

March 8, 2016

VIA ECFS

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

Re: Connect America Fund, WC Docket No. 10-90

Dear Ms. Dortch:

Hawaiian Telcom, Inc. (HTI) accepted 2013 Connect America Fund (CAF) Phase I incremental support on August 15, 2013. At the time of acceptance, HTI submitted an initial list of identified locations to which it planned to deploy broadband to meet its CAF Phase I Round Two service obligations.

On February 20, 2015, HTI notified the Commission of its intent to modify, pursuant to the requirements of 47 CFR §54.312(b)(3), its CAF Phase I Round Two broadband plans to deploy broadband to CB 150010210103046 in place of CB 150010210103041 as initially identified at the time of election. On February 23, 2015, the Wireline Competition Bureau issued Public Notice DA 15-243 regarding this modification, and no one objected to this change. Inadvertently, HTI did not make all appropriate certifications that would have been required had HTI initially identified CB 150010210103046 at the time it accepted Phase I Round Two support before HTI commenced construction to this CB. All other requirements have been met.

Pursuant to 47 C.F.R. § 54.312(c)(5), the undersigned certifies that (1) the locations that will be served in satisfaction of the deployment requirement associated with these funds, identified by CB 150010210103046 is shown as unserved by fixed broadband offered by any provider other than HTI or an affiliate on the current version of the National Broadband Map; (2) that, to the best of the knowledge of HTI, these locations were, in fact, unserved by fixed broadband with speeds of at least 768 kbps downstream and 200 kbps upstream prior to HTI commencing construction; (3) that HTI's current capital improvement plan did not already include plans to complete broadband deployment within the next three years to the locations to be counted to satisfy the deployment requirement; (4) that this incremental support will not be used to satisfy any merger commitment or similar regulatory obligation; and (5) HTI has undertaken due diligence and determined that locations in question are not within the service area of either Broadband Initiatives Program or the Broadband Technology Opportunities Program projects that will provide Internet access with speeds of at least 3 Mbps downstream and 768 upstream.

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A copy of this notice is being sent to the Wireline Competition Bureau, the Universal Service Administrative Company, and to the Hawaii Public Utilities Commission. Please contact Steven Golden at (808) 546-3877 or steven.golden@hawaiiantel.com should you have any questions regarding this filing.

Sincerely,



Kevin T. Paul
Senior Vice President-Technology

cc: Carol Matthey
Ryan Palmer
Alex Minard
Universal Service Administrative Company
Hawaii Public Utilities Commission