Cesar Caballero Director Wireline Legal and USF

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SOUTH DAKOTA PUBLIC UTILITIES COMMISSION

VIA OVERNIGHT MAIL

March 4, 2006

Office of the Clerk South Dakota Public Utilities Commission 500 East Capitol Avenue Pierre, SD 57501

RE: Docket No. TC05-222

Please find enclosed a petition for waiver of ARSD 20:10:24:02(8) and a performance bond in the amount of \$25,000.

Alltel Holding Corporate Services, Inc. ("Alltel") is making these filings in response to the February 15, 2006 letter from Mr. Bob Knadle, Utility Analyst at the Commission.

In his letter, Mr. Knadle had returned Alltel's performance bond because a South Dakota resident agent had not sign it. Upon further review, it was determined that the bond did not have to be signed by a South Dakota resident agent provided that the insurance/bond company was licensed to do business in the State of South Dakota. Also attached to this letter is a listing showing that the Cincinnati Insurance Company, the issuer of Alltel's bond, is licensed to do business in the State of South Dakota.

Mr. Knadle also requested minor changes to the customer notification letter provided with the application. Alltel will make the requested changes to the notification letter to ensure it complies with federal and South Dakota rules and will provide copies of the customer notification letter to this Commission at least 30 days before any transfer of customers takes place.

Sincerely

Cesar Caballero

Enclosures

RECEIVED

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BEFORE THE PUBLIC SERVICE COMMISSION OF SOUTH DAKOTA

SOUTH DAKOTA PUBLIC UTILITIES COMMISSION

)		
In the Matter of the Application of)		
Alltel Holding Corporate Services, Inc. for)		
Registration as a Provider of Intrastate) ·	1	
Telecommunications Services on a) .	Docket NO. TC	05-222
Resold Basis in the State of South Dakota)	•	
·	.)		

PETITION FOR WAIVER

Pursuant to ARSD 20:10:24:02(15), Alltel Holding Corporate Services, Inc. ("Applicant") respectfully requests a waiver of ARSD 20:10:24:02(8) requiring Applicant to file current financial statements including a balance sheet, income statement and cash flow statement.

In its original application filed December 21, 2005, Applicant explained that it was formed to allow Alltel Corporation to establish its wireline business, including its long distance retail business as a separate public traded company. Applicant further explained that at this time it does not have individual audited financial statements. In its original application, Applicant, in its attempt to comply with the rule, provided historical financial statements of its parent, Alltel Corporation and a pro-forma income statement and balance sheet of the new holding company under which Applicant will operate.

Because Applicant does not have at this time the financial statements described in ARSD 20:10:24:02(8) and cannot possibly comply with the requirements set forth in it, Applicant respectfully requests that it be granted a waiver of such rule.

Respectfully submitted this 4th day of March 2006.

Alltel Holding Corporate Services, Inc.

Cesar Caballero

Director - Wireline Legal and USF

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