

SUPPLEMENT

DoCoMo Pacific, Inc. (“DoCoMo Pacific”) hereby files this supplement to clarify that the 310(b)(4) Petition for Declaratory Ruling filed on August 9, 2011 is also being filing in conjunction with an application filed in the Commission’s Universal Licensing System (“ULS”) on August 17, 2011 requesting assignment of an Advanced Wireless Service (“AWS”) license from McCotter Hotel Operations, Inc. (“McCotter”) to DoCoMo (ULS File No. 0004840781).¹

DoCoMo Pacific further clarifies that in the 310(b)(4) Petition for Declaratory Ruling it inadvertently referenced “DoCoMo” to both DoCoMo Pacific, Inc. and NTT DoCoMo, Inc. (“NTT DoCoMo”). These are separate entities with DoCoMo Pacific as an indirect wholly-owned subsidiary of NTT DoCoMo.

Finally, DoCoMo Pacific clarifies that it changed its corporate name from Guam Cellular and Paging, Inc. to DoCoMo Pacific, Inc. in 2008. There was no change in ownership or corporate structure at the time of the name change.

¹ DoCoMo Pacific and McCotter filed an initial assignment application on August 9, 2011 requesting assignment of an AWS license from McCotter to DoCoMo Pacific (ULS File No. 0004819444). On August 15, 2011, DoCoMo Pacific exercised an option to purchase the second AWS license from McCotter.