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

**FORM 10-Q** 

(Mark One)

☑ QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended June 30, 2008

OR

□ TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from to

Commission File No. 0-15279

GENERAL COMMUNICATION, INC.

State of Alaska	92-0072737
(State or other Jurisdiction of	(I.R.S Employer
Incorporation or organization)	Identification No.
2550 Denali Street	
Suite 1000	
Anchorage, Alaska	99503
(Address of Principal Executive offices)	(Zip Code

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

Former name, former address and former fiscal year, if changed since last report

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes  $\boxtimes$  No  $\square$ 

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer", "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.:

definitions of "large accelerated filer", "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the	Exchange Act.:
Large accelerated filer □ Non-accelerated filer □ (Do not check if a smaller reporting company)	Accelerated filer ⊠ Smaller reporting company □
Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange	Act). Yes □ No ⊠
The number of shares outstanding of the registrant's classes of common stock as of July 31, 2008 was: 49,950,000 shares of Class A common stock; and 3,255,619 shares of Class B common stock.	

### GENERAL COMMUNICATION, INC. FORM 10-Q FOR THE QUARTER ENDED JUNE 30, 2008

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#### **Cautionary Statement Regarding Forward-Looking Statements**

You should carefully review the information contained in this Quarterly Report, but should particularly consider any risk factors that we set forth in this Quarterly Report and in other reports or documents that we file from time to time with the Securities and Exchange Commission ("SEC"). In this Quarterly Report, in addition to historical information, we state our future strategies, plans, objectives or goals and our beliefs of future events and of our future operating results, financial position and cash flows. In some cases, you can identify these so-called "forward-looking statements" by words such as "may," "will," "should," "expects," "plans," "anticipates," "believes," "estimates," "predicts," "potential," "project," or "continue" or the negative of these words and other comparable words. All forward-looking statements involve known and unknown risks, uncertainties and other important factors that may cause our actual results, performance, achievements, plans and objectives expressed or implied by these forward-looking statements. In evaluating these statements, you should specifically consider various factors, including those identified under "Risk Factors" in Item 1A of our December 31, 2007 annual report on Form 10-K/A (Amendment No. 2) and in this Quarterly Report. Those factors may cause our actual results to differ materially from any of our forward-looking statements. For these forward looking statements, we claim the protection of the safe harbor for forward-looking statements provided by the Private Securities Litigation Reform Act of 1995.

You should not place undue reliance on any such forward-looking statements. Further, any forward-looking statement, and the related risks, uncertainties and other factors speak only as of the date on which they were originally made and we expressly disclaim any obligation or undertaking to update or revise any forward-looking statement to reflect any change in our expectations with regard to these statements or any other change in events, conditions or circumstances on which any such statement is based. New factors emerge from time to time, and it is not possible for us to predict what factors will arise or when. In addition, we cannot assess the impact of each factor on our business or the extent to which any factor, or combination of factors, may cause actual results to differ materially from those contained in any forward-looking statements.

## PART I. FINANCIAL INFORMATION ITEM 1. FINANCIAL STATEMENTS

## GENERAL COMMUNICATION, INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS

(Amounts in thousands)	(Unaudited) June 30,		December 31,	
ASSETS		2008	2007	
Current assets:				
Cash and cash equivalents	\$	95.703	13,074	
Cash and Cash equivalents	Ψ	95,705	13,074	
Receivables		107,502	97,913	
Less allowance for doubtful receivables		1,864	1,657	
Net receivables		105,638	96,256	
		0.440	5.704	
Deferred income taxes		6,448	5,734	
Prepaid expenses Inventories		6,246 5,390	5,356	
Inventories Investment securities		5,390	2,541	
Other current assets		558	717	
Total current assets		225,213	123,678	
Total current assets		225,215	123,070	
Property and equipment in service, net of depreciation		692,561	504,273	
Construction in progress		115,809	69,409	
Net property and equipment		808,370	573,682	
Cable certificates		191,565	191,565	
Goodwill		48,211	42,181	
Wireless licenses		25,907	25,757	
Other intangible assets, net of amortization		18,080	11,769	
Deferred loan and senior notes costs, net of amortization		6,726	6,202	
Other assets		10,685	9,399	
Total other assets	_	301,174	286,873	
Total assets	\$	1,334,757	984,233	

See accompanying notes to interim consolidated financial statements.

# GENERAL COMMUNICATION, INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (Continued)

(Amounts in thousands)		December 31,
LIABILITIES, MINORITY INTEREST, AND STOCKHOLDERS' EQUITY	2008	2007
Current liabilities:		
Current maturities of obligations under long-term debt and capital leases	\$ 13,830	2,375
Accounts payable	46,094	35,747
Deferred revenue	20,886	16.600
Accrued payroll and payroll related obligations	17,401	16.329
Accrued interest	9,322	8,927
Accrued liabilities	9,219	7,536
Subscriber deposits	1,020	7,530 877
·		
Total current liabilities	117,772	88,391
Lange Army debt	700.050	500 445
Long-term debt	702,952	536,115
Obligations under capital leases, excluding current maturities	96,254	2,290
Obligation under capital lease due to related party, excluding current maturity  Deferred income taxes	1,864	469
	89,315	84,294
Long-term deferred revenue	37,738	845
Other liabilities	19,766	12,396
Total liabilities	1,065,661	724,800
Minority interest	6,502	6,478
Operations and applicance size		
Commitments and contingencies		
Stockholders' equity:		
Common stock (no par):		
Class A. Authorized 100,000 shares; issued 49,930 and 50,437 shares at June 30, 2008 and December 31, 2007,	150.706	155.980
respectively; outstanding 49,461 and 49,425 shares at June 30, 2008 and December 31, 2007, respectively Class B. Authorized 10,000 shares; issued 3,256 and 3,257 shares at June 30, 2008 and December 31, 2007,	150,706	155,980
respectively; outstanding 3,254 and 3,255 shares at June 30, 2008 and December 31, 2007, respectively; convertible on a share-per-share basis into Class A common stock	2.750	0.754
Less cost of 471 and 473 Class A and Class B common shares held in treasury at June 30, 2008 and December 31, 2007,	2,750	2,751
	(2.422)	(2.440)
respectively  Peid in conital	(3,422) 23,522	(3,448) 20.132
Paid-in capital	,	-, -
Retained earnings	89,038	77,540
Total stockholders' equity	262,594	252,955
Total liabilities, minority interest, and stockholders' equity	\$ 1,334,757	984,233

See accompanying notes to interim consolidated financial statements.

# GENERAL COMMUNICATION, INC. AND SUBSIDIARIES CONSOLIDATED INCOME STATEMENT (Unaudited)

	Three Months Ended June 30,			Six Months Ended June 30,		
(Amounts in thousands, except per share amounts)		2008	(as restated) 2007	2008	(as restated) 2007	
Revenues	\$	142,461	129,890	277,135	254,921	
Cost of goods sold (exclusive of depreciation and amortization shown separately below) Selling, general and administrative expenses Depreciation and amortization expense Operating income		52,448 48,260 23,707 18,046	45,579 43,430 21,437 19,444	103,759 94,666 46,489 32,221	93,569 87,035 42,303 32,014	
Other income (expense): Interest expense Loan and senior note fees Interest income Minority interest Other expense, net	_	(10,899) (879) 402 <u>26</u> (11,350)	(8,557) (216) 161 (24) (8,636)	(19,584) (1,102) 483 (24) (20,227)	(16,875) (396) 345 (11) (16,937)	
Income before income tax expense		6,696	10,808	11,994	15,077	
Income tax expense		3,191	4,890	5,960	6,853	
Net income	\$	3,505	5,918	6,034	8,224	
Basic net income per common share	\$	0.07	0.11	0.12	0.15	
Diluted net income per common share	\$	0.07	0.11	0.11	0.14	

See accompanying notes to interim consolidated financial statements.

# GENERAL COMMUNICATION, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS SIX MONTHS ENDED JUNE 30, 2008 AND 2007 (Unaudited)

(Amounts in thousands)		2008	(as restated) 2007
Cash flows from operating activities:		2000	2001
Net income	\$	6,034	8,224
Adjustments to reconcile net income to net cash provided by operating activities (net of effects of acquisition):	Ψ	0,004	0,224
Depreciation and amortization expense		46.489	42.303
Deferred income tax expense		5,220	6,663
Share-based compensation expense		2.853	1.748
Other noncash income and expense items		4,088	3,312
Change in operating assets and liabilities, net of effect of acquisition		44,773	(7,015)
Net cash provided by operating activities		109,457	55,235
Cash flows from investing activities:			
Purchases of property and equipment		(113,491)	(68,455)
Purchase of business, net of cash received		(40,161)	(19,530)
Purchases of other assets and intangible assets		(2,325)	(4,445)
Restricted cash		`	4,612
Other			25
Net cash used in investing activities		(155,977)	(87,793)
Cash flows from financing activities:			
Borrowing on Senior Credit Facility		132,100	15,000
Repayment of debt and capital lease obligations		(1,999)	(26,126)
Payment of debt issuance costs		(1,626)	
Issuance of long-term debt		614	
Proceeds from common stock issuance		106	2,354
Other		(46)	(1)
Purchase of stock to be retired			(7,979)
Net cash provided by (used in) financing activities		129,149	(16,752)
Net increase (decrease) in cash and cash equivalents	'	82,629	(49,310)
Cash and cash equivalents at beginning of period		13,074	57,647
Cash and cash equivalents at end of period	\$ <u></u>	95,703	8,337

See accompanying notes to interim consolidated financial statements.

The accompanying unaudited interim consolidated financial statements include the accounts of General Communication, Inc. ("GCI") and its subsidiaries and have been prepared in accordance with U.S. Generally Accepted Accounting Principles ("GAAP") for interim financial information. Accordingly, they do not include all of the information and footnotes required by GAAP for complete financial statements. They should be read in conjunction with our audited consolidated financial statements for the year ended December 31, 2007, filed with the SEC on June 11, 2008 as part of our annual report on Form 10-K (Amendment No. 2). In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation have been included. The results of operations for interim periods are not necessarily indicative of the results that may be expected for an entire year or any other period.

#### (I) <u>Business and Summary of Significant Accounting Principles</u>

In the following discussion, GCI and its direct and indirect subsidiaries are referred to as "we," "us" and "our."

#### (a) Business

- GCI, an Alaska corporation, was incorporated in 1979. We offer the following services:
  - Origination and termination of traffic in Alaska for certain common carriers,
  - · Cable television services throughout Alaska,
  - · Competitive local access services in Anchorage, Fairbanks, Juneau, Wasilla, Eagle River, Kodiak, Palmer, Kenai, Soldotna, Seward, Chugiak, Sitka, Valdez, Ketchikan, Nome and Homer, Alaska with on-going expansion into additional Alaska communities,
  - Incumbent local access services in rural Alaska,
  - · Long-distance telephone service between Alaska and the remaining United States and foreign countries,
- Resale and sale of postpaid and sale of prepaid wireless telephone services and sale of wireless telephone handsets and accessories,
- Data network services.
  - · Internet access services,
  - · Broadband services, including our SchoolAccess® offering to rural school districts, our ConnectMD® offering to hospitals and health clinics, and managed video conferencing,
  - Managed services to certain commercial customers.
  - · Sales and service of dedicated communications systems and related equipment,
  - Lease, sales and maintenance of capacity on our fiber optic cable systems used in the transmission of interstate and intrastate data, switched message long-distance and Internet services within Alaska and between Alaska and the remaining United States and foreign countries, and
  - Distribution of white and yellow pages directories to residential and business customers in certain markets we serve and on-line directory products.

#### (b) Principles of Consolidation

The consolidated financial statements include the consolidated accounts of GCI and its wholly-owned subsidiaries, as well as a variable interest entity in whic we are the primary beneficiary as defined by

Financial Accounting Standards Board ("FASB") Interpretation ("FIN") No. 46R, "Consolidation of Variable Interest Entities, an interpretation of ARB No. 51." significant intercompany transactions between

non-regulated affiliates of our company are eliminated. Statement of Financial Accounting Standard ("SFAS") No. 71, "Accounting for the Effects of Certain Types of Regulation" requires intercompany profit

generated between regulated and non-regulated affiliates of the company not be eliminated on consolidation. Intercompany profit on transactions with affiliat not subject to SFAS 71 has been eliminated.

#### (c) United Utilities, Inc. and Unicom, Inc. Acquisition

Effective June 1, 2008, we closed on our purchase of 100% of the outstanding stock of the United Utilities, Inc. ("UUI") and Unicom, Inc. ("Unicom"), which we subsidiaries of United Companies, Inc. ("UCI"). UUI, together with its subsidiary, United-KUC, Inc. ("United-KUC"), provides local telephone service to 60 rura communities across Alaska. Unicom operates DeltaNet, a long-haul broadband microwave network ringing the Yukon-Kuskokwim Delta. We view this investment as an opportunity to expand our Managed Broadband services in rural Alaska. We recorded our investment in UUI and Unicom in accordance with SFAS No. 141, "Business Combinations" and their results of operations for the month of June 2008 are included in the Consolidated Income Statement for the three and six months ended June 30, 2008. This transaction was a stock purchase but we elected to treat it as an asset purchase for income tax purposes. A a result, goodwill has been recorded for tax purposes and will be amortized over 15 years.

The aggregate purchase price for UUI and Unicom is \$40.2 million paid in cash, net of cash received. Additionally, we have agreed to make additional payme in each of the years 2008 through 2012 that are contingent on sequential year-over-year revenue growth for specified customers. We are unable to reasonab estimate the amount of the contingent consideration that may be paid, but do not believe any amount paid will be significant.

We are in the process of determining the value of the tangible and intangible assets, long-term debt, leases, contracts with customers, as well as other assets and liabilities; therefore, the purchase price allocation for our acquisition has not been finalized at June 30, 2008 and all assets acquired and liabilities assume are subject to refinement. The UUI and Unicom purchase price has been preliminarily allocated as follows (amounts in thousands):

	A	t June 30, 2008
Current assets	\$	14,460
Property and equipment, including construction in progress		68,149
Intangible assets		6,549
Goodwill		6,030
Other assets		2,411
Total assets acquired		97,599
Current liabilities		4,452
Long-term debt, including current portion		42,704
Other long-term liabilities		8,188
Total liabilities assumed		55,344
Net assets acquired	\$	42,255

The total assets of UUI and Unicom were \$98.0 million at June 30, 2008. UUI and Unicom's revenues, net of intercompany revenue, for the month ended Jun 30, 2008 were \$2.6 million and are primarily allocated as follows: \$1.9 million to our Regulated Operations segment, \$440,000 to our Managed Broadband segment, and \$307,000 to our Network Access segment. UUI and Unicom had outstanding debt of \$42.9 million at June 30, 2008 that is collateralized by substantially all of UUI's and Unicom's assets. UUI and Unicom's creditors do not have recourse to GCI's assets.

As a result of the acquisition, we have a new operating segment for our regulated activities. Additionally, the financial results of the long-distance services sol other common carrier customers and the managed broadband services of UUI and Unicom have been included in the Network Access and Managed Broadba services segments, respectively.

Assuming we had acquired UUI and Unicom on January 1, 2008 and 2007, our revenues, income before taxes and basic and diluted earnings per common st ("EPS") for the three and six months ended June 30, 2008 and 2007 would have been as follows (amounts in thousands, except per share amounts):

	٦	Three Months En	ided June 30,	Six Months Ende	ed June 30,
	2008		2007	2008	2007
Pro forma consolidated revenue	\$	146,824	136,223	288,185	267,764
Pro forma net income	\$	3,707	6,138	6,507	8,713
EPS:					
Basic – pro forma	\$	0.07	0.12	0.12	0.16
Diluted – pro forma	\$	0.07	0.11	0.12	0.15

#### (d) Regulatory Accounting and Regulation

We account for our regulated operations in accordance with the accounting principles for regulated enterprises prescribed by SFAS No. 71. This accounting recognizes the economic effects of rate regulation by recording cost and a return on investment as such amounts are recovered through rates authorized by regulatory authorities. Accordingly, under SFAS No. 71, plant and equipment is depreciated over lives approved by regulators and certain costs and obligations are deferred based upon approvals received from regulators to permit recovery of such amounts in future years. Our cost studies and depreciation rates for our regulated operations are subject to periodic audits that could result in reductions of revenues. Based upon the preliminary purchase price allocation described in note 1(c), the effects of regulation for the three and six months ended June 30, 2008 are not material to the consolidated financial statements.

#### (e) Revenue Recognition

Access revenue is recognized when earned. We participate in access revenue pools with other telephone companies. Such pools are funded by toll revenue and/or access charges regulated by the Regulatory Commission of Alaska ("RCA") within the intrastate jurisdiction and the Federal Communications Commission ("FCC") within the interstate jurisdiction. Much of the interstate access revenue is initially recorded based on estimates. These estimates are derived from interim financial statements, available separation studies and the most recent information available about achieved rates of return. These estimates are subject to adjustment in future accounting periods as additional operational information becomes available. To the extent that disputes arise over revenue settlements, our policy is to defer revenue collected until settlement methodologies are resolved.

#### (f) Earnings per Share

EPS and common shares used to calculate basic and diluted EPS consist of the following (amounts in thousands, except per share amounts):

				T	hree Months E	nded J	une 30,																			
			2008				2	2007 (as restated)																		
	<u>-</u>	Shares					Shares																			
		ne (Num- rator)	(Denom- inator)	,		Per-share Amounts																		( )		Per-share Amounts
Basic EPS:																										
Net income	\$	3,505	52,320	\$	0.07	\$	5,918	53,201	\$	0.11																
			10							(Continued)																

Effect of Dilutive Securities:						
Unexercised stock options		397			1,404	
Unvested restricted stock awards		28				
Diluted EPS:						
Effect of share based compensation that may be settled in cash or shares				(213)	93	
Net income adjusted for effect of share based compensation that may be settled in cash or shares	\$ 3,505	52,745	\$ 0.07	\$ 5,705	54,698	\$ 0.11

Six Months Ended June 30,

(Continued)

	2008					2007 (as restated)				
	(= = : : : : : : : : : : : : : : : : : :		Per-share Income (Num- Amounts erator)		Shares (Denom- inator)		Per-share Amounts			
Basic EPS:										_
Net income	\$	6,034	52,289	\$	0.12	\$	8,224	53,230	\$	0.15
Effect of Dilutive Securities:										
Unexercised stock options			385					1,488		
Unvested restricted stock awards			25							
Diluted EPS:										
Effect of share based compensation that may										
be settled in cash or shares		(401)	251				(541)	97		
Net income adjusted for effect of share based compensation that may be settled in cash or shares	\$	5,633	52,950	\$	0.11	\$	7,683	54,815	\$	0.14

Weighted average shares associated with outstanding share awards for the three and six months ended June 30, 2008 and 2007, which have been excluded from the computations of diluted EPS, because the effect of including these share awards would have been anti-dilutive, consist of the following (shares, in thousands):

	Three Mont June		Six Months Ended June 30,		
	2008	2007	2008 2007		
Weighted average shares associated with unexercised stock options	4,737	1,314	4,735	1,133	
Weighted average shares associated with unvested restricted share					
awards	233		249		
Effect of share-based compensation that may be settled in cash or					
shares	253				

Additionally, weighted average shares associated with contingent awards of 376,000 for the three and six months ended June 30, 2008 were excluded from the computation of diluted EPS because the contingencies of these awards have not been met at June 30, 2008.

We have not issued securities other than common stock that contractually entitle the holder to participate in dividends and earnings when, and if, we declare dividends on our common stock and, therefore, we do not apply the two-class method of calculating EPS.

#### (g) Common Stock

Following are the changes in issued common stock for the six months ended June 30, 2008 and 2007 (shares, in thousands):

	Class A	Class B
Balances at December 31, 2006	50,191	3,370
Class B shares converted to Class A	113	(113)
Shares issued under stock option plan	332	
Shares issued under the Director Compensation Plan	23	
Shares retired	(212)	
Balances at June 30, 2007	50,447	3,257
		,
Balances at December 31, 2007	50,437	3,257
Class B shares converted to Class A	1	(1)
Shares issued under stock option plan	17	
Shares issued under the Director Compensation Plan	20	
Shares retired	(540)	
Other	<u>(5</u> )	
Balances at June 30, 2008	49,930	3,256

GCI's Board of Directors has authorized a common stock buyback program for the repurchase of our Class A and Class B common stock in order to reduce our outstanding shares of Class A and Class B common stock. The Term Loan agreement entered into on May 2, 2008 and described in note 4 allows for the repurchase of our common stock under our buyback program when our total debt leverage is below 4.0 times earnings before depreciation and amortization expense, net interest expense, income taxes and share-based compensation expense ("EBITDAS"). Under the buyback program we had made repurchases of \$68.9 million through December 31, 2007. If stock repurchases are less than the total approved quarterly amount the difference may be carried forward and used to repurchase additional shares in future quarters.

During the six months ended June 30, 2008 we repurchased no shares of our Class A and B common stock. During the six months ended June 30, 2007 we received in lieu of a cash payment on a note receivable 113,000 shares of our Class A common stock at a cost of \$1.7 million. The cost of the repurchased common stock is recorded in Retained Earnings on our Consolidated Balance Sheets. At June 30, 2008, all repurchased shares of our Class A common stock had been retired.

#### (h) Investment Securities

We have investment securities of \$5.2 million at June 30, 2008 that are classified as trading under SFAS No. 115, "Accounting for Certain Investments in Debt and Equity Securities." Our investments consist primarily of money market funds and U.S. government securities. Trading securities are recorded at fair value with unrealized holding gains and losses included in net income. We did not have investment securities prior to the quarter ended June 30, 2008.

#### (i) Asset Retirement Obligations

Following is a reconciliation of the beginning and ending aggregate carrying amount of our asset retirement obligations at June 30, 2008 and 2007 (amounts in thousands):

Balance at December 31, 2006	\$ 3,408
Liability incurred	85
Accretion expense for the six months ended	
June 30, 2007	71
Liability settled	 (2)
Balance at June 30, 2007	\$ 3,562
Balance at December 31, 2007	\$ 4,173
Liability incurred	18
Accretion expense for the six months ended	
June 30, 2008	124
Additions upon acquisition of UUI and Unicom	6,211
Liability settled	 (40)
Balance at June 30, 2008	\$ 10,486

Our asset retirement obligations are included in Other Liabilities.

#### (j) Use of Estimates

The preparation of financial statements in conformity with GAAP requires us to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Significant items subject to estimates and assumptions include the allowance for doubtful receivables, unbilled revenues, share-based compensation, reserve for future customer credits, valuation allowances for deferred income tax assets, depreciable and amortizable lives of assets, the carrying value of long-lived assets including goodwill, cable certificates and wireless licenses, effective tax rate, purchase price allocations, the accrual of cost of goods sold (exclusive of depreciation and amortization expense) ("Cost of Goods Sold"), and contingencies and litigation. Actual results could differ from those estimates.

#### (k) Classification of Taxes Collected from Customers

We report sales, use, excise, and value added taxes assessed by a governmental authority that is directly imposed on a revenue-producing transaction between us and a customer on a net basis in our income statement. Following are certain surcharges on a gross basis in our income statement for the three and six months ended June 30, 2008 and 2007 (amounts in thousands):

	Three Months Ended June 30,		Six Months Ended June 30,	
	2008	2007	2008	2007
Surcharges reported gross	1,062	1,097	2,012	2,065
			(C	continued)

#### (I) Change in Accounting Policy

Effective January 1, 2008 we prospectively changed our accounting policy for recording depreciation on our property and equipment placed in service. For assets placed in service on or after January 1, 2008 we are using a mid-month convention to recognize depreciation expense. Previous to this change we used the half-year convention to recognize depreciation expense in the year an asset was placed in service, regardless of the month the property and equipment was placed in service. We believe the mid-month convention is preferable because it results in more precise recognition of depreciation expense over the estimated useful life of the asset. No retroactive adjustment has been made. The following table sets forth the impact of this accounting change on depreciation and amortization expense, operating income and net income for the three and six months ended June 30, 2008:

	Ende	e Months d June 30,	Six Months Ended June 30,
		2008	2008
Increased depreciation and amortization expense	\$	419	562
Decreased operating income		419	562
Decreased net income		222	298

Reported EPS would not change had we continued to use our previous accounting policy during the three and six months ended June 30, 2008.

#### (m) Restatement, Immaterial Error Correction and Reclassification

On June 11, 2008, we filed a Form 10K/A (Amendment No. 2) with the SEC to reflect the restatement of our summary of unaudited quarterly results of operations for the year ended December 31, 2007. We made the following corrections as part of the restatement of our results of operations for the three and six months ended June 30, 2007:

• We decreased depreciation expense \$590,000 and \$1.5 million for the three and six months ended June 30, 2007, respectively, to correct an error in calculating depreciation in the initial year an asset is placed in service. We originally recorded our estimated depreciation expense evenly throughout the year with periodic adjustments based upon improved estimates or actual results. In accordance with GAAP we now initially record depreciation expense in the month an asset is placed in service. Depreciation was improperly allocated among quarters, but the year-end total was correct. Therefore the restatement impacts the quarterly results but not the December 31, 2007 year-end results.

Additionally we corrected the 2007 quarters for errors that have been determined to be immaterial individually and in the aggregate. Other than interest capitalization, these immaterial errors do not impact the December 31, 2007 results. They are as follows:

- We decreased interest expense \$384,000 and \$766,000 for the three and six months ended June 30, 2007, respectively, to correct an interest capitalization error on certain assets. Our capitalized interest policy was too restrictive and resulted in no interest capitalization on certain qualifying capital expenditures. Our capitalized interest policy now conforms to GAAP;
- We increased depreciation expense \$322,000 and \$644,000 for the three and six months ended June 30, 2007, respectively, due to the recognition of depreciation on additional capitalized interest;
- · We increased revenue \$173,000 and \$492,000 for the three and six months ended June 30, 2007, respectively, to correct understated revenue resulting from a configuration error in the automated interface between our unified billing system and our general ledger;
- We increased revenue \$125,000 and \$258,000 for the three and six months ended June 30, 2007, respectively, to correct revenue recognition for a majority noncontrolling interest in a subsidiary that was recognizing a certain type of revenue on a cash basis rather than an accrual basis;
- We decreased share-based compensation expense \$715,000 and \$757,000 for the three and six months ended June 30, 2007, respectively, to correct expense recognition timing for options that did not vest in equal increments over the vesting period;
  - We decreased depreciation expense \$37,000 and \$75,000 for the three and six months ended June 30, 2007, respectively, due to a revision of the purchase price allocation of our purchase of Alaska DigiTel, LLC ("Alaska DigiTel") on January 1, 2007; and
  - We increased income tax expense \$799,000 and \$1.5 million for the three and six months ended June 30, 2007, respectively, to record the income tax effect of the corrections described above.

We reclassified \$3.3 million and \$8.2 million of network maintenance and operations expense from selling, general and administrative expense to Cost of Goods Sold for the three and six months ended June 30, 2007, respectively. We believe this change in accounting more closely aligns our maintenance and operations components to the nature of expenses included in our financial statement captions, and will improve the comparability of our financial statement presentation with our industry peers.

The impact of the restatement and immaterial error correction adjustments and the reclassification as described above for the periods presented are as follows (amounts in thousands, except per share amounts):

	· <del></del>	Three Months Ended June 30, 2007			
	As	previously			
	,	reported <sup>1</sup>	Adjustments	Reclassification	As restated
Revenues	\$	129,592	298		129,890
Cost of goods sold (exclusive of depreciation and amortization shown separately					
below)		42,238		3,341	45,579
Selling, general and administrative expenses		47,486	(715)	(3,341)	43,430
Depreciation and amortization expense		21,742	(305)	`	21,437
Operating income		18,126	1,318		19,444
Other income (expense):					
Interest expense		(8,941)	384		(8,557)
Loan and senior note fees		(216)			(216)
Interest income		161			`161 <sup>´</sup>
Minority interest		(24)			(24)
Other expense, net		(9,020)	384		(8,636)
Income before income tax expense		9,106	1,702		10,808
Income toy ayanga		4.004	700		4.000
Income tax expense		4,091	799		4,890
Net income	\$	5,015	903		5,918
Basic net income per common share	\$	0.09	0.02		0.11
Diluted net income per common share	\$	0.09	0.01		0.10
1					
<sup>1</sup> As reported on Form 10-Q for the quarter ended June 30, 2007					
			Six Months Ended	June 30, 2007	
	As r	reviously			
	re	ported <sup>1</sup>	Adjustments	Reclassification	As restated
Revenues	\$	254,171	750		254,921
					(Continued)
15					(Continued)

Cost of goods sold (exclusive of depreciation and amortization shown separately	05.054		0.040	00.500
below)	85,351	()	8,218	93,569
Selling, general and administrative expenses	96,010	(757)	(8,218)	87,035
Depreciation and amortization expense	 43,196	(893)		42,303
Operating income	29,614	2,400		32,014
Other income (expense):				
Interest expense	(17,641)	766		(16,875)
Loan and senior note fees	(396)			(396)
Interest income	345			345
Minority interest	 (11)			(11)
Other expense, net	(17,703)	766		(16,937)
Income before income tax expense	11,911	3,166		15,077
Income tax expense	 5,366	1,487		6,853
Net income	\$ 6,545	1,679		8,224
Basic net income per common share	\$ 0.12	0.03		0.15
Diluted net income per common share	\$ 0.11	0.03		0.14
Cash provided by operating activities	\$ 54,469	766		55,235
Cash used in investing activities	(87,027)	(766)		(87,793)
Cash used in financing activities	(16,752)			(16,752)

#### <sup>1</sup> As reported on Form 10-Q for the six months ended June 30, 2007

#### (2) <u>Consolidated Statements of Cash Flows Supplemental Disclosures</u>

Change in operating assets and liabilities, net of effect of acquisition, consists of (amounts in thousands):

		2007
Six month period ended June 30,	 2008	(as restated)
(Increase) decrease in accounts receivable	\$ 7,001	(5,726)
Decrease in prepaid expenses	114	6
Increase in inventories	(2,030)	(53)
Net sale of investment securities	800	
Decrease in other current assets	89	1,238
Increase in accounts payable	1,979	811
Increase (decrease) in deferred revenues	3,159	(3,251)
Decrease in accrued payroll and payroll related obligations	(41)	(757)
Increase in accrued liabilities	1,314	120
Increase in accrued interest	324	49
Increase in subscriber deposits	115	78
Increase in long-term deferred revenue	36,893	
		(Continued)

Increase (decrease) in components of other long-term liabilities	 (4,944)	470
	\$ 44,773	(7,015)

We paid interest, exclusive of capitalized interest, totaling \$18.9 million and \$17.5 million during the six months ended June 30, 2008 and 2007, respectively.

We paid \$478,000 and \$0 income taxes during the six months ended June 30, 2008 and 2007, respectively. We received no income tax refunds during the six months ended June 30, 2008 and 2007.

During the six months ended June 30, 2008 and 2007, we capitalized interest of \$2.1 million and \$514,000, respectively.

During the six months ended June 30, 2008, we financed \$98.6 million for the use of satellite transponders through a capital lease obligation. We also financed \$1.3 million in capital expenditures through the extension of a previously existing capital lease.

We received net cash of \$110.6 million from the \$145.0 million term loan that we obtained in May 2008. We used \$30.0 million of the term loan to repay the revolver portion of our Senior Credit Facility and our loan proceeds were reduced by \$2.9 million for an original issue discount and \$1.5 million for bank and legal fees associated with the new term loan.

In June 2008 the Galaxy XR satellite was taken out of service resulting in the removal of the remaining \$8.8 million net book value and the recognition of an \$8.8 million warranty receivable.

We had \$6.3 million and \$5.7 million in non-cash additions to property and equipment due to unpaid purchases as of June 30, 2008 and 2007, respectively.

We retired Class A common stock in the amount of \$5.5 million and \$3.3 million during the six months ended June 30, 2008 and 2007, respectively.

In February 2007, our President and Chief Executive Officer ("CEO") tendered 112,000 shares of his GCI Class A common stock to us at \$15.50 per share for a total value of \$1.7 million. The stock tender was in lieu of a cash payment on his note receivable with a related party and a note receivable with a related party issued upon stock option exercise, both of which originated in 2002.

#### (3) Intangible Assets

On a preliminary basis our goodwill increased \$5.7 million, customer relationships increased \$3.1 million, other intangible assets increased \$3.3 million, and wireless licenses increased \$150,000 upon the acquisition of UUI and Unicom effective June 1, 2008 as further described in note 1(c). Goodwill and the wireless licenses are indefinite-lived assets. The increase in other intangible assets is due to the recognition of customer relationships and contracts with a weighted average amortization period of 3.3 years.

Amortization expense for amortizable intangible assets was as follows (amounts in thousands):

	Three Mont	ths Ended	Six Months Ended		
	June	30,	June 30,		
	 2008	2007	2008	2007	
Amortization expense	\$ 1,165	937	2,080	1,758	

Amortization expense for amortizable intangible assets for each of the five succeeding fiscal years is estimated to be (amounts in thousands):

#### Years Ending December

31,	_	
2008	\$	4,814
2009		5,486
2010		4,580
2011		1,527
2012		962

#### (4) Long-term Debt

On May 2, 2008, we signed an agreement to add an Additional Incremental Term Loan of up to \$145.0 million to our existing Senior Credit Facility. The Additional Incremental Term Loan will become due under the same terms and conditions as set forth in the existing Senior Credit Facility.

The Additional Incremental Term Loan increased the interest rate on the term loan component of our Senior Credit Facility from LIBOR plus 2.00% to LIBOR plus 4.25%. The Additional Incremental Term Loan increased the revolving credit facility interest rate for our Senior Credit Facility from LIBOR plus a margin dependent upon our Total Leverage Ratio ranging from 1.50% to 2.25% to LIBOR plus the following Applicable Margin set forth opposite each applicable Total Leverage Ratio below:

Total Leverage Ratio (as defined)	Applicable Margin
>3.75	4.25%
>3.25 but <3.75	3.75%
>2.75 but <3.25	3.25%
<2.75	2.75%

\$145.0 million was drawn on the Additional Incremental Term Loan at the time of the debt modification. The proceeds were used to pay down the \$30.0 million outstanding under our revolving credit facility including accrued interest and to pay expenses associated with the transaction at closing with the balance deposited in our bank account. Our term loan is fully drawn and we have letters of credit outstanding totaling \$4.0 million, which leaves \$96.0 million available for borrowing under the revolving credit facility.

The Term Loan allows for the repurchase of our common stock under our buyback program when our total debt leverage is below 4.0 times EBITDAS. The amendment revised various financial covenants in the agreement and made conforming changes to various covenants to permit certain previously announced acquisitions. Additionally, our loan proceeds were reduced by \$2.9 million for an original issue discount. The discount on the term loan will be amortized into interest expense using the effective interest method.

Borrowings under the Senior Credit Facility are subject to certain financial covenants and restrictions on indebtedness, dividend payments, financial guarantees, business combinations, and other related items. As a result of the Additional Incremental Term Loan, our Senior Credit Facility key debt covenants changed to the following: our Senior Credit Facility Total Leverage Ratio (as defined) may not exceed (i)

5.25:1.00 for the period beginning on May 2, 2008 and ending on June 30, 2009, (ii) 5.00:1.00 for the period beginning on July 1, 2009, and ending on December 31, 2009, and (iii) 4.50:1.00 for the period beginning January 1, 2010, and ending on August 31, 2012; the Senior Leverage Ratio (as defined) may not exceed (i) 3.25:1.00 for the period beginning on May 2, 2008 and ending on June 30, 2009, and (ii) 3.00:1.00 for the period beginning July 1, 2009, and ending on August 31, 2012; the Fixed Charge Coverage Ratio (as defined) must be 1.0:1.0 or greater beginning December 31, 2009; and the Interest Coverage Ratio (as defined) must not be less than (i) 2.50:1.00 for the period beginning on May 2, 2008 and ending on September 30, 2009, and (ii) 2.75:1.00 for the period beginning October 1, 2009, and ending on August 31, 2012.

Our Senior Credit Facility also limits the amount of capital expenditures that we can incur each year based on the following (amounts in thousands):

Year Ended:	Maximum Capital Expenditure Amount
2008	\$225,000
2009	\$125,000
2010	\$125,000
2011 and thereafter	\$100,000

If the Company's capital expenditures for a given year are less than the maximum, the difference between the amount incurred and the maximum capital expenditure limitation may be carried over to the following year.

This transaction was a partial substantial modification of our existing Senior Credit Facility resulting in a \$667,000 write-off of previously deferred loan fees during the three and six months ended June 30, 2008 in our Consolidated Income Statement. Deferred loan fees of \$58,000 associated with the portion of our existing Senior Credit Facility determined not to have been substantially modified continue to be amortized over the remaining life of the Senior Credit Facility.

In connection with the Additional Incremental Term Loan, we paid bank fees and other expenses of \$1.6 million during the three and six months ended June 30, 2008 of which \$527,000 were immediately expensed in the three and six months ended June 30, 2008 and \$1.1 million were deferred and will be amortized over the remaining life of the Senior Credit Facility.

We acquired long-term debt of \$42.7 million upon our acquisition of UUI and Unicom effective June 1, 2008. The long-term debt is due in monthly installments of principal based on a fixed rate amortization schedule. The interest rates on the various loans to which this debt relates range from 2.0% to 11.25%.

As of June 30, 2008, maturities of long-term debt were as follows (amounts in thousands):

Years ending December 31,		
2008 (balance of the year)	\$	4,975
2009		8,495
2010		8,738
2011		178,255
2011		176,485
2013 and thereafter	_	340,786
		717,734
Less unamortized discount paid on the Senior Notes		2,794
	19	(Continued)

Less unamortized discount paid on the Senior Credit Facility	2,777
Less current portion of long-term debt	9,211
	\$ 702 952

#### (5) Share-Based Compensation

Our 1986 Stock Option Plan, as amended ("Stock Option Plan"), provides for the grant of options and restricted stock awards (collectively "award") for a maximum of 15.7 million shares of GCI Class A

common stock, subject to adjustment upon the occurrence of stock dividends, stock splits, mergers, consolidations or certain other changes in corporate structure or capitalization. If an award expires or

terminates, the shares subject to the award will be available for further grants of awards under the Stock Option Plan. The Compensation Committee of GCI's Board of Directors administers the Stock Option

Plan. Substantially all restricted stock awards granted vest over periods of up to five years. Substantially all options vest in equal installments over a period of five years and expire ten years from the date of

grant. Options granted pursuant to the Stock Option Plan are only exercisable if at the time of exercise the option holder is our employee, non-employee director, or a consultant or advisor working on our

behalf. New shares are issued when stock option agreements are exercised or restricted stock awards are made. Our share repurchase program as described above may include the purchase of shares

issued pursuant to stock option agreement exercise transactions.

The fair value of restricted stock awards is determined based on the quoted price of our common stock. We use a Black-Scholes-Merton option pricing model to estimate the fair value of stock options

issued under SFAS No.123(R). The Black-Scholes-Merton option pricing model incorporates various and highly subjective assumptions, including expected term and expected volatility. We have reviewed

our historical pattern of option exercises and have determined that meaningful differences in option exercise activity existed among employee job categories. Therefore, for all stock options, we have

categorized these awards into two groups for valuation purposes.

The weighted average grant date fair value of options granted during the six months ended June 30, 2008 and 2007 was \$4.27 per share and \$9.49 per share, respectively. The total fair value of options

vesting during the six months ended June 30, 2008 and 2007 was \$2.3 million and \$2.8 million, respectively.

We have recorded share-based compensation expense of \$2.9 million for the six months ended June 30, 2008, which consists of \$3.5 million for employee share-based compensation expense and a

\$681,000 decrease in the fair value of liability-classified share-based compensation. We recorded share-based compensation expense of \$1.7 million for the six months ended June 30, 2007, which consists

of \$2.2 million for employee share-based compensation expense and a \$460,000 decrease in the fair value of liability-classified share-based compensation. Share-based compensation expense is classified

as selling, general and administrative expense in our consolidated income statement. Unrecognized share-based compensation expense was \$3.4 million relating to 388,000 restricted stock awards and

\$10.3 million relating to 2.4 million unvested stock options as of June 30, 2008. We expect to recognize share-based compensation expense over a weighted average period of 2.9 years for stock options

and 2.2 years for restricted stock awards.

The following is a summary of our Stock Option Plan activity for the six months ended June 30, 2008:

	Shares (in thousands)	A	eighted verage cise Price
Outstanding at December 31, 2007	6,751	\$	9.37
Options granted	331	\$	7.94
Restricted stock awards granted	43	\$	6.94
Exercised	(18)	\$	6.02
Restricted stock awards vested	(131)	\$	12.05
Forfeited	(95)	\$	9.51
Outstanding at June 30, 2008	6,881	\$	9.23
		•	
Available for grant at June 30, 2008	1,305		

The following is a summary of activity for stock option grants that were not made pursuant to the Stock Option Plan for the six months ended June 30, 2008:

	Shares (in thousands)	Weighted Average Exercise Price
Outstanding at December 31, 2007 and June 30, 2008	150	\$6.50
Available for grant at June 30, 2008		

In January 2001 we entered into an aircraft operating lease agreement with a company owned by our President and CEO. The lease was amended effective January 1, 2002 and February 25, 2005. Upon

signing the lease, the lessor was granted an option to purchase 250,000 shares of GCI Class A common stock at \$6.50 per share, of which 150,000 shares remain available for purchase and expire on

March 31, 2010.

The total intrinsic values, determined as of the date of exercise, of options exercised during the six months ended June 30, 2008 and 2007 were \$38,000 and \$2.7 million, respectively. We received \$106,000

and \$2.4 million in cash from stock option exercises during the six months ended June 30, 2008 and 2007, respectively.

#### (6) Industry Segments Data

Our reportable segments are business units that offer different products. The reportable segments are each managed separately and serve distinct types of customers.

A description of our five reportable segments follows:

Consumer - We offer a full range of voice, video, data and wireless services to residential customers.

Network Access - We offer a full range of voice, data and wireless services to common carrier customers.

Commercial - We offer a full range of voice, video, data and wireless services to business and governmental customers.

Managed Broadband - We offer data services to rural school districts and rural hospitals and health clinics through our SchoolAccess <sup>®</sup> and ConnectMD<sup>®</sup> initiatives.

Regulated Operations - - We offer voice, data and wireless services to residential, business, and governmental customers in rural Alaska.

Corporate related expenses including engineering, information technology, accounting, legal and regulatory, human resources, and other general and administrative expenses for the three and six months ended June 30, 2008 and 2007 are allocated to our Consumer, Network Access, Commercial, and Broadband segments using segment margin for the years ended December 31, 2007 and 2006, respectively. Corporate related expenses are specifically identified for our Regulated Operations segment and therefore, are not included in this allocation. Bad debt expense for the three and six months ended June 30, 2008 and 2007 is allocated to our Consumer, Network Access, Commercial and Managed Broadband segments using a combination of specific identification and allocations based upon segment revenue for the three and six months ended June 30, 2008 and 2007, respectively.

We evaluate performance and allocate resources based on earnings from operations before depreciation and amortization expense, net interest expense, income tax expense and share-based compensation expense. The accounting policies of the reportable segments are the same as those described in the summary of significant accounting policies in note 1 in the "Notes to Consolidated Financial Statements" included in Part II of our December 31, 2007 annual report on Form 10-K/A (Amendment No. 2). Intersegment sales are recorded at cost plus an agreed upon intercompany profit.

We earn all revenues through sales of services and products within the United States. All of our long-lived assets are located within the United States of America, except approximately 82% of our undersea fiber optic cable systems which transit international waters and all of our satellite transponders.

Summarized financial information for our reportable segments for the three and six months ended June 30, 2008 and 2007 follows (amounts in thousands):

Three months ended June 30,		Consumer	Network Access	Commer-cial	Managed Broadband	Regulated Operations	Total Reportable Segments
2008						· ·	<u> </u>
Revenues:							
Intersegment	\$	17	167	1,569		116	1,869
External		62,113	41,891	27,444	9,134	1,879	142,461
Total revenues	\$	62,130	42,058	29,013	9,134	1,995	144,330
EBITDAS	\$ <u></u>	13,019	21,315	5,541	3,138	359	43,372
2007 (as restated)							
Revenues:							
Intersegment	\$		1,092	1,004			2,096
External		55,128	41,616	26,193	6,953	<u></u>	129,890
Total revenues	\$	55,128	42,708	27,197	6,953		131,986
EBITDAS	\$	10,965	23,543	4,996	2,116		41,620
			22				(Continued)

		_			Managed	Regulated	Total Reportable	
Six months ended June 30,	_	Consumer	Network Access	Commer-cial	Broadband	Operations	Segments	
2008	_							
Revenues:								
Intersegment	\$	17	468	2,918		116	3,519	
External		123,496	81,065	54,035	16,660	1,879	277,135	
Total revenues	\$	123,513	81,533	56,953	16,660	1,995	280,654	
EBITDAS	\$	24,822	41,050	9,693	5,615	359	81,539	
2007 (as restated)								
Revenues:								
Intersegment	\$		1,363	2,629			3,992	
External		108,731	81,942	50,374	13,874		254,921	
Total revenues	\$	108,731	83,305	53,003	13,874		258,913	
EBITDAS	\$	20,923	43,308	8,075	3,748		76,054	

A reconciliation of reportable segment revenues to consolidated revenues follows (amounts in thousands):

Three Monti	ns Ended	Six Months Ended		
June	30,	June 30,		
	2007 (as	2007 (as		
 2008	restated)	2008	restated)	
\$ 144,330	131,986	280,654	258,913	
 1,869	2,096	3,519	3,992	
\$ 142,461	129,890	277,135	254,921	
\$	2008 \$ 144,330 1,869	2008         restated)           \$ 144,330         131,986           1,869         2,096	June 30, 2007 (as 2007 (as restated)       2008     restated)     2008       \$ 144,330     131,986     280,654       1,869     2,096     3,519	

A reconciliation of reportable segment earnings from external EBITDAS to consolidated income before income taxes (amounts in thousands):

	Three Months Ended June 30,			Six Months Ended June 30,		
			2007 (as		2007 (as	
		2008	restated)	2008	restated)	
Reportable segment EBITDAS	\$	43,372	41,620	81,539	76,054	
Less depreciation and amortization expense		23,707	21,437	46,489	42,303	
Less share-based compensation expense		1,593	763	2,853	1,748	
Less (plus) minority interest		26	(24)	(24)	(11)	
Consolidated operating income		18,046	19,444	32,221	32,014	
Less other expense, net		11,350	8,636	20,227	16,937	
Consolidated income before income tax expense	\$	6,696	10,808	11,994	15,077	

#### (7) Indefeasible Right to Use ("IRU") Capacity Sale

We entered into various IRU sales agreements for which we received cash of \$33.9 million and \$37.1 million during the three and six months ended June 30, 2008, respectively. These transactions are being accounted for as operating leases with deferred revenue to be recognized over the estimated life of the IRU agreement. We had long-term deferred revenue of \$34.7 million related to these IRU transactions at June 30, 2008.

#### (8) Commitments and Contingencies

#### Litigation, Disputes, and Regulatory Matters

We are involved in various lawsuits, billing disputes, legal proceedings, and regulatory matters that have arisen from time to time in the normal course of business. While the ultimate results of these items cannot be predicted with certainty we do not expect, at this time, that the resolution of them will have a material adverse effect on our financial position, results of operations or liquidity.

#### Access to ACS Unbundled Network Elements

On May 22, 2006, the Alaska Communications Systems Group, Inc. ("ACS") subsidiary serving Anchorage filed a petition with the FCC, seeking forbearance from regulation of interstate broadband and access services. On August 20, 2007, the FCC granted in part and denied in part the requested relief, requiring that ACS comply with certain safeguards to ensure that the relief granted would not result in harm to consumers or competition. On September 19, 2007, GCI and ACS both filed petitions for reconsideration on discrete findings in the order. The petitions are pending and we cannot predict the final outcome of the proceeding at this time.

#### **Universal Service**

The Universal Service Fund ("USF") pays subsidies to Eligible Telecommunications Carriers ("ETC") to support the provision of local access service in high-cost areas. Under FCC regulations, we have qualified as a competitive ETC in the Anchorage, Fairbanks, Juneau, Matanuska-Susitna Valley, Ketchikan, and Glacier State service areas. Without ETC status, we would not qualify for USF subsidies in these areas or other rural areas where we propose to offer local access services, and our revenue for providing local access services in these areas would be materially adversely affected.

On May 1, 2008, the FCC issued an order adopting the recommendation of the Federal State Joint Board on Universal Service ("Joint Board") to impose a state-by-state interim cap on high cost funds to be distributed to competitive ETCs. As part of the revised policy, the FCC adopted a limited exception from the cap for competitive ETCs serving tribal lands or Alaska Native regions. While the operation of the cap will generally reduce the high cost fund amounts available to competitive ETCs as new competitive ETCs are designated and as existing competitive ETCs acquire new customers, providers like us who serve tribal lands or Alaska Native regions will be provided some relief. The USF cap will be in place until the FCC takes action on proposals for long-term reform. The FCC and the Universal Service Administrative Company are each considering issues related to the interpretation and implementation of the limited exception from the cap, which may materially affect the scope and extent to which eligible entities may avail themselves of the exception, as well as the timing for eligible entities to exercise the exception.

The Joint Board has recommended for FCC consideration long-term options for reforming USF support, including establishing separate funds for mobility and broadband support. Separately, the FCC has issued two reform proposals for changing the basis for support amounts. We cannot predict at this time the outcome of the FCC proceedings to consider USF reform proposals or their respective impacts on us. Both these and any future regulatory, legislative, or judicial actions could affect the operation of the USF and result in a change in our revenue for providing local access services in new and existing markets and facilities-based wireless services in new markets.

#### Capital Lease Obligation

On March 31, 2006, through our subsidiary GCI Communication Corp. we entered into an agreement to lease transponder capacity on Intelsat, Ltd.'s ("Intelsat") Galaxy 18 spacecraft that successfully launched on May 21, 2008. We are also leasing capacity on the Horizons 1 satellite, which is owned jointly by Intelsat and JSAT International, Inc. The leased capacity replaced our existing transponder capacity on Intelsat's Galaxy XR satellite.

The Intelsat Galaxy 18 C-band and Ku-Band transponders are being leased over an expected term of 14 years. The present value of the lease payments, excluding telemetry, tracking and command services and back-up protection, is \$98.6 million. We recorded a capital lease obligation and an addition to our Property and Equipment at June 30, 2008.

In June 2008 Galaxy XR was taken out of service resulting in the removal of the remaining \$8.8 million net book value and the recognition of an \$8.8 million warranty receivable.

A summary of future minimum lease payments for this lease follows (amounts in thousands):

# Years ending December 31: \$ 6,510 2008 11,160 2010 11,160 2011 11,160 2012 11,160 2013 and thereafter 105,090 Total minimum lease payments \$ 156,240

#### Capital Lease Amendment

On April 8, 2008, we signed an amendment to a long-term capital lease agreement with our President and CEO and his wife for property we occupy. The amended lease terminates on September 30, 2026. We increased our existing capital lease asset and liability by \$1.3 million at June 30, 2008 to record the extension of this capital lease.

A summary of future minimum lease payments for this lease follows (amount in thousands):

#### Years ending December 31:

reals ending December 31.	
2008	\$ 194
2009	258
2010	258
2011	261
2012	270
2013 and thereafter	4,691
Total minimum lease payments	\$ 5,932

#### (9) Subsequent Event

On July 1, 2008, we completed the acquisition of all the interests in Alaska Wireless, LLC ("Alaska Wireless") for an initial acquisition payment of \$14.2 million. In addition to the initial acquisition payment, we have agreed to a contingent payment of approximately \$3.0 million in 2010 if certain financial conditions are met. Alaska Wireless is a Global System for Mobile Communications ("GSM") cellular provider and an Internet service provider serving subscribers in the Dutch Harbor, Sand Point, and Akutan, Alaska areas. It is not practicable to determine the initial purchase price allocation at this time.

PART I. ITEM 2.

## MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

In the following discussion, GCI and its direct and indirect subsidiaries are referred to as "we," "us" and "our."

Management's Discussion and Analysis of Financial Condition and Results of Operations discusses our consolidated financial statements, which have been prepared in accordance with U.S. GAAP. The preparation of these financial statements requires us to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. On an on-going basis, we evaluate our estimates and judgments, including those related to unbilled revenues, Cost of Goods Sold accruals, allowance for doubtful accounts, share-based compensation, depreciation, amortization and accretion periods, intangible assets, income taxes, effective tax rate, purchase price allocation, and contingencies and litigation. We base our estimates and judgments on historical experience and on various other factors that are believed to be reasonable under the circumstances, the results of which form the basis for making judgments about the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates under different assumptions or conditions. See also our "Cautionary Statement Regarding Forward-Looking Statements."

On June 11, 2008, we filed a Form 10K/A (Amendment No. 2) with the SEC to reflect the restatement of our summary of unaudited quarterly results of operations for the year ended December 31, 2007. We made the following corrections as part of the restatement of our results of operations for the three and six months ended June 30, 2007:

• We decreased depreciation expense \$590,000 and \$1.5 million for the three and six months ended June 30, 2007, respectively, to correct an error in calculating depreciation in the initial year an asset is placed in service. We originally recorded our estimated depreciation expense evenly throughout the year with periodic adjustments based upon improved estimates or actual results. In accordance with GAAP we now initially record depreciation expense in the month an asset is placed in service. Depreciation was improperly allocated among quarters, but the year-end total was correct. Therefore the restatement impacts the quarterly results but not the December 31, 2007 year-end results.

Additionally we corrected the 2007 quarters for errors that have been determined to be immaterial individually and in the aggregate. Other than interest capitalization, these immaterial errors do not impact the December 31, 2007 results. They are as follows:

- · We decreased interest expense \$384,000 and \$766,000 for the three and six months ended June 30, 2007, respectively, to correct an interest capitalization error on certain assets. Our capitalized interest policy was too restrictive and resulted in no interest capitalization on certain qualifying capital expenditures. Our capitalized interest policy now conforms to GAAP;
- · We increased depreciation expense \$322,000 and \$644,000 for the three and six months ended June 30, 2007, respectively, due to the recognition of depreciation on additional capitalized interest;
- We increased revenue \$173,000 and \$492,000 for the three and six months ended June 30, 2007, respectively, to correct understated revenue resulting from a configuration error in the automated interface between our unified billing system and our general ledger;
- We increased revenue \$125,000 and \$258,000 for the three and six months ended June 30, 2007, respectively, to correct revenue recognition for a majority noncontrolling interest in a subsidiary that was recognizing a certain type of revenue on a cash basis rather than an accrual basis;
- We decreased share-based compensation expense \$715,000 and \$757,000 for the three and six months ended June 30, 2007, respectively, to correct expense recognition timing for options that did not vest in equal increments over the vesting period;
- We decreased depreciation expense \$37,000 and \$75,000 for the three and six months ended June 30, 2007, respectively, due to a revision of the purchase price allocation of our purchase of Alaska DigiTel on January 1, 2007; and
- We increased income tax expense \$799,000 and \$1.5 million for the three and six months ended June 30, 2007, respectively, to record the income tax effect of the corrections described above.

We reclassified \$3.3 million and \$8.2 million of network maintenance and operations expense from selling, general and administrative expenses to Cost of Goods Sold for the three and six months ended June 30, 2007, respectively. We believe this change in accounting more closely aligns our maintenance and operations components to the nature of expenses included in our financial statement captions, and will improve the comparability of our financial statement presentation with our industry peers.

The impact of the restatement and immaterial error correction adjustments and the reclassification as described above for the periods presented are as follows (amounts in thousands, except per share amounts):

	previously	Three Months Ende	ed June 30, 2007		
	previously		·		
re					
	eported <sup>1</sup>	Adjustments	Reclassification	As restated	
\$	129,592	298		129,890	
	42 220		2 2/11	45.579	
	,	(715)	- / -	43,430	
			(3,341)	21,437	
	18,126	1,318		19,444	
	(8 9/1)	384		(8,557	
	( , ,			(216	
				161	
				(24	
_		384		(8,636	
	(9,020)			(0,030	
	9,106	1,702		10,808	
	4,091	799		4,890	
\$	5,015	903		5,918	
\$	0.09	0.02		0.11	
<u></u>				=	
<u>\$</u>	0.09	0.01		0.10	
		Six Months Ended	d June 30, 2007		
As	As previously				
re	eported <sup>1</sup>	Adjustments	Reclassification	As restated	
\$	254,171	750		254,921	
	05.054		0.040	02 560	
		 (757)		93,569	
	,		(0,210)	87,035 42,303	
_					
	29,614	2,400		32,014	
	(17,641)	766		(16,875	
	(396)			(396	
	345			345	
	(11)			(11	
	(17,703)	766		(16,937	
	11,911	3,166		15,077	
	\$ \$ As	(8,941) (216) 161 (24) (9,020)  9,106  4,091  \$ 5,015  \$ 0.09  \$ 0.09  As previously reported¹ \$ 254,171  85,351 96,010 43,196 29,614  (17,641) (396) 345 (11) (17,703)	47,486 (715) 21,742 (305) 18,126 1,318  (8,941) 384 (216) 161 (24) (9,020) 384  9,106 1,702  4,091 799  \$ 5,015 903  \$ 0.09 0.02  \$ 0.09 0.01  Six Months Ended  As previously reported¹ Adjustments \$ 254,171 750  85,351 96,010 (757) 43,196 (893) 29,614 2,400  (17,641) 766 (396) 345 (11) (17,703) 766	47,486	

Income tax expense	 5,366	1,487	<u></u>	6,853
Net income	\$ 6,545	1,679		8,224
Basic net income per common share	\$ 0.12	0.03		0.15
Diluted net income per common share	\$ 0.11	0.03		0.14
Cash provided by operating activities Cash used in investing activities Cash used in financing activities	\$ 54,469 (87,027) (16,752)	766 (766) 	 	55,235 (87,793) (16,752)

<sup>1</sup> As reported on Form 10-Q for the six months ended June 30, 2007

All adjustments noted above have been included in the amounts for the three and six months end June 30, 2007 shown in Management's Discussion and Analysis.

#### **General Overview**

Through our focus on long-term results, acquisitions, and strategic capital investments, we strive to consistently grow our revenues and expand our margins. We have historically met our cash needs for operations, regular capital expenditures and maintenance capital expenditures through our cash flows from operating activities. Historically, cash requirements for significant acquisitions and major capital expenditures have been provided largely through our financing activities.

The Network Access segment provides services to other common carrier customers and the Managed Broadband segment provides services to rural school districts and hospitals and health clinics. Effective June 1, 2008, we purchased 100% of the outstanding stock of the UUI and Unicom subsidiaries. The financial results of the long-distance, local access and Internet services sold to consumer and commercial customers of these acquired companies are reported in the Regulated Operations segment. The financial results of the long-distance services sold to other common carrier customers and the managed broadband services components of these acquired companies are included in the Network Access and Managed Broadband Services segments, respectively. Following are our segments and the services and products each offers to its customers:

		R	eportable Segments	i	
Services and Products	Consumer	Network Access	Commercial	Managed Broadband	Regulated Operations
Voice:					
Long-distance	Х	Х	Х		Х
Local Access	Х	Х	Х		Х
Directories			Х		
Video	X		Х		
Data:					
Internet	Х	Х	Х	Х	Х
Data Networks		Х	Х	Х	
Managed Services			Х	X	
Managed Broadband Services				Х	
Wireless	X	Х	Х		Х

An overview of our services and products follows.

#### Voice Services and Products

#### Long-distance

We generate long-distance services revenues from monthly plan fees and usage charges.

Factors that have the greatest impact on year-to-year changes in long-distance services revenues include the rate per minute charged to customers and usage volumes expressed as minutes of use.

Common carrier traffic routed to us for termination in Alaska is largely dependent on traffic routed to our common carrier customers by their customers. Pricing pressures, new program offerings, and market and business consolidations continue to evolve in the markets served by our other common carrier customers. If, as a result, their traffic is reduced, or if their competitors' costs to terminate or originate traffic in Alaska are reduced, our traffic will also likely be reduced, and our pricing may be reduced to respond to competitive pressures, consistent with federal law. Additionally, disruption in the economy resulting from terrorist attacks and other attacks or acts of war could affect our carrier customers. We are unable to predict the effect on us of such changes or events. However, given the materiality of other common carrier revenues to us, a significant reduction in traffic or pricing could have a material adverse effect on our financial position, results of operations and liquidity.

AT&T acquired Dobson Communications Corporation ("Dobson"), including its Alaska properties, on November 15, 2007. In December 2007 we signed an agreement with AT&T that provides for an orderly four-year transition of our wireless customers from the Dobson/AT&T network in Alaska to our wireless facilities to be built in 2008 and 2009. The agreement allows our current and future customers to use the AT&T wireless network for local access and roaming during the transition period. The four-year transition period, which expires June 30, 2012, provides us with adequate time to replace the Dobson/AT&T network in Alaska with our own wireless facilities. Under the agreement, AT&T's obligation to purchase network services from us terminated as of July 1, 2008. AT&T provided us with a large block of wireless network usage at no charge to facilitate the transition of our customers to our facilities. We will pay for usage in excess of that base transitional amount. Under the previous agreement with Dobson, our margin was fixed. Under the new agreement with AT&T, we will pay for usage in excess of the block of free minutes on a per minute basis. The block of wireless network usage at no charge is expected to substantially reduce our wireless product Cost of Goods Sold paid to AT&T during the approximate four year period beginning June 4, 2008 and ending June 30, 2012. We expect our wireless product Cost of Goods Sold to decrease \$11.0 million to \$12.0 million during the six months ended December 31, 2008 as compared to the six months ended December 31, 2007.

Due in large part to the favorable synergistic effects of our bundling strategy focused on consumer and commercial customers, long-distance service continues to be a significant contributor to our overall performance, although the migration of traffic from our voice products to our data and wireless products continues.

Our long-distance service faces significant competition from ACS, AT&T Alascom, Inc. ("Alascom"), Matanuska Telephone Association ("MTA"), long-distance resellers, and certain smaller rural local telephone companies that have entered the long-distance market. We believe our approach to developing, pricing, and providing long-distance services and bundling different business segment services will continue to allow us to be competitive in providing those services.

#### Local Access

We generate local access services revenues from four primary sources: (1) basic dial tone services; (2) data network and special access services; (3) origination and termination of long-distance calls for other common carriers; and (4) features and other charges, including voice mail, caller ID, distinctive ring, inside wiring and subscriber line charges.

The primary factors that contribute to year-to-year changes in local access services revenues include the average number of subscribers to our services during a given reporting period, the average monthly rates charged for non-traffic sensitive services, the number and type of additional premium features selected, the traffic sensitive access rates charged to carriers and amounts received from the Universal Service Program.

We estimate that our June 30, 2008 and 2007 total lines in service represent a statewide market share of approximately 33% and 27%, respectively. At June 30, 2008 and 2007, 66% and 48%, respectively, of our lines, including the lines of UUI at June 30, 2008, are provided on our own facilities.

Our local access service faces competition in Anchorage, Fairbanks, and Juneau from ACS, which is the largest incumbent local exchange carrier ("ILEC") in Alaska, and from Alascom in Anchorage for consumer services. Alascom has received certification from the Regulatory Commission of Alaska ("RCA") to provide local access services in Fairbanks and Juneau. In February 2007, we began offering local access service in certain MTA exchanges and face competition from MTA. In October 2007, we began offering local access service in the Kenai-Soldotna area and face competition from the ACS, the ILEC in this area. We compete against other smaller ILECs in certain smaller communities. We believe our approach to developing, pricing, and providing local access services and bundling different services will allow us to be competitive in providing those services.

We are continuing to expand our local access service areas and will offer services in these new areas using a combination of methods. To a large extent, we plan to use our existing coaxial cable network to deliver local access services. Where we do not have cable facilities, we may resell other carriers' services, lease portions of an existing carrier's network or seek wholesale discounts.

In 2008 we plan to continue to deploy Digital Local Phone Service ("DLPS") lines which utilize our coaxial cable facilities. This service delivery method allows us to utilize our own cable facilities to provide local access service to our customers and avoid paying local loop charges to the ILEC.

On May 1, 2008, the FCC issued an order adopting the recommendation of the Joint Board to impose a state-by-state interim cap on high cost funds to be distributed to competitive ETCs. As part of the revised policy, the FCC adopted a limited exception from the cap for competitive ETCs serving tribal lands or Alaska Native regions. While the operation of the cap will generally reduce the high cost fund amounts available to competitive ETCs as new competitive ETCs are designated and as existing competitive ETCs acquire new customers, providers like us who serve tribal lands or Alaska Native regions will be provided some relief. The USF cap will be in place until the FCC takes action on proposals for long-term reform. The FCC and the Universal Service Administrative Company are each considering issues related to the interpretation and implementation of the limited exception from the cap, which may materially affect the scope and extent to which eligible entities may avail themselves of the exception, as well as the timing for eligible entities to exercise the exception.

The Joint Board has recommended for FCC consideration long-term options for reforming USF support, including establishing separate funds for mobility and broadband support. Separately, the FCC has issued two reform proposals for changing the basis for support amounts. We cannot predict at this time the outcome of the FCC proceedings to consider USF reform proposals or their respective impacts on us. Both these and any future regulatory, legislative, or judicial actions could affect the operation of the USF and result in a change in our revenue for providing local access services in new and existing markets and facilities-based wireless services in new markets.

UUI and its subsidiary, United-KUC, which were acquired by us effective June 1, 2008, are ILECs and therefore are subject to regulation by the RCA. UUI and United-KUC do not face significant competition.

#### **Directories**

We sell advertising in our yellow pages directories to commercial customers, distribute white and yellow pages directories to customers in certain markets we serve, and offer an on-line directory.

#### **Video Services and Products**

We generate cable services revenues from three primary sources: (1) digital and analog programming services, including monthly basic and premium subscriptions, video on demand, pay-per-view movies and one-time events, such as sporting events; (2) equipment rentals; and (3) advertising sales.

Our cable systems serve 40 communities and areas in Alaska, including the state's five largest population centers, Anchorage, Fairbanks, the Matanuska-Susitna Valley, the Kenai Peninsula, and Juneau.

The primary factors that contribute to period-to-period changes in cable services revenues include average monthly subscription rates and pay-per-view buys, the mix among basic, premium and digital tier services, the average number of cable television subscribers during a given reporting period, set-top box utilization and related rates, revenues generated from new product offerings, and sales of cable advertising services.

Our cable service offerings are bundled with various combinations of our long-distance, local access, and Internet services and include an offering of free cable service. Value-added premium services are available for additional charges.

#### **Data Services and Products**

#### Internet

We generate Internet services revenues from three primary sources: (1) access product services, including cable modem, dial-up, and dedicated access; (2) network management services; and (3) wholesale access for other common carriers.

The primary factors that contribute to year-to-year changes in Internet services revenues include the average number of subscribers to our services during a given reporting period, the average monthly subscription rates, the amount of bandwidth purchased by large commercial customers, and the number and type of additional premium features selected.

Marketing campaigns continue to be deployed featuring bundled products. Our Internet offerings are bundled with various combinations of our long-distance, cable, and local access services and provide free or discounted basic or premium Internet services. Value-added premium Internet features are available for additional charges.

We compete with a number of Internet service providers in our markets. We believe our approach to developing, pricing, and providing Internet services allows us to be competitive in providing those services.

#### Data Networks

We generate data network services revenue from two primary sources: (1) leasing capacity on our facilities that utilize voice and data transmission circuits, dedicated to particular subscribers, which link a device in one location to another in a different location, and (2) through the sale of Internet Protocol-based data services on a secured shared network to businesses linking multiple enterprise locations. The factor that has the greatest impact on year-to-year changes in data network services revenues is the number of data networks in use. We compete against Alascom, ACS and other local telecommunication service providers.

#### Managed Services

We design, sell, install, service and operate, on behalf of certain customers, communications and computer networking equipment and provide field/depot, third party, technical support, communications consulting and outsourcing services. We also supply integrated voice and data communications systems incorporating interstate and intrastate digital data networks, point-to-point and multipoint data network and small earth station services. There are a number of competing companies in Alaska that actively sell and maintain data and voice communications systems.

Our ability to integrate communications networks and data communications equipment has allowed us to maintain our market position based on "value added" support services rather than price competition. These services are blended with other transport products into unique customer solutions, including managed services and outsourcing.

#### Managed Broadband Services

We generate managed broadband services revenue through our SchoolAccess<sup>®</sup>, ConnectMD<sup>®</sup> and managed video conferencing products. Our customers may purchase end-to-end broadband services solutions blended with other transport and software products. There are several competing

companies in Alaska that actively sell broadband services. Our ability to provide end-to-end broadband services solutions has allowed us to maintain our market position based on "value added" products and services rather than solely based on price competition.

SchoolAccess® is a suite of services designed to advance the educational opportunities of students in underserved regions of the country. Our SchoolAccess ® division provides Internet and distance learning services designed exclusively for the school environment. The Schools and Libraries Program of the USF makes discounts available to eligible rural school districts for telecommunication services and monthly Internet service charges. The program is intended to ensure that rural school districts have access to affordable services.

Our network, Internet and software application services provided through our Managed Broadband segment's Medical Services division are branded as ConnectMD <sup>®</sup>. Our ConnectMD® services are currently provided under contract to medical businesses in Alaska, Washington and Montana. The Rural Health Care Program of the USF makes discounts available to eligible rural health care providers for telecommunication services and monthly Internet service charges. The program is intended to ensure that rural health care providers pay no more for telecommunications services in the provision of health care services than their urban counterparts. Customers utilize ConnectMD® services to securely move data, images, voice traffic, and real time multipoint interactive video.

We offer a managed video conferencing product for use in distance learning, telemedicine and group communication and collaboration environments. The product is designed to offer customers enhanced communication services that support video, audio and data presentation. Our product benefits customers by reducing travel costs, improving course equity in education and increasing the quality of health services available to patients. The product bundles our data products, video conferencing services and optional rental of video conferencing endpoint equipment. Our video conferencing services include multipoint conferencing, integrated services digital network gateway and transcoding services, online scheduling and conference control, and videoconference recording, archiving and streaming. We provide 24-hour technical support via telephone or online.

Unicom, one of the companies that we acquired effective June 1, 2008, operates DeltaNet, a long-haul broadband microwave network ringing the Yukon-Kuskokwim Delta – a region of approximately 30,000 square miles in western Alaska. In the third quarter of 2008, DeltaNet, which is still under construction but has already commenced operations where completed microwave towers have been placed into service, will link more than 40 villages to Bethel, the region's hub. We will use this facility, in addition to our other facilities, to offer our SchoolAccess<sup>®</sup>, ConnectMD<sup>®</sup> and managed video conferencing products.

#### Wireless Services and Products

We generate wireless services and equipment revenues from four primary sources: (1) monthly plan fees; (2) usage and roaming charges; (3) wireless Internet access; and (4) handset and accessory sales.

We offer wireless services by reselling AT&T services under our brand name and Alaska DigiTel's services under its brand name. We provide limited wireless local access and Internet services using our own facilities. We compete against AT&T, ACS, MTA, and resellers of those services in Anchorage and other markets. The GCI and Alaska DigiTel brands compete against each other.

In 2008 we are constructing a GSM network throughout the terrestrially served portions of Alaska including the cities of Anchorage, Fairbanks, and Juneau. Alaska DigiTel operates the Code-Division Multiple Access ("CDMA") CDMA portion of our statewide wireless platform and is expanding this network in 2008.

We had a distribution agreement with Dobson allowing us to resell Dobson wireless services. For a discussion of AT&T's acquisition of Dobson please see "Part I – Item II – Management's Discussion and Analysis of Financial Condition and Results of Operations – Voice Services and Products – Long Distance".

On July 1, 2008, we completed the acquisition of all of the interests in Alaska Wireless for an initial acquisition payment of \$14.2 million. In addition to the initial acquisition payment, we have agreed to a contingent payment of approximately \$3.0 million in 2010 if certain financial conditions are met. Alaska Wireless is a GSM cellular provider and an Internet service provider serving subscribers in the Dutch Harbor, Sand Point, and Akutan, Alaska areas. In addition to the acquisition, we entered into a management agreement with the previous owners of Alaska Wireless. The business will continue to operate under the Alaska Wireless name and the previous owners will continue to manage the day-to-day operations. The results of operations generated by Alaska Wireless will impact our wireless services in our Consumer segment.

We have signed a definitive agreement to acquire the remaining minority interest in Alaska DigiTel for a total consideration of approximately \$10.3 million. On January 22, 2008, the FCC initiated its proceedings to review the application seeking requisite regulatory approval of the proposed

change in control caused by this acquisition. Following FCC approval of the change in control, which we expect to occur in the third or fourth quarter of 2008, we will own 100% of Alaska DigiTel.

#### **Results of Operations**

The following table sets forth selected Statements of Operations data as a percentage of total revenues for the periods indicated (underlying data rounded to the nearest thousands):

			Percentage Change <sup>1</sup>			Percentage Change <sup>1</sup>
	Three Months I	nded	2008	Six Months E		2008
	June 30, 2008	2007	vs. 2007	June 30 2008	2007	vs. 2007
(Unaudited)						
Statements of Operations Data:						
Revenues:						
Consumer segment	43.6%	42.4%	12.7%	44.5%	42.7%	13.6%
Network Access segment	29.4%	32.0%	0.7%	29.3%	32.1%	(0.7%)
Commercial segment	19.3%	20.2%	4.8%	19.5%	19.8%	7.3%
Managed Broadband segment	6.4%	5.4%	31.4%	6.0%	5.4%	20.0%
Regulated Operations segment	1.3%	NA	NA	0.7%	NA	NA
Total revenues	100.0%	100.0%	9.7%	100.0%	100.0%	8.7%
Selling, general and administrative						
expenses	33.9%	33.4%	11.1%	34.2%	34.1%	8.8%
Depreciation and amortization expense	16.5%	16.5%	9.8%	16.7%	16.6%	9.5%
Operating income	12.8%	15.0%	(6.3%)	11.7%	12.6%	1.2%
Other expense, net	8.0%	6.7%	31.4%	7.3%	6.6%	19.4%
Income before income taxes	4.8%	8.3%	(36.4%)	4.4%	5.9%	(19.3%)
Net income	2.5%	4.6%	(39.3%)	2.2%	3.2%	(25.5%)

<sup>&</sup>lt;sup>1</sup> Percentage change in underlying data. NA – Not Applicable

Three Months Ended June 30, 2008 ("second quarter of 2008") Compared to Three Months Ended June 30, 2007 ("second quarter of 2007")

#### Overview of Revenues and Cost of Goods Sold

Total revenues increased 9.7% from \$129.9 million in the second quarter of 2007 to \$142.5 million in the second quarter of 2008. Revenue increased in all of our segments. See the discussion below for more information by segment.

Total Cost of Goods Sold increased 15.1% from \$45.6 million in the second quarter of 2007 to \$52.4 million in the second quarter of 2008. Cost of Goods Sold increased in all of our segments. See the discussion below for more information by segment.

#### **Consumer Segment Overview**

Consumer segment revenue represented 43.6% of second quarter 2008 consolidated revenues. The components of Consumer segment revenue in the second quarter of 2008 and the second quarter of 2007 are as follows (amounts in thousands):

	Second Q	Percentage	
	 2008	2007	Change
Voice	\$ 12,117	11,608	4.4%
Video	25,668	23,907	7.4%
Data	10,386	8,269	25.6%
Wireless	13,942	11,344	22.9%
Total Consumer segment revenue	\$ 62,113	55,128	12.7%

Consumer segment Cost of Goods Sold represented 45.2% of second quarter of 2008 consolidated Cost of Goods Sold. The components of Consumer segment Cost of Goods Sold in the second quarter of 2008 and the second quarter of 2007 are as follows (amounts in thousands):

	Second Q	Percentage	
	 2008	2007	Change
Voice	\$ 4,682	5,112	(8.4%)
Video	9,936	8,931	11.3%
Data	1,877	1,282	46.4%
Wireless	 7,194	7,050	2.0%
Total Consumer segment Cost of Goods Sold	\$ 23,689	22,375	5.9%

Consumer segment EBITDAS, representing 30.0% of second quarter of 2008 consolidated EBITDAS, is as follows (amounts in thousands):

	Second Qu	Percentage	
	 2008	2007	Change
Consumer segment EBITDAS	\$ 13,019	10,965	18.7%

Selected key performance indicators for our Consumer segment follow:

		June 30,		Percentage
	2008	<u></u>	2007	Change
Voice:				
Long-distance subscribers <sup>1</sup>	89	800	90,500	(0.8%)
Long-distance minutes carried (in millions)		32.0	33.6	(4.8%)
Total local access lines in service <sup>2</sup>	78	100	68,400	14.2%
Local access lines in service on GCI facilities <sup>2</sup>	60	500	41,800	44.7%
Video:				
Basic subscribers <sup>3</sup>	130	300	124,700	4.5%
Digital programming tier subscribers <sup>4</sup>	68	200	61,000	11.8%
HD/DVR converter boxes <sup>5</sup>	56	900	40,200	41.5%
Homes passed	226	900	221,100	2.6%
Average monthly gross revenue per subscriber <sup>6</sup>	\$ 6	5.86 \$	63.79	3.2%
_				
Data:				
Cable modem subscribers <sup>7</sup>	91	000	82,600	10.2%
Wireless:				
Wireless lines in service <sup>8</sup>	77	000	62,900	22.4%
Average monthly gross revenue per subscriber9	\$ 5	7.39 \$	55.25	3.9%

<sup>1</sup> A long-distance subscriber is defined as a customer account that is invoiced a monthly long-distance plan fee or has made a long-distance call during the month.

- <sup>2</sup> A local access line in service is defined as a revenue generating circuit or channel connecting a customer to the public switched telephone network.
- 3 A basic cable subscriber is defined as one basic tier of service delivered to an address or separate subunits thereof regardless of the number of outlets purchased.
- <sup>4</sup> A digital programming tier subscriber is defined as one digital programming tier of service delivered to an address or separate subunits thereof regardless of the number of outlets or digital programming tiers purchased. Digital programming tier subscribers are a subset of basic subscribers.
- <sup>5</sup> A high definition/digital video recorder ("HD/DVR") converter box is defined as one box rented by a digital programming or basic tier subscriber. A digital programming or basic tier subscriber is not required to rent an HD/DVR converter box to receive service.
- <sup>6</sup> Quarter-to-date average monthly consumer video revenues divided by the average of consumer video basic subscribers at the beginning and ending of the period.
- <sup>7</sup> A cable modem subscriber is defined by the purchase of cable modem service regardless of the level of service purchased. If one entity purchases multiple cable modem service access points, each access point is counted as a subscriber. Cable modem subscribers may also be video basic subscribers though basic cable service is not required to receive cable modem service.
- <sup>8</sup> A wireless line in service is defined as a revenue generating wireless device.
- <sup>9</sup> Quarter-to-date average monthly consumer wireless revenues divided by the average of consumer wireless subscribers at the beginning and ending of the period.

#### **Consumer Segment Revenues**

The increase in voice revenue is primarily due to a \$713,000 or 11.1% increase in local service revenue due to increased local access lines in service. The increase is partially off-set by a \$322,000 or 22.1% decrease in support from the Universal Service Program, decreased long-distance billable minutes carried, and decreased long-distance subscribers.

The increase in video revenue is primarily due to the following:

- · A 5.0% increase in programming services revenue to \$20.6 million primarily resulting from an increase in basic and digital programming tier subscribers, and
- A 19.5% increase in equipment rental revenue to \$4.7 million primarily resulting from our customers' increased use of digital distribution technology.

The increase in data revenue is primarily due to a 28.6% increase in cable modem revenue to \$8.9 million. The cable modem revenue increase is primarily due to increased subscribers and their selection of more value-added premium features in the second quarter of 2008 as compared to the second quarter of 2007.

The increase in wireless revenue is primarily due to an increase in the number of wireless subscribers, a \$1.1 million or 45.5% increase in wireless subscriber line charge due to increased subscribers to our Lifeline offering, and a \$562,000 or 70.5% increase in support from the Universal Service Program.

#### **Consumer Segment Cost of Goods Sold**

The decrease in voice Cost of Goods Sold is primarily due to cost savings resulting from the increased deployment of DLPS lines during the last six months of 2007 and the first six months of 2008 and decreased voice minutes carried.

The video Cost of Goods Sold increase is primarily due to increased channels offered to our subscribers, increased rates paid to programmers, increased costs associated with delivery of digital services offered over our HD/DVR converter boxes due to the increased number of converter boxes in service, and increased subscribers.

The data Cost of Goods Sold increase is primarily due to increased internet circuit costs due to an increased number of cable modern subscribers.

The wireless Cost of Goods Sold increase is primarily due to costs associated with the increased number of wireless subscribers discussed above, partially off-set by decreased expense due to the June 4, 2008 implementation of the new distribution agreement with AT&T as described in "Part I –

Item II - Management's Discussion and Analysis of Financial Condition and Results of Operations - Voice Services and Products - Long Distance."

#### **Consumer Segment EBITDAS**

The EBITDAS increase was primarily due to increased margin resulting from increased subscribers for most product lines in the second quarter of 2008. The increased margin was partially offset by an increase in the selling, general and administrative expense that was allocated to our Consumer segment primarily due to an increase in the second quarter of 2007 segment margin upon which the allocation is based.

#### **Network Access Segment Overview**

Network access segment revenue represented 29.4% of second quarter of 2008 consolidated revenues. The components of Network Access segment revenue in the second quarter of 2008 and the second quarter of 2007 are as follows (amounts in thousands):

	Second Q	Percentage	
	 2008	2007	Change
Voice	\$ 23,213	24,577	(5.5%)
Data	17,988	15,469	17.8%
Wireless	 690	1,570	(56.1%)
Total Network Access segment revenue	\$ 41,891	41,616	0.7%

Network Access segment Cost of Goods Sold represented 22.0% of second quarter of 2008 consolidated Cost of Goods Sold. The components of Network Access segment Cost of Goods Sold in the second quarter of 2008 and the second quarter of 2007 are as follows (amounts in thousands):

		Second Qu	Percentage	
	<u> </u>	2008	2007	Change
Voice	\$	8,226	6,363	29.3%
Data		2,830	2,185	29.5%
Wireless		473	174	<u>171.8</u> %
Total Network Access segment Cost of Goods Sold	\$	11,529	8,722	32.2%

Network Access segment EBITDAS, representing 49.1% of second quarter of 2008 consolidated EBITDAS, is as follows (amounts in thousands):

	Second Qu	Percentage	
	 2008	2007	Change
Network Access segment EBITDAS	\$ 21,315	23,543	(9.5%)

Selected key performance indicators for our Network Access segment follow:

	June 30	Percentage	
	2008	2007	Change
Voice:			
Long-distance minutes carried (in millions)	326.2	317.7	2.7%
Data:			
Internet service provider access lines in service <sup>1</sup>	2,000	2,600	(23.1%)

<sup>&</sup>lt;sup>1</sup> An Internet service provider access line in service is defined as a revenue generating circuit or channel connecting a customer to the public switched telephone network.

#### **Network Access Segment Revenues**

The decrease in voice revenue is primarily due to an 11.9% decrease in our average rate per minute on billable minutes carried for our common carrier customers and the transition of voice traffic to dedicated data networks. The average rate per minute decrease is primarily due to a change in the composition of traffic and a 3.0% rate decrease mandated by federal law which will result in annual rate decreases of 3.0%. The voice revenue decrease is partially off-set by the increase in voice minutes carried.

The increase in data revenue is primarily due to an increase in circuits sold and from other common carriers moving switched voice services to data networks.

The decrease in wireless revenue results from a decrease in our rate per minute on billable minutes carried for customers roaming on our network.

## **Network Access Segment Cost of Goods Sold**

The increase in voice Cost of Goods Sold is primarily due to increased long-distance minutes carried and a \$879,000 favorable adjustment based upon a refund for which negotiations were completed in the second quarter of 2007. In the course of business we estimate unbilled long-distance services Cost of Goods Sold based upon minutes of use processed through our network and established rates. Such estimates are revised when subsequent billings are received, payments are made, billing matters are researched and resolved, tariffed billing periods lapse, or when disputed charges are resolved.

The increase in data Cost of Goods Sold is primarily due to the recognition of a \$763,000 warranty payment received in the second quarter of 2007 as a reimbursement for fiber optic cable repair expenses recognized in an earlier period.

## **Network Access Segment EBITDAS**

The EBITDAS decrease was primarily due to decreased margin resulting from the decreased rate per minute on billable minutes carried for our common carrier customers. The decreased margin was partially offset by an increase in data circuits sold in the second quarter of 2008, increased IRU sales in the second quarter of 2008, and a decrease in the selling, general and administrative expense allocated to our Network Access segment primarily due to a decrease in the second quarter of 2007 segment margin upon which the allocation is based.

## **Commercial Segment Overview**

Commercial segment revenue represented 19.3% of second quarter of 2008 consolidated revenues. The components of Commercial segment revenue in the second quarter of 2008 and the second quarter of 2007 are as follows (amounts in thousands):

	Second Quarter of			Percentage
		2008	2007	Change
Voice	\$	7,280	8,045	(9.4%)
Video		2,149	2,004	7.2%
Data		16,584	14,561	13.9%
Wireless		1,431	1,583	(9.6%)
Total Commercial segment revenue	\$	27,444	26,193	4.8%

Commercial segment Cost of Goods Sold represented 26.5% of second quarter of 2008 consolidated Cost of Goods Sold. The components of Commercial segment Cost of Goods Sold in the second quarter of 2008 and the second quarter of 2007 are as follows (amounts in thousands):

	Se	Second Quarter of		
	2008	2007	Change	
Voice	\$	4,809 4,82	3 (0.3%)	
Video		382 42	1 (9.3%)	
Data		7,481 5,97	2 25.3%	
Wireless		1,240 1,04	1 19.1%	
Total Commercial segment Cost of Goods Sold	\$ 1	3,912 12,25	7 13.5%	

Commercial segment EBITDAS, representing 12.8% of second quarter of 2008 consolidated EBITDAS, is as follows (amounts in thousands):

	Second Qu	ıarter of	Percentage
	 2008	2007	Change
Commercial segment EBITDAS	\$ 5,541	4,996	10.9%

Selected key performance indicators for our Commercial segment follow:

	June 30	June 30,	
	2008	2007	Change
Voice:			
Long-distance subscribers <sup>1</sup>	10,400	11,100	(6.3%)
Long-distance minutes carried (in millions)	32.9	34.1	(3.5%)
Total local access lines in service <sup>2</sup>	45,400	42,900	5.8%
Local access lines in service on GCI facilities <sup>2</sup>	16,600	10,700	55.1%
Data:			
Cable modem subscribers <sup>3</sup>	9,000	8,100	11.1%
Wireless:			
Wireless lines in service <sup>4</sup>	7,100	6,700	6.0%

<sup>1</sup> A long-distance subscriber is defined as a customer account that is invoiced a monthly long-distance plan fee or has made a long-distance call during the month.

## **Commercial Segment Revenues**

The decrease in voice revenue is primarily due to decreased long-distance subscribers and voice minutes carried. Revenues associated with increased local access lines in service partially off-set this decrease.

The increase in data revenue is primarily due to a \$1.3 million or 22.3% increase in managed services project revenue, a \$590,000 or 16.4% increase in Internet revenue primarily due to increased subscribers, and the effects of a non-recurring \$500,000 credit issued to a customer in June 2007.

# **Commercial Segment Cost of Goods Sold**

The increase in data Cost of Goods Sold resulted primarily from an increase in contract labor and internal labor classified as Cost of Goods Sold due to the increase in managed services project revenue discussed above under "Commercial Segment Revenues".

# **Commercial Segment EBITDAS**

The EBITDAS increase was primarily due to increased margin resulting from increased managed services projects, increased subscribers for most product lines in the second quarter of 2008, and a decrease in the selling, general and administrative expenses allocated to our Commercial segment primarily due to a decrease in the 2007 segment margin upon which the allocation is based.

# **Managed Broadband Segment Overview**

Managed Broadband segment revenue represented 6.4% of second quarter of 2008 consolidated revenues, Cost of Goods Sold represented 5.8% of second quarter of 2008 consolidated Cost of Goods Sold and EBITDAS represented 7.2% of second quarter of 2008 consolidated EBITDAS. The Managed Broadband segment includes data services only.

<sup>&</sup>lt;sup>2</sup> A local access line in service is defined as a revenue generating circuit or channel connecting a customer to the public switched telephone network.

<sup>&</sup>lt;sup>3</sup> A cable modem subscriber is defined by the purchase of cable modem service regardless of the level of service purchased. If one entity purchases multiple cable modem service access points, each access point is counted as a subscriber.

<sup>&</sup>lt;sup>4</sup> A wireless line in service is defined as a revenue generating wireless device.

Selected key performance indicators for our Managed Broadband segment follow:

	June 3	0,	Percentage	
	2008	2007	Change	
Managed Broadband segment:				
SchoolAccess <sup>®</sup> customers	51	48	6.3%	
Rural health customers	39	21	85.7%	

Through our June 1, 2008, acquisition of Unicom our Managed Broadband segment has added one rural health customer.

#### **Managed Broadband Segment Revenues**

Managed Broadband segment revenue increased 31.4% to \$9.1 million in the second quarter of 2008. The increase is primarily due to increased circuits purchased by our rural health and SchoolAccess® customers and product sales of \$690,000 in the second quarter of 2008 to a SchoolAccess® customer and a rural health customer.

#### Managed Broadband Segment Cost of Goods Sold

Managed Broadband segment Cost of Goods Sold increased 35.7% to \$3.0 million in the second quarter of 2008 primarily due to costs associated with the product sale discussed above.

# **Managed Broadband Segment EBITDAS**

Managed Broadband segment EBITDAS increased \$1.0 million to \$3.1 million in the second quarter of 2008 primarily due to an increase in the margin resulting from increased circuits sold to our rural health and SchoolAccess<sup>®</sup> customers. The increased margin was partially offset by an increase in the selling, general and administrative expense that was allocated to our Managed Broadband segment primarily due to an increase in the second quarter of 2007 segment margin upon which the allocation is based.

# **Regulated Operations Segment Overview**

Regulated Operations segment revenue represented 1.3% of second quarter of 2008 consolidated revenues, Cost of Goods Sold represented 0.6% of second quarter of 2008 consolidated Cost of Goods Sold and EBITDAS represented 0.8% of second quarter of 2008 consolidated EBITDAS. The Regulated Operations segment includes voice, data and wireless services.

Selected key performance indicators for our Regulated Operations segment follow:

	June 30	June 30,		
	2008	2007	Change	
Voice:				
Long-distance subscribers <sup>1</sup>	900	NA	NA	
Long-distance minutes carried (in millions)	0.1	NA	NA	
Total local access lines in service <sup>2</sup>	12,200	NA	NA	

<sup>1</sup> A long-distance subscriber is defined as a customer account that is invoiced a monthly long-distance plan fee or has made a long-distance call during the month.

# **Regulated Operations Segment Revenues**

As described above we completed our acquisition of UUI and Unicom effective June 1, 2008. In connection with this acquisition, we recognized revenues of \$2.7 million from the acquired operations during the second quarter of 2008 with \$1.9 million recorded in the Regulated Operations segment and the remaining revenues were recorded in the Network Access and Managed Broadband segments.

<sup>&</sup>lt;sup>2</sup> A local access line in service is defined as a revenue generating circuit or channel connecting a customer to the public switched telephone network. NA – Not Applicable

## Regulated Operations Segment Cost of Goods Sold

As described above we completed our acquisition of UUI and Unicom effective June 1, 2008. In connection with this acquisition, we recognized Cost of Goods Sold of \$534,000 during the second quarter of 2008 with \$298,000 recorded in the Regulated Operations segment and the remaining Cost of Goods Sold recorded in the Network Access and Managed Broadband segments.

# **Regulated Operations Segment EBITDAS**

Regulated Operations segment EBITDAS was \$359,000 in the second quarter of 2008.

## Selling, General and Administrative Expenses

Selling, general and administrative expenses increased 11.1% to \$48.3 million in the second quarter of 2008 primarily due to a \$2.1 million increase in labor costs and \$715,000 in additional expense resulting from our June 1, 2008, acquisition of UUI and Unicom.

As a percentage of total revenues, selling, general and administrative expenses increased to 33.9% in the second quarter of 2008 from 33.4% in the second quarter of 2007

#### **Depreciation and Amortization Expense**

Depreciation and amortization expense increased 9.9% to \$23.7 million in the second quarter of 2008. The increase is primarily due to our \$113.3 million investment in equipment and facilities placed into service during the 2007 year for which a full year of depreciation will be recorded in the 2008 year and the \$67.1 million investment in equipment and facilities placed into service during the six months ended June 30, 2008 for which a partial year of depreciation will be recorded in the 2008 year.

Effective January 1, 2008 we prospectively changed our accounting policy for recording depreciation on our property and equipment placed in service. For assets placed in service on or after January 1, 2008 we are using a mid-month convention to recognize depreciation expense. Previous to this change we used the half-year convention to recognize depreciation expense in the year an asset was placed in service, regardless of the month the property and equipment was placed in service. We believe the mid-month convention is preferable because it results in more precise recognition of depreciation expense over the estimated useful life of the asset. No retroactive adjustment has been made. As a result of this accounting change, our reported amount of depreciation and amortization expense has increased \$419,000, our reported operating income has decreased \$419,000, and our reported net income has decreased \$222,000. Our EPS would not have changed from what we would have reported had we continued to use our previous accounting policy during the second guarter of June 30, 2008.

## Other Expense, Net

Other expense, net of other income, increased 31.4% to \$11.4 million in the second guarter of 2008 due to the following:

- Our total interest expense increased \$2.2 million to \$10.9 million in the second quarter of 2008 due to a \$1.9 million increase in interest expense on our Senior Credit Facility to \$4.9 million resulting from additional debt from the Additional Incremental Term Loan agreement beginning in May 2008, the increased interest rate on our Senior Credit Facility beginning May 2008, and \$587,000 in additional interest expense resulting from the Galaxy 18 capital lease commencing in the second quarter of 2008 partially offset by a \$302,000 increase in capitalized interest to \$993,000 due to increased capital expenditures subject to capitalized interest, and
- · In the second quarter of 2008, we modified our existing Senior Credit Facility resulting in \$1.2 million of other third party costs and bank fees incurred.

## **Income Tax Expense**

Income tax expense totaled \$3.2 million and \$4.9 million in the second quarters of 2008 and 2007, respectively. Our effective income tax rate increased from 45.2% in the second quarter of 2007 to 49.7% in the second quarter of 2008 due primarily to lower forecasted pre-tax net income for the year ended December 31, 2008, without a comparable decrease in non-deductible items.

At June 30, 2008, we have (1) tax net operating loss carryforwards of \$67.7 million that will begin expiring in 2011 if not utilized, and (2) alternative minimum tax credit carryforwards of \$3.9 million available to offset regular income taxes payable in future years. We estimate that we will utilize

\$51.0 million to \$54.0 million in net operating loss carryforwards during the year ended December 31, 2008. Our utilization of certain net operating loss carryforwards is subject to limitations pursuant to Section 382 of the Internal Revenue Code of 1986, as amended.

We have recorded deferred tax assets of \$27.5 million associated with income tax net operating losses that were generated from 1995 to 2008, and that expire from 2011 to 2028, and with charitable contributions that were converted to net operating losses in 2006 to 2008, and that expire from 2024 to 2028.

Tax benefits associated with recorded deferred tax assets are considered to be more likely than not realizable through future reversals of existing taxable temporary differences and future taxable income exclusive of reversing temporary differences and carryforwards. The amount of deferred tax assets considered realizable, however, could be reduced if estimates of future taxable income during the carryforward period are reduced which would result in additional income tax expense. We estimate that our effective annual income tax rate for financial statement purposes will be 49% to 51% in the year ended December 31, 2008.

## Six Months Ended June 30, 2008 ("2008") Compared to Six Months Ended June 30, 2007 ("2007")

## Overview of Revenues and Cost of Goods Sold

Total revenues increased 8.7% from \$254.9 million in 2007 to \$277.1 million in 2008. Revenue increases in our Consumer, Commercial, Managed Broadband and Regulated Operations segments were partially off-set by decreased revenue in our Network Access segment. See the discussion below for more information by segment.

Total Cost of Goods Sold increased 10.9% from \$93.6 million in 2007 to \$103.8 million in 2008. Cost of Goods Sold increased in all of our segments. See the discussion below for more information by segment.

#### **Consumer Segment Overview**

Consumer segment revenue represented 44.5% of 2008 consolidated revenues. The components of Consumer segment revenue are as follows (amounts in thousands):

			Percentage
	 2008	2007	Change
Voice	\$ 23,978	22,961	4.4%
Video	51,315	47,538	8.0%
Data	20,482	16,216	26.3%
Wireless	 27,721	22,016	<u>25.9</u> %
Total Consumer segment revenue	\$ 123,496	108,731	13.6%

Consumer segment Cost of Goods Sold represented 46.6% of 2008 consolidated Cost of Goods Sold. The components of Consumer segment Cost of Goods Sold are as follows (amounts in thousands):

			Percentage
	 2008	2007	Change
Voice	\$ 9,735	10,176	(4.3%)
Video	19,866	17,790	11.7%
Data	3,703	2,551	45.2%
Wireless	 15,087	13,815	9.2%
Total Consumer segment Cost of Goods Sold	\$ 48,391	44,332	9.2%

Consumer segment EBITDAS, representing 30.4% of 2008 consolidated EBITDAS, is as follows (amounts in thousands):

				Percentage
		 2008	2007	Change
Consumer segment EBITDAS		\$ 24,822	20,923	18.6%
	11			

Selected key performance indicators for our Consumer segment follow:

	June 30,			Percentage	
	 2008	2007		Change	
Voice:					
Long-distance minutes carried (in millions)	65.6		67.8	(3.2%)	
Video:					
Average monthly gross revenue per subscriber <sup>1</sup>	\$ 66.19	\$	63.76	3.8%	
Wireless:					
Average monthly gross revenue per subscriber <sup>2</sup>	\$ 58.25	\$	54.59	6.7%	

<sup>1</sup> Year-to-date average monthly consumer video revenues divided by the average of consumer video basic subscribers at the beginning and ending of the period.

Please refer to our three-month results of operations discussion for additional selected key performance indicators for the second quarter of 2008 and the second quarter of 2007.

# **Consumer Segment Revenues**

The increase in voice revenue is primarily due to a \$1.4 million or 11.4% increase in local service revenue due to increased local access lines in service. The increase is partially off-set by a \$540,000 or 18.8% decrease in support from the Universal Service Program and decreased long-distance billable minutes carried.

The increase in video revenue is primarily due to the following:

- · A 5.7% increase in programming services revenue to \$41.2 million primarily resulting from an increase in basic and digital programming tier subscribers, and
- A 19.3% increase in equipment rental revenue to \$9.3 million primarily resulting from our customers' increased use of digital distribution technology.

The increase in data revenue is primarily due to a 27.9% increase in cable modem revenue to \$17.5 million. The cable modem revenue increase is primarily due to increased subscribers and their selection of more value-added premium features in 2008 as compared to 2007.

The increase in wireless revenue is primarily due to an increase in the number of wireless subscribers, a \$2.7 million or 68.1% increase in wireless subscriber line charge due to increased subscribers to our Lifeline offering, and a \$1.5 million or 106.1% increase in support from the Universal Service Program.

#### **Consumer Segment Cost of Goods Sold**

The video Cost of Goods Sold increase is primarily due to increased channels offered to our subscribers, increased rates paid to programmers, increased costs associated with delivery of digital services offered over our HD/DVR converter boxes due to the increased number of converter boxes in service, and increased subscribers.

The data Cost of Goods Sold increase is primarily due to increased internet circuit costs due to an increased number of cable modem subscribers.

The wireless Cost of Goods Sold increase is primarily due to costs associated with the increased number of wireless subscribers discussed above, partially off-set by decreased expense due to the June 4, 2008 implementation of the new distribution agreement with AT&T as described in "Part I – Item II – Management's Discussion and Analysis of Financial Condition and Results of Operations – Voice Services and Products – Long Distance."

<sup>&</sup>lt;sup>2</sup> Year-to-date average monthly consumer wireless revenues divided by the average of consumer wireless subscribers at the beginning and ending of the period.

# **Consumer Segment EBITDAS**

The EBITDAS increase was primarily due to increased margin resulting from increased subscribers for most product lines in 2008. The increased margin was partially offset by an increase in the selling, general and administrative expense that was allocated to our Consumer segment primarily due to an increase in the 2007 segment margin upon which the allocation is based.

# **Network Access Segment Overview**

Network access segment revenue represented 29.3% of 2008 consolidated revenues. The components of Network Access segment revenue are as follows (amounts in thousands):

	2008	2007	Percentage Change
Voice	\$ 45,155	48,848	(7.6%)
Data	34,827	30,397	14.6%
Wireless	 1,083	2,697	(59.8%)
Total Network Access segment revenue	\$ 81,065	81,942	(0.7%)

Network Access segment Cost of Goods Sold represented 21.0% of 2008 consolidated Cost of Goods Sold. The components of Network Access segment Cost of Goods Sold are as follows (amounts in thousands):

	2008	2007	Percentage Change
Voice	\$ 15,533	13,953	11.3%
Data	5,556	5,615	(1.0%)
Wireless	 694	393	76.6%
Total Network Access segment Cost of Goods Sold	\$ 21,783	19,961	8.9%

Network Access segment EBITDAS, representing 50.3% of 2008 consolidated EBITDAS, is as follows (amounts in thousands):

			Percentage
	 2008	2007	Change
Network Access segment EBITDAS	\$ 41,050	43,308	(4.5%)

Selected key performance indicators for our Network Access segment follow:

	2008	2007	Percentage Change
Voice:			
Long-distance minutes carried (in millions)	640.8	633.5	1.2%

Please refer to our three-month results of operations discussion for additional selected key performance indicators for the second quarter of 2008 and for the second quarter of 2007.

# **Network Access Segment Revenues**

The decrease in voice revenue is primarily due to a 10.7% decrease in our average rate per minute on billable minutes carried for our common carrier customers and the transition of voice traffic to dedicated data networks. The average rate per minute decrease is primarily due to a change in the composition of traffic and a 3.0% rate decrease mandated by federal law which will result in annual rate decreases of 3.0%. The voice revenue decrease is partially off-set by the increase in voice minutes carried.

The decrease in wireless revenue results from a decrease in our rate per minute on billable minutes carried for customers roaming on our network.

# **Network Access Segment Cost of Goods Sold**

The increase in voice Cost of Goods Sold is primarily due to increased long-distance minutes carried and the absence of an \$879,000 favorable adjustment based upon a refund for which negotiations were completed in 2007. In the course of business we estimate unbilled long-distance services Cost of Goods Sold based upon minutes of use processed through our network and established rates. Such estimates are revised when subsequent billings are received, payments are made, billing matters are researched and resolved, tariffed billing periods lapse, or when disputed charges are resolved.

## **Network Access Segment EBITDAS**

The EBITDAS decrease was primarily due to decreased margin resulting from the decreased rate per minute on billable minutes carried for our common carrier customers. The decreased margin was partially offset by an increase in data circuits sold in 2008 and increased IRU sales in 2008.

# **Commercial Segment Overview**

Commercial segment revenue represented 19.5% of 2008 consolidated revenues. The components of Commercial segment revenue are as follows (amounts in thousands):

			Percentage
	 2008	2007	Change
Voice	\$ 14,494	15,902	(8.9%)
Video	3,969	3,770	5.3%
Data	32,793	28,515	15.0%
Wireless	2,779	2,187	27.1%
Total Commercial segment revenue	\$ 54,035	50,374	7.3%

Commercial segment Cost of Goods Sold represented 27.0% of 2008 consolidated Cost of Goods Sold. The components of Commercial segment Cost of Goods Sold are as follows (amounts in thousands):

			Percentage
	2008	2007	Change
Voice	\$ 9,738	9,746	(0.2%)
Video	770	824	(6.6%)
Data	15,061	12,011	25.4%
Wireless	2,414	1,944	24.2%
Total Commercial segment Cost of Goods Sold	\$ 27,983	24,525	14.1%

Commercial segment EBITDAS, representing 11.9% of 2008 consolidated EBITDAS, is as follows (amounts in thousands):

				Percentage
	2	2008	2007	Change
Commercial segment EBITDAS	\$	9,693	8,075	20.0%

Selected key performance indicators for our Commercial segment follow:

	2008	2007	Change
Voice:			
Long-distance minutes carried (in millions)	65.7	67.1	(2.1%)

Please refer to our three-month results of operations discussion for additional selected key performance indicators for the second quarter of 2008 and for the second quarter of 2007.

# **Commercial Segment Revenues**

The decrease in voice revenue is primarily due to decreased long-distance subscribers. Revenues associated with increased local access lines in service partially offset this decrease.

The increase in data revenue is primarily due to a \$3.4 million or 19.4% increase in managed services project revenue, a \$1.3 million or 19.4% increase in Internet revenue primarily due to increased subscribers, and a non-recurring \$500,000 credit issued to a customer in June 2007.

The increase in wireless revenue is primarily due to an increase in the number of wireless subscribers.

## **Commercial Segment Cost of Goods Sold**

The increase in data Cost of Goods Sold resulted primarily from an increase in contract labor and internal labor classified as Cost of Goods Sold due to the increase in managed services project revenue discussed above in "Commercial Segment Revenues".

The wireless Cost of Goods Sold increase is primarily due to costs associated with an increase in the number of wireless subscribers.

#### **Commercial Segment EBITDAS**

The EBITDAS increase was primarily due to increased margin resulting from increased managed services projects, increased subscribers for most product lines in 2008, and a decrease in the selling, general and administrative expenses allocated to our Commercial segment primarily due to a decrease in the 2007 segment margin upon which the allocation is based.

#### **Managed Broadband Segment Overview**

Managed Broadband segment revenue represented 6.0% of 2008 consolidated revenues, Cost of Goods Sold represented 5.1% of 2008 consolidated Cost of Goods Sold and EBITDAS represented 6.9% of consolidated EBITDAS. The Managed Broadband segment includes data services only.

Please refer to our three-month results of operations discussion for selected key performance indicators for the second quarter of 2008 and for the second quarter of 2007.

## **Managed Broadband Segment Revenues**

Managed Broadband segment revenue increased 20.0% to \$16.7 million in 2008. The increase is primarily due to increased circuits purchased by our rural health and SchoolAccess® customers.

#### **Managed Broadband Segment Cost of Goods Sold**

Managed Broadband segment Cost of Goods Sold increased 14.1% to \$5.3 million in 2008 primarily due to costs associated with the increased revenue.

# **Managed Broadband Segment EBITDAS**

Managed Broadband segment EBITDAS increased \$1.9 million to \$5.6 million in 2008 primarily due to an increase in the margin resulting from increased circuits sold to our rural health and SchoolAccess<sup>®</sup> customers. The increased margin was partially offset by an increase in the selling, general and administrative expense that was allocated to our Managed Broadband segment primarily due to an increase in the 2007 segment margin upon which the allocation is based.

## **Regulated Operations Segment Overview**

Regulated Operations segment revenue represented 0.7% of 2008 consolidated revenues, Cost of Goods Sold represented 0.3% of 2008 consolidated Cost of Goods Sold and EBITDAS represented 0.4% of 2008 consolidated EBITDAS. The Regulated Operations segment includes voice, data and wireless services.

Please refer to our three-month results of operations discussion for selected key performance indicators for the second quarter of 2008.

## **Regulated Operations Segment Revenues**

As described above we completed our acquisition of UUI and Unicom effective June 1, 2008. In connection with this acquisition, we recognized revenues of \$2.7 million during 2008 with \$1.9 million recorded in the Regulated Operations segment and the remaining revenues recorded in the Network Access and Managed Broadband segments.

## Regulated Operations Segment Cost of Goods Sold

As described above we completed our acquisition of UUI and Unicom effective June 1, 2008. In connection with this acquisition, we recognized Cost of Goods Sold of \$534,000 during 2008 with \$298,000 recorded in the Regulated Operations segment and the remaining Cost of Goods Sold recorded in the Network Access and Managed Broadband segments.

# **Regulated Operations Segment EBITDAS**

Regulated Operations segment EBITDAS totaled \$359,000 in 2008.

# Selling, General and Administrative Expenses

Selling, general and administrative expenses increased 8.8% to \$94.7 million in 2008 primarily due to the following:

- · A \$2.9 million increase in labor costs,
- · A \$818,000 increase in our facilities leases primarily related to our wireless facilities expansion,
- A \$752,000 increase in our share-based compensation expense partially off-set by changes in the fair value of our share-based liability in 2008,
- \$715,000 in additional expense resulting from our June 1, 2008, acquisition of UUI and Unicom, and
- A \$622,000 increase in our company-wide success sharing bonus accrual.

The increases described above are partially offset by a \$576,000 decrease in bad debt expense primarily due to improvements in our collections of consumer accounts receivable.

As a percentage of total revenues, selling, general and administrative expenses increased to 34.2% in 2008 from 34.1% in 2007.

#### **Depreciation and Amortization Expense**

Depreciation and amortization expense increased 9.9% to \$46.5 million in 2008. The increase is primarily due to our \$113.3 million investment in equipment and facilities placed into service during the 2007 year for which a full year of depreciation will be recorded in the 2008 year and the \$67.1 million investment in equipment and facilities placed into service during the six months ended June 30, 2008 for which a partial year of depreciation will be recorded in the 2008 year.

Effective January 1, 2008 we prospectively changed our accounting policy for recording depreciation on our property and equipment placed in service. For assets placed in service on or after January 1, 2008 we are using a mid-month convention to recognize depreciation expense. Previous to this change we used the half-year convention to recognize depreciation expense in the year an asset was placed in service, regardless of the month the property and equipment was placed in service. We believe the mid-month convention is preferable because it results in more precise recognition of depreciation expense over the estimated useful life of the asset. No retroactive adjustment has been made. As a result of this accounting change, our reported amount of depreciation expense has increased \$562,000, our reported operating income has decreased \$562,000, and our reported net income has decreased \$298,000

# Other Expense, Net

Other expense, net of other income, increased 19.4% to \$20.2 million in 2008 due to the following:

- Our total interest expense increased \$2.7 million to \$19.6 million in 2008 primarily due to a \$2.6 million increase in our senior credit facility interest expense to \$8.3 million resulting from additional debt from the Additional Incremental Term Loan agreement beginning May 2008, the increased interest rate on our Senior Credit Facility in May 2008, and \$587,000 in additional interest expense resulting from the Galaxy 18 capital lease commencing in 2008 partially offset by a \$583,000 increase in capitalized interest to \$1.9 million due to increased capital expenditures subject to capitalized interest, and
- In 2008 we modified our existing Senior Credit Facility resulting in \$1.2 million of other third party costs and bank fees incurred.

# Income Tax Expense

Income tax expense totaled \$6.0 million and \$6.9 million in 2008 and 2007, respectively. Our effective income tax rate increased from 45.5% in 2007 to 49.7% in 2008 due primarily to lower forecasted pre-tax net income for the year ended December 31, 2008, without a comparable decrease in non-deductible items.

# **Multiple System Operator Operating Statistics**

Our operating statistics include capital expenditures and customer information from our Consumer and Commercial segments which offer services utilizing our cable services' facilities.

Our capital expenditures by standard reporting category in 2008 and 2007 follows (amounts in thousands):

	 2008	2007
Line extensions	\$ 9,706	18,730
Customer premise equipment	4,897	4,286
Scalable infrastructure	580	1,042
Support capital	304	599
Upgrade/rebuild	747	264
Commercial	 80	99
Sub-total	16,314	25,020
Remaining reportable segments capital expenditures	 97,177	43,435
	\$ 113,491	68,455

The standardized definition of a customer relationship is the number of customers that receive at least one level of service utilizing our cable service facilities, encompassing voice, video, and data services, without regard to which services customers purchase. At June 30, 2008 and 2007 we had 130,400 and 125,000 customer relationships, respectively.

The standardized definition of a revenue generating unit is the sum of all primary analog video, digital video, high-speed data, and telephony customers, not counting additional outlets. At June 30, 2008 and 2007 we had 314,400 and 277,200 revenue generating units, respectively.

## Liquidity and Capital Resources

Our principal sources of current liquidity are cash and cash equivalents. We believe, but can provide no assurances, that we will be able to meet our current and long-term liquidity and capital requirements and fixed charges through our cash flows from operating activities, existing cash, cash equivalents, credit facilities, and other external financing and equity sources. Should cash flows be insufficient to support additional borrowings and principal payments scheduled under our existing credit facilities, capital expenditures will likely be reduced.

Cash flows from operating activities totaled \$109.5 million in 2008 as compared to \$55.2 million in 2007. The increase is due to a \$35.7 million increase in long-term deferred revenue due to cash received from IRU capacity sales.

Other sources of cash in 2008 included a \$132.1 million borrowing on our Senior Credit Facility. Uses of cash in 2008 included expenditures of \$113.5 million for property and equipment, including construction in progress, and the purchase of the stock of the UUI and Unicom subsidiaries of UCI for \$40.2 million, net of cash received.

Working capital totaled \$107.4 million at June 30, 2008, a \$72.2 million increase as compared to \$35.3 million at December 31, 2007. The increase is primarily due to an increase in cash following the closing of the Additional Incremental Term Loan agreement, the \$37.1 million in cash received from certain customers for the provision of IRU capacity in May 2008 and the recognition of an \$8.8 million warranty receivable when the Galaxy XR satellite was taken out of service in June 2008. The warranty receivable was a reclassification of the Galaxy XR satellite net book value from property and equipment to receivables. The increase was partially offset by an increase in accounts payable resulting from increased purchases of property and equipment at June 30, 2008.

Net receivables increased \$9.4 million in 2008 primarily due to the recognition of an \$8.8 million warranty receivable described above.

#### Senior Notes

At June 30, 2008 we were in compliance with all loan covenants relating to our 7.25% senior notes due 2014.

#### Senior Credit Facility

The Additional Incremental Term Loan increased the interest rate on the term loan component of our Senior Credit Facility from LIBOR plus 2.00% to LIBOR plus 4.25%. The Additional Incremental Term Loan increased the revolving credit facility interest rate for our Senior Credit Facility from LIBOR plus a margin dependent upon our Total Leverage Ratio ranging from 1.50% to 2.25% to LIBOR plus the following Applicable Margin set forth opposite each applicable Total Leverage Ratio below:

Total Leverage Ratio (as defined)	Applicable Margin
>3.75	4.25%
>3.25 but <3.75	3.75%
>2.75 but <3.25	3.25%
<2.75	2 75%

\$145.0 million was drawn on the Additional Incremental Term Loan at the time of the debt modification. The proceeds were used to pay down the \$30.0 million outstanding under our revolving credit facility including accrued interest and to pay expenses associated with the transaction at closing with the balance deposited in our bank account. Our term loan is fully drawn and we have letters of credit outstanding totaling \$4.0 million, which leaves \$96.0 million available for borrowing under the revolving credit facility.

The Term Loan allows for the repurchase of our common stock under our buyback program when our total debt leverage is below 4.0 times EBITDAS. The amendment revised various financial covenants in the agreement and made conforming changes to various covenants to permit certain previously announced acquisitions. Additionally, our loan proceeds were reduced by \$2.9 million for an original issue discount. The discount on the term loan will be amortized into interest expense using the effective interest method.

This transaction was a partial substantial modification of our existing Senior Credit Facility resulting in a \$667,000 write-off of previously deferred loan fees during the three and six months ended June 30, 2008 in our Consolidated Income Statement. Deferred loan fees of \$58,000 associated with the portion of our existing Senior Credit Facility determined not to have been substantially modified continue to be amortized over the remaining life of the Senior Credit Facility.

In connection with the Additional Incremental Term Loan, we paid bank fees and other expenses of \$1.6 million during the three and six months ended June 30, 2008 of which \$527,000 were immediately expensed in the three and six months ended June 30, 2008 and \$1.1 million were deferred and will be amortized over the remaining life of the Senior Credit Facility.

We acquired long-term debt of \$42.7 million upon our acquisition of UUI and Unicom effective June 1, 2008. The long-term debt is due in monthly installments of principal based on a fixed rate amortization schedule. The interest rates on the various loans to which this debt relates range from 2.0% to 11.25%.

As of June 30, 2008, maturities of long-term debt were as follows (amounts in thousands):

Years ending December 31,	
2008 (balance of the year)	\$ 4,975
2009	8,495
2010	8,738
2011	178,255
2011	176,485
2013 and thereafter	340,786
	\$ 717,734

# Capital Expenditures

Our expenditures for property and equipment, including construction in progress, totaled \$122.3 million and \$68.5 million in 2008 and 2007, respectively. The 2008 and 2007 expenditures include non-cash additions of \$6.3 million and \$5.7 million, respectively, for property and equipment that are accrued in accounts payable as of June 30, 2008 and 2007. Our capital expenditures requirements in excess of approximately \$25.0 million per year are largely success driven and are a result of the progress we are making in the marketplace. We expect our 2008 yearly expenditures for property and equipment for our core operations, including construction in progress, to total \$220.0 million to \$225.0 million, depending on available opportunities and the amount of cash flow we generate during the 2008 year.

# <u>Other</u>

We entered into various IRU sales agreements for which we received cash of \$33.9 million and \$37.1 million during the three and six months ended June 30, 2008, respectively. These transactions are being accounted for as operating leases with deferred revenue to be recognized over the estimated life of the IRU agreement. We had long-term deferred revenue of \$34.7 million related to these IRU transactions at June 30, 2008.

Effective June 1, 2008 we purchased the stock of the UUI and Unicom subsidiaries of UCI for \$40.2 million, net of cash received. Additionally we assumed \$42.7 million in debt as part of the acquisition. UUI together with its subsidiary, United-KUC, provides local telephone service to 60 rural Alaska communities across Alaska. Unicom operates DeltaNet, a long-haul broadband microwave network ringing the Yukon-Kuskokwim Delta – a region of approximately 30,000 square miles in western Alaska. By the summer of 2008, DeltaNet, which is still under construction but has already commenced operations where completed microwave towers have been placed into service, will link more than 40 villages to Bethel, the region's hub.

On July 1, 2008, we completed the acquisition all of the interests in Alaska Wireless for an initial acquisition payment of \$14.2 million. In addition to the initial acquisition payment, we have agreed to a contingent payment of approximately \$3.0 million in 2010 if certain financial conditions are met. Alaska Wireless is a GSM wireless provider and an Internet service provider serving subscribers in the Dutch Harbor, Sand Point, and Akutan, Alaska areas.

The long-distance, local access, cable, Internet and wireless services industries continue to experience substantial competition, regulatory uncertainty, and continuing technological changes. Our future results of operations will be affected by our ability to react to changes in the competitive and regulatory environment and by our ability to fund and implement new or enhanced technologies. We are unable to determine how competition, economic conditions, and regulatory and technological changes will affect our ability to obtain financing under acceptable terms and conditions. A complete discussion of our liquidity and capital resources can be found in Item 7 "Management's Discussion and Analysis of Financial Condition and Results of Operations" in our December 31, 2007 annual report on Form 10-K/A (Amendment No. 2).

## Schedule of Certain Known Contractual Obligations

The following table details future projected payments associated with certain known contractual obligations as of December 31, 2007, the date of our most recent fiscal year-end balance sheet. Our schedule of certain known contractual obligations has been updated to reflect the Senior Credit Facility Additional Incremental Term Loan described above, the payments due on the long-term debt acquired in our June 1, 2008 acquisition of UUI and Unicom, and an amendment to a long-term capital lease agreement with the wife of our President and CEO for property we occupy.

		Paym	nents Due by Period		
	Total	Less than 1 Year	1 to 3 Years	4 to 5 Years	More Than 5 Years
		(Amo	ounts in thousands)		
Long-term debt	\$ 719,704	6,584	17,240	355,094	340,786
Interest on long-term debt	251,125	45,020	93,776	77,529	34,800
Capital lease obligations, including interest	167,401	6,947	23,300	23,400	113,754
Operating lease commitments	55,429	10,979	15,535	10,600	18,315
Purchase obligations	74,828	60,028	14,800		
Other	 66,500	63,500	3,000		
Total contractual obligations	\$ 1,334,987	193,058	167,651	466,623	507,655

Daymenta Due by Deried

For long-term debt included in the above table, we have included principal payments on our Senior Credit Facility and Senior Notes. Interest on amounts outstanding under our Senior Credit Facility is based on variable rates. We used the current rate paid in June 2008 to estimate our future interest payments. Our Senior Notes require semi-annual interest payments of \$11.6 million through February 2014. For a discussion of our Senior Notes and Senior Credit Facility see note 7 in the "Notes to Consolidated Financial Statements" included in Part II of our December 31, 2007 annual report on Form 10-K/A (Amendment No. 2). For a discussion of our modified Senior Credit Facility see note 7 in the accompanying "Notes to Interim Consolidated Financial Statements".

Capital lease obligations include the amended capital leases as discussed in note 8 in the accompanying "Notes to Interim Consolidated Financial Statements." For a discussion of our capital and operating leases and purchase obligations see note 15 in the "Notes to Consolidated Financial Statements included in Part II of our December 31, 2007 annual report on Form 10-K/A (Amendment No. 2).

The "Other" line item consists of our commitments to acquire the remaining minority interest in Alaska DigiTel for approximately \$10.3 million, UUI and Unicom for \$40.0 million, and Alaska Wireless for approximately \$16.0 million to \$17.0 million.

We believe, but can provide no assurances, that we will be able to fund future projected payments associated with our certain known contractual obligations through our cash flows from operating activities, existing cash, cash equivalents, short-term investments, credit facilities, and other external financing and equity sources. Should cash flows be insufficient to support additional borrowings and principal payments scheduled under our existing credit facilities, capital expenditures will likely be reduced.

# Critical Accounting Policies

Our accounting and reporting policies comply with U.S. GAAP. The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions. The financial position and results of operations can be affected by these estimates and assumptions, which are integral to understanding reported results. Critical accounting policies are those policies that management believes are the most important to the portrayal of our financial condition and results, and require management to make estimates that are difficult, subjective or complex. Most accounting policies are not considered by management to be critical accounting policies. Several factors are considered in determining whether or not a policy is critical in the preparation of financial statements. These factors include, among other things, whether the estimates are significant to the financial statements, the nature of the estimates, the ability to readily validate the estimates with other information including third parties or available prices, and sensitivity of the estimates to changes in economic conditions and whether alternative accounting methods may be utilized under GAAP. For all of these policies, management cautions that future events rarely develop exactly as forecast, and the best estimates routinely require adjustment. Management has discussed the development and the selection of critical accounting policies with our Audit Committee.

Those policies considered to be critical accounting policies for the six months ended June 30, 2008 are the allowance for doubtful accounts, impairment and useful lives of intangible assets, accruals for unbilled costs, and the valuation allowance for net operating loss deferred tax

assets. A complete discussion of our critical accounting policies can be found in Item 7 "Management's Discussion and Analysis of Financial Condition and Results of Operations" in our December 31, 2007 annual report on Form 10-K/A (Amendment No. 2).

Other significant accounting policies, not involving the same level of measurement uncertainties as those listed above, are nevertheless important to an understanding of the financial statements. Policies related to revenue recognition, share-based expense, and financial instruments require difficult judgments on complex matters that are often subject to multiple sources of authoritative guidance. Certain of these and other matters are among topics currently under reexamination by accounting standards setters and regulators. No specific conclusions reached by these standard setters appear likely to cause a material change in our accounting policies, although outcomes cannot be predicted with confidence. A complete discussion of our significant accounting policies can be found in note 1 included in Part II of our December 31, 2007 annual report on Form 10-K/A (Amendment No.2).

## Item 3. Quantitative and Qualitative Disclosures About Market Risk

We are exposed to interest rate risk, which is our primary risk, as well as various types of market risk in the normal course of business. We do not hold derivatives for trading purposes.

Our Senior Credit Facility carries interest rate risk. Amounts borrowed under this agreement bear interest at LIBOR plus 4.25% or less depending upon our Total Leverage Ratio (as defined). Should the LIBOR rate change, our interest expense will increase or decrease accordingly. On July 1, 2008, we entered into an interest rate cap agreement with a two year term to convert \$180.0 million of variable interest rate debt to 4.5% fixed rate debt. The agreement will be accounted for as a derivative under SFAS 133 "Accounting for Derivative Instruments and Hedging Activities." As of June 30, 2008, we have borrowed \$350.7 million subject to interest rate risk. On this amount, each 1% increase in the LIBOR interest rate would result in \$3.5 million of additional gross interest cost on an annualized basis. As of July 1, 2008, we have borrowed \$170.7 million subject to interest rate risk. On this amount, each 1% increase in the LIBOR interest rate would result in \$1.7 million of additional gross interest cost on an annualized basis.

#### Item 4. Controls and Procedures

#### (a) Evaluation of Disclosure Controls and Procedures

As of the end of the period covered by this Quarterly Report on Form 10-Q, we carried out an evaluation of the effectiveness of the design and operation of our "disclosure controls and procedures" (as defined below) under the supervision and with the participation of our management, including our Chief Executive Officer and our Chief Financial Officer. Based on that evaluation and as described below under "Changes in Internal Control over Financial Reporting" (Item 4(b)), we identified material weaknesses in our "internal control over financial reporting" (as defined in Item 4(b) below). Because of these material weaknesses, which are in the process of being remediated as described below under "Changes in Internal Control over Financial Reporting" (Item 4(b)), our management, including our Chief Executive Officer and our Chief Financial Officer, concluded that our disclosure controls and procedures were not effective as of June 30, 2008, which is the end of the period covered by this report.

Our "disclosure controls and procedures" are controls and other procedures that are designed to ensure that information required to be disclosed in our reports filed or submitted under the Securities Exchange Act of 1934, as amended (the "Exchange Act") is recorded, processed, summarized and reported, within the time periods specified in the SEC's rules and forms. Disclosure controls and procedures include, without limitation, controls and procedures designed to ensure that information required to be disclosed in our reports filed under the Exchange Act is accumulated and communicated to management to allow timely decisions regarding required disclosure.

The certifications attached as Exhibits 31 and 32 to this report should be read in conjunction with the disclosures set forth herein.

## (b) Changes in Internal Control over Financial Reporting

Information technology program development and change controls over the unified billing system and the interface with the general ledger were not designed effectively. As a result, our automated interface between the unified billing system and the general ledger was not appropriately configured. In addition, our management review control over unreconciled transactions recorded in accounts receivable general ledger accounts was not designed at the level of precision necessary to detect and correct errors that could be material to annual or interim financial statements. As a result of these deficiencies, errors existed in our accounts receivable and revenues that were corrected prior to the issuance of our 2007 annual report on Form 10-K. Although we began remediation of the material weaknesses evidenced by these deficiencies during the six months ended June 30, 2008, we have not had sufficient time to fully implement the control changes necessary to completely remediate these material weaknesses.

Our policies and procedures to ensure that our accounting personnel are sufficiently trained on technical accounting matters did not operate effectively. More specifically, our accounting personnel did not have the necessary knowledge and training to adequately account for and disclose certain share-based compensation awards in accordance with SFAS No.123(R), Share-Based Payment. In addition, our accounting personnel lacked adequate training on the operation of certain aspects of the software used to calculate the Company's share-based compensation expense. As a result of these deficiencies, errors existed in the Company's share-based compensation expense that were corrected prior to the issuance of our 2007 annual report on Form 10-K. Although we began remediation of the material weaknesses evidenced by these deficiencies during the fourth quarter of 2007 and continued efforts toward remediation during the six months ended June 30, 2008, we have not had sufficient time to fully implement the control changes necessary to completely remediate these material weaknesses.

Our entity-level control related to the selection and application of accounting policies in accordance with GAAP was not designed effectively, and our policies and procedures for the recording of depreciation expense during interim reporting periods were not designed to ensure reporting in accordance with GAAP. These deficiencies led to errors in interim financial reporting that have been corrected through the restatement of our interim financial information described in note 1(m) in the accompanying "Notes to Interim Consolidated Financial Statements." Although we began to remediate these material weaknesses in June 2008, we have not had sufficient time to fully develop and implement the control changes necessary to ensure a misstatement of interim or annual financial reporting does not occur. We will continue to remediate these deficiencies in the third quarter of 2008 by taking the following actions:

- Expanding our accounting policy documentation and implementing policies and procedures to periodically review our accounting policies to ensure ongoing GAAP compliance.
- With regards to our policies and procedures for the recording of depreciation expense during interim reporting periods, we will continue to revise our
  accounting policies and implement procedures to ensure depreciation is recorded consistent with GAAP for interim and annual reporting periods.

In March 2008 we implemented a new online payment system. The implementation replaced a system supported internally with a system supported by an external company and has resulted in certain changes to our processes and procedures affecting internal control over financial reporting during the six months ended June 30, 2008. We have committed internal and external resources to revise and document processes and related internal controls over the new system.

Except as described above, there were no changes in our internal control over financial reporting during the quarter ended June 30, 2008 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

A company's "internal control over financial reporting" is a process designed by, or under the supervision of, a company's principal executive and principal financial officers, and effected by a company's board of directors, management and other personnel, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of

management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Internal control over financial reporting has inherent limitations. Internal control over financial reporting is a process that involves human diligence and compliance and is subject to lapses in judgment and breakdowns resulting from human failures. Internal control over financial reporting also can be circumvented by collusion or improper management override. Because of such limitations, there is a risk that material misstatements will not be prevented or detected on a timely basis by internal control over financial reporting. However, these inherent limitations are known features of the financial reporting process. Therefore, it is possible to design into the process safeguards to reduce, though not eliminate, this risk.

We may enhance, modify, and supplement internal controls and disclosure controls and procedures based on experience.

## **PART II - OTHER INFORMATION**

## Item 1A. Risk Factors.

All of our risk factors as disclosed in our December 31, 2007 annual report on Form 10-K/A (Amendment No. 2) remain substantially unchanged. Upon our acquisition of 100% of the outstanding stock of the regulated incumbent local service provider, UUI effective June 1, 2008, as further described in note 1(I) in the accompanying notes to interim consolidated financial statements, we have identified the following additional risk factor that may affect our business and future results:

Revenues from access charges may be reduced or lost. We expect to recognize \$13.0 million to \$14.0 million for the year ended December 31, 2008 from local exchange network access charges. The amount of revenue that we receive from these access charges is calculated in accordance with requirements set by the FCC and the RCA. Any change in these requirements may reduce our revenues and earnings. The FCC has actively reviewed new mechanisms for intercarrier compensation that, in some cases, could eliminate access charges entirely. Elimination of access charges would likely have an adverse effect on our revenue and earnings. In any event, we believe that new mechanisms for intercarrier compensation would more likely than not reduce this source of revenue. Similarly, the RCA has adopted regulations modifying intrastate access charges that may reduce our revenue.

#### Item 4. Submission of Matters to a Vote of Security Holders

- (a) The annual shareholders meeting of GCI was held on June 23, 2008.
- (b) Not applicable.
- (c) The matters voted upon at the meeting and the number of votes cast for, against or withheld, as well as the number of abstentions and broker non-votes, are as follows:

Description of Matter	For	Against	Withheld	Abstentions	Broker Nonvotes
Election of Director:     Jerry A. Edgerton	66,425,730	9,368,445			
The minutes of the June 25	i, 2007 shareholders m	eeting of GCI were unan	imously approved.		
(d) Not applicable					
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# Item 6. Exhibits

Description
Certification Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 by our President and Director
Certification Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 by our Senior Vice President, Chief Financial Officer, Secretary and Treasurer
Certification Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 by our President and Director
Certification Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 by our Senior Vice President, Chief Financial Officer, Secretary and Treasurer
Fourteenth Amendment to Contract for Alaska Access Services between General Communication, Inc. and its wholly owned subsidiary GCI Communication Corp., and MCI Communications Services, Inc. d/b/a Verizon Business Services (successor-in-interest to MCI Network Services, Inc., which was formally known as MCI WorldCom Network Services) dated May 15, 2008

# **SIGNATURES**

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 thereunto duly authorized.

# GENERAL COMMUNICATION, INC.

Signature	Title	Date
/s/ Ronald A. Duncan Ronald A. Duncan	President and Director (Principal Executive Officer)	August 11, 2008
/s/ John M. Lowber John M. Lowber	Senior Vice President, Chief Financial Officer, Secretary and Treasurer (Principal Financial Officer)	August 11, 2008
/s/ Lynda L. Tarbath Lynda L. Tarbath	Vice President, Chief Accounting Officer (Principal Accounting Officer)	August 11, 2008
	55	

## I, Ronald A. Duncan, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of General Communication, Inc. for the period ended June 30, 2008;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
- a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
- c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
- All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

b)	Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over
	financial reporting.

August 11, 2008 Date /s/ Ronald A. Duncan Ronald A. Duncan President and Director

## I, John M. Lowber, certify that:

- 1. I have reviewed this guarterly report on Form 10-Q of General Communication, Inc. for the period ended June 30, 2008;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report:
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
  - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

August 11, 2008

Date

/s/ John M. Lowber

John M. Lowber Senior Vice President, Chief Financial Officer, Secretary and

Treasurer

# CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report of General Communication, Inc. (the "Company") on Form 10-Q for the period ended 
June 30, 2008 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Ronald A. Duncan, Chief Executive Officer of the Company, certify, pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and result of operations of the Company.

Date: August 11, 2008

/s/ Ronald A. Duncan Ronald A. Duncan Chief Executive Officer General Communication, Inc.

# CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report of General Communication, Inc. (the "Company") on Form 10-Q for the period ended 
June 30, 2008 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, John M. Lowber, Chief Financial Officer of the Company, certify, pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and result of operations of the Company.

Date: August 11, 2008

/s/ John M. Lowber
John M. Lowber
Chief Financial Officer
General Communication, Inc.

#### CONFIDENTIAL

## FOURTEENTH AMENDMENT TO CONTRACT FOR ALASKA ACCESS SERVICES

This FOURTEENTH AMENDMENT TO THE CONTRACT FOR ALASKA ACCESS SERVICES ("Fourteenth Amendment") is entered into effective as of May 15, 2008 ("Effective Date"), by and between **GENERAL COMMUNICATION, INC**. and its indirectly, wholly-owned subsidiary, **GCI COMMUNICATION CORP**., both Alaska corporations (together, "**GCI**") with offices located at 2550 Denali Street, Suite 1000, Anchorage, Alaska 99503-2783 and **MCI COMMUNICATIONS SERVICES, INC**., d/b/a **VERIZON BUSINESS SERVICES** (successor-in-interest to MCI Network Services, Inc., which was formerly known as MCI WORLDCOM Network Services ("**Verizon**") with offices located at 1133 19 th Street N.W. Washington, D.C. 20036 (GCI with Verizon, collectively the "Parties," and individually, a "Party").

## **RECITALS**

WHEREAS, GCI and Verizon entered into that certain Contract for Alaska Access Services dated January 1, 1993 ("Original Agreement"), as amended by (i) the First Amendment to Contract for Alaska Access Services dated as of March 1, 1996, (ii) the Second Amendment to Contract for Alaska Access Services dated as of January 1, 1998, (iii) the Third Amendment to Contract for Alaska Access Services dated as of March 1, 1998, (iv) the Fourth Amendment to Contract for Alaska Access Services dated as of August 7, 2000, (vi) the Sixth Amendment to Contract for Alaska Access Services dated as of February 14, 2001, (vii) the Seventh Amendment to Contract for Alaska Access Services dated as of March 8, 2001, (viii) the Eighth Amendment to Contract for Alaska Access Services dated as of July 1, 2003, (ix) the Ninth Amendment to Contract for Alaska Access Services dated as of January 23, 2005, (x) the Tenth Amendment to Contract for Alaska Access Services dated as of May 1, 2006, (xi) the Eleventh Amendment to Contract for Alaska Access Services dated as of December 13, 2007 and (xiii) the Fourteenth Amendment to Contract for Alaska Access Services dated as of December 21, 2007 (collectively, "Agreement") which set forth the general terms and conditions under which GCI provides certain telecommunications services to Verizon; and

WHEREAS, the Parties desire to further modify the Agreement in accordance with the terms and conditions set forth herein.

#### **AGREEMENT**

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

I. Term. The following shall be added to the end of the existing text of Section 3, Term, in the Agreement:

"The term for the services for FTS2001 Service shall expire on June 30, 2010, unless the GSA terminates the GSA FTS2001 Bridge Contract between MCI and the GSA. In the event that either (i) the GSA terminates the GSA FTS2001 Bridge Contract between MCI and the GSA or (ii) the term of the GSA FTS2001 Bridge Contract expires, MCI may terminate the FTS2001 Services without liability. Such MCI termination shall be effective as of the date that the GSA FTS2001 Bridge Contract either terminates or expires, as applicable."

- <u>II.</u> <u>Effect of Amendment.</u> All other terms and conditions of the Agreement not expressly modified by this Fourteenth Amendment shall remain in full force and effect. The Parties hereby affirm and agree such terms remain binding.
- <u>III.</u> <u>Further Assurances.</u> The Parties shall cooperate in good faith, and enter into such other instruments and take such actions, as may be necessary or desirable, to fully implement the intent of this Fourteenth Amendment.
- <u>IV.</u> <u>Counterparts; Signatures.</u> This Fourteenth Amendment may be executed in counterparts, each of which shall be deemed an original and both of which shall constitute one and the same instrument. When signed by each Party's authorized representative, a copy of facsimile of this Fourteenth Amendment shall have the same force and effect as one bearing an original signature.
- V. Entire Agreement. This Fourteenth Amendment, together with the Agreement, including exhibits hereto and other documents incorporated by reference, contains the complete agreement of the Parties with regard to the subject matter herein and supersedes and replaces all other prior contracts and representations concerning its subject matter. In the event of a conflict between the terms of this Fourteenth Amendment and the Agreement, the terms of this Fourteenth Amendment shall control. Any further amendments to the Agreement must be in writing and signed by authorized representatives of both Parties.

IN WITNESS WHEREOF, the Parties hereto each acting with proper authority have executed this Fourteenth Amendment as of the Effective Date.

By: <u>/s/ Peter H. Reynolds</u>
Printed Name: Peter H. Reynolds
Title: <u>Director</u>
GCI COMMUNICATION CORP.
By: <u>/s/ Richard Westlund</u> Printed Name: Richard Westlund Title: Senior Vice President & General Manager, Network Access Services
GENERAL COMMUNICATION, INC.
By: <u>/s/ Richard Westlund</u> Printed Name: Richard Westlund Title: Senior Vice President & General Manager, Network Access Services

MCI COMMUNICATIONS SERVICES, INC.