

8. (Holly Sugar Corporation - Application for Authority to Erect Structure under Section 6321, P.R.C., Lindsey Slough, Solano County - W.O. 511) The Commission was informed that on June 30, 1943 the Holly Sugar Corporation applied for authorization to erect and maintain a sugar beet receiving station on tide and submerged lands on the north side of Lindsey Slough, Solano County. On July 20, 1943, the Holly Sugar Corporation transmitted the filing fee. The Executive Officer, on July 26, 1943, gave permission to construct the structure subject to confirmation by the Commission.

Minutes of the Commission meeting on August 25, 1943, Item 32, Page 474, are as follows: "The Executive Officer submitted to the Commission, for discussion, the application of the Holly Sugar Company for permission to construct a sugar beet dump on Lindsey Slough in Solano County. It was pointed out that this Company already had some seventeen other beet loading dumps in the Delta area for which no rental or lease arrangements have ever been made with the Commission. Upon being informed the Holly Sugar Company expected to occupy State land at a cost to them much lower than the rentals charged by the Commission in other similar situations, the Executive Officer was instructed to negotiate with the Holly Sugar Company and report back to the Commission with recommendations for their consideration." The matter appears to have been dropped at that point.

On June 23, 1949, Lieutenant Governor Knight transmitted to the Commission's staff a copy of a letter dated August 11, 1943, to Mr. John F. Hassler, Director of Finance, confirming a telephone conversation by which it was agreed that the Holly Sugar Corporation would not be required to furnish bond or pay the inspection fee, and that the amount of rental would be determined at a later date but in no event to exceed \$10.00 per year. The Commission's present staff has no knowledge of this agreement and there is no record of Commission action with respect to it.

In checking on uncompleted office records, a letter was forwarded to the Holly Sugar Corporation on June 9, 1949, requesting conformance with Commission requirements.

Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Executive Officer to review the entire matter of occupation of State lands by the Holly Sugar Corporation and to negotiate leases in the light of the present Commission policy with respect thereto and make appropriate recommendations to the Commission for final action.

9. (East Bay Municipal Utility District - Application for Permit to Install an Outfall Sewer into San Francisco Bay - W.O. 289, P.R.C. 433) The Commission was informed that the East Bay Municipal Utility District, a political subdivision of the State, has applied for a permit to install an outfall sewer a distance of 450 feet, more or less, into San Francisco Bay, bayward of the grant to the City of Oakland. The Board of Port Commissioners, Port of Oakland, on July 21, 1947, by Port Ordinance No. 569 granted permission for the outfall sewer to cross the granted lands on Port of Oakland land.

Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Executive Officer to issue a permit to the East Bay Municipal Utility District, a political subdivision of the State, to install, maintain and use an outfall sewer into San Francisco Bay, bayward of the grant to the City of Oakland for a period of forty-nine years with the right of renewal for an additional period of forty-nine years, subject to prior approval by the State Department of Public Health. No rental or fees are to be required.