# AU/MCC/jt

# Decision 90 07 050 JUL 18 1990



BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

În thẻ Màttér of thé Application of Gary A DeRoos, d/b/á The City Cellular Company.

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Application 90-06-025 (Filed June 13, 1990)

#### <u>Ó PINIÓN</u>

This is an application in which Gary A. DeRoos, doing business as The City Cellular Company (applicant), seeks a certificate of public convenience and necessity to operate as a reseller of cellular radio telecommunications services.

Notice of the filing of the application appeared in the Commission's Daily Calendar of June 19, 1990. There are no protests.

The Commission makes the following findings and conclusion.

Findings of Fact

1. A public hearing is not necessary in this matter.

2. Applicant is a California corporation with its principal place of business in Anaheim, California.

3. Applicant states that he has an extensive background in business and telecommunications.

4. Applicant proposes to operate as a resale carrier of cellular radiotelephone service at any location in California and initially in the Los Angèles Cellular Geographic Service Area (CGSA) and other contiguous CGSAs. Initially he proposes to résell service purchased from facilties-based certificated carriers operating in the Los Angeles CGSA including the Los Angeles SMSA Limited Partnership and the Los Angèles Cellular Telephone Company.

5. As a reseller, applicant will not construct, own, or operate any fixed cellular radio equipment or facilities but will sell to end users the services provided by carriers which do

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opérate the fixed facilities nécessary to transmit cellular téléphone traffic. Applicant will purchase services from these carriers at théir tarifféd wholesale rates and will résell them at the following rates:

Connection Charge	\$50.00
Monthly Access Charge	45.00
Péak Minute Usage	. 45
Off-Peak Minute Usage	.27

6. Applicant has provided a pro forma balance sheet which indicates assets of \$46,000 and liabilities of \$12,000 as of June 1, 1990. A pro forma income statement projects a net profit of \$7,700 for the first year's operation and a profit of \$572,900 at the end of the fifth year of operation.

7. Applicant has the ability, including financial ability, to conduct the proposed operations.

8. It can be seen with certainty that there is no possibility that the activity in question may have a significant effect on the environment.

9. Exemption from the provisions of Public Utilities (PU) Code §§ 816-830 has been granted to other resellers (e.g., Decision (D.) 86-10-007 and D.88-12-076).

10. Applicant's proposed resale of cellular service will enhance competition in the cellular retail market and may result in providing lower priced service, increased ability of customers to choose among service providers and a wide variety of service packages, and increase use of the existing facilities of the underlying carriers resulting in greater efficiency.

11. Public convenience and necessity require that the application be granted.

12. Applicant requests that it be authorized to file tariffs five days after the effective date of this order to be effective on one day's notice.

13. Applicant did not file proposed tariff pages with its application. It is reasonable to require that the initial tariffs

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filed by applicant be filed on not less than 15 days' notice before they become effective to allow time for appropriate review by the Commission Advisory and Compliance Division and other interested parties. This is consistent with our treatment of other resellers (e.g., D.89-05-006).

14. Applicant should be subject to the user fee as a percentage of gross intrastate revenue pursuant to PU Code §§ 431-435. The fee is currently 0.1% for the 1990-91 fiscal year.

15. As a telephone corporation operating as a telecommunications service supplier, applicant should be subject to the three-tenths of one percent (0.3%) surcharge on gross intrastate revenues to fund Telecommunications Devices for the Deaf. This surcharge became effective July 1, 1989 as set forth in Resolution T-13061 dated April 26, 1989 and issued pursuant to PU Code § 2881.

16. Becausé of the public interest in effective competition, this order should be effective on the date issued.

### Conclusion of Lav

The application should be granted.

Only the amount paid to the State for operative rights may be used in rate fixing. The State may grant any number of rights and may cancel or modify the monopoly feature of these rights at any time.

#### ORDBR

#### IT IS ORDERED that:

1. A certificate of public convenience and necessity to operate as a telephone corporation as defined in Public Utilities (PU) Code § 234 for the purpose of operating as a reseller of cellular radiotelephone services within California is granted to Gary A. DeRoos, doing business as The City Cellular Company (applicant), in accordance with the terms of the application.

2. Applicant is authorized to file with the Commission after the effective date of this order, on not less than 15 days' notice to the public and the Commission, the tariff schedules and rates for the proposed service. Service may not be offered until tariffs are on file. This filing shall comply with General Order Series 96, except that applicant is authorized to employ the alternative method of page numbering described in Commission Resolutions U-275 and T-4886 at its election. The tariff shall provide for a user fee surcharge of 0.10%. Failure to file the tariff may result in revocation of the authority granted here.

3. Applicant is subject to the provisions of General Order 96-A including Sections IV, V, and VI as revised in D.88-05-067 and extended by D.90-06-025, June 6, 1990.

4. Applicant is subject to the user fee as a percentage of gross intrastate revenue pursuant to PU Code §§ 431-435.

5. The corporate identification number assigned to applicant is U-4094-C which should be included in the caption of all original ' filings with this Commission, and in the titles of other pleadings filed in existing cases.

6. Within 60 days of the effective date of this order, applicant shall comply with PU Code § 708, Employee Identification Cards, and notify, in writing, the Chief of the Telecommunications Branch of the Commission Advisory and Compliance Division of compliance.

7. The certificate of public convenience and necessity granted by this order shall expire with 12 months after the effective date of this order if applicant has not filed tariffs and commenced operations by that date.

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8. Within 20 days after this order is effective, applicant shall file a written acceptance of the certificate granted in the proceeding.

> This order is effective today. Dated <u>JUL 18 1990</u>, at San Francisco, California.

> > G. MITCHELL WILK President FREDERICK R. DUDA STANLEY W. HULETT JOHN B. OHANIAN PATRICIA M. ECKERT Commissioners

I CERTIFY THAT THIS DECISION WAS APPROVED BY THE ADOVE COMMISSION toculivo Director 111