

**AN INQUIRY INTO THE STATE UNIVERSAL SERVICE FUND  
CASE NO. 2016-00059**

**TVD Broadband Services, LLC's Responses to the Commission  
Staff's Initial Requests for Information Upon All Parties  
dated April 6, 2016**

**September 2, 2016**

**COMMONWEALTH OF KENTUCKY  
BEFORE THE PUBLIC SERVICE COMMISSION**

*In the Matter of:*

<b>AN INQUIRY INTO THE STATE</b>	)	<b>CASE NO.</b>
<b>UNIVERSAL SERVICE FUND</b>	)	<b>2016-00059</b>

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**FILED: September 2, 2016**

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1           **TVD BROADBAND SERVICES, LLC'S RESPONSES TO THE COMMISSION'S**  
2                                   **REQUESTS FOR INFORMATION TO ALL PARTIES**  
3

4   **Item 1)**           *Provide the KUSF reimbursement forms submitted to the Commission and the*  
5   *Department of Finance and Administration from January 2014 to the present.*

6  
7   **Response)**       Despite being certified as an ETC, TVD Broadband Services, LLC ("TVD") has  
8   never provided any service. Therefore, TVD did not file any KUSF forms between January 2014  
9   and the present.

10  
11   **Witness)**       James Campbell

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

3

4 **Response)** TVD has never provided any service, nor does TVD have any plans to begin  
5 providing any service. Accordingly, this request does not apply to TVD.

6

7 **Witness)** James Campbell

8

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

3  
4 **Response)** Please see the Response to Request No. 2 of the Commission Staff's Initial  
5 Requests for Information Upon All Parties.

6  
7 **Witness)** James Campbell

8

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

4  
5 **Response)** TVD has never provided any service, nor does TVD have any plans to begin  
6 providing any service. Accordingly, this request does not apply to TVD.

7  
8 **Witness)** James Campbell

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1 **Item 5)** *State whether you believe the Commission should wait until the FCC's*  
2 *investigation of Lifeline Reform is concluded before rendering a decision in this proceeding,*  
3 *and explain the basis for your response.*

4  
5 **Response)** TVD has not provided and does not intend to provide any services, including  
6 Lifeline services. Therefore, TVD has no position on whether the Commission should wait until  
7 the FCC's investigation of Lifeline Reform is concluded before rendering a decision in this  
8 proceeding.

9  
10 **Witness)** James Campbell

11

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1    **Item 6)**        *State how soon upon the issuance of an Order by the Commission changing the*  
2    *KUSF surcharge that you are or anticipate being able to implement the changes on customer*  
3    *bills. If it differs by type of account, provide the information for each type of account, along*  
4    *with the number of access lines for each account type.*

5  
6    **Response)**    TVD has never provided any service, nor does TVD have any plans to begin  
7    providing any service. Accordingly, this request does not apply to TVD.

8  
9    **Witness)**     James Campbell

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**Bluegrass Cellular's Responses to the Commission  
Staff's Initial Requests for Information Upon All Parties  
dated April 6, 2016**

**August 5, 2016**

**CERTIFICATION**

I hereby certify that I have supervised the preparation of the responses on behalf of TVD Broadband Services, LLC to the Initial Requests for Information of the Commission Staff upon All Parties, and that the responses contained herein are true and accurate to the best of my knowledge, information, and belief formed after reasonable inquiry.



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James Campbell  
CFO  
TVD Broadband Services, LLC

Date: 8/2/16