

UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION  
Washington, D.C. 20549

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FORM 8-K

CURRENT REPORT

Pursuant to Section 13 OR 15(d) of The  
Securities Exchange Act of 1934

Date of report (Date of earliest event reported): December 5, 2005

GENERAL COMMUNICATION, INC.  
(Exact Name of Registrant as Specified in its Charter)

Alaska	0-15279	92-0072737
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(State or other jurisdiction of incorporation)	(Commission File Number)	(IRS Employer Identification No.)
2550 Denali Street Suite 1000 Anchorage, Alaska		99503
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(Address of principal executive offices)		(Zip Code)

Registrant's telephone number, including area code: (907) 868-5600

NONE

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(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to  
simultaneously satisfy the filing obligations of the registrant under any of the  
following provisions:

- Written communications pursuant to Rule 425 under the Securities Act (17 CFR  
230.425)
- Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR  
240.14a-12)
- Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange  
Act (17 CFR 240.14d-2(b))
- Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange  
Act (17 CFR 240.13e-4(c))

Section 1 - Registrant's Business and Operations

Item 1.01 Entry into a Material Definitive Agreement.

On December 5, 2005, General Communication, Inc. ("GCI") entered into a  
definitive agreement to invest \$29.5 million in Alaska DigiTel, LLC ("AKD"), an  
Alaska wireless provider. In exchange for the investment, GCI will receive a  
majority equity interest in AKD but will not own voting control of the venture.  
The investment will allow AKD to buy out certain investors, refinance most of  
its outstanding debt and maintain its existing business plan.

GCI will acquire its interest as a passive investment and does not plan any  
further direct business or resale relationships with AKD at this time. Under the  
agreement GCI is not required to make any further investments in AKD. GCI views  
its investment as an incremental way to participate in future growth of the  
wireless industry in Alaska. GCI's distribution agreement with Dobson  
Communications remains in full effect and GCI's existing cellular products will  
continue to compete with AKD in the Alaska market. Management of AKD will not  
change under the agreement.

GCI's majority equity investment is expected to result in the consolidation of  
AKD for financial reporting purposes. GCI's wireless earnings before interest  
expense, taxes, depreciation and amortization (EBITDA) are expected to increase  
by approximately \$5.0 million for the year 2006, after the elimination of  
certain transport services provided to AKD. The agreement also provides for  
certain buy and sell options that are, in part, reciprocal to AKD. Buy and sell  
options allow GCI to acquire voting control of AKD or to divest its interest in  
the venture. The transaction is subject to customary closing conditions,  
including documentation and regulatory approvals and is expected to close on or  
about January 31, 2006.

Funds for the transaction will be provided from GCI's existing cash balances and  
its senior bank credit facilities.

GCI issued a press release dated December 7, 2005 announcing that it reached a definitive agreement. Such press release is included as Exhibit 99.1 to this Current Report on Form 8-K.

Section 5 - Corporate Governance and Management

Item 5.02 Departure of Directors or Principal Officers; Election of Directors; Appointment of Principal Officers.

- (a) Not applicable.
- (b) On December 5, 2005, Donne F. Fisher advised the Board of Directors of GCI that he has decided to retire from the Board effective immediately. Mr. Fisher, age 67, has served as a valued member of the Board since 1980 and until June of 2005 served as Chairman of the Board. Mr. Fisher was a member of GCI's Finance, Compensation, Executive, and Nominating and Corporate Governance committees of the Board of Directors.
- A copy of Mr. Fisher's resignation letter is attached as Exhibit 99.2 to this Current Report on Form 8-K.
- (c) Not applicable.
- (d) Effective as of December 6, 2005, GCI appointed Scott M. Fisher to its Board of Directors to complete Mr. Donne F. Fisher's term, which ends at the time of GCI's 2007 annual meeting. Mr. Fisher, age 39, is the son of Donne F. Fisher and was appointed to serve on the Finance, Nominating and Corporate Governance, and Compensation committees of the Board of Directors.

From 1998 to present, Mr. Fisher has been a partner of Fisher Capital Partners, Ltd., a private equity and real estate investment company located in Denver, CO. During that time, Fisher Capital owned and operated Peak Cablevision, a multiple system cable television operator with approximately 120,000 subscribers. At Peak Cablevision, he was responsible for television programming and corporate development. From June 1990 to April 1998, Mr. Fisher was Vice President at The Bank of New York and BNY Capital Resources Corporation, an affiliate of The Bank of New York, where he worked in the corporate lending and commercial leasing departments. Mr. Fisher serves on the advisory board of several private companies.

Mr. Fisher qualifies as an "independent director," as the term is defined in the Nasdaq Stock Market corporate governance listing standards to which GCI is subject.

There are no related party transactions between Mr. Fisher and GCI. Mr. Fisher has no family relation with any director or officer of GCI other than with Mr. Donne F. Fisher.

Section 9 - Financial Statements and Exhibits

Item 9.01 Financial Statements and Exhibits.

- (a) Not applicable.
- (b) Not applicable.
- (c) Not applicable.
- (d) Exhibits:

99.1 Press release of General Communication, Inc. dated December 7, 2005.

99.2 Donne F. Fisher resignation letter dated December 5, 2005.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

GENERAL COMMUNICATION, INC.

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(Registrant)

Date: December 8, 2005

By /s/  
Name: John M. Lowber  
Title: Senior Vice President,  
Chief Financial Officer,  
Secretary and Treasurer  
(Principal Financial Officer)

December 7, 2005

For GCI:

Bruce Broquet, (907) 868-6660; bbroquet@gci.com  
David Morris, (907) 868-5396; dmorris@gci.com

For Alaska DigiTel:

Stephen Roberts, (907) 888-0303; sroberts@wirelesspartners.com

FOR IMMEDIATE RELEASE

GCI ANNOUNCES \$29.5 MILLION INVESTMENT IN ALASKA DIGITEL, LLC.

ANCHORAGE, AK -- General Communication, Inc. (NASDAQ: GNCMA) ("GCI") announced today that it reached a definitive agreement to invest \$29.5 million in Alaska DigiTel, LLC ("AKD"), an Alaska wireless provider. In exchange for the investment, GCI will receive a majority equity interest in AKD but will not own voting control of the venture. The investment will allow AKD to buy out certain investors, refinance most of its outstanding debt and maintain its existing business plan.

GCI will acquire its interest as a passive investment and does not plan any further direct business or resale relationships with AKD at this time. Under the agreement GCI is not required to make any further investments in AKD. GCI views its investment as an incremental way to participate in future growth of the wireless industry in Alaska. GCI's distribution agreement with Dobson Communications remains in full effect and GCI's existing cellular products will continue to compete with AKD in the Alaska market. Management of AKD will not change under the agreement.

GCI's majority equity investment is expected to result in the consolidation of AKD for financial reporting purposes. GCI's wireless earnings before interest expense, taxes, depreciation and amortization (EBITDA) are expected to increase by approximately \$5.0 million for the year 2006, after the elimination of certain transport services provided to AKD. The agreement also provides for certain buy and sell options that are, in part, reciprocal to AKD. Buy and sell options allow GCI to acquire voting control of AKD or to divest its interest in the venture. The transaction is subject to customary closing conditions, including documentation and regulatory approvals and is expected to close on or about January 31, 2006.

Funds for the transaction will be provided from GCI's existing cash balances and its senior bank credit facilities.

GCI is the largest Alaska-based and operated integrated telecommunications provider. A pioneer in bundled services, GCI provides local, wireless, and long distance telephone, cable television, Internet and data communication services. More information about the company can be found at [www.gci.com](http://www.gci.com).

AKD provides CDMA wireless services in the state of Alaska. AKD has more than 24,000 subscribers and has roaming relationships with the major U.S. CDMA wireless carriers. More information about AKD can be found at [www.alaskadigitel.com](http://www.alaskadigitel.com).

The foregoing contains forward-looking statements regarding GCI's expected results that are based on management's expectations as well as on a number of assumptions concerning future events. Actual results might differ materially from those projected in the forward looking statements due to uncertainties and other factors, many of which are outside GCI's control. Additional information concerning factors that could cause actual results to differ materially from those in the forward looking statements is contained in GCI's cautionary statement sections of Form 10-K and 10-Q filed with the Securities and Exchange Commission

FC Partners

December 5, 2005

Mr. Ron Duncan, President  
General Communication, Inc.  
2550 Denali - Suite 1000  
Anchorage, AK 99503

Dear Ron:

I hereby submit my resignation as a Director of General Communication, Inc. effectively immediately. In addition, I resign as an officer and director of all subsidiaries of General Communication, Inc.

Thanks for your support.

Best regards,

/s/  
Donne F. Fisher

DFE/brh

Fisher Capital Partners, Ltd.  
5619 DTC Parkway, Suite 1150 Greenwood Village, CO 80111