E-mail: <u>James.Ball@fcc.gov</u> <u>George.Li@fcc.gov</u> (202) 418-1462 (202) 418-2824 (fax) June 29, 2007

Ref: 2007-27

Dominic Pastore	Jonathan Frenkel	Myla S. Trotter	Edward T. Hand	Lonnie Kishiyama	Stephen Heifetz	Hillary Morgan
(202) 514-5607	(202) 282-8478	(202) 324-1730	(202) 514-2464	(202) 282-9740	(202) 282-8973	(703) 607-6092
		Sigal Mandelker	Kenneth Schagrin	Josephine Scarlett	Louis Brenner	Steven W. Lett
		(202) 616-0573	(202) 395-5663	(202) 482-5461	(202) 692-4235	(202) 647-5835

Re: Section 214 & 310(b)(4) and Cable Landing License Application

#### Dear Sir or Madam:

applications are able to be viewed by accessing www.fcc.gov/ibfs and searching by because we are prepared to take action on these applications. Electronic filed (e-file) security, law enforcement, foreign policy or trade concerns by C.O.B. July 18, 2007, the file number. Please review the following applications and advise us whether you have any national

## ITC-214-20070621-00241(e-file)

respectively. citizens of the Philippines, each of whom owns 51% and 49% of the applicant, and resale services between the United States and permissible international points. Two 168 Global Networks LLC's application for authority to provide global facilities-based

## ITC-214-20070627-00248(e-file)

permissible international points. Applicant is incorporated and located in Canada. Nortel Networks Corp.'s application for resale authority between the United States and

## ITC-214-20070626-00246(e-file)

Island's corporation. between the United States and permissible international points. Applicant is indirectly SanCom Wireless Puerto Rico License Co., LLC's application for resale authority 17.2% owned by a Bermuda corporation, and indirectly 19.3% owned by a Cayman

the petition, at levels below those approved in the 2004 Ruling. approved in the 2004 Ruling continue to hold equity and voting interests as specified in (0.26%); and four named Canadian citizens (collectively, 0.69%). SMCI shareholders 1168433 Ontario, Inc. (organized and principally conducting business in Canada) with a principal place of business in Brazil) (2.52%); GTI V, LP and GTI V (NR), LP business in Luxembourg or Brunei) (25.16%); Partenon Holdings, LLC (U.S.-organized the 2004 Ruling: Mahkota SA (organized in Luxembourg with a principal place of and voting interests in SkyWave, in addition to the shareholders previously approved in Petitioner seeks approval for the following individuals and entities to hold indirect equity (both organized and principally conducting business in Canada (collectively, 8.37%);

hold granted stock options are citizens of Canada, Brazil, China, Peru, Singapore but not exercised under SMCI's employee stock option plan. The named individuals that shares of SMCI. SkyWave also seeks approval for stock options that have been granted and voting interest of approximately 1.29% based on the current number of outstanding place of business in Canada, holds warrants that, if exercised, would represent an equity 310(b)(4). In particular, MMV Financial, a Canadian corporation with its principal convertible interests can be redeemed without further Commission approval under section Hong Kong, and Mexico. Petitioner also requests approval for warrants and stock options for SMCI so that these

approval are consistent with the public interest. FCC Rcd 18158 (2000), the indirect foreign equity and voting interests for which it seeks Foreign Participation Order, 12 FCC Rcd 23891 (1997), Order on Reconsideration, 15 Petitioner asserts that, pursuant to the rules and policies established in the Commission's

have any concerns with the above listed applications If we do not hear from you by C.O.B. July 18, 2007, we will assume that you do not

Sincerely.

George Li, Deputy Chief

Policy Division



# Federal Communications Commission Washington, D.C. 20554



International Bureau

June 26, 2007

Washington, D.C. 20520-5818 Bureau of Economic, Energy and Business Affairs-Room 4826 Mr. Steven Lett Office of International Communications and Information Policy Deputy U.S. Coordinator 2201 C Street. N.W. U.S. Department of State

Re: Telstra Incorporated/Sydney-Hawaii Cable System SCL-LIC-20070621-00009

Dear Mr. Lett:

holds approximately 17% of Telstra's share. System). Applicant, Telstra Incorporated (Telstra USA), is indirectly wholly-owned by Telstra system extending between Sydney Australia and Keawaula, Hawaii (Sydney-Hawaii Cable construct, land and operate a non-common carrier high capacity fiber-optic submarine cable Corporation Limited (Telstra), an Australian company. The Future Fund Board of Guardians We have received an application (File No. SCL-LIC-20070621-00009) for authority to

application to the Department of State, NTIA, and DOD as required by the Commission's  $\S$  301. The applicant has certified that on June 21, 2007, it has mailed copies of the Landing License Act, 47 U.S.C. §§ 34-39, section 1.767 of the Commission's rules, 47 C.F.R. § 1.767, and Executive Order No. 10530, § 5(a) (May 10, 1954), reprinted as amended in 3 U.S.C. rules 47 C.F.R. § 1.767 (j). The above-referenced application has been filed pursuant to the provisions of the Cable

of State for Economic, Business, and Agricultural Affairs to the Chairman, Federal Communications Commission (dated Dec.3, 2001). This letter begins the 30-day review process set out in the letter from the Under Secretary

Yours truly,

George L1
Deputy Chief, Policy Division

Doug May, DOS/EB/CIP
Josephine Scarlett, DOC/NTIA/OC
Hillary Morgan, DOD, DISA

00: