

March 21, 2016

Marlene Dortch  
Federal Communications Commission  
445 12<sup>th</sup> Street, SW  
Washington, DC 20554

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

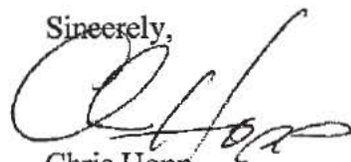
Dear Ms. Dortch:

Alpine Communications L.C., (“Alpine”), SAC 351106, is a small RLEC offering traditional voice and broadband services to approximately 2,775 broadband customers over 477 square miles in northeastern Iowa. On March 18, 2016, Alpine filed corrected Form 477 data for 6/30/2015 and 12/31/2015, respectively. The corrected data accurately reflects Alpine’s ability to provide 10/1 broadband to the census blocks within its study area. The previously reported data considerably overstated Alpine’s broadband availability.

Accordingly, we respectfully request that the FCC’s Wireline Competition Bureau and CostQuest correct the A-CAM to reflect Alpine’s corrected Form 477 data. This would provide Alpine with the same accurate A-CAM support amounts as all other RLECs, which is necessary to enable an informed election on whether to accept model based support.

Thank you in advance for correcting this matter.

Sincerely,



Chris Hopp

COO

Alpine Communications L.C.

CC: Katie King  
Suzanne Yellen  
Alex Minard

Real Access. Real Value. Real People.