

**EXHIBIT 2**

**Response:** This request is objected to as vague, ambiguous and as seeking information not relevant, or not likely lead to the discovery of admissible evidence in the current suspension proceeding. Subject to, and without waiving said objection, denied.

2. Admit that Alltel subsidizes its basic service offering by the receipt of toll revenues and roaming charges that exceed the costs of those services and from universal service funds.

**Response:** This request is objected to as vague, ambiguous and as seeking information not relevant to, or not likely lead to the discovery of admissible evidence in the current suspension proceeding. Subject to, and without waving said objection, denied.

### ALLTEL'S RESPONSE TO REQUEST FOR PRODUCTION

1. Provide a network diagram for your network within the MTA identifying wireless sites owned by Alltel, wireless sites leased by Alltel, switches, transmission add/drop nodes and/or multiplexers, interoffice routes, intra-company and inter-company transmission lines, and call record data collection points.

**Response:** See attachments 'Alltel Response RFP 1 – MTA which shows Alltel cell site locations with the MTA, 'Alltel Response RFP 1 – Venture Area which shows Alltel cell site locations within the same counties as Venture wire centers and 'Alltel Response RFP 1 – Cell Site Data which provides further detail for Alltel cell site locations with the same counties as Venture wire centers.

2. Provide an RF profile map showing RF signal levels from each of the Alltel wireless site locations in the MT A.

**Response:** Alltel objects to this request as the information requested seeks information that is not relevant to the instant suspension proceeding and not likely to lead to the discovery of admissible evidence.

3. Provide a diagram of any overlap routes and interface points within the MTA between Alltel's network and the Qwest network.

**Response:** Alltel objects to this request as the information requested seeks information that is not relevant to the instant suspension proceeding and not likely to lead to the discovery of admissible evidence. Without waving said objection, Alltel interface points with Qwest tandems in the MTA and within the state of South Dakota are depicted in attachment "Alltel Response RFP 6."

4. Provide a diagram of any overlap routes and interface points between the wireless sites owned by Alltel and the MTSO within the MTA, between the wireless sites leased

by Alltel and the MTSO within the MTA, and between MTSO and MTSO within the MTA

**Response:** Alltel objects to this request as the information requested seeks information that is not relevant to the instant suspension proceeding and not likely to lead to the discovery of admissible evidence. Without waving said objection, Alltel's Rapid City MTSO is connected to Alltel's Sioux Falls MTSO. Alltel's Sioux Falls MTSO is connected to Alltel's Fargo MTSO.

5. Provide a diagram showing the circuit routing between each wireless site owned or leased to the MTSO and the circuit routing between MTSO to MTSO within the MTA. Identify whether the circuits are routed over microwave, leased facilities, transited via IXC, fiber, copper, etc.

**Response:** See attachment "Alltel Response DR 18."

6. Provide a network diagram of the MTA and identifying where all 251 (b)(5) reciprocal compensation calls are received, the transport facilities used to terminate the call, and where the call termination occurs.

**Response:** Alltel objects to the relevancy of the request as it pertains to each site within the MTA and it is not likely to lead to the discovery of admissible evidence. The request is also unduly burdensome. Without waving said objection, see attachment "Alltel Response RFP 6."

7. Provide a copy of any traffic study (and all associated work papers, support, computations data, and other documentation) prepared by or on behalf of Alltel subsequent to January 2002. If this data is stored and/or was developed with the aid of a computerized spreadsheet or other electronic application, provide an electronic copy of the spreadsheet and electronic means including data and computational algorithms.

**Response:** Alltel objects to this request as the information requested seeks information that is overly broad and not relevant to the instant suspension proceeding or likely to lead to the discovery of admissible evidence. Without waving said objection, see attachment "Alltel Response RFP 7."

8. Provide copies of all documents upon which you rely to support your answers to any interrogatories.

**Response:** Provided as per attached.

9. Provide any agreements (or the terms of any business arrangements) Alltel has with other entities in South Dakota.

**Response:** Interconnection agreements are on file with the Public Service Commission. To the extent the request seeks agreements beyond filed interconnection

g. Any documents identifying distributions to stockholders.

**Response:** See response to RFP 11.

16. If Alltel is using facilities owned by an Affiliate or any Affiliate is using facilities owned by Alltel, provide a copy of any cost study relating to allocation of costs between the companies prepared by Alltel or any Affiliate in the past five years.

**Response:** See response to DR 9.

Dated: \_\_\_\_\_

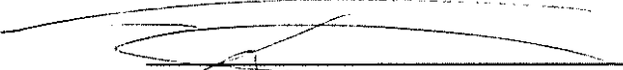
ALLTEL COMMUNICATIONS, INC.

By: \_\_\_\_\_

Subscribed and sworn to before me  
this \_\_\_\_\_ day of \_\_\_\_\_, 2007

\_\_\_\_\_  
Notary Public

AS TO OBJECTIONS

  
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