The Public Utilities Commission of Ohio TELECOMMUNICATIONS RETAIL SERVICE OFFERING FORM

For Non-BLES Carriers

Per the Commission's 01/19/2011 "Implementation Order" in Case No. 10-1010-TP-ORD (Effective: 01/20/2011)

Company Name Ohio MSA LLC			
Company Address 948 Springer Drive, Lombard, Illinois 601	48		
Company Web Address N/A			
Regulatory Contact Person Nelson C. Santos	Phone 630-873-9751	Fax 630-652-3805	
Regulatory Contact Person's Email Address NSantos@scientelsolutions.com			
Contact Person for Annual Report Nelson C. Santos	Phone 630-873-9751	Fax 630-652-3805	
Consumer Contact Information Nelson C. Santos	Phone 630-873-9751	Fax 630-652-3805	
TRF Docket No. 90 - 9427 -TP-TRF			
I. Company Type (Check all applicable):			
■ Non-BLES CLEC □ IXC □ Other (explain	in)		
II. Services offered (Check all applicable):			
□ Toll services (intrastate)			
Local Exchange Service (i.e., residential or business bu	ndles)		
□ Other (explain)			
III. Tariffed Provisions/Services (To the extent offered, o	check all applicable and attac	ch tariff pages):	
□ Toll Presubscription			
Intrastate Special and Switched Access Services to Carri	iers (facilities-based local carri	iers only)*	
□ N-1-1 Service			
□ Pole Attachment and Conduit Occupancy			
Pay Telephone Access Lines			
☐ Inmate Operator Service			
□ Telephone Relay Service			

^{*}Access service tariffs shall be maintained separately and are subject to the Commission's carrier-to-carrier rules found in Chapter 4901:1-7, Ohio Administrative Code.

Part IV. – Attestation	
Carrier hereby attests to its compliance with pertinent entries Nelson Santos	s and orders issued by the Commission.
I am an officer/agent of the carrier/telephone company, Ohio MSA LLC (Name)	, and am authorized to make statements on it behalf.
I understand that Telephone companies have certain responsibilities to its cu Code 4901:1-6). These responsibilities include: warm line service; not commi requirements; and slamming and preferred carrier freeze requirements. We understand that non-compliance can result in various penalties, including the Ohio.	ltting unfair or deceptive acts and practices; truth in billing will comply with the rules of the state of Ohio and
I declare under penalty of perjury that the foregoing is true and correct. (Signature and Title)	
July <u>12</u> , 2016	
(Date)	

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in

Case No(s). 16-1566-TP-ACE, 90-9427-TP-TRF

Summary: Exhibit Updated Telecommunications Retail Service Offering Form (Revised to include TRF Docket No. 90-9427-TP-TRF and company contact information) electronically filed by Mr. Kevin M Cookler on behalf of Ohio MSA LLC