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

FORM 11-K

(Mark One) [X] ANNUAL REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 [NO FEE REQUIRED] For the fiscal year ended December 31, 1997

OR

[] TRANSITION REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 [NO FEE REQUIRED] For the transition period from ______ to _____

Commission File No. 0-15279

A. Full title of the plan and the address of the plan if different from that of the issuer named below:

GENERAL COMMUNICATION, INC. QUALIFIED EMPLOYEE STOCK PURCHASE PLAN

B. Name of issuer of the securities held pursuant to the plan and the address of its principal executive office:

GENERAL COMMUNICATION, INC. 2550 Denali Street, Suite 1000 Anchorage, Alaska 99503

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<TABLE>

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GENERAL COMMUNICATION, INC. QUALIFIED EMPLOYEE STOCK PURCHASE PLAN

FORM 11-K

FOR THE YEAR ENDED DECEMBER 31, 1997

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2 Independent Auditors' Report

The General Communication, Inc. Qualified Employee Stock Purchase Plan Trustees General Communication, Inc. Qualified Employee Stock Purchase Plan benefits of General Communication, Inc. Qualified Employee Stock Purchase Plan as of December 31, 1997 and 1996, and the related statements of changes in net assets available for plan benefits for each of the years in the three-year period ended December 31, 1997. These financial statements are the responsibility of the Plan Administrator. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for plan benefits of General Communication, Inc. Qualified Employee Stock Purchase Plan at December 31, 1997 and 1996, and the changes in those net assets available for plan benefits for each of the years in the three-year period ended December 31, 1997, in conformity with generally accepted accounting principles.

Our audits were performed for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental schedules I and IV are presented for the purpose of additional analysis and are not a required part of the basic financial statements but are supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. The supplemental schedules have been subjected to the auditing procedures applied in the audits of the basic financial statements and, in our opinion, are fairly stated in all material respects in relation to the basic financial statements taken as a whole.

KPMG PEAT MARWICK LLP

Anchorage, Alaska June 12, 1998

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GENERAL COMMUNICATION, INC. QUALIFIED EMPLOYEE STOCK PURCHASE PLAN

<CAPTION>

<TABLE>

Statements of Net Assets Available for Plan Benefits

	December 31,		
		1997	1996
<s> Cash and cash equivalents (note 6)</s>	<c> \$</c>	322,862	<c> 462,139</c>
Investments (notes 7 and 8): General Communication, Inc. common stock MCI Communications Corp. common stock Tele-Communications, Inc. common stock Mutual fund investments Participant notes receivable		300,547 161,366	15,710,456 31,707 9,057 255,616 306,343
	-	18,131,416	16,313,179
Contributions receivable: Employee Employer		88,807 76,891	57,870 52,135
Investment income receivable		165,698 2.959	110,005 2,259
Net assets available for plan benefits			

 \$ = | 18,622,935 | 16,887,582 |See accompanying notes to financial statements.

GENERAL COMMUNICATION, INC. QUALIFIED EMPLOYEE STOCK PURCHASE PLAN

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Statements of Changes in Net Assets Available for Plan Benefits

	_	1997	Years Ended December 3 1996	31, 1995
 <s></s>	<c></c>		<c></c>	<c></c>
Contributions: Employee	\$	2,184,20	7 1,170,538	
918,423 Employer		1,717,52	7 1,033,618	
872,388 Rollover from cable entities (note 7)		1,563,13	7	-
	_			
		5,464,87	1 2,204,156	
1,790,811	_			
Investment income: Interest income		83,51	9 20,642	
9,840 Dividend income		68,37	7 8,113	
155 Capital gains distributions		256,77	5	-
 Net realized losses		(267,048)	-
 Net change in unrealized appreciation (depreciation) of investments		(2,495,729) 5,550,089	
1,960,257	_	(2,433,723		
		(2,354,106		
1,970,252	_	(2,334,100		
Increase in net assets available for plan benefits 3,761,063		3,110,76	5 7,783,000	
Employee withdrawals 554,618		1,375,41		
	-			
Net increase in net assets available for plan benefits 3,206,455		1,735,35	3 6,983,006	
Net assets available for plan benefits at beginning of period 6,698,131		16,887,58		
	-			
Net assets available for plan benefits at end of period 9,904,576	\$	18,622,93		
	=			

</TABLE> See accompanying notes to financial statements.

> 5 GENERAL COMMUNICATION, INC. QUALIFIED EMPLOYEE STOCK PURCHASE PLAN

> > NOTES TO FINANCIAL STATEMENTS

(1) Description of Plan

The following description of the General Communication, Inc. Qualified Employee Stock Purchase Plan ("Plan") provides general information only. Participants should refer to the Plan agreement for a more complete description of the Plan's provisions.

The Plan is a defined contribution plan covering employees of General Communication, Inc. ("GCI") and affiliated companies (GCI, Inc., GCI Holdings, Inc., GCI Communication Corp., GCI Communication Services, Inc., GCI Leasing Co., Inc., GCI Cable, Inc., GCI Cable/Fairbanks, Inc., GCI Cable/Juneau, Inc., Prime Cable of Alaska, L.P., GCI Transport Co., Inc., GCI Satellite Co., Inc., GCI Fiber Co., Inc., Fiber Hold Co., Inc. and Alaska United Fiber System Partnership) ("Company") who have completed one year of service, as defined in the Plan agreement.

Contributions

The Plan provides for a qualified cash or deferred arrangement as defined in Section 401(k) of the Internal Revenue Code of 1986 ("Code"). A participant may elect the following methods to make employee contributions:

- (1) Salary Reduction Contributions ("before-tax contributions") which will not be included in the participant's current earnings for federal income tax purposes but rather are taxable upon distribution; or,
- (2) Non-qualified Voluntary Contributions ("after-tax contributions") which will be included in the participant's current earnings for federal income tax purposes.

Eligible employees of the Company may elect to reduce their compensation in any amount up to 10% of such compensation up to a maximum of \$10,000 in 1998, \$9,500 in 1997 and 1996, and \$9,240 in 1995; they may contribute up to 10% of their compensation with after-tax dollars; or they may elect a combination of salary reduction and after-tax contributions. The Company will match employee salary reduction and after-tax contributions in any amount determined by the Company each year, but not more than 10% of any one employee's compensation will be matched in any pay period. Forfeitures will be allocated along with the Company matching contributions. All matching contributions are invested in GCI class A or class B common stock. The combination of salary reduction, after-tax, forfeited and matching contributions cannot exceed the lesser of 25% of any employee's compensation (determined after salary reduction) for any year, or \$30,000. Compensation considered for all Plan purposes is subject to a compensation ceiling of \$160,000 for 1998 and 1997, and \$150,000 for 1996 and 1995.

Through June 30, 1995, the Company matched employee salary reduction and after-tax contributions 100% with GCI Class A and Class B common stock, limited to 10% of any one employee's compensation each pay period. Commencing July 1, 1995, employee contributions invested in GCI Class A and Class B common stock continue to receive up to 100% matching, as determined by the Company each year, in GCI Class A and Class B common stock. Employee contributions invested in other than GCI Class A and Class B common stock receive up to 50% matching, as determined by the Company each year, in GCI Class A and Class B common stock.

Amounts contributed to the Plan by the Company are not taxed to the employee until distribution upon retirement, hardship or termination of employment. Plan earnings are taxable to the employee either upon distribution or, in the case of GCI stock distributions, upon the eventual disposition of the stock.

6 GENERAL COMMUNICATION, INC. QUALIFIED EMPLOYEE STOCK PURCHASE PLAN

NOTES TO FINANCIAL STATEMENTS

Participant Accounts

Each participant account is credited with the participant's contributions, the employer matching contributions and allocations of Plan earnings. Plan earnings are allocated quarterly. Earnings of assets other than GCI Class A and Class B common stock are allocated based on the participant's weighted account balance (excluding Company stock) as a proportion of total weighted account balances (excluding Company stock) during the calendar quarter. Earnings on Company stock are allocated to the accounts holding such Company stock, based upon the number of shares held by each participant account at the end of the calendar quarter.

Vesting A participant's interest in his or her Salary Reduction Account and

General

Non-qualified Voluntary Account is always fully vested and is not subject to forfeiture.

<TABLE>

The participant's interest in the Company Matching Account is vested based upon years of service with the Company (as defined in the Plan agreement), in accordance with the following schedule:

<	СA	ΡΊ	1	ΛU	>

Years of Service	Vested Percentage
<s></s>	<c></c>
Less than 1	0%
1 or more but less than 2	20%
2 or more but less than 3	30%
3 or more but less than 4	45%
4 or more but less than 5	60%
5 or more but less than 6	80%
6 or more	100%

</TABLE>

Any portion of a participant's account which is forfeitable shall be forfeited on the earlier of the date a terminated participant receives a distribution or the date on which the participant experiences five consecutive one-year breaks in service (as defined in the Plan agreement).

A participant's interest in the Company Matching Account fully vests without regard to the number of years of service when the participant, while still employed: (i) attains Normal Retirement age and retires under the terms of the Plan; (ii) dies, or (iii) becomes totally and permanently disabled. A participant's interest in the Company Matching Account fully vests upon the termination or partial termination of the Plan or upon complete discontinuance of Company contributions.

If a participant terminates participation for any reason other than retirement, death or disability while any portion of his or her account in the Plan is forfeitable, and receives a distribution of his or her vested account balance attributable to Company matching contributions not later than the close of the second Plan year following the Plan year in which participation terminated, then upon becoming an eligible employee, the participating employee will have the right to repay the distribution to the Plan in accordance with Plan provisions. The shares of that participating employee's account previously forfeited will be restored.

Forfeitures

If a participating employee terminates participation for any reason other than retirement, death or disability, that portion of his or her account attributable to Company contributions which has not vested will be forfeited. All amounts so forfeited will be allocated along with the employer matching contribution to the remaining participating employees during the first calendar quarter

> 7 GENERAL COMMUNICATION, INC. QUALIFIED EMPLOYEE STOCK PURCHASE PLAN

> > NOTES TO FINANCIAL STATEMENTS

after the end of the year in which the forfeitures occur. Forfeitures are immaterial to the financial statements as a whole and are not accrued at year end.

Participant Notes Receivable

Participants may borrow from their accounts a minimum of \$1,000 up to a maximum equal to the lesser \$50,000 or 50% of their vested account balance. Loan transactions are treated as a transfer to (from) the investment fund from (to) the Participants Notes fund. Loan terms range from 1-5 years. The loans are secured by the vested balance in the participant's account and bear interest at National Bank of Alaska's prime rate plus 2%, fixed at the loan date. Interest rates for all notes receivable at December 31, 1997, are 10.50 percent. Principal and interest is paid ratably through semi-monthly payroll deductions.

(2) Summary of Significant Accounting Policies

The Plan financial statements are based on the accrual method of accounting with Plan investments stated at current value.

The current value of GCI Class A and Class B common stock is based on the average of the closing bid and ask prices as listed on the National Association of Securities Dealers Automated Quotation (NASDAQ) National Market System. The current value of MCI Communications Corp. ("MCI") common stock, Tele-Communications, Inc. Series A TCI Ventures Group common stock, TCI Satellite Entertainment, Inc. Series A common stock and Tele-Communications, Inc. Series A TCI Group common stock (collectively "TCI") is based on the average of the closing bid and ask prices as listed on the NASDAQ National Market System. Mutual fund investments are carried at fair market value, as determined by individual fund management, based upon quoted market prices.

Purchases and sales of securities are recorded on a trade-date basis. The cost of securities purchased is determined using the average cost method.

Certain reclassifications of activity have been made in the statement of changes of net assets available for plan benefits in the prior year balances in order to conform to the current year presentation.

(3) Administration of Plan Assets

On July 1, 1995, The Heintzberger Company ("Recordkeeper") became recordkeeper of the Plan and National Bank of Alaska ("Trustee") became trustee of the Plan. Administrative expenses related to the Plan are paid directly by the Company to the Recordkeeper and the Trustee. Company employees continue to provide administrative support to the Plan but no employee receives compensation from the Plan.

(4) Amendment or Termination

The Company's Board of Directors has reserved the right to amend or terminate the Plan. No amendment may reduce the accrued benefits of any participant or give the Company any interest in the trust assets of the Plan. In the event of termination of the Plan, a participant with respect to the Plan becomes fully vested in his or her Company Matching Account.

The Plan was amended in 1992 to conform with revised Rule 16(b)-3 adopted pursuant to the 1934 Securities Exchange Act. Such amendment provides restrictions on participation after an officer or director makes a withdrawal from the Plan, limitations on further participation by officers and directors

8 GENERAL COMMUNICATION, INC. QUALIFIED EMPLOYEE STOCK PURCHASE PLAN

NOTES TO FINANCIAL STATEMENTS

after ceasing to participate in the Plan, approval of certain amendments by shareholders, and transferability restrictions.

In December 1994 the Plan was amended and restated effective January, 1989 to comply with the Tax Reform Act of 1986 and other legislation ("TRA '86"). Also in December 1994 the Plan was amended to modify matching contribution requirements and to allow diversification of investments into selected securities or funds as described in Footnotes (1) and (7), respectively. Investment and matching contribution revisions to the Plan were implemented during the third quarter of 1995.

(5) Refunded and Refundable Contributions

During 1995, the Plan did not meet the requirements of certain discrimination tests related to employee and employer matching contributions for certain highly compensated employees (as defined). Corrective distributions were made in December 1995 to satisfy the non-discrimination test requirements for the Plan year ended December 31, 1995.

(6) Cash and Cash Equivalents

Included in cash and cash equivalents are interest bearing certificates of deposit. Cash and cash equivalents at December 31, 1997 and 1996 include restricted cash of \$107,431 and \$116,214, respectively. This cash has been restricted by participants from use in purchasing stock or other investments.

(7) Investments

Through June 30, 1995, the Plan was self-administered and Plan participants invested contributions in GCI Class A and Class B common stock only. Commencing July 1, 1995, the Plan diversified with expanded investment choices offered to Plan participants as follows:

GCI Stock Fund - a fund invested in shares of GCI Class A and

Class B common stock.

MCI Stock Fund - a fund invested in shares of MCI common stock.

TCI Stock Fund - a fund invested in shares of TCI common stock.

9 GENERAL COMMUNICATION, INC. QUALIFIED EMPLOYEE STOCK PURCHASE PLAN

NOTES TO FINANCIAL STATEMENTS

Mutual Funds:

Fidelity Puritan Trust Fund ("Fidelity") - a mutual fund seeking high income with preservation of capital by investing in a broadly diversified portfolio of securities.

Heartland Value Fund ("Heartland") - a mutual fund seeking long term capital appreciation through investment in small company stocks selected on a value basis.

Meridian Fund ("Meridian") - a mutual fund seeking long-term growth of capital through investments in small and medium sized companies considered to be experiencing above-average growth in revenue and earnings.

Neuberger & Berman Guardian Fund ("Neuberger") - a mutual fund seeking primarily capital appreciation and secondarily current income through investment in a large number of common stocks of long-established, high quality companies.

Vanguard Short-term Corporate Fund ("Vanguard") - a mutual fund seeking to provide investors with a high level of income consistent with maintenance of principle and liquidity with primary investment in investment grade corporate debt securities, federal, state and municipal agency obligations, certificates of deposit and commercial paper.

10 GENERAL COMMUNICATION, INC. QUALIFIED EMPLOYEE STOCK PURCHASE PLAN

NOTES TO FINANCIAL STATEMENTS

<TABLE>

Changes in investments by investment account for the year ended December 31, 1997 are as follows.

CAPTION:			Balance		Rollover			
alance		D	ecember 31,	Contri-	from Cable	Investment		Employee
December			1000			-		
31, 1997			1996	butions	Entities	Income	Transfers	Withdrawals
	<s></s>	<c></c>		<c></c>	<c></c>	<c></c>	<c></c>	<c></c>
<c></c>	Cash & cash equivalents	Ş	462,139			25,474	(164,751)	
322,862	equivalents	Ŷ	402,139			23,474	(104,/31)	
	Investments:							
	GCI		15,710,456	3,409,099	857,261	(2,651,497)	(1,578,963)	(1,533,364)
14,212,99	MCI		31,707	63,606	53,778	32,513	136,108	(17,165)
300,547	TCI		9,057	16,104	12,456	59,272	68,854	(4,377)
161,366								

Mutual fund investments:

	Fidelity	34,028	74,753	78,461	24,578	167,732	(12,454)
367,098	Heartland	108,020	158,854	176,935	51,318	564,251	(23,688)
1,035,690	Meridian	42,834	102,755	81,639	24,264	82,708	(6,697)
327,503 734,006	Neuberger	61,674	152,623	176,542	22,149	329,451	(8,433)
528,338	Vanguard	9,060				394,610	(11,529)
2,992,635		255,616	532 , 536	592,600	135,932	1,538,752	(62,801)
463,876	notes receivable	306,343		47,042			242,295
18,131,41		16,313,179				164,751	(1,375,412)
88,807	Contributions receivable: Employee	57,870	30,937				
76,891	Employer	52,135	24,756				
 165,698		110,005	55,693				
2,959	Investment income receivable	2,259			700		
18,622,93				1,563,137			(1,375,412)
	====						

</TABLE>

During the second quarter of 1997, participants were allowed to make a one-time transfer of their investment in GCI Class A and B stock to another investment choice(s) offered by the Plan.

Effective October 31, 1996, GCI acquired seven Alaska cable television companies ("Cable Systems"). During 1997, the 401(k) accounts of those employees previously employed by the Cable Systems and currently employed by GCI were rolled into the Plan. Contributions from the Cable Systems' rollovers totaled \$1,563,137.

At December 31, 1997 the GCI Class A and Class B common stock price was \$6.6875. At June 12, 1998 the GCI Class A and Class B common stock price was \$5.9688. Stock value is based upon fluctuating market demand.

11 GENERAL COMMUNICATION, INC. QUALIFIED EMPLOYEE STOCK PURCHASE PLAN

NOTES TO FINANCIAL STATEMENTS

<TABLE>

Investments which represent 5% or more of the Plan's net assets at December 31, 1997 and 1996 follow: <<CAPTION>

	1997	1996
<\$>	<c></c>	<c></c>
GCI Class A and Class B common stock	\$ 14,212,992	15,710,456
Heartland	1,035,690	108,020

</TABLE>

Employees may elect to participate in more than one fund. The following table summarizes the number of employees participating in each fund at December 31:

	1997	1996	1995
<s></s>	<c></c>	<c></c>	<c></c>
GCI Stock Fund	578	345	234
MCI Stock Fund	92	46	32
TCI Stock Fund	40	23	13
Fidelity	81	34	29
Heartland	163	67	52
Meridian	98	40	29
Neuberger	135	41	29
Vanguard	62	16	9
	1,249	612	427
	==========		

</TABLE>

(8) Unrealized Appreciation (Depreciation) of Investments <TABLE>

The gross unrealized appreciation (depreciation) of Plan assets at December 31 was as follows:

<c< th=""><th>APT</th><th>IOI</th><th>1></th></c<>	APT	IOI	1>

		1997	1996	1995
<\$>	 <c></c>		<c></c>	<c></c>
GCI Stock Fund	\$	5,981,174	9,160,059	3,922,986
MCI Stock Fund		26,819	5,731	404
TCI Stock Fund		49,915	(2,955)	117
Mutual fund investments		(183,322)	7,933	(1,166)
	 \$	5,874,586	9,170,768	3,922,341
	==			

</TABLE>

(9) Income Taxes

The Plan is qualified under Section 401(a) of the Code pursuant to a tax determination letter obtained from the Internal Revenue Service ("IRS"). The trust established pursuant to the Plan is, therefore, exempt from taxation under Section 501(a) of the Code.

In December 1994, an application was submitted to the IRS for a determination as to the Plan's qualification status under Section 401(a) of the Code associated with Plan changes for TRA '86, investment diversification and modification of the employer matching contribution percentage. On March 13, 1996 the IRS issued a determination letter stating that these amendments to the Plan meet the requirements of section 401(a) of the Code.

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Supplemental Schedule I

GENERAL COMMUNICATION, INC. QUALIFIED EMPLOYEE STOCK PURCHASE PLAN

Item 27a - Schedule of Assets Held for Investment Purposes

<CAPTION>

December 31, 1997

Current					
Identity of Issue Value	Description of Investment		Cost		
<s></s>	<c></c>	<c></c>			
<c></c>					
General Communication, Inc $*$	2,125,307 shares of Class A and Class common stock	s B Ş	8,231,818		
14,212,992					
MCI Communications Corp. * 300,547	7,020 shares of common stock		273,728		
Tele-Communications, Inc. Series	s A				
TCI Group	4,997 shares of Class A common stock		98,542		
139,606					
Tele-Communications, Inc. Series	5 A				
Ventures Group	753 shares of Class A common stock		11,871		
21,320					

TCI Satellite Entertainment, Inc. Series A 440	64 shares of Class A common stock		1,038
			111,451
161,366			
 Mutual fund investments:			
Heartland Value Fund 1,035,690	30,578 shares		1,113,221
Neuberger & Berman Guardian Fund 734,006	28,340 shares		827,772
Vanguard Short-term Corporate Bond Fund 528,338	48,875 shares		525,761
Fidelity Puritan Trust Fund 367,098	18,942 shares		357,252
Meridian Fund 327,503	10,657 shares		351,951
			3,175,957
2,992,635			
Participant notes receivable 463,876			463,876
Investments at December 31, 1997 18,131,416		Ş	12,256,830
		===	

</TABLE>
* Party-in-interest

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Supplemental Schedule IV

<TABLE>

GENERAL COMMUNICATION, INC. QUALIFIED EMPLOYEE STOCK PURCHASE PLAN

Item 27d - Schedule of Reportable Transactions

December 31, 1997

<CAPTION>

Identity of Party Involved Net Gain	Description of Asset		Purchase Price	Selling Price	Cost of Asset	Value of Asset on Transaction Date
 <\$>	<c></c>	 <c></c>				
<c></c>		<0>			<0>	<<>>
Series of transactions - purchases 	GCI Class A & B common stock	Ş	3,805,989	3,805,989	3,805,989	3,805,989
transactions - sale 288,030	GCI Class A & B common stock		1,403,672	1,691,702	1,403,672	1,691,702
200,000						
Series of transactions - purchases 	Heartland Value Fund, Inc.		1,044,810	1,044,810	1,044,810	1,044,810
Series of transactions - sales 797	Heartland Value Fund, Inc.		34,216	35,013	34,216	35,013
Series of transactions - purchases 	Federated Government Obligation Fund #5		6,274,974	6,274,974	6,274,974	6,274,974
Series of transactions - sales	Federated Government Obligation Fund #5		C 400 C00	C 400 C00	C 400 C00	C 402 C02

6,423,682 6,423,682 6,423,682 6,423,682 6,423,682

Current

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Exhibit

Consent of Independent Auditors

The General Communication, Inc. Qualified Employee Stock Purchase Plan Trustees General Communication, Inc. Qualified Employee Stock Purchase Plan

We consent to incorporation by reference in the Form S-8 Registration Statement (No. 33-24029) of our report dated June 12, 1998 related to the statements of net assets available for plan benefits of General Communication, Inc. Qualified Employee Stock Purchase Plan as of December 31, 1997 and 1996 and the related statements of changes in net assets available for plan benefits for each of the years in the three-year period ended December 31, 1997, which report appears in the December 31, 1997 annual report on Form 11-K of General Communication, Inc. Qualified Employee Stock Purchase Plan.

KPMG Peat Marwick LLP

June 29, 1998

15 SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the trustees of the Plan have duly caused this annual report to be signed on its behalf by the undersigned thereunto duly authorized.

GENERAL COMMUNICATION, INC. QUALIFIED EMPLOYEE STOCK PURCHASE PLAN

June 29, 1998 (Date) By: /s/ Alfred J. Walker Alfred J. Walker Plan Administrator

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