COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the matter of:

AN INQUIRY INTO THE STATE )
UNIVERSAL SERVICE FUND )

CASE NO. 2016-00059

RESPONSE OF ATC OUTDOOR DAS, LLC

TO PUBLIC SERVICE COMMISSION’S DATA REQUEST

ATC Outdoor DAS, LLC (“ATC”) hereby responds to the Kentucky Public Service Commission’s (“Commission”) inquiry in Case No. 2016-00059. Deborah Gainor, Consultant for ATC, supervised the preparation of these responses on behalf of ATC.

Response to Second Commission Request for Information (Appendix B):

1. Provide the KUSF reimbursement forms submitted to the Commission and the Department of Finance and Administration from January 2014 to the present.

   ATC does not have any customers or have any business in the state of Kentucky and therefore, does not generate any revenue that is subject to KUSF or receives disbursements from KUSF. ATC has not submitted any reimbursement forms to the Commission.

2. Explain how the total number of subscriber lines is calculated for the KUSF reimbursement form when a new customer receives service in the middle of a month.

   ATC does not have any customers or have any business in the state of Kentucky, and therefore does not serve subscriber lines. Consequently, ATC does not calculate the number of subscriber lines.

3. Explain how the total number of subscriber lines is calculated for the KUSF reimbursement form when a customer leaves in the middle of a month.

   ATC does not have any customers or have any business in the state of Kentucky, and therefore does not serve subscriber lines. Consequently, ATC does not calculate the number of subscriber lines.

4. Explain how the KUSF surcharge remittance is calculated when you experience a bad debt. Explain whether none of the surcharge amount or the full surcharge amount billed to, but not paid by, the customer is remitted.

   ATC does not have any customers or have any business in the state of Kentucky and therefore does not generate any revenue subject to KUSF or receive disbursements from KUSF.

5. State whether you believe the Commission should wait until the FCC’s investigation of Lifeline Reform I is concluded before rendering a decision in this proceeding, and explain the basis for your response.

   ATC does not have a position on this matter.
6. State how soon upon the issuance of an Order by the Commission changing the KUSF surcharge that you are or anticipate being able to implement the changes on customer bills. If it differs by type of account, provide the information for each type of account, along with the number of access lines for each account type.

ATC does not have any customers or have any business in the state of Kentucky and therefore does not generate any revenue subject to KUSF. Consequently, ATC will not be required to make any changes to customer bills to comply with an Order by the Commission changing the KUSF surcharge at this time.

Response to Second Commission Request for Information (Appendix C):

1. If not already provided in a previous response to a Commission Staff request for information, respond to the following:
   a. Provide the monthly Kentucky Universal Service Fund ("KUSF") forms 1 ("KUSF form") submitted to the Commission and the Department of Finance and Administration from January 2014 to the present.
      
      Response previously provided.
   b. Explain how the total number of subscriber lines is calculated for the KUSF form when a new customer receives service in the middle of a month.
      
      Response previously provided.
   c. Explain how the total number of subscriber lines is calculated for the KUSF form when a customer leaves in the middle of a month.
      
      Response previously provided.
   d. Explain how the KUSF surcharge remittance is calculated when you experience a bad debt. Explain whether none of the surcharge amount or the full surcharge amount billed to, but not paid by, the customer is remitted.
      
      Response previously provided.
   e. State whether the KUSF surcharge billed to a customer is prorated if the customer has service for less than a full month.
      
      Response previously provided.

2. If no KUSF forms have been submitted to the Commission and the Kentucky Department of Finance and Administration from January 2014, to the present, explain why the KUSF forms have not been submitted.

   ATC has not submitted KUSF forms to the Commission and the Kentucky Department of Finance and Administration. ATC does not have any customers or have any business in the state of Kentucky, and therefore, does not generate any revenue subject to KUSF or receive disbursements from KUSF.

   a. If no KUSF forms have been submitted, state whether you collect the KUSF surcharge from your customers.
b. If you do not collect the KUSF surcharge from your customers, explain why the KUSF surcharge has not been collected.

See previous response.

c. If no KUSF forms have been submitted, state whether you remit the KUSF surcharge to the Kentucky Department of Finance and Administration.

See previous response.

d. If you do not remit the KUSF surcharge to the Kentucky Department of Finance and Administration, explain why the KUSF surcharge has not been remitted.

See previous response.

3. Explain the anticipated impact, if any, that the FCC's recent Lifeline Reform Order will have on the provision of Lifeline service in Kentucky, including, but not limited to, verifying eligibility of Lifeline customers; the potential provision of broadband service; and, the impact of the reduction of Federal Universal Service funding for voice service.

ATC does not have any customers or have any business in the state of Kentucky, and therefore does not generate any revenue subject to KUSF. Consequently, ATC does not anticipate any impact produced by FCC’s recent Lifeline Reform Order at this time.

4. In light of the Lifeline Reform Order, explain how a reduction in the amount of, or elimination of, KUSF support would impact the provision of Lifeline service in Kentucky.

ATC does not have any customers or have any business in the state of Kentucky, and therefore does not generate any revenue subject to KUSF. Consequently, ATC does not anticipate any impact produced by the Lifeline Reform Order at this time.