3060-0678 Approved by OMB gcilicensemanager@gci.com -2737"it the conditions" Call Sign E(2019/Grant Date D3/28/2020 (or other identifier) From: 02/28/2020 To: 04/28/2020 907-868-5615 907-868-9817 File # 5 25-57 A- 2020116- 00072 APPLICATION FOR EARTH STATION SPECIAL TEMPORARY AUTHORITY APPLICANT INFORMATION Enter a description of this application to identify it on the main menu: 99503 AK E120191 SES-STA-20200116-00072 GCI Communication Corp. **Phone Number:** Approved: Fax Number: shop og Zipcode: E-Mail: State: International Bureau GRANTED GCI Communication Corp. 2550 Denali St, Ste 1000 Ms Cynthia L Hall Extend VSAT STA - E120191 (Jan 2020) Anchorage USA **DBA Name:** Attention: Country: Name: Street: City: 1. Applicant

IB2020000138

2. Contact			
Name: Company:	Cindy Hall GCI Communication Corp.	Phone Number: Fax Number:	907-868-5615 907-868-9817
Street:	2550 Denali St, Ste 1000	E-Mail:	chall2@gci.com
Country:	Ancnorage USA	State: Zipcode:	99503 –2737
Attention:		Relationship:	Same
(If your application is related to an application. Please enter only one.) 3. Reference File Number SESMC	(If your application is related to an application filed with the Commission application. Please enter only one.) 3. Reference File Number SESMOD2019072500956 or Submission ID	e Commission, enter either the file i ubmission ID	(If your application is related to an application filed with the Commission, enter either the file number or the IB Submission ID of the related application. Please enter only one.) 3. Reference File Number SESMOD2019072500956 or Submission ID
4a. Is a fee submitted with this applic If Yes, complete and attach FCC For	/ith this application? ttach FCC Form 159.	If No, indicate reason for fee exemption (see 47 C.F.R.Section 1.1114).	47 C.F.R.Section 1.1114).
O Governmental EntityO Other(please explain):	ity O Noncommercial educational licensee in):	ll licensee	
4b. Fee Classification	CGV - Fixed Satellite VSAT System	Ш	
5. Type Request			
Use Prior to Grant		O Change Station Location	O Other
6. Requested Use Prior Date 01/17/2020	- Date		
7. CityCONUS, AK, HI		8. Latitude (dd mm ss.s h) 0 0	0.0 N

9. State 10. Longitude (dd mm ss.s h) 0 0.0 W	11. Please supply any need attachments. Attachment 1: Exhibit A Attachment 2: Attachment 3:	<pre>12. Description. (If the complete description does not appear in this box, please go to the end of the form to view it in its entirety.) GCI Communication Corp. is seeking an extension of its special temporary authorization (STA) (File No. SES-STA020191111-01434) to continue to operate, for 60 days or less pending a decision on its application for regular authority (File No. SES-MOD-20190725- 00956), a fixed satellite VSAT system</pre>		13. By checking Yes, the undersigned certifies that neither applicant nor any other party to the application is a Yes No subject to a denial of Federal benefits that includes FCC benefits pursuant to Section 5301 of the Anti–Drug Act of 1988, 21 U.S.C. Section 862, because of a conviction for possession or distribution of a controlled substance. See 47 CFR 1.2002(b) for the meaning of "party to the application" for these purposes.	14. Name of Person Signing Chris Mace VP, Network Services & Chief Engineer	WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND / OR IMPRISONMENT (U.S. Code, Title 18, Section 1001), AND/OR REVOCATION OF ANY STATION AUTHORIZATION (U.S. Code, Title 47, Section 312(a)(1)), AND/OR FORFEITURE (U.S. Code, Title 47, Section 503).
---	--	--	--	--	---	---

З

FCC NOTICE REQUIRED BY THE PAPERWORK REDUCTION ACT

The public reporting for this collection of information is estimated to average 2 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the required data, and completing and reviewing the collection of information. If you Federal Communications Commission, AMD-PERM, Paperwork Reduction Project (3060-0678), Washington, DC 20554. We will also accept your comments regarding the Paperwork Reduction Act aspects of this collection via the Internet if you send them to PRA@fcc.gov. PLEASE nave any comments on this burden estimate, or how we can improve the collection and reduce the burden it causes you, please write to the DO NOT SEND COMPLETED FORMS TO THIS ADDRESS.

Remember - You are not required to respond to a collection of information sponsored by the Federal government, and the government may not conduct or sponsor this collection, unless it displays a currently valid OMB control number or if we fail to provide you with this notice. This collection has been assigned an OMB control number of 3060-0678. THE FOREGOING NOTICE IS REQUIRED BY THE PAPERWORK REDUCTION ACT OF 1995, PUBLIC LAW 104–13, OCTOBER 1, 1995, 44 U.S.C. SECTION 3507. Applicant:GCI Communication CorpCall Sign:E120191File No.:SES-STA-20200116-00072Special Temporary Authority ("STA")

GCI Communication Corp ("GCI") is granted special temporary authorization for 60 days, beginning February 28, 2020 to operate a multiplicity of antennas on VSAT networks with HORIZONS-3e at the 169.0° E.L. orbital location to support video, voice and data communications in the 14000-14500 MHz (Earth-to-space) and 11700-12200 MHz (space-to-Earth) frequency bands under the following conditions:

- 1. Operations must comply the existing station authorization currently operated by the Federal Aviation Administration under call sign E120191.
- 2. All operations shall be on an unprotected and non-harmful interference basis, GCI, shall not cause harmful interference to, and shall not claim protection from, interference caused to it by any other lawfully operating station and it shall cease transmission(s) immediately upon notice of such interference and must inform the Commission, in writing, immediately of such an event.
- 3. Grant of this STA is without prejudice to any determination that the Commission may make regarding pending or future GCI applications.
- 4. Any action taken or expense incurred as a result of operations pursuant to this STA is solely at GCI's risk.
- 5. GCI's operations during the period November 16, 2019 to the date of this grant were authorized pursuant to Section 1.62 of the Commission's rules 47 C.F.R. § 1.62.

This action is issued pursuant to Section 0.261 of the Commission's rules on delegated authority, 47 C.F.R. §0.261, and is effective upon release.

with conditions 60 days File # 505-57A-20200116-03072 Call Sign <u>El 2019</u> (Grant Date <u>02/28</u> (2020) (or other identifier) From: 02/28/2 20 To: 04 28 2020 International Bureau

APPLICATION FOR RENEWAL OF SPECIAL TEMPORARY AUTHORITY

Pursuant to Section 25.120 of the Federal Communications Commission (the "FCC" or "Commission") rules, 47 C.F.R. §25.120, GCI Communication Corp. ("GCI") requests a renewal of its special temporary authorization ("STA")¹ to continue to operate, for 60 days or less pending a decision on its modification application,² a temporary fixed satellite service ("FSS") VSAT network system in the 12/14 GHz band (the "Ku-Band"). Specifically, GCI is seeking continuation of its temporary authorization to operate currently-licensed antennas associated with Call Sign E120191, IBFS File No. SES-LIC-2012092500484 (the "License"), under modified parameters consistent with those requested in IBFS File No. SES-MOD-20190725-00956 that allow it to communicate with a new satellite, Call Sign S2947, in order to obtain additional Kuband satellite capacity.³ GCI's operation of this License does not cause harmful interference into surrounding networks, and as demonstrated below, there are extraordinary circumstances that continue to support the grant of these temporary operations would seriously prejudice the public interest.

An STA remains necessary for GCI to continue providing reliable communications services, including critical telehealth services, to rural and remote hospitals and clinics in

¹ See IBFS File No. SES-STA-20191111-01434 (filed Nov. 11, 2019); IBFS File No. SES-STA-20190826-01121 (Filed Aug. 26, 2019) (the "Initial STA").

² IBFS File No. SES-MOD-20190725-00956 (filed July 25, 2019) (the "Modification Application").

³ These modified parameters include, but are not limited to: (1) Addition of the GD Satcom/Prodelin 1385/1386/2385 3.8m antennas; (2) modifications to the power levels of the 2.4m antennas and the 3.8m antenna; (3) extension of the western azimuth limit of the 2.4m antennas to 230W, and (4) modifications to the Emission Designators, Carrier EIRP and EIRP Density. *See* Modification Application for further details.

GCI Communication Corp. Application for Special Temporary Authority

western Alaska on a new satellite that will accommodate GCI's growing network capacity needs, as spectrum for this growth is unavailable on GCI's existing Ku-band satellite.⁴ Although GCI filed a modification application to the E120191 underlying license to reflect the modifications necessary to utilize the new satellite, that application is still pending FCC review, and has yet to be placed on Public Notice. GCI must continue to have access to this new satellite via the modified parameters in order to continue supporting customers and services under the Rural Health Care Program.

Here, "there are extraordinary circumstances requiring temporary operations in the public interest" and "delay in the institution of these temporary operations would seriously prejudice the public interest."⁵ A grant of this renewal would continue to allow GCI to provide critical health communications services to remote and rural hospitals and clinics in western Alaska. GCI's services support the delivery of telemedicine services such as teleradiology, remote patient monitoring, medical network solutions, and live video-conferencing to customers in Alaska. GCI has witnessed firsthand the transformational benefits of telemedicine for health care delivery in Alaska. These services improve healthcare in areas that traditionally have few physicians and even fewer medical specialists in a variety of medical fields, including audiology, cardiology, dental, family medicine, neurosurgery, ophthalmology, pediatrics, psychiatry, and women's health. In most instances, GCI's network is the only way that rural Alaskans may gain access to such specialists. For example, without telepsychiatry services, residents seeking psychiatric care in many remote villages would either have to wait for a sporadic visit from a traveling psychiatrist, or would have to travel vast distances – usually at a prohibitively high cost

⁴ This service will provide high-availability supplements to terrestrial circuits.

⁵ 47 C.F.R. §25.120(b)(1).

GCI Communication Corp. Application for Special Temporary Authority

- to seek the medical help that they needed. Neither of these options would likely be possible during the harsh long Alaskan winter. GCI's network enables a patient to visit with a specialist remotely, via a remote village clinic, on their own schedule.

The substantial public service record of GCI indicates that the company is committed to providing service to consumers in Alaska. It has sought regular authority for the requested modifications to E120191. However, because GCI does not want these services to be implicated during the pendency of this request, it is also requesting a renewal of its STA. Continued service illustrates a "compelling reason" to expeditiously grant the requested renewal, and would certainly be in the public interest.

3