



January 11, 2013

REDACTED—FOR PUBLIC INSPECTION

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*

Dear Ms. Dortch:

On behalf of General Communication, Inc. (“GCI”), the undersigned counsel submits this *ex parte* letter and the attached maps pursuant to the *Third Protective Order*, DA-12-1418, released August 30, 2012. As required by the *Order*, we submit (a) one copy of the filing containing Confidential Information to the Secretary’s Office along with this cover letter; and (b) two copies of the filing in redacted form to the Secretary’s Office along with the redacted cover letter. We will also file a redacted copy of this letter via ECFS.

On January 9th, 2013, GCI filed comments¹ in response to the Commission’s Public Notice of December 5, 2012, which sought public input on its list of potentially unserved census blocks.² To its filing, GCI attached a list of census blocks that the Commission listed as either “unavailable” or “partially unavailable” for fixed terrestrial broadband service with advertised speeds of at least 3 Mbps downstream and 768 kbps upstream, but within which GCI provides such broadband service.

¹ *Comments of General Communication, Inc. on the CAF Phase I Unserved Areas List*, WC Docket No. 10-90 (filed Jan. 9, 2013) (erratum filed Jan. 11, 2013) (“GCI Comments”).

² *Wireline Competition Bureau Seeks Comment on Areas Shown as Unserved on the National Broadband Map for Connect America Phase I Incremental Support*, Public Notice, DA-12-1961 (rel. Dec. 5, 2012).

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In addition to this list, GCI provided the Commission with maps of these census blocks indicating the scope of the area in which it offers such service. The maps attached to GCI's comments indicated only the census blocks served by GCI Cable. In its comments, GCI noted that it would later file separate maps for areas served through fixed wireless.³ We now attach those maps—which indicate the census blocks served by GCI's fixed wireless service—to this *ex parte* filing.

Sincerely,



John T. Nakahata
Counsel to General Communication, Inc.

³ *GCI Comments* at 1 n.2.

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