation that occurred after the establishment of the exchange boundary. More than one municipality may be in one exchange.

"Telco Footprint" shows the number of households in AT&T Illinois' telecommunications service area at statewide, DMA and exchange levels.

"Current Build Footprint" and "Current Build Coverage %" shows the number and percent of households with access to video service in areas within AT&T Illinois' State-issued authorization at statewide, DMA and exchange levels.

"Footprint LI" and "Footprint LI %" shows the number and percent of low-income households in AT&T Illinois' Telecommunications service area at statewide, DMA and exchange levels.

"Current Build LI" and "Current Build LI %" shows the number and percent of low-income households with access to video service in areas within AT&T Illinois' State-issued authorization at statewide, DMA and exchange level.

Attachment 1

AT&T Illinois Annual Video Service Access Report

State	Telco HH Footprint	Current Build Footprint	Current Build Coverage %	Footprint LI	Current Build LI	Footprint LI %	Current Build LI%
Illinois	4,224,720	2,145,654	51%	1,238,792	637,416	29%	30%

Designated Market Area (DMA)	Telco HH Footprint	Current Build Footprint	Current Build Coverage %	Footprint LI	Current Build LI	Footprint LI %	Current Build LI%
Champaign & Springfield-Decatur	226,597	71,808	32%	92,931	35,686	41%	50%
Chicago	3,398,253	2,017,340	59%	916,890	581,523	27%	29%
St. Louis	245,992	56,506	23%	89,464	20,207	36%	36%

Chicago DMA	Telco HH Footprint	Current Build Footprint	Current Build Coverage %	Footprint LI	Current Build LI	Footprint LI %	Current Build LI%
Chicago Exchange	1,181,019	686,641	58%	457,685	286,619	39%	42%
w/o Chicago Exchange	2,217,234	1,330,699	60%	459,205	294,904	21%	22%

Note: The total state households differs from the DMA households because DMA's with no video build were removed from this list to improve readability.

Attachment 2

AT&T Illinois Annual Video Service Access Report

Designated Market Area	Exchange	Telco Footprint	Current Build Footprint	Current Build Coverage %	Footprint LI	Current Build LI	Footprint LI %	Current Build LI%
CHAMPGN&SPR-DEC	Champaign Urbana	60,414	20,162	33%	27,111	10,778	45%	53%
CHAMPGN&SPR-DEC	Danville	21,033	6,056	29%	10,279	3,764	49%	62%
CHAMPGN&SPR-DEC	Decatur	39,802	21,216	53%	17,664	9,880	44%	47%
CHAMPGN&SPR-DEC	Springfield	60,168	24,374	41%	23,669	11,264	39%	46%
CHICAGO	Algonquin	17,773	15,141	85%	1,541	1,366	9%	9%
CHICAGO	Arlington Heights	52,146	30,381	58%	9,449	5,689	18%	19%
CHICAGO	Aurora	81,197	42,843	53%	18,442	10,178	23%	24%
CHICAGO	Barrington	12,411	5,398	43%	1,407	682	11%	13%
CHICAGO	Bartlett	40,111	31,928	80%	4,702	4,279	12%	13%
CHICAGO	Batavia	11,886	8,112	68%	1,805	1,310	15%	16%
CHICAGO	Bellwood	10,798	9,415	87%	2,708	2,418	25%	26%
CHICAGO	Bensenville	13,234	9,828	74%	2,760	2,120	21%	22%
CHICAGO	Berwyn	22,181	11,734	53%	7,177	3,854	32%	33%
CHICAGO	Blue Island	46,250	38,288	83%	14,156	11,868	31%	31%
CHICAGO	Brookfield	8,558	7,847	92%	1,809	1,708	21%	22%
CHICAGO	Calumet City	16,565	8,258	50%	6,473	3,381	39%	41%
CHICAGO	Cary	12,896	7,015	54%	1,459	869	11%	12%
CHICAGO	Chicago	1,181,019	686,641	58%	457,685	286,619	39%	42%
CHICAGO	Chicago Heights	50,346	24,558	49%	15,961	8,035	32%	33%
CHICAGO	Cicero	23,795	12,817	54%	9,073	5,353	38%	42%
CHICAGO	Crystal Lake	22,361	20,198	90%	3,123	2,979	14%	15%
CHICAGO	Deerfield	13,176	10,657	81%	1,260	1,059	10%	10%
CHICAGO	Des Plaines	39,863	14,594	37%	9,713	4,282	24%	29%
CHICAGO	Downers Grove	49,359	30,545	62%	9,816	6,409	20%	21%
CHICAGO	Dundee	21,746	13,385	62%	4,077	2,628	19%	20%
CHICAGO	Elgin	53,571	33,901	63%	10,483	6,813	20%	20%
CHICAGO	Elk Grove	24,755	13,096	53%	5,803	3,200	23%	24%
CHICAGO	Elmhurst	30,213	26,527	88%	5,791	5,200	19%	20%
CHICAGO	Evanston	33,276	23,633	71%	8,723	6,300	26%	27%
CHICAGO	Forest (Cook)	11,906	9,920	83%	2,741	2,430	23%	24%
CHICAGO	Fox Lake	9,007	7,413	82%	2,183	1,901	24%	26%
CHICAGO	Frankfort	12,066	9,490	79%	1,376	1,144	11%	12%
CHICAGO	Franklin Park	6,775	5,335	79%	1,964	1,609	29%	30%
CHICAGO	Geneva	10,815	4,389	41%	1,377	611	13%	14%
CHICAGO	Glen Ellyn	16,822	13,284	79%	3,000	2,421	18%	18%
CHICAGO	Glencoe	3,370	2,941	87%	264	224	8%	8%
CHICAGO	Glenview	15,705	6,108	39%	1,960	955	12%	16%

Attachment 2

AT&T Illinois Annual Video Service Access Report

Designated Market Area	Exchange	Telco Footprint	Current Build Footprint	Current Build Coverage %	Footprint LI	Current Build LI	Footprint LI %	Current Build LI%
CHICAGO	Grays Lake	15,494	12,539	81%	1,848	1,496	12%	12%
CHICAGO	Half Day	8,771	7,174	82%	560	477	6%	7%
CHICAGO	Hampshire	4,711	105	2%	808	20	17%	19%
CHICAGO	Harvey	23,977	17,003	71%	9,191	6,743	38%	40%
CHICAGO	Highland Park	10,651	8,612	81%	1,793	1,502	17%	17%
CHICAGO	Hinsdale	29,451	24,938	85%	5,317	4,639	18%	19%
CHICAGO	Homewood	23,309	20,643	89%	4,923	4,471	21%	22%
CHICAGO	Huntley	12,834	4,749	37%	1,357	433	11%	9%
CHICAGO	Itasca	4,566	4,069	89%	548	521	12%	13%
CHICAGO	Joliet	58,603	37,282	64%	19,086	12,694	33%	34%
CHICAGO	Kankakee	31,705	21,609	68%	11,580	8,298	37%	38%
CHICAGO	La Grange	14,349	9,167	64%	3,287	2,471	23%	27%
CHICAGO	Lake Forest	11,784	5,926	50%	1,485	883	13%	15%
CHICAGO	Lake Villa	13,860	11,335	82%	1,408	1,208	10%	11%
CHICAGO	Lake Zurich	12,902	9,732	75%	1,082	834	8%	9%
CHICAGO	Lansing	14,503	12,625	87%	3,902	3,596	27%	28%
CHICAGO	Lemont	42,998	16,511	38%	5,474	2,339	13%	14%
CHICAGO	Libertyville	24,347	18,191	75%	2,951	2,366	12%	13%
CHICAGO	Lockport	30,030	13,297	44%	5,025	2,996	17%	23%
CHICAGO	Lombard	33,960	16,474	49%	7,865	4,615	23%	28%
CHICAGO	Manhattan	3,997	55	1%	627	9	16%	16%
CHICAGO	Marengo	4,459	36	1%	881	9	20%	25%
CHICAGO	Maywood	31,308	27,633	88%	9,407	8,573	30%	31%
CHICAGO	McHenry	20,437	16,158	79%	4,039	3,429	20%	21%
CHICAGO	Minooka	9,493	1,057	11%	1,293	229	14%	22%
CHICAGO	Mundelein	10,917	8,605	79%	1,469	1,202	13%	14%
CHICAGO	Naperville	66,859	30,713	46%	7,483	4,878	11%	16%
CHICAGO	Northbrook	16,523	12,404	75%	2,250	1,790	14%	14%
CHICAGO	Oak Forest South	1,194	557	47%	156	85	13%	15%
CHICAGO	Oak Lawn	60,652	54,696	90%	16,194	15,237	27%	28%
CHICAGO	Oak Park	22,386	18,587	83%	4,633	3,912	21%	21%
CHICAGO	Orland	26,173	22,429	86%	3,084	2,821	12%	13%
CHICAGO	Oswego	13,819	1,297	9%	1,748	171	13%	13%
CHICAGO	Palatine	39,569	18,020	46%	5,823	2,829	15%	16%
CHICAGO	Palos Park	12,102	10,217	84%	2,664	2,467	22%	24%
CHICAGO	Park Ridge	20,996	4,371	21%	4,239	1,298	20%	30%
CHICAGO	Pistakee Highlands	1,444	1,254	87%	272	262	19%	21%

Attachment 2

AT&T Illinois Annual Video Service Access Report

Designated Market Area	Exchange	Telco Footprint	Current Build Footprint	Current Build Coverage %	Footprint LI	Current Build LI	Footprint LI %	Current Build LI%
CHICAGO	Plainfield	30,048	22,762	76%	2,501	2,018	8%	9%
CHICAGO	Plano	5,691	1089	19%	1,213	329	21%	30%
CHICAGO	Plato Center	1,672	176	11%	129	22	8%	13%
CHICAGO	River Grove	32,345	21,671	67%	9,315	6,640	29%	31%
CHICAGO	Riverdale	14,208	11,392	80%	4,888	4,050	34%	36%
CHICAGO	Riverside	10,521	8,579	82%	2,623	2,269	25%	26%
CHICAGO	Roselle	65,445	45,135	69%	10,864	7,979	17%	18%
CHICAGO	Round Lake	16,986	15,114	89%	3,170	2,912	19%	19%
CHICAGO	Skokie *	19,857	14,032	71%	4,105	2,983	21%	21%
CHICAGO	St Charles	21,231	15,670	74%	2,651	2,010	12%	13%
CHICAGO	Sugar Grove	3,991	197	5%	419	24	11%	12%
CHICAGO	Summit	13,133	10,504	80%	4,023	3,257	31%	31%
CHICAGO	Thornton	953	836	88%	270	245	28%	29%
CHICAGO	Tinley Park	22,109	20,035	91%	3,928	3,615	18%	18%
CHICAGO	Wauconda	10,920	9,255	85%	1,818	1,638	17%	18%
CHICAGO	Waukegan	56,196	44,305	79%	16,853	14,032	30%	32%
CHICAGO	West Chicago	12,158	8,535	70%	1,951	1,492	16%	17%
CHICAGO	Western Springs	7,718	6,544	85%	1,040	1003	13%	15%
CHICAGO	Wheaton	42,845	11,166	26%	6,811	1,839	16%	16%
CHICAGO	Wheeling	27,066	22,286	82%	4,695	4,111	17%	18%
CHICAGO	Willow Springs	2,915	2,518	86%	648	580	22%	23%
CHICAGO	Wilmette	11,147	7,195	65%	1,142	817	10%	11%
CHICAGO	Winnetka	6,737	2,109	31%	585	236	9%	11%
CHICAGO	Woodstock	12,143	7,107	59%	3,038	1,932	25%	27%
CHICAGO	Yorkville	8,591	1,600	19%	1,222	374	14%	23%
CHICAGO	Zion	13,709	11,838	86%	3,842	3,419	28%	29%
ST. LOUIS	Alton	23,264	2,968	13%	8,667	1,537	37%	52%
ST. LOUIS	Belleville	37,942	24,964	66%	12,952	8,980	34%	36%
ST. LOUIS	Collinsville	19,407	12,161	63%	6,042	3,819	31%	31%
ST. LOUIS	East St Louis	23,072	4,265	18%	14,446	3,047	63%	71%
ST. LOUIS	O Fallon	15,833	12,148	77%	3,501	2,824	22%	23%

* In the Skokie Exchange the Telco footprint and low income numbers have been limited to areas within the exchange where AT&T has been granted permits to construct video facilities.



It's that kind of experience.

GF #17

April 1, 2013

Chief Clerk's Office
Illinois Commerce Commission
527 E. Capitol Ave
Springfield, IL 62701

RE: WideOpenWest Illinois LLC (WOW): Annual Cable Service Report
Docket Number 10-0218

Dear Clerk:

In accordance with Section 21-1101(j) of the Public Utilities Act, we enclose for filing WideOpenWest Illinois, LLC's annual cable service information report.

By way of background, WOW filed its "Application for State Issued Authorization to Provide Cable Service" on March 23, 2010, which was approved in this docket on April 21, 2010.

The attached spreadsheet provides household and subscriber information relative to WOW's State-Issued Authorization service area footprint as of December 31, 2012.

Please contact me if you have any questions regarding the information contained in this filing. Thank you.

Sincerely,

Kelvin Fee
Senior Vice President
WideOpenWest Illinois, LLC
1674 Frontenac Rd
Naperville, IL 60563

cc: Kim Crooks
Darrell Schmitz

CHIEF CLERK'S OFFICE
2013 APR -21 A 9 58
ILLINOIS COMMERCE
COMMISSION

Service Area	# of Households	# of Households Passed by WOW System	# of Households with Access to WOW Video	# of Households with income below \$35K	# of Households Passed by WOW Systems w/income below \$35K	# of Households w/income under \$35K w/access to WOW Video Service
ARLINGTON HEIGHTS	28,746	28,746	28,746	5,489	5,489	5,489
CALUMET CITY	14,021	14,021	14,021	5,142	5,142	5,142
CHICAGO HEIGHTS	9,466	9,466	9,466	4,368	4,368	4,368
CRESTWOOD	4,299	4,299	4,299	1,366	1,366	1,366
DES PLAINES	20,895	20,895	20,895	5,664	5,664	5,664
ELGIN	33,556	33,556	33,556	9,007	9,007	9,007
GLEN ELLYN	10,107	10,107	10,107	1,903	1,903	1,903
GLENDALE HEIGHTS	11,762	11,762	11,762	2,573	2,573	2,573
GLENVIEW	16,490	16,490	16,490	2,486	2,486	2,486
MOUNT PROSPECT	20,269	20,269	20,269	4,777	4,777	4,777
NAPERVILLE	47,463	47,463	47,463	5,662	5,662	5,662
OAK FOREST	9,456	9,456	9,456	2,053	2,053	2,053
PALOS PARK	2,049	2,049	2,049	393	393	393
PARK RIDGE	13,937	13,937	13,937	2,320	2,320	2,320
PROSPECT HEIGHTS	6,206	6,206	6,206	1,471	1,471	1,471
ROBBINS	1,933	1,933	1,933	1,278	1,278	1,278
ROLLING MEADOWS	9,270	9,270	9,270	1,983	1,983	1,983
SCHAUMBURG	29,945	29,945	29,945	6,115	6,115	6,115
SOUTH HOLLAND	6,714	6,714	6,714	1,650	1,650	1,650
STREAMWOOD	11,860	11,860	11,860	2,210	2,210	2,210
UNC COOK COUNTY	350	350	350	69	69	69
UNC DUPAGE COUNTY	1,082	1,082	1,082	0	0	0
WOW Illinois Total	309,876	309,876	309,876	67,979	67,979	67,979

CF#17

ILLINOIS COMMERCE
COMMISSION

March 7, 2013

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CHIEF CLERK'S OFFICE

Chief Clerk's Office
Illinois Commerce Commission
527 E. Capital Avenue
Springfield, IL 62701

RE: Highland Communication Services: Annual Cable Service Report, Docket Number 11-00-29

Dear Clerk:

In accordance with Section 21-1101 (j) of the Public Utilities act, we enclose for filing Highland Communications annual cable service information report.

By way of background, Highland Communication Services filed its original "Application for State-Issued authorization to Provide Cable Service" on January 10, 2011 which was approved on January 21, 2011. As of March 4, 2013, Highland Communication has completed Phase 1, 2 and 3 of the designated area. Video was operational on December 1, 2011.

The attached spreadsheet provides households and subscriber information relative to Highland Communication Services State-Issued Authorization service area footprint as of March 7, 2013.

Please contact the undersigned if you have any questions.

Sincerely,

Dan Kennedy, Director of Highland Communications Services



Highland Communications Services
 2013 Annual Cable Service Report
 Docket No. 11-00-29

	# of Households	# of Households Passed by HCS System	# of Households with Access to HCS Video	# of Households with income below \$35K	# of Households Passed by HCS System w/income below \$35K	# of Households w/income below \$35K w/access to HCS Video Service
Phase 1, 2 and 3	5,804	3,861	3,861	465	50	50