

**REDACTED – FOR PUBLIC INSPECTION**

February 13, 2013

VIA ELECTRONIC FILING

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

Re: Applications of GCI Communication Corp., ACS Wireless License Sub, LLC, ACS of Anchorage License Sub, LLC, and Unicom, Inc. for Consent to the Assignment of Licenses to Alaska Wireless Network, LLC  
WT Docket No. 12-187

Dear Ms. Dortch:

On behalf of ACS Wireless License Sub, LLC and ACS of Anchorage License Sub, LLC (collectively “ACS”), the enclosed materials are responsive to certain of the October 11, 2012 requests for information and clarification in the above-referenced proceeding (the “October 11 Letter”).<sup>1</sup>

ACS submits on the enclosed CD-ROM disc a revised privilege log, along with a corresponding updated legend, which updates the documents that were previously identified as privileged in the document production responsive to document request numbers 8, 10, 11, and 21d in the October 11 Letter. ACS has removed from the revised privilege log certain documents that were previously identified as privileged, but that are no longer deemed privileged. The documents that are no longer deemed privileged will be produced confidentially under a separate cover letter.

The documents provided in this submission are Highly Confidential to ACS and therefore are being provided under seal pursuant to the Commission’s Second Protective Order in this docket. The documents included on the enclosed CD-ROM are designated as “Highly

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<sup>1</sup> Letter from Ruth Milkman, Chief, Wireless Telecommunications Bureau, to Lisa Phillips, ACS Wireless, Oct. 11, 2012.

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Confidential” in their entirety. The CD-ROM is marked, “HIGHLY CONFIDENTIAL – SUBJECT TO SECOND PROTECTIVE ORDER IN WT DOCKET NO. 12-187 BEFORE THE FEDERAL COMMUNICATIONS COMMISSION,” according to the requirements of the Second Protective Order.

ACS has made diligent efforts to ensure that none of the documents that have been submitted is privileged under the attorney-client privilege or attorney work product doctrine. To the extent that any privileged documents may have been inadvertently produced, such production does not constitute a waiver of any applicable privilege. ACS requests that any privileged documents inadvertently produced be returned to ACS as soon as such inadvertent production is discovered by any party, and reserves all rights to seek the return of any such documents.

Please contact me should any questions arise concerning this filing.

Respectfully submitted,



Karen Brinkmann  
KAREN BRINKMANN PLLC  
2300 N Street, NW  
Suite 700  
Washington, D.C. 20037  
(202) 365-0325  
[KB@KarenBrinkmann.com](mailto:KB@KarenBrinkmann.com)  
*Counsel for ACS*

cc: Kathy Harris, Wireless Telecommunications Bureau  
Neil Dellar, Office of the General Counsel