Decision No. 86972

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

INTRASTATE RADIOTELEPHONE, INC. OF LOS) ANGELES, INTRASTATE RADIOTELEPHONE, INC.) OF SAN BERNARDINO, MOBILFONE, INC.,) ORANGE COUNTY RADIOTELEPHONE SERVICE,)	Application of (a) COMMON CARRIER COMMUNICATIONS, INC., to issue 1,000 Shares of \$10.00 par value stock; and (b) AMERICAN MOBILE RADIO, INC., INDUSTRIAL COMMUNICATIONS SYSTEMS, INC.,))) Application No. 57015
ROBERT L. MOHR, dba RADIOCALL CORPORATION,) to purchase, acquire and hold capital) stock of COMMON CARRIER COMMUNICATIONS,) INC.	INTRASTATE RADIOTELEPHONE, INC. OF LOS ANGELES, INTRASTATE RADIOTELEPHONE, INC. OF SAN BERNARDINO, MOBILFONE, INC., ORANGE COUNTY RADIOTELEPHONE SERVICE, INC., RADIO DISPATCH CORPORATION, and ROBERT L. MOHR, dba RADIOCALL CORPORATION, to purchase, acquire and hold capital stock of COMMON CARRIER COMMUNICATIONS,)(Filed January 17, 1977)))))

OPINION

American Mobile Radio, Inc., Industrial Communications Systems, Inc., Intrastate Radio Telephone, Inc. of Los Angeles, Intrastate Radio Telephone, Inc. of San Bernardino, Mobilfone, Inc., Orange County Radiotelephone Service, Inc., Radio Dispatch Corp., and Robert L. Mohr, doing business as Radiocall Corporation, seek authority to purchase, acquire and hold 125 shares, each, of the 1,000 shares of \$10 par value capital stock which Common Carrier Communications, Inc. seeks authority to issue for working capital.

Each applicant, except Common Carrier Communications, Inc., is engaged in the business of providing two-way mobile telephone service in the Southern California Area. They anticipate that under Docket No. 18261 the Federal Communications Commission will make 24 new channels available in the Southern California Area for automatic two-way mobile telephone service, and that such Commission will not act favorably upon separate applications for the necessary licenses.

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Common Carrier Communications, Inc. is a California corporation incorporated on June 9, 1976, primarily to engage in "the ownership and operation of an automatic two-way mobile telephone service on frequencies allocated or to be allocated under Federal Communications Commission Docket No. 18261." It intends to apply to this Commission for a certificate of public convenience and necessity to construct and engage in a two-way mobile telephone service utilizing the channels which are to be made available in the Southern California Area.

After consideration the Commission finds that:

- 1. The proposed transactions would not be adverse to the public interest.
- 2. The proposed stock issue is for a proper purpose.
- 3. The money, property or labor to be procured or paid for by the stock herein authorized is reasonably required for the purpose specified herein, which purpose is not, in whole or in part, reasonably chargeable to operating expenses or to income.
- 4. There is no known opposition and there is no reason to delay granting the relief requested.

On the basis of the foregoing findings we conclude that the application should be granted. A public hearing is not necessary.

In issuing our order herein we place applicants on notice that the authorizations herein granted are for the purpose of this proceeding only, and are not be be construed as an indication of the action this Commission would take on the contemplated application for a certificate of public convenience and necessity.

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ORDER

IT IS ORDERED that:

1. On or after the effective date hereof and on or before June 30, 1977, Common Carrier Communications, Inc. may issue and sell not exceeding 1,000 shares of its \$10 par value capital stock at par for cash to be used for working capital.

2. American Mobile Radio, Inc., Industrial Communications Systems, Inc., Intrastate Radio Telephone, Inc. of Los Angeles, Intrastate Radio Telephone, Inc. of San Bernardino, Mobilfono, Inc., Orange County Radiotelephone Service, Inc., Radio Dispatch Corp., and Robert L. Mohr, doing business as Radiocall Corporation, may each purchase, acquire and hold not exceeding 125 shares of \$10 par value capital stock of Common Carrier Communications, Inc.

3. Common Carrier Communications, Inc. shall file with the Commission a report, or reports, as required by General Order No. 24-B, which order, insofar as applicable, is hereby made a part of this order.

4. This order shall become effective when Common Carrier Communications, Inc. has paid the minimum fee prescribed by Section 1904.1 of the Public Utilities Code, which fee is \$50.

Dated at <u>San Francisco</u>, California, this <u>154</u> day of February, 1977.



Pregident Commissioners

Commissioner Vernon L. Sturgeon, being _ _ _ _ necessarily absent, did not participate in the disposition of this proceeding.