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from HOLLY C. WALLACE Direct: 502-540-2309 / Fax: 502-585-2207 / holy wellow (Delethor sector)

Beth O'Donnell. 300 **Executive Director 推行资源**: **Kentucky Public Service Commission**

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TORNEYS

DINSMORE & SHOHL LLP

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PUBLIC SERVICE COMMISSION

May 31, 2006

VIA FACSIMILE and <u>FACSTACLASS U.S. MAIL</u> Hon. Each O'Donnell Executive Director Public Service Commission 21) Sower Blvd. Frankfort, KY 40601

Res. In the Matter of Mountain Rural Telephone Cooperative Corporation, Inc. 9. Kentucky Alltel, Inc.

Dear Ms. O'Donnell:

We are counsel to Mountain Rural Telephone Cooperative Corporation, Inc. ("Mountain Rural"). In that capacity, we have been requested to write to you with regard to the Motion to Diamiss, For Discovery, and For Injunctive Relief and Answer filed by Kentucky Alitel, Inc. ("Kentucky Alitei").

Mountain Rural has received the Motion to Dismiss, for Discovery, and for Injunctive Relief and Answer ("Motion") filed by Kentucky Alltel on Tuesday, May 30, 2006 in connection with the above referenced matter. Please be advised that Mountain Rural intends to respond in opposition to Kentucky Alltel's Motion by no later than Tuesday, June 6, 2006, which is merely seven days after Kentucky Alltel's service of the motion. Accordingly, Mountain Rural respectfully requests that the Public Service Commission of the Commonwealth of Kentucky abstain from ruling on Kentucky Alltel's Motion until after June 6, 2006.

Thank you, and if you have any questions, please call me.

Very truly yours,

DINSMORE & SHOHL JLP 24-C. L)allace

Holly C. Wallace

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Hon. Eeth O'D**onnell** May 31, 2006 Page 2

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ce: Mark R. Overstreet, Esq. (Counsel to Kentucky Alltel, Inc.) John E. Selent, Esq. Edward T. Depp, Esq.

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