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17. (REQUEST FOR DEFERMENT OF DRILLING REQUIREMENTS, HONOLULU-SIGNAL-MACCO, CCAL OIL POINT AREA, SANTA BARBARA COUNTY - P.R.C. 308) The Commission was informed that on April 28, 1950 (Minute P. 1126, Item 30) the Commission authoriged the deferment of drilling and operating requirements under Oil and Gas Lease P.R.C. 308 until July 25, 1950, within which time the Lessee might formulate plans for additional exploration on the lease. A request has again been received from the Signal Oil and Gas Company, who is negotiating for the operating rights on the leased properties, for an extension of the deferment of the drilling and operating requirements for a period of ninety days. The Signal Oil and Gas Company reports that in excess of \$2,000,000 has been expended by the Leasees in connection with the subject lease and the adjoining Lease No. P.R.C. 309 and that they have not been able to complete analysis and correlation of all of the information acquired from previous exploration.

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, A RESOLUTION WAS ADOPTED AUTHORI-ZING THE EXECUTIVE OFFICER TO GRANT HONOLULU-SIGNAL-MACCO, LESSEES UNDER STATE OIL AND GAS LEASE NO. P.R.C. 308, A DEFERMENT OF INILING AND OPERATING REQUIRE-MENTS UNTIL OCTOBER 26, 1950.

18. (REQUEST FOR LEFERMENT OF DRILLING REQUIREMENTS, HONOLULU-SIGNAL-MACCO, COAL OIL POINT AREA, SANTA BARBARA COUNTY - P.R.C. 309) The Commission was informed that on April 28, 1950 (Minute P. 1126, Item 31) the Commission authorized the deferment of drilling and operating requirements under Oil and Gas Lease No P.R.C. 309 until July 29, 1950, on the same basis as recommended for the adjoining Oil and Gas Lease P.R.C. 308.

Signal Oil and Gas Company, as the operator the lease, has requested an additional deferment of drilling and operating requirements for a period of 90 days based upon the same considerations as stated in the foregoing minute item.

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, A RESOLUTION WAS ADOPTED AUTHORIS-ZING THE EXECUTIVE OFFICER TO GRANT GONOLULU-SIGNAL-MACCO, LESSEES UNDER STATE OIL AND GAS LEASE P.R.C. 309, A DEFERMENT OF DRILLING AND OPERATING REQUIREMENTS UNTIL OCTOBER 26, 1950, ON THE SAME BASIS AS AUTHORIZED FOR LEASE P.R.C. 308 IN THE PRECEDING MINUTE ITEM.

19. (UNIVERSITY OF CALIFORNIA AGRICULTURAL EXTENSION SERVICE, WATERSHED LEASURE-MENT STUDY SET OF THE SET OF SECTION 16, T. 15 S., R. 27 E., -W.O. 716, P.R.C. 538) The Commission was informed that a request has been received from Mr. Ralph L. Worrell, Farm Advisor, of Tulare County, wherein he requests on behalf of the University of California Agricultural Extension Service to have permission to utilize the SET of the SET of Section 16, T. 15 S., R. 27 E., M.D.M., for a wetershed runoff experiment which will require the installation of a water measuring device in the canyon within this section and the construction of a firebreak around the 35 acres to be utilized. Such use of the land is requested for a period of six years in order to correlate the results of these studies with those of similar studies to be located elsewhere.

The subject land is under a Grazing Lease P.R.C. 1199 to Mr. John G. Dudley of Visalia. Mr. Worrell has obtained Mr. Dudley's concurrence in the program.

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UPON NOTION DULY MADE AND UNANIMOUSLY CARRIED, A RESOLUTION WAS ADOPTED AUTHORI-ZING THE EXECUTIVE OFFICER TO ISSUE A PURMIT TO THE UNIVERSITY OF CALIFORNIA AGRICULTURAL EXTENSION SERVICE TO UTILIZE FOR WATERSHED STUDY PURPOSES THE SET OF THE SET OF SECTION 16, T. 15 S., R. 27 E., M.D.M., SUBJECT TO CONCURRENCE IN THE PROGRAM BY MR. JOHN G. DUDLEY, LESSEE UNDER LEASE P.R.C. 1199, AND SUBJECT TO THE AGRICULTURAL EXTENSION SERVICE HOLDING THE STATE LANDS CONVISSION HARMLESS AND WITHOUT LIABILITY IN THE PROPOSED OPERATIONS. SUCH USE OF THE LAND TO BE AT THE CONSIDERATION THAT THE STUDY IS IN THE PUBLIC INTEREST.

20. (APPLICATION OF SOUTHERN PACIFIC COMPANY, ABANDONED STREETS, SAN FRANCISCO -W.O. 555; P.R.C. 162) The Commission was informed that at its meeting held July 6, 1950 (Minute Item No. 3) the Commission approved the issuance of a lease to the Southern Pacific Company, the terms of which were set forth in detail and made a part of the resolution adopted by the Commission. Upon receipt of copies of the lease executed by the Southern Pacific Company, it was found that they contained a change under which the executed lease differed from that submitted to the Commission by the insertion of the words "as of January 1, 1951" after the words "leasehold interest" in the third full peragraph appearing on Page 1136 of the Minutes of July 6, 1950. This change, which had been agreed upon and was for the purpose of clearing an ambiguity, apparently was omitted from the mimeographed copies of the lease supplied by the Southern Pacific Company.

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, A RESOLUTION WAS ADOPTED AUTHORL-ZING THAT APPROVAL BE GIVEN TO AMENDING THE TERMS OF THE LEASE SO THAT THE THIRD FULL PARAGRAHH AS COVERED IN THE MINUTE ITEM NO. 3, PAGE 1136 OF THE MINUTES OF JULY 6, 1950, AND ITS COUNTERPART IN THE LEASE TO BE EXECUTED, SHALL READ "IN THE EVENT OF AN ADJUDICATION THAT THE STATE HAS AN INTEREST IN SAID CLOSED STREET AREAS, THEN THE LESSEE SHALL FORTHWITH PAY ALL RENTALS WHICH HAVE ACCNUED HERE-UNDER UP TO THE END OF THE THEN CURRENT CALENDAR YEAR, AND SHALL THEREAFTER PAY SUCH RENTALS IN ADVANCE ON THE FIRST OF EACH CALENDAR YEAR THEREAFTER; PROVIDED, HOWEVER, THAT AT THE TIME OF ADJUDICATION THE GEMPANY SHALL HAVE THE RIGHT TC RELEASE SUCH LEASEHOLD INTEREST AS OF JANUARY 1, 1951, AS TO THE WHOLE OR ANY PORTION OF PERTIONS OF THE CLOSED STREET AREAS, WITH RATABLE REDUCTION IN THE ANOUNT OF RENTALL HEREIN PROVIDED."

21. (APPLICATION MADDEN & LEWIS TO DREDGE CERTAIN UNDERWATER STREETS, SAUSALITO, MARIN COUNTY - W.O. 728, P.R.C. 539) The Commission was informed that an application has been received from Mr. J. H. Madden on behalf of Madden & Lewis Company of Sausalito, for permission to dredge certain underwater street areas in the vicinity of Sausalito, Marin County, for the purpose of access by vessels to a private yacht harbor. In the proposed operations there will also be dredged certain fee lands owned by the Madden & Lewis Company, comprising underwater lots wold by the Tideland Commissioners many years ago. The spoils from these dredging operations are to be placed in part on private lands but also on State lands in underwater streets and in an area of State land fronting on Richardson's Bay. This latter land is adjacent to the spoils area filled by the Army Engineers during World War II.

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, A RESOLUTION WAS ADOPTED AUTHORI-ZING THE EXECUTIVE OFFICER TO ISSUE TO MADDEN & LEWIS COMPANY, A PERMIT TO DREDGE CERTAIN STATE LANDS WITH THE SPOILS THEREFROM TO BE PLACED UPON UNFILLED STREET AREAS AND OTHER STATE LANDS IN THE VICINITY OF SAUSALITO, THE CONSIDERATION FOR THIS PERMIT BEING THAT THE FILLED LANDS AND NAVIGABLE CHANNELS RESULTING ARE IN THE INTERESTS OF THE STATE,