



April 15, 2014

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street SW
Room TW-A325
Washington, DC 20554

**Re: Quarterly Compliance Report of The Alaska Wireless Network, LLC,
Regarding Broadband Deployment Commitments, WT Docket No.
12-187, WC Docket No. 09-197**

Dear Ms. Dortch:

Pursuant to the Commission's July 16, 2013 *Memorandum Opinion and Order* ("AWN Order"),¹ The Alaska Wireless Network, LLC ("AWN"), hereby submits this Quarterly Compliance Report for the period from the Closing Date of the AWN transaction through March 31, 2014. The required elements of these Quarterly Compliance Reports are set forth below.

According to the *AWN Order*, AWN's Quarterly reports with the Commission must include the following:

(i) A statement as to the status of the Company's compliance with each of the four individual commitments.

AWN Response: To date, AWN has been working toward compliance with each of the four commitments with respect to enhancements of wireless services in Remote Alaska. Pursuant to Paragraph 136 of that Order, AWN must meet these commitments by December 31, 2014. AWN has deployment activities either under way or planned that, when successfully completed, will meet the requirements of each of these four commitments.

¹ *Applications of GCI Communication Corp., ACS Wireless License Sub, Inc., ACS of Anchorage License Sub, Inc., For Consent to Assign Licenses to the Alaska Wireless Network, LLC, Memorandum Opinion and Order, 28 FCC Rcd. 10,433 ¶¶ 137-38 (July 16, 2013) ("AWN Order").*

(ii) The number of POPs in Remote Alaska that are receiving LTE services in accordance with the first commitment that were not receiving LTE services prior to the Closing Date.

AWN Response: AWN has not yet extended LTE capability to any additional POPs in Remote Alaska. However, AWN has additional deployments planned in 2014 that it expects to cover well over the 35,000 additional POPs that AWN has committed to serve.

(iii) The additional Remote Alaska communities (including non-3G portions) that are receiving 3G services in accordance with the second commitment that were not receiving 3G services prior to the Closing Date.

AWN Response: With respect to the six Remote Alaska communities (including non-3G portions) to which AWN committed to extend service by December 31, 2014; AWN has extended 3G service to the Remote community of Dillingham (including non-3G portions). AWN has identified an additional five potential deployments for 2014 that, when successfully completed, will satisfy this commitment.

(iv) Identification of the additional 2G macrosites that have been or are being constructed in Remote Alaska in accordance with the third commitment.

AWN Response: With respect to the 12 additional communities in Remote Alaska in which AWN has committed to construct 2G macrosites, as of the date of this letter, AWN has constructed additional macrosites at five locations in Remote Alaska—Petersburg, McGrath, Nome, Badami, and Point Thompson. AWN has identified an additional seven macrosites for potential deployment in 2014 that, when successfully completed, will satisfy this commitment.

(v) Status of compliance with the fourth commitment.

AWN Response: As its fourth commitment, AWN agreed to maintain 2G service everywhere in Remote Alaska that it was offered as of the date of the *AWN Order*.² AWN has fulfilled this commitment by maintaining 2G service in each area throughout Remote Alaska.

(vi) Future plans to achieve each of the individual commitments (which does not need to identify specific communities), including any anticipated delays or difficulties in meeting the deadlines.

² *AWN Order* ¶ 136.

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AWN Response: As set forth above, AWN anticipates that it will meet each of its four individual commitments prior to the December 31, 2014 deadline. There are currently no anticipated delays or difficulties in meeting the deadlines. Should any develop, those will be reported in the next quarterly report.

Please do not hesitate to contact me with any questions.

Sincerely,

The Alaska Wireless Network, LLC



Bonnie J. Paskvan
Vice President & Senior Legal Counsel

BJP/jad