5. (CELLI ERCTHERS - APPLICATION FCR LEASE OF TIDE AND SUBMERGED LANDS, SACRAMENTO RIVER. SACRAMENTO COUNTY - W.O. 629, P.R.C. h9h) The Commission was informed that Celli Brothers of Stockton, owners of littoral lands on Sherman Island in Sacramento County, have applied for a lease of slightly more than one acre of tide and submerged lands in Horseshoe Bend of Sacramento River adjoining their upland property. They wish to use the river lands for the construction, maintenance and use of a floating wharf for small boats, wharf to be held in place by riling.

Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Executive Officer to issue to Celli Brothers of Stockton a lesse of slightly more than one acre of tide and submerged lands in Horseshoe Bend of Sacramento River, Sacramento County, for a period of fifteen years at an annual rental of \$50.00, and right of renewal for two additional periods of ten years each, for the construction, maintenance and use of a floating wharf, performance bond in the amount of \$1,000 to be furnished by the applicant.

6. (STANDARD CII, COMPANY OF CALIFORNIA - APPLICATION FOR RIGHT OF WAY EASEMENT ACROSS LATHAM SLOUGH, SAN JOAQUIN COUNTY - W.O. 606 - P.R.C. 195) The Commission was informed that Standard Oil Company of California has applied for a right of way easement 50 feet in width and 668 feet in length across Latham Slough in San Joaquin County, for the installation, maintenance and use for a gas pipe line to be laid below the bed of the river. Rental at the policy rate will be \$53.36 per year.

Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Executive Officer to issue to Standard Oil Company of California a right of way easement 50 feet in width and 668 feet in length across Latham Slough in San Joaquin County, for the installation, maintenance and use for a pipe line for transporting gas for a period of fifteen years at an annual rental of \$53.36 with right of renewal for two additional periods of ten years each, bond for \$1,000 to be furnished.

7. (DEVISION OF HIGHWAYS - REQUEST FOR APPROVAL OF HIGHWAY CROSSING, SAN JOAQUIN RIVER, MADERA AND FRESNG COUNTIES - W.O. 618, P.R.C. 196) The Commission was informed that the Division of Highways has requested approval of the highway crossing VI-Fre-126-A commonly known as "Skaggs Bridge" over San Joaquin River in Madera and Fresno Counties, pursuant to Section 101.5 of the Streets and Highways Code.

Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Executive Officer to approve the Division of Highways crossing VI-Fre-126-A over San Joaquin River in Madera and Fresno Counties pursuant to Section 101.5 of the Division of Highways Code, this crossing being commonly known as "Skaggs Bridge".

8. (STANDARD OIL COMPANY OF CALIFORNIA - APPLICATION FOR RIGHT OF WAY EASEMENT ACROSS MIDDLE RIVER, SAN JOAQUIN COUNTY - W.O. 603, P.R.C. 497) The Commission was informed that the Standard Oil Company of California has applied for a right of way easement 50 feet in width and 468 feet in length across Middle River in San Joaquin County, for the installation, maintenance and use for a gas pipe line to be laid below the bed of the river. Rental at the policy rate will be \$49.36 per year.

Upon motion duly made and unanimously carried, a resolution was adopted authorizing the executive Officer to issue to Standard Oil Company of California a right of way essement 50 feet in width and 468 feet in length across Middle River in San Joaquin County, for the installation, maintenance and use for a pipe line for transporting gas for a period of fifteen years at an annual rental of 449.36 with right of renewal for two additional periods of ten years each, pend for \$1,000 to be furnished.

9. (CHANDARD OIL COMPANY OF CALIFORNIA - APPLICATION FOR RIGHT OF WAY EASEMENT ACROSS OLD RIVER, SAN JOAQUIN AND CONTRA COSTA COUNTIES - W.O. 60h, P.R.C. h98) The Commission was informed that Standard Oil Company of California has applied for a right of way easement 50 feet in width and 612 feet in length across Old River in San Joaquin and Contra Costa Counties, for the installation, maintenance and use for a gas pipe line to be laid below the bed of the river. Rental at the regulatory rate will be \$52.2h per year.

Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Executive Officer to issue to Standard Oil Company of California a right of vay easement 50 feet in width and 612 feet in length at ross Old River in San Joaquin and Contra Costa Counties, for the installation, maintenance and use for a pipe line for transporting gas for a period of fifteen years at an annual rental of \$52.2h with right of renewal for two additional periods of ten years each, bond for \$1,000. to be furnished.

10. (STANDARD OIL COMPANY OF CALIFORNIA - APPLICATION FOR RIGHT OF WAY EASEMENT CROSSING WHISKEY SLOUGH, SAN JOAQUIN COUNTY - W.O. 646, P.R.C. 199) The Commission was informed that Standard Oil Company of California has applied for a right of way easement in three parcels crossing Whiskey Slough in San Joaquin County, to be used for the installation, maintenance and use for gas gathering pipe lines. Total length of the three crossings is 346 feet, the annual rental therefor, by policy is \$46.96.

Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Executive Officer to issue to Standard Oil Company of California, a right of way easement in three parcels crossing Whiskey Slough in San Joaquin County, for a period of fifteen years with right of renewal for an additional period of ten years at an annual rental of \$1.000, the Company to furnish performance bond in the amount of \$1,000.

11. (REQUEST FOR DEFERMENT OF DRILLING REQUIREMENTS - HONOLULU-SIGNAL-MACCO, COAL OIL FUINT AREA, SANTA BARBARA COUNTY - P.R.C. 308) The Commission was informed that on November 21, 1949, (Minute Page 1027 - Item 36) the Commission authorized the deferment of drilling and operating requirements under Oil and Gas Lease P.R.C. 308 for a period of ninety days until January 26, 1950, to permit completion of an analysis of past developments before deciding upon further exploration. A request has again been received from the Honolulu Oil Corporation as Operator of Lease P.R.C. 308, for an extension of the deferment of the drilling and operating requirements until April 26, 1950, within which time to formulate plans for additional exploration on the lease.

Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Executive Officer to grant Honolulu-Signal-Macco, lessess under State Oil and Cas Lease No. P.R.C. 308, a deferment of drilling and operating requirements until April 26, 1950.