Ruth Nettles

From: Tessie.Kentner@alltel.com

Sent: Friday, March 14, 2008 4:20 PM

To: Filings@psc.state.fl.us

Subject: Docket No. 060582-TP

Attachments: Scan001.PDF

Attached for filing in the referenced Docket is the Notice of Withdrawal of Petition, filed by Alltel. If you have any questions, please do not hesitate to contact me. Thank you for you assistance.

A: Person responsible for filing:

Stephen B. Rowell
Alltel Communications, LLC
One Allied Drive
P.O. Box 2177
Little Rock, AR 72202
(501) 905-8460
(501) 905-5489 Facsimile
stephen.b.rowell@alltel.com

- B. Docket No. 060582-TP- Petition of Alltel Communications, LLC for designation as eligible telecommunications carrier (ETC) in certain rural telephone company study areas located entirely within Alltel licensed area.
- C. Filed by Alltel Communications, LLC
- D. Number of pages: 2
- E. Description: Notice of Withdrawal of Petition

<<Scan001.PDF>>

The information contained in this message, including attachments, may contain privileged or confidential information that is intended to be delivered only to the person identified above. If you are not the intended recipient, or the person responsible for delivering this message to the intended recipient, Alltel requests that you immediately notify the sender and asks that you do not read the message or its attachments, and that you delete them without copying or sending them to anyone else.

-DOCUMENT NUMBER-DATE

0 | 930 MAR 14 8

U I 330 MAN 148 FPSC-COMMISSION CLERK

DOCUMENT NUMBER-DATE

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition of Alltel Communications, LLC)	
For designation as eligible telecommunications)	
carrier (ETC) in certain rural telephone)	Docket No. 060582-TP
company study areas located entirely within)	
Alltel's licensed area)	

Notice of Withdrawal of Petition

Alltel Communications, LLC ("Alltel")¹ hereby files this Notice of Withdrawal, without prejudice, of its Petition for Designation as an Eligible Telecommunications

Carrier (ETC) in certain rural telephone company study areas located entirely within

Alltel's licensed service area in Florida. Per the request of Commission Staff to either process the Petition or withdraw and as Alltel is not prepared to proceed at this time,

Alltel respectfully withdraws its Petition in the above-captioned proceeding, without prejudice.

Respectfully submitted,

ALLTEL COMMUNICATIONS, LLC

y: Stephen B. Rowell (#789917)

Attorney for Alltel One Allied Drive P.O. Box 2177 Little Rock, Arkansas 72202 (501) 905-8460 (501) 905-5489 Facsimile stephen.b.rowell@alltel.com

¹ Alltel Communications, Inc. changed its name to Alltel Communications, LLC effective January 1, 2008.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been served via U.S. mail to persons listed below this 14th day of March, 2008:

Susan S. Masterton Embarq Florida, Inc. P. O. Box 2214 Tallahassee, FL 32301

Blooston Law Firm Benjamin H. Dickens, Jr. 2120 L Street, N.W., Suite 200 Washington, FL 20037

Rutledge Law Firm Kenneth A. Hoffman P.O. Box 551 Tallahassee, FL 32302

TDS Telecom/Quincy Telephone Mr. Thomas M. McCabe P. O. Box 189 Quincy, FL 32353-0189 Ms. Deborah Nobles NEFCOM 505 Plaza Circle, Suite 200 Orange Park, FL 32073

FairPoint Communications Mr. R Mark Ellmer 502 Cecil G. Costin Sr. Blvd. Port St. Joe, FL 32456

TDS Telecom Peter R. Healy 525 Junction Road Madison, WI 53717

Adam Teitzman, Staff Counsel Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

By: Stephen B. Rowell (#789917)

Attorney for Alltel One Allied Drive P.O. Box 2177

Little Rock, Arkansas 72202

(501) 905-8460

(501) 905-5489 Facsimile stephen.b.rowell@alltel.com