## BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

)

)

NOV 1 3 2003

FILF<sub>D<sup>2</sup></sub>

Service Commission

In the Matter of a Commission Inquiry into the Possibility of Impairment without Unbundled Local Circuit Switching When Serving the Mass Market

Case No. TO-2004-0207

## ALLTEL COMMUNICATIONS, INC.'S REQUEST TO WITHDRAW FROM CASE

COMES NOW ALLTEL Communications, Inc. ("ACI") and, pursuant to the Missouri Public Service Commission's ("Commission's") Order Creating Case and Establishing Initial Filing Deadlines ("Order"), respectfully files its Request To Withdraw From Case and states as follows:

1. On November 5, 2003, in response to information received in Case Number TW-2004-0149, the Commission created this proceeding to investigate the issues raised in that case and to "establish a record on which the Commission may order that action be taken with respect to those issues." (Order at 1). As a part of that Order, every certificated competitive local exchange carrier was made a party to this case.

2. The Commission's Ordered Paragraph 3 provides: "That any certificated competitive local exchange carrier that provides service solely on the basis of resold incumbent local exchange carrier services may request to withdraw from the case."

3. Although ACI was certificated as a competitive local exchange carrier in Missouri pursuant to the Commission's Report and Order issued in

Case No. TA-99-298, ACI no longer operates as a competitive local exchange carrier. Accordingly, ACI does not intend to participate in this proceeding and respectfully requests that it be allowed to withdraw from the case.

WHEREFORE, ALLTEL Communications, Inc. prays that the Commission grant its request to withdraw from this case.

Respectfully submitted,

W. Dority

Missouri Bar No. 25617 Fischer & Dority, P.C. 101 Madison, Suite 400 Jefferson City, MO 65101 (573) 636-6758 (573) 636-0383 (fax) Iwdority@sprintmail.com

Attorneys for ALLTEL Communications, Inc.

## **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the above and foregoing document was hand-delivered, emailed or mailed this 12th day of November, 2003 to:

Mike Dandino Assistant Public Counsel Office of the Public Counsel P.O. Box 7800 Jefferson City, Missouri 65102

Paul G. Lane SBC Missouri One SBC Center, Rm. 3520 St. Louis, MO 63101 Dan Joyce General Counsel Missouri Public Service Commission P.O. Box 360 Jefferson City, Missouri 65102

Lisa Creighton Hendricks Sprint Missouri, Inc. 6450 Sprint Parkway MS: KSOPHN0212 Overland Park, KS 66251