

**ORIGINAL**

Decision 83 65 012 May 4, 1983

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Investigation on the Commission's )  
own Motion to consider revisions )  
to Rule 18(o) of the Rules of )  
Practice and Procedure in )  
furtherance of the Commission's )  
continuing regulation of )  
radiotelephone utilities. )

OII 83-03-01  
(Filed March 2, 1983)

ORDER MODIFYING OII 83-03-01

On March 2, 1983, the Commission issued its order instituting this proceeding (OII 83-03-01) to consider possible revisions to Rule 18(o) of the Rules of Practice and Procedure in furtherance of its continuing regulation of radiotelephone utilities. The Commission ordered certain pending applications listed in Appendix B to OII 83-03-01 consolidated with the generic proceeding. These consolidated applications sought certification for radiotelephone operations on paging channels newly allocated by the FCC. Application (A.) 82-11-47 of MCI Airsignal of California, Inc. (MCI Airsignal) was among the applications listed in Appendix B. In A.82-11-47 MCI Airsignal seeks authorization to expand its one-way paging service by the addition of a transmitting facility near Newcastle, Placer County, California. A.82-11-47 was protested, but the protest was withdrawn. Given these special circumstances differentiating A.82-11-47 from the other applications listed in Appendix B, we believe it is inappropriate to continue to include A.82-11-47 in the Appendix B list of consolidated proceedings. By separate order we intend to grant the relief sought by MCI Airsignal in A.82-11-47. However, such action neither changes MCI Airsignal's status as a respondent in OII 83-03-01, nor alters the consolidated status of the remaining applications listed in Appendix B.

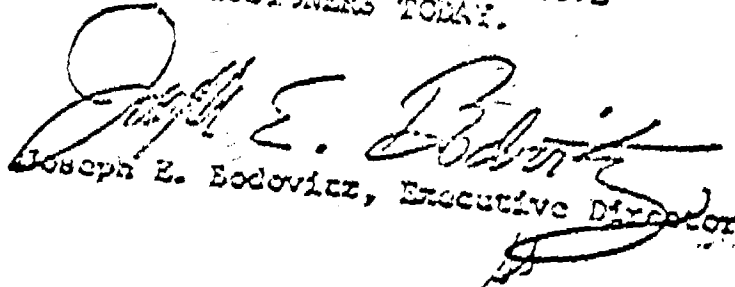
IT IS ORDERED that OII 83-03-01 is modified to delete the reference in Appendix B to A.82-11-47 of MCI Airsignal of California, Inc. (MCI Airsignal). This modification neither changes MCI Airsignal's status as a respondent in OII 83-03-01 nor alters the consolidated status of the remaining applications listed in Appendix B.

This order is effective today.

Dated MAY 4 1983, at San Francisco, California.

LEONARD M. GRIMES, JR.  
President  
VICTOR CALVO  
FRISCILLA C. GREW  
DONALD VIAL  
Commissioners

I CERTIFY THAT THIS DECISION  
WAS APPROVED BY THE ABOVE  
COMMISSIONERS TODAY.

  
Joseph E. Bodovitz, Executive Director

11



Decision 83 95 012 MAY 4 1983

**ORIGINAL**

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Investigation on the Commission's )  
own Motion to consider revisions )  
to Rule 18(o) of the Rules of )  
Practice and Procedure in )  
furtherance of the Commission's )  
continuing regulation of )  
radiotelephone utilities. )

OII 83-03-01  
(Filed March 2, 1983)

ORDER MODIFYING OII 83-03-01

On March 2, 1983, the Commission issued its order instituting this proceeding (OII 83-03-01) to consider possible revisions to Rule 18(o) of the Rules of Practice and Procedure in furtherance of its continuing regulation of radiotelephone utilities. The Commission ordered certain pending applications listed in Appendix B to OII 83-03-01 consolidated with the generic proceeding. These consolidated applications sought certification for radiotelephone operations on paging channels newly allocated by the FCC. Application (A.) 82-11-47 of MCI Airsignal of California, Inc. (MCI Airsignal) was among the applications listed in Appendix B. In A.82-11-47 MCI Airsignal seeks authorization to expand its one-way paging service by the addition of a transmitting facility near Newcastle, Placer County, California. A.82-11-47 was not protested. Given these special circumstances differentiating A.82-11-47 from the other applications listed in Appendix B, we believe it is inappropriate to continue to include A.82-11-47 in the Appendix B list of consolidated proceedings. By separate order we intend to grant the relief sought by MCI Airsignal in A.82-11-47. However, such action neither changes MCI Airsignal's status as a respondent in OII 83-03-01, nor alters the consolidated status of the remaining applications listed in Appendix B.

SS

*but the protest was withdrawn.*