MINUTE ITEM

5. (AMENDMENTS TO TITLE 2, CALIFORNIA ADMINISTRATIVE CODE - W. O. 2705.)

After presentation of Calendar Item 20 attached, and upon motion duly made and unanimously carried, the following resolution was adopted:

AFTER PROCEEDINGS HAD, IN ACCORDANCE WITH THE PROVISIONS OF THE ADMINISTRATIVE PROCEDURES ACT (GOVERNMENT CODE, TITLE 2, DIVISION 3, PART 1, CHAPTER 4), AND PURSUANT TO THE AUTHORITY VESTED BY SECTION 6108 OF THE PUBLIC RESOURCES CODE, THE STATE LANDS COMMISSION HEREBY AMENDS AND ADOPTS ITS REGULATIONS IN TITLE 2, CALIFORNIA ADMINISTRATIVE CODE, AS FOLLOWS:

AMENDS SECTION 2100(b) TO READ:

(b) The taking of core and other samples may be conducted on and under tide and submerged lands of the State, except as follows:

Geophysical survey permits are required for the conduct of geophysical surveys on all State lands by any seismic method employing explosives.

Geological survey permits are required for the conduct of geological surveys on and under tide and submerged lands of this State where geological samples are obtained through any drilling operations. The "dart", "jet", and other similar techniques, shall not be regarded as methods of drilling operations where geological samples are obtained within the meaning of this subsection.

THIS ORDER SHALL TAKE EFFECT ON THE THIRTIETH DAY AFTER ITS FILING WITH THE SECRETARY OF STATE AS PROVIDED IN SECTION 11422 OF THE GOVERNMENT CODE.

THE EXECUTIVE OFFICER IS AUTHORIZED TO FILE THIS AMENDMENT OF TITLE 2, CALIFORNIA ADMINISTRATIVE CODE, WITH THE SECRETARY OF STATE.

Attachment
Calendar Item 20 (2 pages)

CALENDAR ITEM

MISCELLANEOUS

20.

(AMENDMENTS TO TITLE 2, CALIFORNIA ADMINISTRATIVE CODE - W.O. 2705.)

On December 12, 1957 (Minute Item 7, pages 3664-3665), the proposed amendment of Rule 2100 was re-referred to the staff for further consideration. Subsequent thereto the following language proposed for adoption was reviewed with Mr. J. Barton Hutchins for Edwin W. Pauley and Associates, with State Senator Richard Richards for Richards, Watson, Smith & Van Petten, Attorneys, with the Western Oil and Gas Association, and with the office of the Attorney General:

Section 2100(b). The taking of core and other samples may be conducted on and under tide and submerged lands of the State, except as follows:

Geophysical survey permits are required for the conduct of geophysical surveys on all State lands by any seismic method employing explosives.

Geological survey permits are required for the conduct of geological surveys on and under tide and submerged lands of this State where geological samples are obtained through any drilling operations. The "dart", "jet", and other similar techniques, shall not be regarded as methods of drilling operations where geological samples are obtained within the meaning of this subsection.

This language is satisfactory to all of the interested parties with whom it was reviewed.

IT IS RECOMMENDED THAT THE COMMISSION ADOPT THE FOLLOWING:

AFTER PROCEEDINGS HAD, IN ACCORDANCE WITH THE PROVISIONS OF THE ADMINISTRATIVE PROCEDURES ACT (GOVERNMENT CODE, TITLE 2, DIVISION 3, PART 1, CHAPTER 4), AND PURSUANT TO THE AUTHORITY VESTED BY SECTION 6108 OF THE PUBLIC RESOURCES CODE, THE STATE LANDS COMMISSION HEREBY AMENDS AND ADOPTS ITS REGULATIONS IN TITLE 2, CALIFORNIA ADMINISTRATIVE CODE, AS FOLLOWS:

AMENDS SECTION 2100(b) TO READ:

(b) The taking of core and other samples may be conducted on and under tide and submerged lands of the State, except as follows:

Geophysical survey permits are required for the conduct of geophysical surveys on all State lands by any seismic method employing explosives.

Geological survey permits are required for the conduct of geological surveys on and under tide and submerged lands of this State where geological samples are obtained through any drilling operations. The "dart", "jet", and other

MISCELLANEOUS 20 (CONT D)

similar techniques, shall not be regarded as methods of drilling operations where geological samples are obtained within the meaning of this subsection.

THIS ORDER SHALL TAKE EFFECT ON THE THIRTIETH DAY AFTER ITS FILING WITH THE SECRETARY OF STATE AS PROVIDED IN SECTION 11422 OF THE GOVERNMENT CODE.

THE EXECUTIVE OFFICER IS AUTHORIZED TO FILE THIS AMENDMENT OF TITLE 2, CALIFORNIA ADMINISTRATIVE CODE, WITH THE SECRETARY OF STATE.