

Question 9:

amaysim USA Inc. (“amaysim”) desires streamlined processing pursuant to Section 63.12 of the Commission's rules. amaysim qualifies for streamlined processing under Section 63.12(c)(1)(ii) because although amaysim is affiliated with a foreign carrier in a destination market, amaysim qualifies for a presumption of non-dominance under Section 63.10(a)(3). As more fully described in response to Question 11 below, amaysim qualifies for a presumption of non-dominance under Section 63.10(a)(3) because the foreign carrier with which amaysim is affiliated is not a monopoly provider and does not have more than 50% of the market share for international transport or local access on the foreign end of the relevant routes.

The other restrictions set forth in Section 63.12(c) of the Commission's rules do not apply. amaysim does not have an affiliation with a dominant U.S. carrier whose international switched or private line services the applicant seeks authority to resell. And amaysim does not seek authority to provide switched basic services over private lines to a country for which the Commission has not previously authorized the provision of switched services over private lines.

Question 11:

**63.18(i)** – amaysim hereby certifies that it is affiliated with amaysim Australia Pty Limited (“AAPL”), a corporation formed under the laws of Australia, because amaysim is 100% owned by AAPL.

**63.18(j)** – amaysim hereby certifies that it seeks to provide international telecommunications services to Australia, where its foreign carrier affiliate AAPL provides services.

**63.18(k)** – Australia is a member of the WTO. In addition, AAPL lacks market power in Australia. AAPL has less than 1% of the market for telecommunications services and access lines in Australia.

**63.18(l)** – amaysim desires the authority to resell the international switched services of an unaffiliated U.S. carrier on the routes to Australia. Accordingly, pursuant to Section 63.10(a)(3), amaysim hereby certifies that AAPL is not a monopoly provider in Australia. amaysim further submits the following information to demonstrate that AAPL does not have sufficient market power on the foreign end of the routes to the countries specified above to adversely affect competition in the U.S. market: AAPL has less than 1% of the market for telecommunications services and access lines in Australia.

**63.18(m)** – amaysim desires to be classified as non-dominant. amaysim submits that the information set forth above for Section 63.18(l) demonstrates that it is presumptively non-dominant under Section 63.10(a)(3) of the Commission’s Rules.

Question 12:

As described above, amaysim desires to be authorized to provide international telecommunications services to, among other countries, Australia, where it has a foreign carrier affiliation as described above.

Question 15:

- (d) amaysim has not received authority previously under Section 214 of the Communications Act.
- (e) amaysim certifies that it will comply with the terms and conditions contained in sections 63.21, 63.22 and 63.23 of the Commission's rules.
- (f) At this time, amaysim seeks no other authorization available under Section 63.18(e).
- (g) Not applicable.