

SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20649

SCHEDULE 13D
Under the Securities Exchange Act of 1934 (Amendment No. 2)

General Communication, Inc.

(Name of Issuer)

Class A Common Stock

(Title of Class of Securities)

369385 10 9

(CUSIP Number)

William P. Glasgow
Prime II Management, Inc.
3000 One American Center
600 Congress Avenue
Austin, Texas 78701
(512) 476-7888

(Name, Address and Telephone Number of Person
Authorized to Receive Notices and Communications)

December 5, 1997 and February 12, 1998
(Date of Event Which Requires
Filing of this Report)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box [].

Check the following box if a fee is being paid with this report []. (A fee is not required only if the reporting person: (1) has a previous statement on file reporting beneficial ownership of more than five percent of the class of securities described in item 1; and (2) has filed no amendment subsequent thereto reporting beneficial ownership of less than five percent of such class. See Rule 13d-7.)

Note: Six copies of this report, including all exhibits, should be filed with the Commission. See Rule 13d-1(a) for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The Information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

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CUSIP No. 369385 10 9

1) Name of Reporting Person:
S.S. or I.R.S. Identification No. of Above Person:

PRIME CABLE GROWTH PARTNERS, L.P. 74-2454047

2) Check the Appropriate Box if a Member of a Group (See Instructions)

(a)
(b) [X]

3) SEC Use Only _____

4) Source of Funds

NOT APPLICABLE (See Item 3)

5) Check if Disclosure of Legal Proceedings is Required Pursuant to Items

2(d) or 2(e): __

NOT APPLICABLE

6) Citizenship or Place of Organization

DELAWARE

| | | | |
|--------------------|------|--------------------------|------|
| Number of Shares | (7) | Sole Voting Power | NONE |
| Beneficially Owned | (8) | Shared Voting Power | NONE |
| by Each Reporting | (9) | Sole Dispositive Power | NONE |
| Person With | (10) | Shared Dispositive Power | NONE |

11) Aggregate Amount Beneficially Owned by Each Reporting Person

NONE

12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares : []

13) Percent of Class Requested by Amount in Row (11)

NOT APPLICABLE

14) Type of Reporting Person (See Instructions)

PN

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CUSIP No. 369385 10 9

1) Name of Reporting Person:
S.S. or I.R.S. Identification No. of Above Person:

PRIME VENTURE I HOLDINGS, L.P. 74-2547375

2) Check the Appropriate Box if a Member of a Group (See Instructions)

(a)
(b) [X]

3) SEC Use Only _____

4) Source of Funds

NOT APPLICABLE (See Item 3)

5) Check if Disclosure of Legal Proceedings is Required Pursuant to Items
2(d) or 2(e): __

NOT APPLICABLE

6) Citizenship or Place of Organization

DELAWARE

| | | | |
|--------------------|------|--------------------------|------|
| Number of Shares | (7) | Sole Voting Power | NONE |
| Beneficially Owned | (8) | Shared Voting Power | NONE |
| by Each Reporting | (9) | Sole Dispositive Power | NONE |
| Person With | (10) | Shared Dispositive Power | NONE |

11) Aggregate Amount Beneficially Owned by Each Reporting Person

NONE

12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares : []

13) Percent of Class Requested by Amount in Row (11)

NOT APPLICABLE

14) Type of Reporting Person (See Instructions)

PN

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CUSIP No. 369385 10 9

1) Name of Reporting Person:
S.S. or I.R.S. Identification No. of Above Person:

PRIME II MANAGEMENT GROUP, INC. 74-2538778

2) Check the Appropriate Box if a Member of a Group (See Instructions)

(a)
(b) [X]

3) SEC Use Only _____

4) Source of Funds

NOT APPLICABLE (See Item 3)

5) Check if Disclosure of Legal Proceedings is Required Pursuant to Items
2(d) or 2(e): ___

NOT APPLICABLE

6) Citizenship or Place of Organization

TEXAS

| | | |
|--------------------|-------------------------------|------|
| Number of Shares | (7) Sole Voting Power | NONE |
| Beneficially Owned | (8) Shared Voting Power | NONE |
| by Each Reporting | (9) Sole Dispositive Power | NONE |
| Person With | (10) Shared Dispositive Power | NONE |

11) Aggregate Amount Beneficially Owned by Each Reporting Person

NONE

12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares : []

13) Percent of Class Requested by Amount in Row (11)

NOT APPLICABLE

14) Type of Reporting Person (See Instructions)

CO

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CUSIP No. 369385 10 9

1) Name of Reporting Person:
S.S. or I.R.S. Identification No. of Above Person:

PRIME VENTURE I, INC. 74-2382188

2) Check the Appropriate Box if a Member of a Group (See Instructions)

(a)
(b) [X]

3) SEC Use Only _____

4) Source of Funds
NOT APPLICABLE (See Item 3)

5) Check if Disclosure of Legal Proceedings is Required Pursuant to Items
2(d) or 2(e): ___
NOT APPLICABLE

6) Citizenship or Place of Organization
DELAWARE

| | | |
|--------------------|-------------------------------|---------|
| Number of Shares | (7) Sole Voting Power | NONE |
| Beneficially Owned | (8) Shared Voting Power | NONE |
| by Each Reporting | (9) Sole Dispositive Power | NONE |
| Person With | (10) Shared Dispositive Power | 293,702 |

11) Aggregate Amount Beneficially Owned by Each Reporting Person
293,702

12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares : []

13) Percent of Class Requested by Amount in Row (11)
Less than 1%

14) Type of Reporting Person (See Instructions)
CO

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CUSIP No. 369385 10 9

1) Name of Reporting Person:
S.S. or I.R.S. Identification No. of Above Person:
PRIME CABLE LIMITED PARTNERSHIP 74-2435712

2) Check the Appropriate Box if a Member of a Group (See Instructions)
(a)
(b) [X]

3) SEC Use Only _____

4) Source of Funds
NOT APPLICABLE (See Item 3)

5) Check if Disclosure of Legal Proceedings is Required Pursuant to Items
2(d) or 2(e): ___
NOT APPLICABLE

6) Citizenship or Place of Organization
DELAWARE

| | | |
|--------------------|-------------------------------|------|
| Number of Shares | (7) Sole Voting Power | NONE |
| Beneficially Owned | (8) Shared Voting Power | NONE |
| by Each Reporting | (9) Sole Dispositive Power | NONE |
| Person With | (10) Shared Dispositive Power | NONE |

11) Aggregate Amount Beneficially Owned by Each Reporting Person
NONE

12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares : []

13) Percent of Class Requested by Amount in Row (11)

NOT APPLICABLE

14) Type of Reporting Person (See Instructions)

PN

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CUSIP No. 369385 10 9

1) Name of Reporting Person:
S.S. or I.R.S. Identification No. of Above Person:

PRIME CABLE GP, INC. 74-2518134

2) Check the Appropriate Box if a Member of a Group (See Instructions)

(a)
(b) [X]

3) SEC Use Only _____

4) Source of Funds

NOT APPLICABLE (See Item 3)

5) Check if Disclosure of Legal Proceedings is Required Pursuant to Items
2(d) or 2(e): ___

NOT APPLICABLE

6) Citizenship or Place of Organization

DELAWARE

| | | |
|--------------------|-------------------------------|------|
| Number of Shares | (7) Sole Voting Power | NONE |
| Beneficially Owned | (8) Shared Voting Power | NONE |
| by Each Reporting | (9) Sole Dispositive Power | NONE |
| Person With | (10) Shared Dispositive Power | NONE |

11) Aggregate Amount Beneficially Owned by Each Reporting Person

NONE

12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares : []

13) Percent of Class Requested by Amount in Row (11)

NOT APPLICABLE

14) Type of Reporting Person (See Instructions)

CO

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CUSIP No. 369385 10 9

1) Name of Reporting Person:
S.S. or I.R.S. Identification No. of Above Person:

PRIME VENTURE II, L.P. 74-2536635

2) Check the Appropriate Box if a Member of a Group (See Instructions)

(a)
(b) [X]

3) SEC Use Only _____

4) Source of Funds
NOT APPLICABLE (See Item 3)

5) Check if Disclosure of Legal Proceedings is Required Pursuant to Items
2(d) or 2(e): ___
NOT APPLICABLE

6) Citizenship or Place of Organization
DELAWARE

| | | |
|--------------------|-------------------------------|------|
| Number of Shares | (7) Sole Voting Power | NONE |
| Beneficially Owned | (8) Shared Voting Power | NONE |
| by Each Reporting | (9) Sole Dispositive Power | NONE |
| Person With | (10) Shared Dispositive Power | NONE |

11) Aggregate Amount Beneficially Owned by Each Reporting Person
NONE

12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares : []

13) Percent of Class Requested by Amount in Row (11)
NOT APPLICABLE

14) Type of Reporting Person (See Instructions)
PN

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CUSIP No. 369385 10 9

1) Name of Reporting Person PRIME INVESTORS, L.P. 74-2536634
S.S. or I.R.S. Identification No. of Above Person

2) Check the Appropriate Box if a Member of a Group (See Instructions)
(a)
(b) [X]

3) SEC Use Only _____

4) Source of Funds NOT APPLICABLE (See Item 3)

5) Check if Disclosure of Legal Proceedings is Required Pursuant to Items
2(d) or 2(e): ___
NOT APPLICABLE

6) Citizenship or Place of Organization DELAWARE

| | | |
|--------------------|-------------------------------|------|
| Number of Shares | (7) Sole Voting Power | NONE |
| Beneficially Owned | (8) Shared Voting Power | NONE |
| by Each Reporting | (9) Sole Dispositive Power | NONE |
| Person With | (10) Shared Dispositive Power | NONE |

11) Aggregate Amount Beneficially Owned by Each Reporting Person
NONE

12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares: []

13) Percent of Class Requested by Amount in Row (11)
NOT APPLICABLE

14) Type of Reporting Person (See Instructions)
PN

CUSIP No. 369385 10 9

1) Name of Reporting Person PRIME II MANAGEMENT, L.P.
S.S. or I.R.S. Identification No. of Above Person 74-2609500

2) Check the Appropriate Box if a Member of a Group (See Instructions)
(a)
(b) [X]

3) SEC Use Only _____

4) Source of Funds NOT APPLICABLE (See Item 3)

5) Check if Disclosure of Legal Proceedings is Required Pursuant to Items
2(d) or 2(e): ___
NOT APPLICABLE

6) Citizenship or Place of Organization
DELAWARE

| | | |
|--------------------|-------------------------------|---------|
| Number of Shares | (7) Sole Voting Power | NONE |
| Beneficially Owned | (8) Shared Voting Power | 171,783 |
| by Each Reporting | (9) Sole Dispositive Power | NONE |
| Person With | (10) Shared Dispositive Power | 171,783 |

11) Aggregate Amount Beneficially Owned by Each Reporting Person
171,783

12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares: []

13) Percent of Class Requested by Amount in Row (11)
Less than 1%

14) Type of Reporting Person (See Instructions)
PN

CUSIP No. 369385 10 9

1) Name of Reporting Person PRIME II MANAGEMENT, INC.
S.S. or I.R.S. Identification No. of Above Person 74-2351797

2) Check the Appropriate Box if a Member of a Group (See Instructions)

(a)
(b) [X]

3) SEC Use Only _____

4) Source of Funds NOT APPLICABLE (See Item 3)

5) Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e): ___

NOT APPLICABLE

6) Citizenship or Place of Organization DELAWARE

| | | |
|--------------------|-------------------------------|---------|
| Number of Shares | (7) Sole Voting Power | NONE |
| Beneficially Owned | (8) Shared Voting Power | 171,783 |
| by Each Reporting | (9) Sole Dispositive Power | NONE |
| Person With | (10) Shared Dispositive Power | 171,783 |

11) Aggregate Amount Beneficially Owned by Each Reporting Person

171,783

12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares : []

13) Percent of Class Requested by Amount in Row (11)

Less than 1%

14) Type of Reporting Person (See Instructions)

CO

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ITEM 1. SECURITY AND ISSUER

This Statement on Schedule 13D relates to the Class A Common Stock, no par value (the "Class A Common Stock") of General Communication, Inc. (the "Company"), which, to the best knowledge of the reporting persons jointly filing this Statement, has its principal executive office at 2550 Denali Street, Suite 1000, Anchorage, Alaska 99503.

ITEM 2. IDENTITY AND BACKGROUND

The reporting persons jointly filing this Statement containing the information required by Schedule 13D with respect to the Class A Common Stock are Prime Cable Growth Partners, L.P., Prime Venture I Holdings, L.P., Prime II Management Group, Inc., Prime Venture I, Inc., Prime Cable Limited Partnership, Prime Cable GP, Inc., Prime Venture II, L.P., Prime Investors, L.P., Prime II Management, L.P., and Prime II Management, Inc. (collectively, the "Prime Holders" and, individually, a "Prime Holder").

Prime Cable Growth Partners, L.P. is a Delaware limited partnership ("Prime Growth") of which Prime Venture I Holdings, L.P. and Prime Venture I, Inc. are the general partners. The principal office and principal business address of Prime Growth is 3000 One American Center, 600 Congress Avenue, Austin, Texas 78701. The principal business of Prime Growth is to invest directly and indirectly in cable television systems.

Prime Venture I Holdings, L.P. is a Delaware limited partnership ("Prime Holdings"), of which Prime II Management Group, Inc. and Prime Venture I, Inc. are the general partners. The principal office and principal business address of Prime Holdings is 3000 One American Center, 600 Congress Avenue, Austin, Texas 78701. The principal business of Prime Holdings is to invest directly and indirectly in cable television systems.

Prime II Management Group, Inc. is a Texas corporation ("PIIMG"). The principal office and principal business address of PIIMG is 3000 One American

Center, 600 Congress Avenue, Austin, Texas 78701. The principal business of PIIMG is to act as general partner of Prime Holdings. PIIMG is controlled by its board of directors.

Prime Venture I, Inc. is a Delaware corporation ("PVI"). The principal office and principal business address of PVI is 3000 One American Center, 600 Congress Avenue, Austin, Texas 78701. The principal business of PVI is to invest directly and indirectly in cable television systems. PVI is controlled by its board of directors.

Prime Cable Limited Partnership is a Delaware limited partnership ("PCLP"), of which Prime Cable GP, Inc. is the general partner. The principal office and principal business address of PCLP is 3000 One American Center, 600 Congress Avenue, Austin, Texas 78701. PCLP is currently in the process of liquidating its assets and intends to dissolve.

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Prime Cable GP, Inc. is a Delaware corporation ("PCGP"). The principal office and principal business address of PCGP is 3000 One American Center, 600 Congress Avenue, Austin, Texas 78701. The principal business of PCGP is to act as general partner of PCLP. PCGP is controlled by its board of directors.

Prime Venture II, L.P. is a Delaware limited partnership ("PVII"), of which Prime Investors, L.P. is the general partner. The principal office and principal business address of PVII is 3000 One American Center, 600 Congress Avenue, Austin, Texas 78701. The principal business of PVII is to invest directly and indirectly in cable television systems.

Prime Investors, L.P. is a Delaware limited partnership ("Prime Investors"), of which Prime II Management, L.P. is the general partner. The principal office and principal business address of Prime Investors is 3000 One American Center, 600 Congress Avenue, Austin, Texas 78701. The principal business of Prime Investors is to act as general partner of PVII.

Prime II Management, L.P. is a Delaware limited partnership ("PIIM"), of which Prime II Management, Inc. is the general partner. The principal office and principal business address of PIIM is 3000 One American Center, 600 Congress Avenue, Austin, Texas 78701. The principal business of PIIM is to manage and make direct and indirect investments in cable television systems.

Prime II Management, Inc. is a Delaware corporation ("PIIMI"). The principal office and principal business address of PIIMI is 3000 One American Center, 600 Congress Avenue, Austin, Texas 78701. The principal business of PIIMI is to act as general partner in PIIM. PIIMI is controlled by its board of directors.

During the last five years, none of the Prime Holders has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors), and during the last five years, none of the Prime Holders has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as the result of which it was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Prime Holdings, Prime Growth, PCLP, PVII and PIIM (collectively, the "Prime Voting Group") were, prior to December 5, 1997, parties to the voting agreement dated October 31, 1996 (the "New Voting Agreement"), which was incorporated by reference into the Schedule 13D amended hereby. In addition to the Prime Voting Group, the other original parties to the New Voting Agreement were: Austin Ventures, L.P. ("AVLP"), William Blair Venture Partners III Limited Partnership ("Blair"), Centennial Fund III, L.P. ("CFIII"), BancBoston Capital, Inc. ("BBCI"), First Chicago Investment Corporation ("First Chicago"), Madison Dearborn Partners V ("MDP"), MCI Telecommunications Corporation ("MCI"), TCI GCI, Inc. ("TCI"), Ronald A. Duncan ("Duncan") and Robert M. Walp ("Walp") (collectively, together with the Prime Voting Group, the "Voting Group"). The Voting Agreement governs the voting of the Class A Common Stock and the Class

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B Common Stock, no par value (the "Class B Common Stock") owned by the parties thereto, which originally consisted of the members of the Voting Group. The Class B Common Stock is convertible on a share-per-share basis into Class A Common Stock at any time at the option of the owner of the Class B Common Stock. As a result of the Class B Common Stock's conversion feature into Class A Common Stock, and as a result of the New Voting Agreement, the Voting Group might have been deemed to be the beneficial owner in the aggregate of more than five percent (5%) of the outstanding Class A Common Stock. Pursuant to that certain 1997 Amendment No. 1 to Voting Agreement dated as of December 5, 1997, the members of the Prime Voting Group withdrew as parties to the New Voting Agreement. TCI had previously withdrawn as a member of the Voting Group. In addition, on February 12, 1998, Prime Growth, Prime Holdings, PCLP and PVII (together, the "Original Prime Holders") distributed all of the shares of Class

A Common Stock held by them to their respective partners. As a result of such withdrawal from the New Voting Agreement and such distribution of shares by the Original Prime Holders, no member of the Prime Voting Group holds five percent (5%) or more of the outstanding Class A Common Stock. (See Item 5 for the discussion of the Class A Common Stock owned by the Prime Holders.)

Each Prime Holder states that the filing of this Statement shall not be construed as an admission that such Prime Holder is, for the purposes of Section 13(d) or 13(g) of the Act, the beneficial owner of any securities covered by this Statement other than those shares of Class A Common Stock in which such Prime Holder has a pecuniary interest. No Prime Holder has a pecuniary interest in shares of Class B Common Stock. (See Item 5 for the discussion of the Class A Common Stock owned by the Prime Holders.)

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

NOT APPLICABLE

ITEM 4. PURPOSE OF TRANSACTION.

NOT APPLICABLE

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

(a) Pursuant to Rule 13d-3, for purposes of Section 13(d) and 13(g) of the Act, a beneficial owner of a security includes any person who, directly or indirectly, through contract, arrangement, understanding, relationship or otherwise has or shares: (1) voting power which includes the power to vote, or direct the voting of, such security; and/or (2) investment power which includes the power to dispose of, or to direct the disposition of, such security. As described in Item 2, the following direct or indirect general partners of the Original Prime Holders, who received shares of Class A Common Stock in connection with the distribution of shares of Class A Common Stock by the Original Prime Holders, may be deemed to share voting power and investment power with respect to the shares of Class A Common Stock held by them, and may thereby be deemed to be beneficial

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owners thereof: PIIM, PVI and PIIMI (the "New Prime Holders"). The New Prime Holders, as a group, do not own five percent (5%) or more of the outstanding shares of Class A Common Stock.

Each Prime Holder states that the filing of this Statement shall not be construed as an admission that each such Prime Holder is, for the purposes of Section 13(d) or 13(g) of the Act, the beneficial owner of any securities covered by this Statement other than those shares of Class A Common Stock in which such Prime Holder has a pecuniary interest as set forth below in Appendix B. No Prime Holder has a pecuniary interest in shares of Class B Common Stock.

(b) See Items 7-10 on the cover page with respect to each reporting person jointly filing this Statement.

(c) A 1997 Amendment No. 1 to Voting Agreement was executed and delivered on or about December 30, 1997 to be effective as of December 5, 1997 by the Company, MCI, Walp, Duncan and PIIM. Pursuant to such 1997 Amendment No. 1 to Voting Agreement, the Original Prime Holders and PIIM withdrew as parties to the New Voting Agreement.

On February 12, 1998 the Original Prime Holders distributed all of their respective shares of Class A Common Stock to their respective partners. In addition, Prime Investors, PIIMG and PCGP contemporaneously therewith distributed the shares of Class A Common Stock received by them in connection with such distribution to their respective partners and shareholders. The number of shares of Class A Common Stock so distributed is set forth below:

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<TABLE>
<CAPTION>

| Prime Holders ----- | Number of Shares Distributed on February 12, 1998 ----- |
|---------------------------------------|--|
| <S> | <C> |
| Prime Venture I Holdings, L.P(1), (2) | 1,498,233 |
| Prime Cable Growth Partners, L.P(2) | 1,731,042 |
| Prime Cable Limited Partnership | 1,414,398 |
| Prime Venture II, L.P. | 785,778 |
| Prime Investors, L.P(3) | 7,858 |
| Prime II Management, Group, Inc(4) | 406,236 |

</TABLE>

(d) No person other than the New Prime Holders has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the securities reported herein.

(e) As a result of the transactions described in Items 2 and 5(c) above, on February 12, 1998, the Prime Holders ceased to be deemed to be beneficial owners of more than five percent (5%) of the Class A Common Stock. As a consequence, the Prime Holders are no longer subject to the filing requirements of Rule 13d.

- - - - -

- (1) Includes shares received in its capacity as a partner of Prime Cable Growth Partners, L.P.
- (2) Includes shares received in its capacity as a partner of Prime Investors, L.P.
- (3) Shares received in its capacity as a partner of Prime Venture II, L.P.
- (4) Shares received in its capacity as a general partner of Prime Venture I Holdings, L.P.
- (5) Shares received in its capacity as a partner of Prime Cable Limited Partnership

ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

A 1997 Amendment No. 1 to Voting Agreement was executed and delivered as of December 5, 1997 by the Company, MCI, Walp, Duncan and PIIM. Pursuant to such 1997 Amendment No. 1 to Voting Agreement, the Original Prime Holders and PIIM withdrew as parties to the New Voting Agreement.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

A true, complete and correct copy of 1997 Amendment No. 1 to Voting Agreement dated December 5, 1997 is attached hereto as Exhibit A.

The Joint Filing Agreement is hereby filed as Exhibit B to this Statement and incorporated by reference herein.

SIGNATURE

After reasonable inquiry and to the best of the knowledge and belief of each of the undersigned, each of the undersigned hereby certify that the information set forth in this Statement is true, complete and correct.

Dated: February 19, 1998.

PRIME II MANAGEMENT, L.P.

By: Its General Partner

Prime II Management, Inc.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

PRIME II MANAGEMENT, INC.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

PRIME VENTURE I HOLDINGS, L.P.

By: Its General Partners

Prime Venture I, Inc.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

and

Prime II Management Group, Inc.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

PRIME VENTURE I, INC.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

PRIME II MANAGEMENT GROUP, INC.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

PRIME CABLE GROWTH PARTNERS, L.P.

By: Its General Partners

Prime Venture I, Inc.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

and

Prime Venture I Holdings, L.P.

By: Its General Partners

Prime Venture I, Inc.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

and

Prime II Management Group,
Inc.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

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PRIME CABLE LIMITED PARTNERSHIP

By: Its General Partner

Prime Cable GP, Inc.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

PRIME CABLE GP, INC.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

PRIME VENTURE II, L.P.

By: Its General Partner

Prime Investors, L.P.

By: Its General Partner

Prime II Management, L. P.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

By: Its General Partner

Prime II Management, Inc.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

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PRIME INVESTORS, L.P.

By: Its General Partner

Prime II Management, L. P.

By: Its General Partner

Prime II Management, Inc.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

The original report shall be signed by each person on whose behalf the report is filed or his authorized representative. If the report is signed on behalf of a person by his authorized representative (other than an executive officer or general partner of this filing person), evidence of the

representative's authority to sign on behalf of such person shall be filed with the report, provided, however that a power of attorney for this purpose which is already on file with the Commission may be incorporated by reference. The name and any title of each person who signs the report shall be typed or printed beneath his signature hereby filed as Exhibits to this Statement and hereby incorporated by reference:

ATTENTION: INTENTIONAL MISSTATEMENTS OR OMISSIONS OF FACT CONSTITUTE FEDERAL CRIMINAL VIOLATIONS (SEE 18 U.S.C. 1001).

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APPENDIX A
DIRECTORS AND EXECUTIVE OFFICERS OF
CERTAIN PRIME HOLDERS

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DIRECTORS AND EXECUTIVE OFFICERS OF
PRIME II MANAGEMENT, INC.

| <TABLE> | <CAPTION> | NAME | RESIDENCE OR BUSINESS ADDRESS | PRINCIPAL OCCUPATION OR EMPLOYMENT | NAME AND ADDRESS OF CORPORATION IN WHICH CONDUCTED |
|---------|-----------|--|--|--|---|
| ----- | | | | | |
| <S> | <CAPTION> | NAME | <C> | <C> | <C> |
| | | Robert W. Hughes Inc. Center | 3000 One American Center 600 Congress Avenue Austin, Texas 78701 | Director and Chairman of the Board of Prime II Management, Inc. | Prime II Management, 3000 One American 600 Congress Avenue Austin, Texas 78701 |
| | | Michael Sherwin Limited Partnership 370 44094 | Mid-West Holdings Limited Partnership Corporate Ninety-Suite 370 2550 Som Center Road Willoughby Hills, OH 44094 | General Partner of Mid-West Holdings Limited Partnership | Mid-West Holdings Corporate Ninety-Suite 2550 Som Center Road Willoughby Hills, OH |
| | | Gregory S. Marchbanks Inc. Center | 3000 One American Center 600 Congress Avenue Austin, Texas 78701 | Director and Chief Executive Officer of Prime II Management, Inc. | Prime II Management, 3000 One American 600 Congress Avenue Austin, Texas 78701 |
| | | Paul-Henri Denuit B.V./Coditel U.S., Inc. 1040 | Rue des Deux Eglises 26 Brussels, Belgium 1040 | Director, Coditel Invest B.V. and President, Coditel U.S., Inc. | Coditel Invest Rue des Deux Eglises 26 Brussels, Belgium |
| | | Brian Greenspun Blvd. | 800 South Valley View Blvd. Las Vegas, NV 89107 | Newspaper Publisher & Editor President, Las Vegas Sun, Inc. | Las Vegas Sun, Inc. 800 South Valley View Las Vegas, NV 89107 |
| | | William P. Glasgow Inc. Center | 3000 One American Center 600 Congress Avenue Austin, Texas 78701 | President, Prime II Management, Inc. | Prime II Management, 3000 One American 600 Congress Avenue Austin, Texas 78701 |
| | | Jerry D. Lindauer Inc. Center | 3000 One American Center 600 Congress Avenue Austin, Texas 78701 | Senior Vice President Prime II Management, Inc. | Prime II Management, 3000 One American 600 Congress Avenue Austin, Texas 78701 |
| | | Allan R. Barnes Inc. Center | 3000 One American Center 600 Congress Avenue Austin, Texas 78701 | Senior Vice President and Chief Operating Officer, Prime II Management, Inc. | Prime II Management, 3000 One American 600 Congress Avenue Austin, Texas 78701 |

| | | | |
|----------------------------------|--|--|---|
| Daniel J. Pike Inc. Center | 3000 One American Center 600 Congress Avenue Austin, Texas 78701 | Senior Vice President Prime II Management, Inc. | Prime II Management, 3000 One American 600 Congress Avenue Austin, Texas 78701 |
|----------------------------------|--|--|---|

</TABLE>

To the best of each of the Reporting Person's knowledge, none of the foregoing individuals has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) in the last five years.

To the best of each of the Reporting Person's knowledge, none of the foregoing individuals has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violations with respect to such laws.

To the best of each of the Reporting Person's knowledge, all of the above individuals are United States citizens with the exception of #4 (Paul-Henri Denuit), who is a citizen of Belgium.

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DIRECTORS AND EXECUTIVE OFFICERS OF
PRIME CABLE GP, INC.

| <TABLE> <CAPTION> NAME | RESIDENCE OR BUSINESS ADDRESS | PRINCIPAL OCCUPATION OR EMPLOYMENT | NAME AND ADDRESS OF CORPORATION IN WHICH SUCH EMPLOYMENT IS CONDUCTED |
|--|---|--|---|
| Robert W. Hughes Inc. Center | <C> 3000 One American Center 600 Congress Avenue Austin, Texas 78701 | <C> Director and Chairman of the the Board of Prime II Management, Inc. | <C> Prime II Management, 3000 One American 600 Congress Avenue Austin, Texas 78701 |
| Michael Sherwin Limited Partnership Suite 370 44094 | Mid-West Holdings Limited Partnership Corporate Ninety, Suite 370 2550 Som Center Road Willoughby Hills, OH 44094 | General Partner of Mid-West Holdings Limited Partnership | Mid-West Holdings Corporate Ninety, 2550 Som Center Road Willoughby Hills, OH |
| John H. Wilson, III Center 2387 | 1500 Three Lincoln Center 5430 LBJ Freeway Dallas, Texas 75240-2387 | President, U.S. Equity Corp. | U.S. Equity Corporation 1500 Three Lincoln 5430 LBJ Freeway Dallas, Texas 75240- |
| Douglas H. Dittrick Ave. | 1200 East Ridgewood Ave. East Wing, Suite 3D Ridgewood, NJ 07450 | President, Douglas Communications Corporation II | Douglas Communications Corporation II 1200 East Ridgewood East Wing, Suite 3D Ridgewood, NJ 07450 |
| Nathan M. Avery Company | Galveston-Houston Co. P.O. Box 2207 Houston, Texas 77252 | Chairman, President and CEO of Galveston-Houston Company | Galveston-Houston P.O. Box 2207 Houston, Texas 77252 |
| Gregory S. Marchbanks Inc. Center | 3000 One American Center 600 Congress Avenue Austin, Texas 78701 | Director and Chief Executive Officer of Prime II Management, Inc. | Prime II Management, 3000 One American 600 Congress Avenue Austin, Texas 78701 |
| William P. Glasgow Inc. Center | 3000 One American Center 600 Congress Avenue Austin, Texas 78701 | President, Prime II Management, Inc. | Prime II Management, 3000 One American 600 Congress Avenue Austin, Texas 78701 |

| | | | |
|-------------------------------------|--|--|---|
| Jerry D. Lindauer Inc. Center | 3000 One American Center 600 Congress Avenue Austin, Texas 78701 | Senior Vice President Prime II Management, Inc. | Prime II Management, 3000 One American 600 Congress Avenue Austin, Texas 78701 |
| Allan R. Barnes Inc. Center | 3000 One American Center 600 Congress Avenue Austin, Texas 78701 | Senior Vice President and Chief Operating Officer, Prime II Management, Inc. | Prime II Management, 3000 One American 600 Congress Avenue Austin, Texas 78701 |
| Daniel J. Pike Inc. Center | 3000 One American Center 600 Congress Avenue Austin, Texas 78701 | Senior Vice President Prime II Management, Inc. | Prime II Management, 3000 One American 600 Congress Avenue Austin, Texas 78701 |

</TABLE>

To the best of each of the Reporting Person's knowledge, none of the foregoing individuals has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) in the last five years.
To the best of each of the Reporting Person's knowledge, none of the foregoing individuals has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violations with respect to such laws.
To the best of each of the Reporting Person's knowledge, all of the above individuals are United States citizens.

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DIRECTORS AND EXECUTIVE OFFICERS OF
PRIME II MANAGEMENT GROUP, INC.

| <TABLE> <CAPTION> NAME WHICH CONDUCTED | RESIDENCE OR BUSINESS ADDRESS | PRINCIPAL OCCUPATION OR EMPLOYMENT | NAME AND ADDRESS OF CORPORATION IN SUCH EMPLOYMENT IS |
|---|---|--|--|
| ----- <S> Gregory S. Marchbanks Inc. Center | <C> 3000 One American Center 600 Congress Avenue Austin, Texas 78701 | <C> Director and Chief Executive Officer of Prime II Management, Inc. | <C> Prime II Management, 3000 One American 600 Congress Avenue Austin, Texas 78701 |
| William P. Glasgow Inc. Center | 3000 One American Center 600 Congress Avenue Austin, Texas 78701 | President, Prime II Management, Inc. | Prime II Management, 3000 One American 600 Congress Avenue Austin, Texas 78701 |
| Jerry D. Lindauer Inc. Center | 3000 One American Center 600 Congress Avenue Austin, Texas 78701 | Senior Vice President Prime II Management, Inc. | Prime II Management, 3000 One American 600 Congress Avenue Austin, Texas 78701 |
| Allan R. Barnes Inc. Center | 3000 One American Center 600 Congress Avenue Austin, Texas 78701 | Senior Vice President and Chief Operating Officer, Prime II Management, Inc. | Prime II Management, 3000 One American 600 Congress Avenue Austin, Texas 78701 |
| Daniel J. Pike Inc. Center | 3000 One American Center 600 Congress Avenue Austin, Texas 78701 | Senior Vice President, Prime II Management, Inc. | Prime II Management, 3000 One American 600 Congress Avenue Austin, Texas 78701 |

</TABLE>

To the best of each of the Reporting Person's knowledge, none of the foregoing individuals has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) in the last five years.

To the best of each of the Reporting Person's knowledge, none of the foregoing individuals has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violations with respect to such laws.

To the best of each of the Reporting Person's knowledge, all of the above individuals are United States citizens.

Page 26 of 31

DIRECTORS AND EXECUTIVE OFFICERS OF
PRIME VENTURE I, INC.

<TABLE>
<CAPTION>

| NAME | RESIDENCE OR BUSINESS ADDRESS | PRINCIPAL OCCUPATION OR EMPLOYMENT | NAME AND ADDRESS OF CORPORATION IN WHICH SUCH EMPLOYMENT IS CONDUCTED |
|--|--|---|---|
| Robert W. Hughes Inc. Center | 3000 One American Center 600 Congress Avenue Austin, Texas 78701 | Director and Chairman of the the Board of Prime II Management, Inc. | Prime II Management, 3000 One American 600 Congress Avenue Austin, Texas 78701 |
| J. Michael Bell Partners II Building, Ste 345 Avenue 78232 | The Groos Bank North Bldg. Suite 345 16414 San Pedro Avenue San Antonio, Texas 78232 | Managing General Partner Southwest Venture Partners II | Southwest Venture The Groos Bank North 16414 San Pedro San Antonio, Texas |
| Jack Crosby Ste.200 | 327 Congress Avenue Suite 200 Austin, Texas 78701 | Chairman of the Board and Chief Executive Officer of Tescorp, Inc. | Tescorp, Inc. 327 Congress Avenue, Austin, Texas 78701 |
| Paul-Henri Denuit B.V./Coditel U.S., Inc. 1040 | Rue des Deux Eglises 26 Brussels, Belgium 1040 | Director, Coditel Invest B.V. and President, Coditel U.S., Inc. | Coditel Invest Rue des Deux Eglises 26 Brussels, Belgium |
| Michael Sherwin Limited Partnership Suite 370 44094 | Mid-West Holdings Limited Partnership Holdings Corporate Ninety, Suite 370 2550 Som Center Road Willoughby Hills, OH 44094 | General Partner of Mid-West Limited Partnership | Mid-West Holdings Corporate Ninety, 2550 Som Center Road Willoughby Hills, OH |
| Michael J. Marocco Management | General Motors Bldg. 767 Fifth Avenue New York, NY 10153 | Managing Director, Sandler Capital Management | Sandler Capital 767 Fifth Avenue New York, NY 10153 |
| Brian Greenspun Blvd. | 800 South Valley View Blvd. Las Vegas, NV 89107 | Newspaper Publisher & Editor President, Las Vegas Sun, Inc. | Las Vegas Sun, Inc. 800 South Valley View Las Vegas, NV 89107 |
| Gregory S. Marchbanks Inc. Center | 3000 One American Center 600 Congress Avenue Austin, Texas 78701 | Director and Chief Executive Officer of Prime II Management, Inc. | Prime II Management, 3000 One American 600 Congress Avenue Austin, Texas 78701 |
| William P. Glasgow Inc. Center | 3000 One American Center 600 Congress Avenue | President, Prime II Management, Inc. | Prime II Management, 3000 One American |

| | | | |
|-----------------------------------|--|--|---|
| | Austin, Texas 78701 | | 600 Congress Avenue Austin, Texas 78701 |
| Allan R. Barnes Inc. Center | 3000 One American Center 600 Congress Avenue Austin, Texas 78701 | Senior Vice President and Chief Operating Officer, Prime II Management, Inc. | Prime II Management, 3000 One American 600 Congress Avenue Austin, Texas 78701 |
| Daniel J. Pike Inc. Center | 3000 One American Center 600 Congress Avenue Austin, Texas 78701 | Senior Vice President Prime II Management, Inc. | Prime II Management, 3000 One American 600 Congress Avenue Austin, Texas 78701 |

</TABLE>

To the best of each of the Reporting Person's knowledge, none of the foregoing individuals has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) in the last five years.
To the best of each of the Reporting Person's knowledge, none of the foregoing individuals has a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violations with respect to such laws.
To the best of each of the Reporting Person's knowledge, all of the above individuals are United States citizens with the exception of #4 (Paul-Henri Denuit), who is a citizen of Belgium.

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APPENDIX B

AGGREGATE NUMBER OF SHARES
WITH RESPECT TO WHICH
A PRIME HOLDER OF CLASS A COMMON STOCK
HAS AN INVESTMENT POWER OR A PECUNIARY INTEREST

=====

<TABLE>
<CAPTION>

| Name ---- | Shares of Class A Common Stock ----- |
|-----------------------------------|---|
| <S> | <C> |
| Prime Cable Growth Partners, L.P. | -0- |
| Prime Venture I Holdings, L.P. | -0- |
| Prime II Management Group, Inc. | -0- |
| Prime Venture I, Inc. | 293,702 |
| Prime Cable Limited Partnership | -0- |
| Prime Cable GP, Inc. | -0- |
| Prime Venture II, L.P. | -0- |
| Prime Investors, L.P. | -0- |
| Prime II Management, L.P. | 29,119 |
| Prime II Management, Inc. | 142,664 |

</TABLE>

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EXHIBIT A

1997 Amendment No. 1 to Voting Agreement
Attached.
1997 Amendment No. 1 to Voting Agreement

This amendment ("Amendment") dated as of December 5, 1997 to that certain Voting Agreement ("Voting Agreement") entered into effective as of October 31, 1996 by and among Prime II Management, L.P. ("Prime"), as the designated agent for the parties named on Annex 1 attached thereto, MCI Telecommunications Corporation, Ronald A. Duncan, Robert M. Walp, and TCI GCI, Inc. Terms used herein and not otherwise defined shall have the meanings ascribed to them in the Voting Agreement.

Background: The Prime Sellers became stockholders of GCI on October 31, 1996

(the "Acquisition Date"), and GCI had agreed to file and keep effective a registration statement for a period of two years after the Acquisition Date with respect to the Shares owned by the Prime Sellers. GCI has not maintained the effectiveness of such registration statement, and in lieu of the registration of such Shares by GCI at this time, GCI and the parties hereto who currently are Parties (the "Current Parties") to the Voting Agreement, have agreed to the withdrawal of Prime and the Prime Sellers as Parties to the Voting Agreement, all on the terms and conditions set forth herein.

The Current Parties have also agreed to the withdrawal of TCI GCI as a Party to the Voting Agreement in that it has sold all of the 590,043 shares of common stock of the Company which constituted the portion of the Shares which TCI GCI held at the time of execution of the Voting Agreement.

The Current Parties consist of the following:

- (1) MCI Telecommunications Corporation;
- (2) Ronald A. Duncan; and
- (3) Robert M. Walp

In consideration of the mutual covenants and conditions contained in this Amendment, the Current Parties agree as follows:

1. (a) Clause (1) of Section 1 of the Voting Agreement, which states the number of Shares held by Prime (i.e., owned by the Prime Sellers) that are subject to the Voting Agreement, is hereby deleted, and the Shares shown as having been held by Prime and owned by the Prime Sellers are hereby withdrawn from the Voting Agreement and Prime and each of the Prime Sellers hereby cease to be Parties to the Voting Agreement. Prime and Prime Sellers no longer have any rights or obligations under the Voting Agreement, except as provided in Paragraphs numbered 2 and 4 below.

1. (b) Clause (5) of Section 1 of the Voting Agreement, which states the number of Shares held by TCI GCI that are subject to the Voting Agreement is hereby deleted, and the Shares shown as having been held by TCI GCI are hereby withdrawn from the Voting Agreement, and TCI GCI hereby ceases to be a Party to the Voting Agreement. TCI GCI no longer has any rights or obligations under the Voting Agreement.

2. (a) Clause (C) of Section 2(a)(1) of the Voting Agreement is hereby deleted in its entirety and left intentionally blank.

2. (b) Clause (D) of Section 2(a)(1) of the Voting Agreement is hereby amended to read in its entirety as follows: "Prime shall be entitled to recommend one Nominee for so long as that certain Management Agreement ("Prime Management Agreement") between Prime and GCI dated October 31, 1996 is in full force and effect, and not thereafter."

2. (c) Section 2(a)(2) of the Voting Agreement is hereby deleted in its entirety and left intentionally blank.

3. Section 2(b) of the Voting Agreement is hereby amended so as to provide that for Nominees allocated to Prime there would be only one Nominee in Class III, instead of one in Class II and one in Class III. Section 2(b) of the Voting Agreement is hereby further amended by deleting the last phrase of that section of the Voting Agreement providing for an allocation of Nominees to TCI GCI.

4. (a) Section 5(b) of the Voting Agreement is hereby amended by deleting the subitem (4) relating to shares held by TCI GCI.

4. (b) Section 5(d) of the Voting Agreement is hereby amended to read in its entirety as follows: "Each Party shall vote for Prime's Nominee pursuant to Section 2(a)(1) above, for so long as the Prime Management Agreement is in effect and notwithstanding the fact that such Party ceases to be a Party under the Voting Agreement."

5. The proviso in the second sentence of Section 6 of the Voting Agreement is hereby deleted.

6. Section 8 of the Voting Agreement is hereby amended by deleting reference to Prime and to TCI GCI as Parties to the Voting Agreement.

EXECUTED to be effective as of the date first above mentioned.

PRIME II MANAGEMENT, L.P.
BY Prime II Management, Inc.
Its General Partner

By: /s/ WILLIAM P. GLASGOW

Its: President

MCI TELECOMMUNICATIONS CORPORATION

By: -----
Its: -----

/s/ RONALD A. DUNCAN

RONALD A. DUNCAN

/s/ ROBERT M. WALP

ROBERT M. WALP

GENERAL COMMUNICATION, INC.

By: /s/ JOHN M. LOWBER

Its: Senior Vice President

Chief Financial Officer

EXHIBIT B

JOINT FILING AGREEMENT

In accordance with Rule 13d-1(f) under the Securities Exchange Act of 1934, as amended, the undersigned hereby agree to the joint filing on behalf of each of them of a statement on Schedule 13D (including amendments thereto) with respect to the Class A Common Stock, no par value, of General Communication, Inc. and that this Agreement be included as an Exhibit to such joint filing.

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the 19th day of February, 1998.

PRIME II MANAGEMENT, L.P.

By:Its General Partner

Prime II Management, Inc.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

PRIME II MANAGEMENT, INC.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

PRIME VENTURE I HOLDINGS, L.P.

By:Its General Partners

Prime Venture I, Inc.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

and
Prime II Management Group, Inc.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

PRIME VENTURE I, INC.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

PRIME II MANAGEMENT GROUP, INC.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

PRIME CABLE GROWTH PARTNERS, L.P.

By:Its General Partners

Prime Venture I, Inc.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

and

Prime Venture I Holdings, L.P.

By:Its General Partners

Prime Venture I, Inc.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

and

Prime II Management Group, Inc.

By: /s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

PRIME CABLE LIMITED PARTNERSHIP

By:Its General Partner

Prime Cable GP, Inc.

By:/s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

PRIME CABLE GP, INC.

By:/s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

PRIME VENTURE II, L.P.

By:Its General Partner

Prime Investors, L.P.

By:Its General Partner

Prime II Management, L. P.

By:Its General Partner

Prime II Management, Inc.

By:/s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President

PRIME INVESTORS, L.P.

By:Its General Partner

Prime II Management, L. P.

By:Its General Partner

Prime II Management, Inc.

By:/s/ WILLIAM P. GLASGOW

Name: William P. Glasgow

Title: President
