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February 29, 2008

### E-FILING

Patricia Van Gerpen  
South Dakota Public Utilities Commission  
Capitol Building, 1<sup>st</sup> Floor  
500 East Capitol Avenue  
Pierre SD 57501-5070

RE: Alltel Communications, Inc.  
In the Matter of the Petition of Faith Municipal Telephone for Modification of  
Section 251(b)(2) of the Communications Act of 1934, as amended  
TC08-008 GPGN File No. 5925.070220

Dear Ms. Van Gerpen:

Attached please find Alltel's Petition to Intervene in the above-entitled matter (Docket TC08-008). By copy of same, counsel have been served.

Please note that Gene DeJordy's name appears on the Service List for this matter. Mr. DeJordy is no longer with Alltel/WWC. In future filings, please replace Mr. DeJordy's name with: Stephen Rowell, ALLTEL Communications, Inc., One Allied Drive, Little Rock, AR 72202 (e-mail Stephen.B.Rowell@alltel.com).

If you have any questions, please contact me.

Sincerely,



Talbot J. Wieczorek

TJW:klw  
Enclosure

c: Service List  
Client

BEFORE THE PUBLIC UTILITIES COMMISSION  
OF THE STATE OF SOUTH DAKOTA

In the Matter of the Petition of	)	
Faith Municipal Telephone Company	)	Docket No. TC08-008
Modification of Section 251(b)(2)	)	Petition for Formal Intervention
of the Communications Act of 1934	)	
as amended	)	

COMES NOW Alltel Communications, LLC. (“Alltel”), by and through its counsel, and pursuant to A.R.S.D. § 20:10:01:15:02, files this Petition for Formal Intervention, and in support thereof states as follows:

1. Alltel is a Delaware Limited Liability Company, with its principal place of business at One Allied Drive, Little Rock, AR 72202. Alltel is authorized to transact business in the State of South Dakota.

2. Alltel is a provider of commercial mobile radio services (“CMRS”) in South Dakota within the areas served by Petitioner and has been designated as an Eligible Telecommunications Carrier within South Dakota by prior Orders of the South Dakota Public Utilities Commission.

3. As a CMRS provider doing business in South Dakota within Petitioner’s service area, Alltel is an interested party in this proceeding as it may result in the delay of implementation of intermodal local number portability in South Dakota directly and negatively impacting Alltel’s South Dakota operations.

4. In addition, South Dakota consumers are adversely impacted by any suspension of the intermodal number portability obligation as they may be denied the opportunity to take advantage of various advanced wireless services if they want to retain their current number while changing providers. Finally, any suspension of an ILECs

local number porting obligation exerts further pressure on available number (NPA) exhaust issues. Alltel, therefore, desires to have Formal Intervenor status in order to participate in this proceeding in accordance with A.R.S.D. § 20:10:01:15:02.

WHEREAS, Alltel respectfully requests that the Commission grant it status as a Formal Intervenor in this matter and, as such, that Alltel be allowed to participate in this matter as provided in the Rules of Commission Procedure.

Respectfully submitted,

Dated: February 29, 2008



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ATTORNEYS FOR  
ALLTEL COMMUNICATIONS, LLC

**CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a true and correct copy of the foregoing Petition for Formal Intervention (Docket TC08-008) was delivered by electronic mail this 29th day of February, 2008, to the following:

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