Copy for:		RESOLU	TION NO.	T-1	1073
Orig. and Copy to Executive Director	_	EVALUA DIVI	COMPLIANCE		
	RESOLUTION		October	16.	1986
Director					• •
Numerical File					
Alphabetical File					
Accounting Officer					

SUBJECT: Los Angeles SHSA Limited Partnership (U-3003-C) Order authorizing traffic interchange agreements relating to equal access arrangements in the Los Angeles area. Resolution No. T-11073.

WHEREAS: LOS ANGELES SMSA LIMITED PARTNERSHIP (Partnership), by Advice Letter No. 20, filed September 23, 1986, requests authorization and approval of the following agreements pertaining to the provision of equal access to interLATA toll carriers by cellular mobile radio subscribers of Partnership in the Los Angeles area:

PacTel Mobile Access (General Partner) and CCM Systems, Inc.
PacTel Mobile Access (General Partner) and AT&T Communications
PacTel Mobile Access (General Partner) and TDX Systems
PacTel Mobile Access (General Partner) and The Western Union Telegraph
Company

PacTel Mobile Access (General Partner) and U.S. Sprint

Partnership states that these agreements, which involve payment to Partnership by the toll carriers, are in the nature of contracts that require Commission approval. Counsel for the utility cites CPUC Decision 88465, in which we concluded that "A series of contracts issued under a common rate formula becomes a de facto rate...". 83 CPUC 444. Each of the listed agreements calls for a payment calculated under a common formula which allocates to each toll carrier a part of the cost incurred by Partnership in developing and deploying equal access capability. Each share is calculated using the ratio of that carrier's subscribers and assignees to the total Partnership customer body. Partnership has provided cost support showing the total nonrecurring cost for Los Angeles to be \$196,994; there will be no future recurring charges to the toll carriers. The amount payable by each carrier will be calculated following the equal access subscription period.

The Commission finds the listed agreements to be reasonable, and concludes that they should be approved; therefore, good cause appearing,

IT IS ORDERED that:

(1) Authority is granted, effective today, to carry out the terms of the foregoing agreements.

(2) The agreements authorized here shall be marked to show that such agreements were authorized under Resolution of the Public Utilities Commission of the State of California No. T-11073.

The effective date of this Resolution is today.

I hereby certify that the foregoing Resolution was duly introduced, passed and adopted at a regular meeting of the Public Utilities Commission of the State of California, held on October 16, 1986, the following Commissioners voting favorable thereon:

Executive Director

I abstain.

PRISCILLA C. GREN Commissioner

DONALD VIAL
President
VICTOR CALVO
FREDERICK R. DUDA
STANLEY W. HULETT
Commissioners