

April 27, 2011

Ms. Marlene Dortch, Secretary  
Federal Communications Commission  
445 12<sup>th</sup> St., SW  
Washington, D.C. 20554  
USA

*Re: Request for Review of GCI Communication Corp. of Decision by Universal  
Service Administrator, Rural Health Care Support Mechanism, WCB Docket No.  
02-60*

Dear Ms. Dortch:

Enclosed please find the Declaration of Stephen Constantine, which supplements the GCI Communication Corp's Request for Review of the Yukon-Kuskokwim Health Corporation facilities filed in the above referenced docket on August 23, 2010.

Sincerely,



Rachel W. Petty  
Wiltshire & Grannis LLP  
1200 Eighteenth Street, NW  
Suite 1200  
Washington, D.C. 20036

Enclosure

**Before the  
FEDERAL COMMUNICATIONS COMMISSION  
Washington, D.C. 20554**

In the Matter of

Request for Review of  
GCI Communication Corp. of  
Decision by Universal Service Administrator

WCB Docket No. 02-60

Yukon Kuskokwim Health Corporation  
HCP 10174, 10175, 10177, 10179, 10181,  
10182, 10183, 10184, 10185, 10188, 10189,  
10190, 10191, 10193, 10195, 10197, 10199,  
10200, 10201, 10203, 10204, 10205, 10206,  
10208, 10209, 10210, 10211, 10212, 10213,  
10214, 10216, 10218, 10219, 10222, 10223

**DECLARATION OF STEPHEN CONSTANTINE**

I, Stephen B. Constantine, do hereby declare under penalty of perjury:

1. I am the Director of Medical and Video Services for Managed Broadband Services within GCI Communication Corp. ("GCI"). My responsibilities include being GCI's senior point of contact with USAC for the Yukon-Kuskokwim Health Corporation ("YKHC"). I have personal knowledge of the technical configuration of YKHC's RHCP service.

2. To the best of my knowledge, the facts as stated in GCI's Request for Review with regard to GCI's provision of circuits between YKHC's Subregional or Village Clinic and YKHC's main hospital in Bethel are true and correct.

3. In my role as senior contact between GCI and YKHC for RHCP issues, I have supported YKHC's efforts to receive reimbursement through RHCP for the broadband circuits connecting its Village and Subregional Clinics. This support has included reviewing

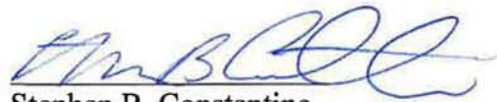
communications between YKHC and RHCP and YKHC's records regarding the installation of its VTC equipment.

4. At YKHC's request, I reviewed USAC's letters seeking information about YKHC's use of the supported circuits and its installation of the VTC equipment.

5. YKHC's GCI circuits of either 3 or 5 Mbps capacity transparent LAN service between a Subregional or Village Clinic and YKHC's main hospital in Bethel are eligible for support because:

- The transparent LAN services were used immediately upon turn up for continuing to provide services such as VoIP telephone service, email, Internet connectivity, and other telemedicine activities;
- Installation of the VTC equipment was delayed because of unavoidable severe Alaskan weather restricting travel and resource-related circumstances impacting physical installation within the clinics;
- YKHC is entitled to determine its bandwidth needs and manage the installation of and transition to new services, including the use of VTC equipment.

Executed on April 27, 2011.

  
Stephen B. Constantine