

November 23, 2015

**Ex Parte**

Ms. Marlene H. Dortch  
Secretary  
Federal Communications Commission  
445 12th Street, SW  
Washington, DC 20554

Re: *Connect America Fund*, WC Docket No. 10-90; *High Cost Universal Service Support*, WC Docket No. 05-337; *Universal Service Reform Mobility Fund*, WT Docket No. 10-208; *ETC Annual Reports and Certifications*, WC Docket No. 14-58; *Establishing Just and Reasonable Rates for Local Exchange Carriers*, WC Docket No. 07-135; *Developing an Unified Intercarrier Compensation Regime*, CC Docket No. 01-92

Dear Ms. Dortch:

On November 20, 2015, I spoke with Matthew DelNero of the Wireline Competition Bureau on behalf of General Communication, Inc. (“GCI”). I spoke about the need to move forward with the Alaska Plan in whole, including the rate-of-return and CETC portions, in order to provide a stable environment to continue to improve broadband deployment in Alaska. I also stated that ACS’ proposal was unrealistic, lacked notice as it applied across all forms of universal service support beyond the high cost support being considered in these dockets, and suffered from potential substantive legal defects.

Please contact me if you have any questions.

Sincerely,



John T. Nakahata  
*Counsel to General Communication, Inc.*

cc: Matthew DelNero