

LEXSEE 7 FCC Rcd 872

In the Matter of IDB AERO-NAUTICAL COMMUNICATIONS, INC.  
Application for authority to resell the services of other  
common carriers for the provision of international switched  
voice, data and telex services between the U.S. and various  
international points

File No. I-T-C-91-157

FEDERAL COMMUNICATIONS COMMISSION

7 FCC Rcd 872; 1992 FCC LEXIS 400

RELEASE-NUMBER:

DA 92-76

January 29, 1992 Released; Adopted January 16, 1992

ACTION: \*\*1

ORDER, AUTHORIZATION AND CERTIFICATE

JUDGES:

By the Chief, International Facilities Division

OPINIONBY:

LI

OPINION:

\*872 1. The above-captioned application, filed by IDB Aero-Nautical Communications, Inc. (IDB Aero), requests authority, pursuant to Section 214 of the Communications Act of 1934, as amended, to resell the services of other common carriers for the provision of international switched voice, data and telex services between the U.S. and various international points. The application was placed on public notice on July 3, 1991. No comments were received.

2. IDB Aero is a common carrier authorized to provide maritime mobile satellite service and aeronautical mobile satellite service via the INMARSAT system. It now seeks authority to provide international switched voice, data and telex services by the resale of the services of other common carriers and in competition with such carriers. IDB Aero is a foreign-owned carrier under the Commission's decision in International Competitive Carrier policies, 102 F.C.C. 2d 812, 842 (1985), recon. denied, 60 Rad. Reg. 2d (P&F) 1435 (1986), and is dominant in its provision of international common \*\*2 carrier services between U.S. and international points.

3. As a dominant carrier in its provision of international common carrier services, IDB-Aero remains subject to traditional entry and rate regulation. Our Section 214 authorizations issued to dominant carriers specify the facilities they may acquire or lease to provide a particular service to the authorized international points. In the case of resale carriers, these orders authorize carriers to provide an identified resale service, such as international switched voice, by reselling the services set forth in a

particular underlying carrier's tariff to specified international points. Dominant carriers seeking to supplement or modify their existing authorization must do so by formal application. Such applications are required where the dominant carrier seeks authority to provide a new service, resell an additional offering not specified in its existing Section 214 authorizations, or, serve additional points set forth in the underlying carriers' tariffs but not specified in the reseller's existing Section 214 authorizations.

4. Upon consideration of the application and in view of the foregoing, IT IS HEREBY CERTIFIED that \*\*3 the present and future convenience and necessity require the provision of resale of international switched voice, data and telex services by IDB-Aero between the United States and the points listed in Appendix A.

5. Accordingly, IT IS ORDERED that application File No. I-T-C-91-157 IS GRANTED, and IDB-Aero is authorized to provide international switched voice, data and telex services by the resale of the international common carrier services set forth in AT&T's Tariff F.C.C. No. 1, CCI's Tariffs F.C.C. Nos. 3 and 5, MCI's Tariff F.C.C. No. 1 and US Sprint's Tariffs FCC Nos. 1 and 2 between the U.S. and the points listed in the Appendix A.

6. IT IS FURTHER ORDERED that the applicant shall obtain any necessary operating agreements in each of the countries to which it will provide services and shall file them with the Commission within 30 days of their execution.

7. IT IS FURTHER ORDERED that the applicant shall file quarterly reports of revenue, number of messages, and number of minutes of both originating and terminating traffic for all international services between the U.S. and all countries it is authorized to serve within 90 days from the end of each calendar quarter.

8. \*\*4 IT IS FURTHER ORDERED that the applicant shall file tariff provisions pursuant to Section 203 of the Communications Act, 47 U.S.C. Section 203, and Part 61 of the Commission's Rules, 47 C.F.R. Part 61, for the services authorized in this Order.

9. IT IS FURTHER ORDERED that the applicant shall file the annual reports of overseas telecommunications traffic required by Section 43.61 of the Commission's Rules, 47 C.F.R. Section 43.61.

10. This order is issued under Section 0.291 of the Commission's Rules and is effective upon adoption. Petitions for reconsideration under Section 1.106 or applications for review under Section 1.115 of the Commission's Rules may be filed within 30 days of the date of public notice of this order (see Section 1.4(b)(2)).

FEDERAL COMMUNICATIONS COMMISSION

George S. Li

Chief, International Facilities Division

Common Carrier Bureau

APPENDIX:

APPENDIX A

COUNTRIES TO BE SERVED

Argentina  
Australia  
Austria  
Bahamas  
Bahrain  
Barbados  
Belgium  
Bermuda  
Bolivia  
Brazil  
Bulgaria  
Canada  
Chile  
China  
Colombia  
Costa Rica  
Cote D'Ivoire  
Cyprus  
Czechoslovakia  
Denmark  
Dominican Republic  
Ecuador  
Egypt  
Finland  
France  
\*\*5 Germany  
Greece  
Guatemala  
Guyana  
Hong Kong  
Honduras  
Hungary  
Iceland  
India  
Indonesia  
Ireland  
Israel  
Italy  
Jamaica  
Japan  
Kenya  
Korea  
Kuwait  
Lebanon  
Liberia  
Malaysia  
Mexico  
Morocco  
Netherlands  
New Zealand  
Nigeria  
Norway  
Pakistan  
Panama

Peru  
Philippines  
Poland  
Portugal  
Romania  
Saudi Arabia  
Singapore  
South Africa  
Spain  
Sweden  
Switzerland  
Taipei  
Thailand  
Trinidad  
Turkey  
United Kingdom  
U.S.S.R.  
Venezuela  
Yugoslavia