



**Matt Mumma**  
*Manager*

May 12, 2016,

On April 29, 2016 ICORE filed a 499-Q revision that projected revenues for the 2<sup>nd</sup> quarter of 2016 for **PenTeleData, LP 1, Filer ID 819608**. The original filing was filed prior to the February 1 due date. The revision was filed to correct the revenues filed on the original submission from yearly to quarterly, since quarterly revenues are to be reported on the 499-Q. FCC rules prohibit USAC from accepting a revised 499-Q after the 45-day revision deadline has closed. Nor is USAC permitted to waive the 45-day revision deadline established by the FCC. Because of this USAC is forced to determine PTD's USF contribution for the second quarter of 2016 based off of the yearly numbers submitted on the original filing, which causes an undue financial burden for the company. It is for this reason that PTD is requesting this waiver to be accepted and to grant USAC permission to use the revised 499-Q to recalculate PTD's second quarter contributions.

Please note that I can be reached at 610-928-3913 and [mmumma@icorellc.com](mailto:mmumma@icorellc.com), for further discussion, along with my mailing address:

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ICORE Consulting, LLC  
326 S. Second St.  
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Thank you in advance for your consideration.

Sincerely,

A handwritten signature in black ink that reads "Matt Mumma". The signature is written in a cursive, flowing style.

Enclosures