



Federal Communications Commission  
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International Bureau

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Re: Section 214, 310 (b)(4) and submarine cable license applications

Dear Sir or Madam:

Please review the following applications and advise us whether you have any national security, law enforcement, foreign policy or trade concerns by **C.O.B. Oct. 27, 2008**, because we are prepared to take action on these applications. **Electronic filed (e-file) applications are able to be viewed by accessing [www.fcc.gov/ibifs](http://www.fcc.gov/ibifs) and searching by the file number.**

**ITC-214-20081006-00449 (e-file)**  
POP2Call, LLC's application for authority to provide resale services between the United States and permissible international points. Applicant is 50% owned by a U.S. company which, in turn, is 30% owned by a citizen of **Israel**.

**ITC-214-20081006-00450 (e-file)**  
Global 1 Touch's application for authority to provide resale services between the United States and permissible international points. Applicant is 30% owned by a citizen of **Israel**.

**ITC-214-20081007-00451 (e-file)**  
Blue Apple Telecom Corp.'s application for authority to provide facilities-based and resale services between the United States and permissible international points. Applicant is 50% owned by a citizen of **Dominican Republic**.

**SCL-LIC-20081008-00017 (e-file)**  
Office des postes et Telecommunications de Polynesie francaise (OPT)'s application for a license to land and operate a common carrier fiber optic submarine cable directly linking Tahiti and Hawaii. OPT is a public owned corporation headquartered in **Tahiti** and existing under the laws of French Polynesia. OPT is wholly owned by the **Government of French Polynesia**.

**ITC-214-20081008-00452 (e-file)**  
Office des postes et Telecommunications de Polynesie francaise (OPT)'s application for authority to provide facilities-based and resale services between the United States and permissible international points.

0003574136; DA 08-1953 (rel. Aug. 25, 2008). Petitioner states that its earlier ruling authorized the indirect foreign ownership of PRTC, which holds certain common carrier radio licenses. See FCC 07-43 (rel. Mar. 26, 2007). PRTC also has a **pending** declaratory ruling before the Commission in connection with the 700 MHz licenses it won in Auction No. 73. See **ISP-PDR-20080103-00009**. (Please note that on June 13, 2008, DOJ/FBI/DHS (under John Conner's signature) notified the Commission that they have no objection to this petition.)

PRTC is a wholly-owned subsidiary of Telecomunicaciones de Puerto Rico, Inc. (TELPRD), a U.S. corporation organized under the laws of the Commonwealth of Puerto Rico. TELPRI is wholly owned by Tenedora Telpri, S.A. de C.V. (Tenedora), a Mexican corporation. Tenedora in turn is wholly owned and controlled (99.99%) by Radiomóvil Dipsa, S.A. de C.V. (Telcel), also a Mexican company. Telcel is wholly owned and controlled (99.99%) by Sercotel, S.A. de C.V. (Sercotel), which in turn is wholly owned and controlled (99.99%) by América Móvil S.A.B. de C.V. (América Móvil). Both Sercotel and América Móvil are corporations organized under the laws of Mexico. Mr. Carlos Slim Helu and certain members of his immediate family (all of whom are citizens of Mexico) directly and indirectly hold approximately 33 percent equity and 66 percent voting interests in América Móvil.

Petitioner asserts that, pursuant to the rules and policies established in the Commission's Foreign Participation Order, 12 FCC Rcd 23891 (1997), Order on Reconsideration, 15 FCC Rcd 18158 (2000), the indirect foreign ownership of PRTC in excess of 25 percent is consistent with the public interest.

For further information, please contact **Francis Gutierrez** at, (202) 418-7370, **Susan O'Connell** at, (202) 418-1484, or **David Kreck** at, (202) 418-7443.

If we do not hear from you by **C.O.B. Oct. 27, 2008**, we will assume that you do not have any concerns with the above listed applications.

Sincerely,



George Li, Deputy Chief, Policy Division