Decision 84 CO 043

SEP 6 1984

ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of Meiko Itow doing business as MPI Limousine Service for a Class B charter bus certificate from home terminal in Montebello.

Application 84-07-097 (Filed July 31, 1984)

### OBINION

Meiko Itow an individual doing business as MPI Limousine Service. has applied for a certificate of public convenience and necessity as a Class B charter-party carrier of passengers (Public Utilities (PU) Code §§ 5371 to 5375).

No other Commission operating authority has been held by applicant.

Applicant states that she has had experience in the operation of limousine services, which she intends to perform. Applicant alleges that the proposed operations are required by persons desiring luxury limousine services in the Montebello area.

Applicant's total assets are \$206,000: \$56,000 of this is attributed to applicant's two limousines. It is projected that the typical year's revenue will be \$24,000.

Notice of the filing of this application appeared in the Commission's Daily Transportation Calendar of August 6, 1984. No protests have been received.

# Findings of Fact

- 1. Applicant has the ability, experience, equipment, and financial resources to perform the proposed service.
- 2. Public convenience and necessity require the service proposed by applicant.

- 3. Applicant should be authorized to pick up passengers within a radius of 40 air miles from her home terminal at 728 North Fourth Street. Montebello.
- 4. No protest has been received and a public hearing is not necessary.
- 5. It can be seen with certainty that there is no possibility that the activity in question may have a significant effect on the environment.

### Conclusions of Law

- 1. Public convenience and necessity have been demonstrated and a certificate should be granted.
- 2. This order should become effective immediately as public convenience and necessity have been demonstrated.

## ORDER

#### IT IS ORDERED that:

- 1- A certificate of public convenience and necessity, to be renewed each year, is granted to Meiko Itow authorizing her to operate as a Class B charter-party carrier of passengers, as defined in PU Code § 5383, from a service area with a radius of 40 air miles from applicant's home terminal at 728 North Fourth Street, Montebello.
  - 2. Applicant shall:
    - a. Obtain California Highway Patrol (CHP) clearance for each vehicle to be used in this Class B charter-party operation.
    - b. Notify the Commission and CHP of any addition or deletion of vehicle(s) used in the service prior to use.
    - c. Establish the authorized service within 360 days after this order is effective.
    - d. Remit to the Commission the Transportation Reimbursement Fee required by PU Code § 403 when notified by mail to do so.

- 3. The Passenger Operations Branch will issue the annual renewable certificate on Form PE-695 as authorized by Resolution PE-303 when it receives CHP clearances and evidence of liability protection in compliance with General Order Series 115.
- 4. In providing service under the certificate, applicant shall comply with General Orders Series 98 and 115 and the CHP safety rules.
- 5. Prior to initiating service to any airport, applicant shall notify the airport authority involved. This certificate does not authorize the holder to conduct any operations on the property of or into any airport unless such operation is authorized by both this Commission and the airport authority involved.
- 6. The Class B certificate of public convenience and necessity granted by this order does not authorize round-trip sightseeing-tour service, which is not subject to regulation by this Commission. It does, however, permit applicant to offer charter service to a sightseeing-tour operator.
  - 7. The application is granted as set forth above.

    This order is effective today.

    Dated SEP 6 1984, at San Francisco, California.

LEONARD M. GRIMES. JR.

President
VICTOR CALVO
PRISCILLA C. GREW
DONALD VIAL
WILLIAM T. BAGLEY
Commissioners

I CEPTIFY THAT THIS DECISION RAS AT ACCURATE TODAY.

Joseph E. Bodovitz,