| RCA N | o. <u>489</u> | 2 nd Revised | Sheet No | 50 | | |
|----------|--------------------------------|--|-------------------------------------|---------------------|---------------------|-----|
| | | Canceling | | | | |
| | | 1 st Revised | Sheet No | 50 | | |
| GCI Co | ommunicatio | on Corp. | | | | |
| 1.4 | APPLICAT | TION OF REGULATIO | DNS | | | |
| | within the S | tions set forth herein app State of Alaska by GCI subject to the jurisdiction | Communicati | on Corp., hereinaft | er referred to as | (T) |
| | any rate or | employee, or agent of t regulation approved or may be changed or can n. | prescribed by | the Commission. | Rates and | |
| | territory it s furnishes ir | furnishes exchange service, as shown by its attraction of the service of the serv | filed rate, reg e to the territo | ulations, and maps | . The Utility also | |
| 1.5 | APPLICA | BILITY OF TARIFF RA | ATES | | | |
| | | or services provided by regulated by the Regul | • | | hin this tariff are | (T) |
| | This tariff i normal bus | s maintained at the loca iness hours. | tion listed bel | ow for public insp | ection during | |
| | | Denali Street orage, AK 99503 | | | | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| Tari | ff Advice No | o. <u>76</u> | E | ffective: July 6, | 2000 | |
| | | | | | | |
| Issued b | oy: GC | I Communication Corp. | | | | |

Title: <u>Tariffs and Licenses Manager</u>

| RCA No. 489 | 0 1st Revised Sheet No. 51 |
|-------------------|--|
| | Canceling |
| | Original Sheet No. 51 |
| | |
| GCI Commun | ication Corp. |
| 2. <u>GENERAL</u> | REGULATIONS |
| 2.1 <u>UND</u> | ERTAKING OF THE TELEPHONE UTILITY |
| 2.1.1 | <u>USE OF SERVICE</u> |
| | A. Customer telephone service is furnished only for use by the customer, his family, employees, or business associates, or persons residing in the customer's household, except as the use of the service may be extended to persons temporarily subleasing a customer's residential premises. The Utility has the right to refuse to install service, or to permit such service to remain on premises of a public or semi-public character when the instrument is so located that the public in general or patrons of the customer may make use of the service. |
| | B. GCI may determine the most efficient manner of provisioning service under this tariff, provided that the method chosen meets the service requirements of the customer, consistent with the tariff and applicable law, and ether maintains or improves the quality of service to the customer. GCI shall provide thirty days advance notice to private line, access, and wholesale customers of network changes that may affect the customer. (N) |
| 2.1.2 | IDENTIFICATION OF EMPLOYEES |
| | Employees of the Utility or an underlying carrier, whose duties require them to enter premises of customers, carry identification cards. To verify employment during regular business hours call the Utility's or the underlying carrier's Personnel Office. After regular business hours call the Utility's Repair Service at "611." |
| 2.1.3 | INSTALLATION OF WIRING AND EQUIPMENT |
| | The installation of all wiring and equipment shall be installed in compliance with Federal Communication Commission (FCC) Regulations, Volume X, Part 68. The Utility shall not be required to connect its lines or equipment to wiring not installed by it, not installed in compliance with FCC Regulations Volume X, Part 68, or in the judgment of the Utility, is in an inaccessible location. Connection to customer owned and maintained wiring and/or equipment may be made under the regulations as specified in Section 2.5 and 4.4 of this tariff. |
| Tariff Advi | ce No. 91 Effective: April 16, 2001 |
| Issued by: | GCI Communication Corp. |
| By: | Title: <u>Tariffs and Licenses Manager</u> |

| RCA No. 489 | Original | Sheet No52 | |
|-------------|--|---|--|
| | Canceling | | |
| | | Sheet No | |
| GCI Commun | ication Corp. | | |
| | INTERRUPTION TO SE When requested by the cu twenty-four (24) hours, an of the customer, an allow telephone facilities and cl | istomer, if service is interrupted fo nd for causes other than the neglig ance shall be made for the minimu lass of service affected by the inter ontinues. No other liability shall b | ence or willful act m rate for the ruption, for such |
| 2.1.5 | customer's premises. No defacement or damage to of the Utility's apparatus | <u>EMISES</u> due care in connection with all wo liability shall attach to the Utility the customer's premises resulting and associated wiring on such pre- ereof, unless such defacement or d | by reason of any from the existence mises, or by the |

2.1.6 LONG DISTANCE SERVICE

of the sole negligence of the Utility.

The Utility may act as the collection agency for other telecommunications utilities in billing for long distance telephone calls and charges. When, in its opinion, the Utility feels that excessive or flagrant use of long distance service is occurring, it may demand immediate payment of such service and/or require the customer to increase existing deposits, post a surety bond, or terminate the service. The Utility assumes no liability for errors in billing made by other telecommunications utilities or any other non-Utility agency.

2.1.7 <u>TELEPHONE NUMBERS</u>

The customer has no property rights to the telephone number. The Utility may change the telephone number of a customer whenever it deems it necessary in the conduct of its business to do so.

Tariff Advice No.

Effective: February 4, 1997

Issued by: <u>GCI Communication Corp.</u>

Title: <u>Tariffs and Licenses Manager</u>

| GCI Communicatio | on Corp. | | |
|--------------------|-----------|---------------------|--|
| | | | |
| | | Sheet No | |
| | Canceling | | |
| RCA No. <u>489</u> | Original | Sheet No. <u>53</u> | |

2. GENERAL REGULATIONS

2.2 <u>USE</u>

2.2.1 TAMPERING WITH EQUIPMENT

Customers or their agents may not install, rearrange, disconnect or remove, or permit others to install, rearrange, disconnect, or remove any equipment or wiring that is the property of the Utility. The Utility shall have the right to charge the customer the Tariff rate for any installations or rearrangements made of Utilityowned equipment. The Utility may refuse to furnish or may deny service to any person, firm, or corporation on whose premises is located any Utility-owned telephone equipment which shows any evidence of tampering, manipulation or operation, or use of any device whatsoever for the purpose of obtaining telephone service without payment of the charge applicable.

2.2.2 UNAUTHORIZED ATTACHMENTS OR CONNECTIONS

No equipment, apparatus, circuit or device not furnished by the utility shall be attached to or connected with the facilities furnished by the Utility, whether physically, by induction, or otherwise, except as provided elsewhere in the Tariff of the Utility. In case any such unauthorized attachment or connection is made, the Utility shall have the right to remove or disconnect the same; or to suspend the service during the period the attachment is made; or to terminate the service.

2.3 OBLIGATION OF THE CUSTOMER

2.3.1 APPLICATIONS FOR INITIAL SERVICE

Initial applications for service may be made on the Utility's standard forms at the Utility's designated location(s) or by calling the Utility's Customer Service. Requests from customers for additional service, equipment, etc., may be made orally or in writing and, upon approval, or installation of service, become part of the original application.

Tariff Advice No.

Effective: February 4, 1997

Issued by: <u>GCI Communication Corp.</u>

| RCA No. <u>489</u> | 3rd Revi | sed | Sheet No | 54 | | |
|--------------------|---|---|---|---|---|---------|
| | Canceling | | | | | |
| | 2nd Revi | sed | Sheet No | 54 | | |
| GCI Commun | ication Corp. | | | | | |
| | <u>REGULATIONS</u> GATIONS OF THI | E CUSTOM | IER (Cont'd |) | | |
| 2.3.2 | BUSINESS AND Determination as RESIDENCE or I regardless of the t | to whether BUSINESS | a customer s will be base | ervice should be | | |
| | RESIDENCE - | Where use | e is primarily | of a social or do | omestic nature. | |
| | BUSINESS - | | | or substantially nal, or otherwise | of a business, occupational nature. | |
| | A. Business Priva | ate Identific | cation Numb | er "PIN" Waiver | | (N) |
| | Number ("PIN information al Use of this PI account user, proper authen effect until rev the GCI priva | V) when co bout, or to r N may be w by contactin tication ("P voked by th cy policy p | ommunicatin nake certain vaived by the ng GCI custo IN Waiver") e account ov osted at | g with the Comp changes to, its to account owner omer service at 1 . The PIN Waiv | -800-800-4800, with er will remain in Service is subject to | (N) |
| 2.3.3 | | ting special ion or insta and custon | l conditions/ | will be charged | | |
| | unusual construct | ion. | | | | (L) |
| (L) Matter relo | cated to Original S | heet No. 54 | .1. | | | (L) |
| Tariff Advid | ce No. <u>486</u> | | —————————————————————————————————————— | fective: <u>June</u> | 6, 2008 | |
| Issued by: | GCI Communicat | ion Corp. | | | | |

| RCA No. 489 | Original Sheet No. 54.1 |
|------------------------------------|--|
| | Canceling |
| | Sheet No |
| GCI Communica | ation Corp. |
| | EGULATIONS ATIONS OF THE CUSTOMER (Cont'd) |
| E b o s ta f | CHANGE OF OWNERSHIP AND RESPONSIBILITY (L) Business customers who wish to retain telephone numbers assigned to a given business when there is a change of ownership and responsibility may request of the Utility for such telephone numbers providing that both buyer and seller ign the proper form which relinquishes all rights and privileges of the elephone number or numbers listed to the seller and assesses responsibility for payment to the buyer for all outstanding tolls associated with the telephone number or numbers. |
| | CONTRACT PERIODS AND TERMINATIONS A. <u>Contract Periods</u> - Except as otherwise provided, the initial (or minimum) period for all services and facilities is one month at the same location. Where monthly construction charges, as provided in the various Rates Section (as defined in Section 1.2) are involved, such charges are payable monthly for five years. (L) |
| (L) Matter reloca Tariff Advice | ted from 2nd Revised Sheet No. 54. No486 Effective:June 6, 2008 |
| | |
| · | GCI Communication Corp. |
| By: | Title: <u>Tariffs and Licenses Manager</u> |

| RCA No. <u>489</u> | 1st Revised Sheet No. 55 |
|--------------------|---|
| | Canceling |
| | Original Sheet No. 55 |
| GCI Commun | ication Corp. |
| | <u>REGULATIONS</u> <u>GATIONS OF THE CUSTOMER</u> (Cont'd) <u>CONTRACT PERIODS AND TERMINATIONS</u> (Cont'd) B. <u>Termination of Service</u> - Service may be terminated prior to the expiration of the initial contract period upon notice being given to the Utility ten days in advance in writing and upon payment of the termination charges in addition to all charges due for service which has been furnished. 1. In the case of service for which the initial contract period is one month, the charges due for the balance of the initial month. 2. In the case of construction charges, pursuant to the various Rates (C) Section (as defined in Section 1.2), which are payable monthly for a period of five years, the total monthly payments for the unexpired period less ten percent of such total. |
| | In the case of special equipment for which the initial contract period is in excess of one month at the same location, such proportion of the sum of the cost of the equipment and of its installation, plus the cost of removal, less the salvage value of the equipment removed, as the unexpired portion of the initial contract period bears to the full contract period. |
| 2.3.6 | DISCONTINUANCE OF SERVICE |
| | Customers desiring to disconnect primary telephone service must so advise the Utility at least two (2) full business days in advance of the date they wish service disconnected. |
| | Should a customer fail to so advise the Utility, the Utility shall have the right to bill the customer for service until the date the service is actually disconnected. |
| Tariff Advi | ce No Effective: |
| | |
| Issued by: | GCI Communication Corp. |

Original

Sheet No. 56

Canceling

Sheet No.

GCI Communication Corp.

2. <u>GENERAL REGULATIONS</u> 2.3 <u>OBLIGATIONS OF THE CUSTOMER</u> (Cont'd)

2.3.7 MAINTENANCE AND REPAIRS

The Utility will bear all ordinary expense of maintenance and repair unless otherwise specified in this Tariff. In case of loss, damage, or destruction of any of the Utility's instruments or accessories, not due to ordinary wear and tear, the customer is held responsible for the cost of replacing the equipment destroyed, or the cost of restoring the equipment to its original condition.

2.3.8 OWNERSHIP AND USE OF THE EQUIPMENT

Equipment, instruments, and lines on customer's premises, furnished by the Utility, shall be and remain the property of the Utility, whose agents and employees have the right to enter said premises at any reasonable hour for the purpose of installing, inspecting or repairing the instruments and lines, and for the purposes of making collections from coin boxes and, upon termination of the service, for the purpose of removing such instruments and lines. Such equipment is not to be used for performing any part of the work of transmitting, delivering or collecting any telephone message where any toll or other consideration has been or is to be paid any party other than the Utility, without the written consent of the Utility.

2.3.9 POWER SUPPLY

It is the responsibility of the customer to provide a suitable supply of commercial power, including outlets, when and where the Utility requires it for the operation of any equipment on the customer's premises.

2.3.10 RIGHT OF ACCESS

The Utility or underlying carrier, through its authorized employees, shall have the right of access to a customer's premises to install, remove, inspect or repair its lines and equipment, at any reasonable hour.

Tariff Advice No.

Effective: February 4, 1997

Issued by: <u>GCI Communication Corp.</u>

| RCA No. 489 | Original | Sheet No. 57 | |
|---|--|---|---|
| | Canceling | | |
| | | Sheet No | |
| | | | |
| GCI Communicati | on Corp. | | |
| 2. <u>GENERAL REC</u> 2.3 <u>OBLIGAT</u> | <u>GULATIONS</u> TONS OF THE CUSTOM | IER (Cont'd) | |
| 2.3.11 <u>CU</u> | USTOMER COMPLAINT | <u>s</u> | |
| A. | concerning telephone services of the Uti within a reasonable amou | referred to herein is a report or vice, a dispute concerning a bil ny other contest concerning pra lity which has not been satisfac int of time. Routine trouble rep r application of this tariff sched | ling or actices, charges ctorily resolved ports shall not be |
| B. | However, the Utility may written form. All written | <u>es</u> - A complaint may be oral or require that the complaint be s complaints shall be sent to GC ali Street, Suite 500, Anchorage | submitted in I Customer |
| C. | address and telephone nu complaint, supporting fac requested. Within forty-f letter of determination wi determination will, in ger Utility's finding, any app | <u>s</u> - All complaints shall set fort mber of the complaining party, ets, including pertinent dates, an five (45) days of a written comp ll be sent to the complainant. The real, state the subscriber's com licable tariff text or Utility poli- e taken to resolve the complain | the nature of the nd the remedy plaint's receipt, a This letter of nplaint, the cy and any |
| | 1 | een resolved to the parties' sat peal to the Alaska Public Utilit | |
| | | | |
| Tariff Advice N | 0 | Effective: <u>Februar</u> | y 4, 1997 |
| Issued by: <u>GC</u> | CI Communication Corp. | | |

Title: <u>Tariffs and Licenses Manager</u>

| GCI Communicati | on Corp. | | |
|--------------------|-----------|------------|--|
| | | Sheet No | |
| | Canceling | | |
| RCA No. <u>489</u> | Original | Sheet No58 | |

2. GENERAL REGULATIONS

2.4 <u>ESTABLISHMENT OF CREDIT, DEPOSITS AND PAYMENT</u> <u>ARRANGEMENTS</u>

2.4.1 ESTABLISHMENT OF CREDIT

Each applicant for service may be required to establish credit before service is provided. When the applicant's credit is satisfactory to the Utility, no deposit will be required. If an applicant's credit is not satisfactory, an advance payment or deposit will be required.

The Utility is not obligated to furnish telephone service to an individual or firm that owes for service (residential or business) previously rendered at the same or different address, until arrangements have been made to liquidate such previous telephone indebtedness to the Utility.

In order to insure the payment of all charges due for its service, the Utility may require any customer to establish and maintain his credit in one of the following ways:

- 1. By furnishing a Utility payment bond (minimum \$500.00).
- 2. Establishing a satisfactory payment record with the Utility by not having telephone service disconnected for non-payment of a billing for a period of one year (twelve consecutive billings) and not having more than two occasions when a bill payment has been delinquent during the same period.
- 3. Providing a cash deposit.

A. New Applicants

- 1. Applicants for service who have had no previous account with the Utility may establish credit by supplying credit references acceptable to the Utility. When the credit references are acceptable, no deposit may be required.
- 2. Applicants who are unable to furnish acceptable credit references may be required to make advance payment or deposit

Title: Tariffs and Licenses Manager

| Tariff Adv | ice No | Effective: | February 4, 1997 | _ |
|------------|-------------------------|------------|------------------|---|
| Issued by: | GCI Communication Corp. | _ | | |

| RCA No. <u>489</u> | Original Sheet No. 59 |
|---|--|
| | Canceling |
| | Sheet No |
| GCI Communica | tion Corp. |
| 2.4 <u>ESTABL</u> <u>ARRAN</u> (Cont'd) 2.4.1 <u>E</u> | EGULATIONS JISHMENT OF CREDIT, DEPOSITS AND PAYMENT GEMENTS STABLISHMENT OF CREDIT (Cont'd) Re-Establishment of Credit A customer who fails to pay a bill for service may be required to pay said bill and to re-establish credit by making a deposit. The Utility may require an existing customer to make a deposit or increase a deposit if increased usage warrants such action or if the customer's payment record is unsatisfactory. The fact that a deposit has been made shall in no way relieve the applicant or customer from complying with the Utility's requirements as to the prompt payment of bills on presentation nor constitute a waiver or modification of the regular practices of the Utility providing for the discontinuance of service for non-payment of any sums due the Utility for service rendered. The Utility may discontinue service to any customer failing to pay bills without regard to the fact that such customer has made a deposit with the Utility to secure payment of such bills. Telephone service will not be provided to locations where the business operations or activities at the locations are of a temporary nature unless adequate security for all billings is first provided to the Utility. Temporary services covered by the provisions of this section include, but are not limited to, service to political campaign offices, carnivals and construction sites. An applicant for temporary service who has not established a satisfactory payment record shall, in addition to any other requirements to this section, furnish a cash deposit or utility payment bond adequate to cover an estimated bill for exchange and toll charges for two normal billing periods. The estimate of toll charges shall be made by the Utility based on prior experience with similar temporary services. Deposit requirements for temporary service |
| Tariff Advice | be increased if conditions warrant. No. Effective: February 4, 1997 |
| Issued by: | CI Communication Corp. |
| By: | Title: Tariffs and Licenses Manager |

| RCA No. 489 | <u>1st Revised</u> Sheet No. <u>60</u> | |
|----------------------|--|----|
| | Canceling | |
| | Original Sheet No. 60 | |
| GCI Communication | on Corp. | |
| ARRANG (Cont'd) | SHMENT OF CREDIT, DEPOSITS AND PAYMENT EMENTS | Т) |
| 2.7.2 DQ | The Utility may, in order to safeguard its interests, require an applicant or customer to make deposit to be held by the Utility as a guarantee of the payment of charges. Such deposit will be the equivalent of up to two months estimated charges for the service provided. | -) |
| | At such time as the service is terminated, the amount of the deposit is credited to the customer's account and any credit balance which may remain is refunded within sixty (60) days after discontinuance. At the option of the Utility such a deposit may be refunded or credited to the customer at any time prior to the termination of service. | |
| | In no event will the Utility retain a customer's deposit longer than two years, providing that in the interim the Utility has not been forced to disconnect that customer's service for reasons of delinquency in payment of charges, and that the customer has not been delinquent in payment more than once in any 12 consecutive months. | |
| | Interest on customer deposits in excess of \$100 for recurring monthly service will be paid at the legal rate; alternatively, if the deposit is placed in an interest bearing account, the Utility will pay the interest rate of the interest bearing account. | |
| | When an application for telephone service has been cancelled prior to establishment of service, the deposit will be applied to any charges applicable in accordance with the tariff schedules and the excess portion of the deposit will be returned. | |
| Tariff Advice No | 81 Effective: November 27, 2000 | |
| Issued by: <u>GC</u> | I Communication Corp. | |

| RCA No. <u>489</u> | Original S | heet No. <u>60.1</u> | |
|--------------------|--|-------------------------|--------------|
| | Canceling | | |
| | S | heet No | |
| GCI Communicat | ion Corp. | | |
| ARRANC (Cont'd) | <u>GULATIONS</u> ISHMENT OF CREDIT, DE GEMENTS eposits and Credits (Cont'd) | POSITS AND PAYMENT | (N) |
| B. | Credits | | |
| ref | customer who terminates the fund of any credit amount, no activating their accounts. | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| Tariff Advice N | No. <u>81</u> | Effective: <u>Novem</u> | ber 27, 2000 |
| Issued by:G | CI Communication Corp. | | |

Title: <u>Tariffs and Licenses Manager</u>

| RCA No. 489 2nd Revised Sheet No. 61 | |
|--|-----|
| Canceling | |
| <u>1st Revised</u> Sheet No. <u>61</u> | |
| GCI Communication Corp. | |
| 2. <u>GENERAL REGULATIONS</u> 2.4 <u>ESTABLISHMENT OF CREDIT, DEPOSITS AND PAYMENT</u> <u>ARRANGEMENTS</u> (Cont'd) | |
| 2.4.3 Rendition of Bills | |
| A. Regular bills will be due within 30 days from the date they are rendered. An additional 15 days will be granted prior to termination of service by the Utility. | |
| B. Monthly recurring charges and non-recurring charges are billed to the customer monthly in advance. | |
| C. The bill will be considered as rendered when postmarked by a U.S. Post Office, addressed to the addressees at which service is or was last being rendered, or to another mailing address as specified by the customer. | |
| D. Under some circumstances, the Utility will notify the customer of amounts due the Utility on an interim statement issued prior to the customer's regular monthly statement date. The interim statement will notify the customer of the disconnect date. The disconnect date may be the same as the delinquent date stated on the customer's interim statement. If the bill is not paid on or before the disconnect date, service will be denied without further notice. | |
| Interim statement may be sent to the customer in the event of excessively large toll charges and when a customer's payment check is returned to the Utility by the bank on whose account the check was written. | |
| | (L) |
| (L) Matter relocated to Original Page 61.1 | (L) |
| Tariff Advice No. 133 Effective: March 18, 2002 | |
| Issued by: <u>GCI Communication Corp.</u> | |

| RCA No. <u>489</u> | 2nd Revised Sheet No. 61.1 |
|--------------------------------|--|
| | Canceling |
| | <u>1st Revised</u> Sheet No. <u>61.1</u> |
| GCI Commun | ication Corp. |
| 2.4 <u>ESTA</u> <u>ARRA</u> | REGULATIONS BLISHMENT OF CREDIT, DEPOSITS AND PAYMENT ANGEMENTS (Cont'd) Rendition of Bills (Cont'd) E. Billing Format Alternatives This service allows customer to choose their preferred billing format for the invoices they receive. Descriptions of the alternatives are as follows: 1. Paper Invoices printed on paper. 2. Disk Invoices written to computer PC diskettes, 5 ¼ inch or 3 ½ inch. 3. On-Line Account information, including payment option, is provided on-line through web access. |
| | See Section 6.1 for rates. |
| 2.4.4 | Payment for Service |
| 2 | A. The customer is responsible for payment of all charges for services furnished the customer. |
| | B. Payment of bills for telephone service shall be made by mail or to a duly authorized collector of the Utility. All charges are payable in lawful money of the United States only. Any Agent-assisted credit card payment (N) made by phone will be assessed a fee, fee listed in section 6.2.1. (N) |
| Toriff A dri | |
| Tariff Advi | |
| Issued by: By: | GCI Communication Corp. Title: |

| RCA No. <u>489</u> | Original Sheet No. 62 |
|---|--|
| | Canceling |
| | Sheet No |
| GCI Communication | on Corp. |
| ARRANG (Cont'd) 2.4.4 Pay C. D. | SHMENT OF CREDIT, DEPOSITS AND PAYMENT |
| | be based on the following criteria: 1. Payment history for past six months, i.e., record of returned checks, average day pay, partial payments in conjunction with length of service (D) with the Utility. 2. Magnitude of outstanding bill in comparison to the average monthly bill. 3. Existence of deposit equal to current amount due plus one month's estimated billing. 4. Credit stability, i.e., length of employment (for residential service), length of business establishment (for business service). 5. Existence of a guarantor for the customer's account. Any guarantor must have at least a six-month record of satisfactory payments to the Utility. 6. Extenuating and/or emergency situations which will be determined by a Utility Supervisor. Based on the above criteria, credit may be extended to the customer if arrangements are made to pay the outstanding bill within 180 days. Subsequent monthly billings are not included in this arrangement and must be |
| | kept current. If the customer fails to comply with the payment arrangements mutually agreed upon by the Utility and the customer, service will be denied without further notice. |
| Issued by: <u>GC</u> By: | I Communication Corp Title: <u>Tariffs and Licenses Manager</u> |

| RCA No. <u>489</u> | 4th Revised Sheet No. 63 |
|--------------------|---|
| | Canceling |
| | <u>3rd Revised</u> Sheet No. <u>63</u> |
| GCI Commun | ication Corp. |
| 2.4 <u>ESTA</u> | REGULATIONSBLISHMENT OF CREDIT, DEPOSITS AND PAYMENTANGEMENTS(Cont'd) |
| 2.4.5 | Disputed Bills |
| | In the event of a dispute involving a customer's bill, the customer's service shall not be disconnected for non-payment of that portion of the bill under dispute pending an investigation by the Utility. If the Utility determines, following such an investigation, that service has been provided the customer pursuant to Utility tariff, and the Utility has provided the customer with available substantiating information and the dispute remains unresolved, the Utility may then disconnect the service. If the dispute is not resolved to the customer's satisfaction, the Utility will notify the customer that a complaint may be filed with the Alaska Public Utilities Commission under 3 AAC 48.120 or 3 AAC 48.130 and will provide the customer with the telephone number and address of the Commission. Upon the Commission's request, telephone service will not be suspended or disconnected because of an amount involved in a complaint which is before the Commission. |
| 2.4.6 | Returned/Declined Payment Methods In all cases, the Utility will attempt to notify the customer of the pending charge and previous balances through direct and written contact. If the bill is not paid within seven (7) business days after the date of notification, the Utility may deny service without further notice. When the following payments methods are not honored, the customer's account is considered delinquent and subject to the associated late fee and finance charges. |
| | See Section 6.2 for rates. (L) |
| | |
| (L) Matter relo | cated to Original Page 143.4. |
| Tariff Advi | ce No. <u>294</u> Effective: <u>November 22, 2004</u> |
| Issued by: | GCI Communication Corp. |
| By: | Title: <u>Tariffs and Licenses Manager</u> |

| RCA No. 489 | 2nd RevisedSheet N | o. <u>63.1</u> | |
|------------------|---|---|----------------------|
| | Canceling | | |
| | 1st Revised Sheet N | o. <u>63.1</u> | |
| GCI Communio | cation Corp. | | |
| 2.4 <u>ESTAE</u> | <u>REGULATIONS</u> BLISHMENT OF CREDIT, DEPOSIT NGEMENTS 1) | <u>'S AND PAYMENT</u> | |
| 2.4.7 | Delinquent Accounts | | |
| | Delinquent accounts are accounts that Delinquent accounts with incur the fo | - | ond bill cycle date. |
| | Finance Charge: Monthly bills will in charge on the delinquent portion of th charge assessments). The finance will period of delinquency, up to an annua | e invoice (excluding a l continue to accrue du | ny prior finance |
| | Late Charge: Each time an account g monthly bill of delinquency will inclu | | |
| | See Section 6.3 for rates. | | (L) |
| | | | |
| | | | |
| (L) Matter reloc | ated to Original Page 143.4. | | |
| Tariff Advice | e No294 | Effective: <u>Novem</u> | ber 22, 2004 |
| Issued by: | GCI Communication Corp. | | |
| Bv: | | Title: Tariffs | and Licenses Manager |

| RCA No. 489 | 2nd Revised Sheet No. 64 | |
|-----------------|---|-----|
| | Canceling | |
| | 1st Revised Sheet No. 64 | |
| GCI Commun | ication Corp. | |
| 2.4 <u>ESTA</u> | <u>REGULATIONS</u> BLISHMENT OF CREDIT, DEPOSITS AND PAYMENT ANGEMENTS | |
| (Cont' | 'd) | (D) |
| | | (D) |
| 2.4.8 | Denial of Service | |
| | A. Right to Deny Service | |
| | The right to deny service for cause, as contained in this tariff, may be exercised whenever and as often as the cause occurs. Neither delay nor omission on the part of the Utility in enforcing this rule at any time will constitute waiver of the Utility's right to enforce this rule at another time as long as legitimate cause exists to deny service. | |
| | B. Temporary Disconnect | |
| | Service which has been denied in accordance with the above rules and regulations will be classified by the Utility as a temporary disconnect. | |
| | C. Termination of Service | |
| | If a customer fails to pay a delinquent balance, to comply with a Utility request to establish credit, or to correct other tariff violations cited as the reason for temporary disconnection of service within ten (10) working days after the date of temporary disconnect, service will be terminated without further notice. | |
| | Once service has been terminated in accordance with this tariff, it will be re-established only after a new application for service is received and approved by the Utility. | |
| Tariff Advid | ce No. 104 Effective: December 3, 2001 | |
| Issued by: | GCI Communication Corp. | |

| RCA No. <u>489</u> | <u>1st Revised</u> Sheet No. <u>65</u> |
|---|--|
| | Canceling |
| | Original Sheet No. 65 |
| GCI Communication | n Corp. |
| ARRANGE (Cont'd) 2.4.9 Term A. N M tv fd b c ff U d n | HMENT OF CREDIT, DEPOSITS AND PAYMENT |
| 1 2 3 4 5 | A customer receives a bill dated June 10. The customer receives another bill dated July 10. At this point, the bill (C) is 8 days past due. The customer receives a written notice dated July 17. Utility will attempt to make personal contact by telephone between July 18 and August 10. The customer will be disconnected on August 10, if no payments are made. Delinquent accounts are accounts that are unpaid in the second bill cycle. |
| Tariff Advice No. | Effective: February 11, 2005 |
| Issued by: <u>GCI</u> | Communication Corp. |

| RCA No. <u>489</u> | Original | Sheet No. <u>65.1</u> | | |
|---|--|---|---|-------|
| | Canceling | | | |
| | | Sheet No | | |
| GCI Communicatio | on Corp. | | | |
| ARRANGE (Cont'd) 2.4.9 Terr B. 1 | EMENT OF CREDIT, EMENTS mination of Service for Former Indebtedness The Utility may refuse overdue account with 0 | Cause (Cont'd) e to extend service to GCI for previous ser applies to former | to an applicant who has a vice until payment in full customers who apply fo | is |
| | | | | |
| Tariff Advice No | o76 | Effective: | October 24, 2000 | |
| Issued by: <u>GC</u> | Communication Corp. | | | |
| Ву: | | Title: | Tariffs and Licenses Mar | nager |

| Title: | Tariffs and Licenses Manager | |
|--------|------------------------------|--|
| | | |

| RCA No. <u>489</u> | 1 st Revised Sheet No. 66 |
|-----------------------------------|--|
| | Canceling |
| | Original Sheet No. 66 |
| GCI Communicatio | on Corp. |
| ARRANGE (Cont'd) 2.4.9 Terr | HMENT OF CREDIT, DEPOSITS AND PAYMENT |
| | (N) 1 The Utility may, by at least 5 days' written notice to the customer, without incurring any liability, forthwith deny or disconnect service (N) because of abuse or fraudulent use of service. In case of emergency where the public interest requires immediate action or pursuant to governmental requirements, service may be disconnected without (N) notice. Abuse or fraudulent use of service includes without specific limitation, the following: The use of service or facilities of the Utility to transmit a message or to locate a person or otherwise to give or obtain information, without payment of the charge applicable for service; The obtaining, attempting to obtain, or assisting another to obtain or to attempt to obtain, telephone service by rearranging, tampering with, or making connection with any facilities of the Utility, or by any trick, scheme, false representation, or false credit device, or by or through any other fraudulent means whatsoever, with intent to avoid the payment in whole or in part, of the regular charge for such service; |
| | The use of service or facilities of the Utility for a call or calls, anonymous or otherwise, if in a manner reasonably to be expected to frighten, abuse, torment, or harass another; The use of profane or obscene language; The use of the service or facilities of the Utility in such a manner as to interfere unreasonably with the use of the service by one or more other customers; The excessive increase in volume as determined by the Utility; and The impersonation of another with fraudulent intent. |
| Tariff Advice No | Effective: October 24, 2000 |
| Issued by: <u>GCI</u> | Communication Corp. |

| RCA No. <u>489</u> | 2nd Revised | Sheet No | 67 | | |
|---|---|-------------------|------------------------|-------------------|--|
| | Canceling | | | | |
| | 1st Revised | Sheet No | 67 | | |
| GCI Communication | n Corp. | | | | |
| ARRANGE (Cont'd) | <u>IMENT OF CREDIT, I</u> MENTS | <u>)EPOSITS A</u> | ND PAYMENT | | |
| 2.4.10 Resto | oration of Service | | | | |
| and i | n service has been denie s temporarily disconnec ll has been corrected. | | | • | |
| A. S | ervice Restoration Time | e Frame and (| Charges | | |
| After service has been temporarily disconnected, when the cause of the denial has been corrected, and any applicable restoration charges paid, the service will be restored no later than 24 hours after the Utility has confirmed that the cause of the denial has been corrected excepting weekends and designated Utility holidays. For message telecommunication service, if service is temporarily disconnected due to non-payment of delinquent balance and/or violation of other tariff sections, Customers who are eligible for restoration of service may request the same telephone number, if available. (D) | | | | | |
| В. С | Correction of Cause | | | | |
| When service has been denied or is about to be denied for the reasons listed below, it can be corrected as follows: | | | | | |
| Non-Payment of Delinquent Balance - All outstanding charges - delinquent or billed - must be paid in full or satisfactory arrangements must be made with the Utility to pay the charges. | | | | | |
| | | | | | |
| Tariff Advice No. | 290 | Ef | fective: <u>Octobe</u> | <u>r 21, 2004</u> | |
| Issued by: <u>GCI</u> | Communication Corp. | | | | |

| RCA No. <u>489</u> | 9 <u>2nd Revised</u> Sheet No. <u>68</u> | |
|--------------------|--|----|
| | Canceling | |
| | <u>1st Revised</u> Sheet No. <u>68</u> | |
| GCI Commun | nication Corp. | |
| 2. <u>GENERAL</u> | <u> . REGULATIONS</u> | |
| 2.4.10 | 0 Restoration of Service (Contd.) | |
| | B. Correction of Cause (Contd.) | |
| | 2. Failure to Establish Credit - Application forms must be completed and signed by the customer and any required deposit must be paid. | |
| | 3. Violation of Other Tariff Sections - The customer must comply with all requirements of the Utility's written notice of violation. (0 | C) |
| | Extenuating Circumstances - Requirements necessary to correct denial of service based on extenuating circumstances will be determined by a Utility Supervisor. The customer must comply with those requirements. | N) |
| 2.5 <u>CUST</u> | TOMER OWNED AND MAINTAINED EQUIPMENT | |
| 2.5.1 | General | T |
| | Customer Owned and Maintained Equipment which is in compliance with the requirements of Volume X, Part 68, of the Federal Communication Commission's (FCC's) Rules and Regulations may be connected to the switched network in conjunction with all services other than party line service and coin service. | N) |
| | The Utility may make changes in its equipment, operations, or procedures where such action is not inconsistent with Volume X, Part 68, or the FCC's Rules and Regulations. | |
| | Ringer equivalence of Customer Owned and Maintained Equipment connected to the same line will not exceed the allowable maximum for that line as determined by the Utility. | L) |
| | om within this page to L ₂ (L | L) |
| Tariff Advi | ice No. <u>70</u> Effective: <u>April 3, 2000</u> | |
| Issued by: | GCI Communication Corp. | |

| RCA No. 489 | 9 Original Sheet No. 69 | |
|-------------|---|---|
| | Canceling | |
| | Sheet No | |
| GCI Commun | nication Corp. | |
| | <u>L REGULATIONS</u> TOMER OWNED AND MAINTAINED EQUIPMENT (Cont'd) (L1) | |
| 2.5.2 | Responsibility of the Utility | |
| | In the event any changes contemplated by the Utility can be reasonable expected to render any customer's terminal equipment incompatible with the Utility's communications facilities, or require modification or alteration of such terminal equipment, or otherwise materially affect its use or performance, the customer shall be given adequate notice in writing, to allow the customer an opportunity to maintain uninterrupted service. Customer's service may be disconnected by the Utility if Customer Owned and Maintained Equipment is causing harm to the Utility's facilities. The Utility shall not be responsible for the installation, operation, or maintenance of any customer owned equipment. The facilities of the utility are not represented as adapted to the use of customer owned equipment and where such customer owned equipment is connected to the Utility's facilities, the responsibility of the Utility shall be limited to the furnishing of facilities suitable for telecommunication service and to the maintenance and operation of such facilities in a manner proper for such service; subject to this responsibility, the Utility shall not be responsible for the through transmission of signals generated by the customer owned equipment or for the quality of, or defects in, such transmission, or the reception of signals by the customer owned equipment. |) |
| 2.5.3 | Responsibility of the Customer | |
| | In compliance with Volume X, Part 68, of the FCC Rules and Regulations, Customer Owned and Maintained Equipment may be used in conjunction with all services other than party line service and coin service. The customer shall notify the Utility of each line to which said equipment is to be connected and shall notify the Utility when such equipment is permanently disconnected. | |
| Tariff Advi | ice No Effective: February 4, 1997 | |
| Issued by: | GCI Communication Corp. | |

| RCA No. 489 | <u>2nd Revised</u> She | eet No. <u>70</u> | | |
|-------------|--|--|--|--|
| | Canceling | | | |
| | 1st Revised She | eet No. <u>70</u> | | |
| GCI Commun | ication Corp. | | | |
| | <u> REGULATIONS</u> <u>TOMER OWNED AND MAINTAI</u> <u>Responsibility of the Customer</u> (C The customer will also provide th or the FCC grandfathered model a customer owned equipment. All combinations of customer ow including, but not limited to, wirit maintained in compliance with re the FCC Rules and Regulations. equipment, registered or non-regi shall aguage alegatical hazards to I | Cont'd) the Utility with the FCC reg number and ringer equivale ned equipment, registered ng shall be installed, opera quirements set forth in Vol No combination of custom stered, including, but not li | istration number ence number of the or non-registered, ted, and lume X, Part 68, of er owned imited to, wiring | |
| | shall cause electrical hazards to Utility personnel, interfere with the operation of, or cause harm to, the Utility's equipment or facilities, or interfere with service of persons other than the user of such equipment. | | | |
| | Upon notice from the Utility that is likely to cause such interferenc changes as may be necessary to re hazard. | e or hazard, the customer s | hall make such | |
| | The customer shall be responsible by the Utility to the customer's pr results from Customer Owned and charged will be computed as set f in Section 1.2). | remises where a service dif d Maintained Equipment. | ficulty or trouble The amount to be (C) | |
| 2.5.4 | Violation of Tariffs | | | |
| | Except as set forth in Volume X, where any customer owned equip provisions of this Tariff, the Utili necessary for the protection of its notify the customer of the violatio | ment is used in violation o ty will take such immediate facilities and network and | f any of the e action as is | |
| Tariff Advi | ice No | Effective: | | |
| Issued by: | GCI Communication Corp. | | | |

| RCA No. <u>489</u> | Canceling | | |
|--------------------|--|--|--|
| | Sheet No | | |
| GCI Communi | ication Corp. | | |
| 2.5 <u>CUST</u> | <u>REGULATIONS</u> <u>OMER OWNED AND MAINTAINED EQUIPMENT</u> (Cont'd) <u>Violation of Tariffs</u> (Cont'd) | | |
| | The customer shall discontinue use of the equipment or correct the violation and shall confirm in writing to the Utility within 10 days following the receipt of written notice from the Utility, that such use has ceased or that the violation has been corrected. Failure of the customer to discontinue such use or to correct the violation and to give the required written confirmation to the Utility within the time stated, shall result in termination of the customer's service until such time as the customer complies with the provisions of these tariffs. | | |
| 2.5.5 | Utility Liability | | |
| | The use of customer owned equipment for the transmission and/or reception of data or speech signals is permitted only on the condition that the liability of the Utility for damages arising out of mistakes, omissions, interruptions, delays, or errors or defects in transmissions, or failure or defects in the equipment occurring in the course of furnishing service or other facilities and not caused by the negligence of the customer, or of the Utility in failing to maintain proper standards of maintenance and operation and to exercise reasonable supervision, shall in no event exceed an amount equivalent to the proportionate charge to the customer for the period of service during which such mistakes, omissions, interruptions, delays, or errors or defects in transmission, or failure or defects in the equipment occur. | | |
| | The customer indemnifies and holds the Utility harmless against claims of libel, slander, or infringement of copyright arising from material transmitted over its facilities, against claims for infringement of patents arising from combining with, or using in connection with, facilities of the Utility, apparatus and systems of the customers and against all other claims arising out of any act or omission of the customer in connection with the facilities provided by the Utility. | | |
| Tariff Advice N | o. Effective: February 4, 1997 | | |
| Issued by: | GCI Communication Corp. | | |

| RCA No. 489 1st Revised Sheet No. 71.1 | |
|---|------|
| Canceling | |
| Original Sheet No. 71.1 | |
| GCI Communication Corp. | |
| 2. GENERAL REGULATIONS | |
| 2.6 LAW ENFORCEMENT RATES AND REGULATIONS | |
| GCI has a policy of always working with Law Enforcement Agencies. In order for a smooth working relationship, GCI wishes to outline the following policy: | |
| A law enforcement agency needs to provide GCI with a search warrant, subpoena or court order (herein the Request) for the requested records. | |
| GCI will acknowledge (by phone) receipt of the Request within 2 business days. If the law enforcement agency does not receive acknowledgement of receipt within 2 business days, this indicates that GCI has not received the Request. | |
| GCI will produce call records for the prior six months within one week of the request date. GCI will produce call records older than six months within one month of the request date. If GCI is unable to meet the timeframes stated in this policy, the requesting Agency will be notified of such delay in writing. | |
| If the request is for customer information (name, address, social security number etc.) the request will be handled within 15 business days. | |
| See Section 6.4 for rates. | (L) |
| Submission of requests: | (L1) |
| Requests for information from Law Enforcement Agencies should be sent to: | |
| GCI Records Custodian 800 E. Dimond, Suite 3-213 Anchorage, AK 99515 FAX 907-868-6831 | (L1) |
| (L) Matter relocated to Original Page 143.5.(L17) Matter relocated from Original Page 71.2. | |
| Tariff Advice No. 294 Effective: November 22, 2004 | |
| Issued by: <u>GCI Communication Corp.</u> | |

| RCA No. <u>489</u> | 1st Revised | Sheet No | 71.2 | | |
|-----------------------|--|------------|-----------------------|-----------------|---------|
| | Canceling | | | | |
| | Original | Sheet No | 71.2 | | |
| GCI Communicatio | on Corp. | | | | |
| 2. <u>GENERAL REG</u> | JULATIONS | | | | |
| | R FUTURE USE | | | | (C) |
| | | | | | |
| | | | | | (L) |
| | | | | | |
| | | | | | |
| | | | | | (L) |
| | | | | | (L1) |
| | | | | | |
| | | | | | |
| | | | | | (L1) |
| | | | | | (21) |
| | | | | | |
| | | | | | |
| | | | | | |
| | l to 1st Revised Page 71 ed to Original Page 143. | | | | |
| Tout f A days & | | T##/ | Ni i ^ | -2004 | |
| Tariff Advice No | 294 | Effective: | November 22 | , 2004 | |
| Issued by: <u>GC</u> | I Communication Corp. | | | | |
| By: | | | Title: <u>Tariffs</u> | and Licenses Ma | anager_ |