MINUTE ITEM

24. INTENTION OF STATE DEPARTMENT OF FISH AND GAME TO PURCHASE OR LEASE LAND IN SAN BERNARDINO COUNTY APPLIED FOR BY GEORGE D. LAMOREE; ACTION DEFERRED FROM MEETING OF APRIL 29, 1964 - S.W.O. 7564 AND S.W.O. 8018.

Mr. John Janssen, representing the California Department of Fish and Game, appeared in connection with Calendar Item 23 attached, and reviewed the aims of the department in negotiating land exchanges, and advised that the subject land was needed for the purpose of working out as solid a block of government land as possible.

Mrs. La Moree appeared, and called to the Commission's attention the fact that the Fish and Game Commission, in order to sustain its right to acquire the land, was supposed to show substantial public need and greater benefit to the public.

This item was taken under submission for one month, with the understanding that during that time the State Lands Division staff would review the vacant land list with the La Morees to determine whether some other parcel of land was suitable for their purpose.

Attachment Calendar Item 23 (5 pages)

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CALENDAR ITEM

23.

INTENTION OF STATE DEPARTMENT OF FISH AND GAME TO PURCHASE OR LEASE LAND IN SAN BERNARDINO COUNTY APPLIED FOR BY GEORGE D. La MOREE; ACTION DEFERRED FROM MEETING OF APRIL 29, 1964 - S.W.O. 7564 AND S.W.O. 8018.

The Commission, at its meeting of April 29, 1964, considered Calendar Item 20, copy of which is attached hereto as Exhibit "B". At the time of presentation of the item, Mrs. George D. La Moree appeared in person to object to the recommended rejection of the application. Upon hearing Mrs. La Moree's statements to the effect that the objections by the Department of Fish and Game were not well founded, that there was no validity to their implication that the scenic desert lands of California have been spoiled by unplanned development, and that the Department's action in offering to purchase or lease within two years was capricious, the Commission deferred action to its next regular meeting. It is expected that both the applicant and a representative of the Department of Fish and Game will be present at this meeting to present their respective views.

Should the Commission find that the Department of Fish and Game has not supported its objections to the sale, the question then arises as to whether the land should to reappraised and the October 3, 1961, valuation updated; this has been discussed informally with a representative of the office of the Attorney General. Advice received indicates this is not a legal matter, but strictly a matter of policy as to whether the Commission wishes to sell the land to Mr. La Moree at the appraised value as of October 3, 1961, or to revise the value to reflect the current-day price. In view of the fact that the land probably would have been sold to the applicant by action of the Commission at its meeting of February 27, 1962, except for the objection to the sale expressed by the Department of Fish and Game which caused the sale deferral, and the fact that the total appraised value of \$26,287.10, plus expenses, has been on deposit since prior to February 27, 1962, with publication of notice to receive competitive bids having occurred for the required thirty-day period with no bids received, it would appear inequitable to the applicant to reappraise the property and to republish for the purpose of calling for new bids. Therefore, it is felt that the applicant is entitled to purchase the land for the price he was willing to pay and had expected to pay as of February 27, 1962, having at that time complied with all regulations and requirements of law and completed all acts required on his part to be performed.

IT IS RECOMMENDED THAT, AFTER HEARING PRESENTATION OF ARGUMENTS BY THE APPLI-CANT, GEORGE D. LAMOREE, AND BY THE DEPARTMENT OF FISH AND GAME:

1. IF THE COMMISSION FINDS THAT THE DETARTMENT OF FISH AND GAME HAS ADEQUATELY SUPPORTED ITS OBJECTIONS TO THE SALE TO THE APPLICANT OF FRACTIONAL SECTION 36, T. 7 N., R. 1 W., S.B.M., BY SHOWING SUB-STANTIAL PUBLIC NEED AND GREATER BENEFIT TO THE STATE, THE APPLICA-TION OF GEORGE D. LA MOREE BE REJECTED AND ALL FUNDS SUBMITTED BY HIM EXCEPT THE \$5.00 FILING FEE BE RETURNED, AND SAID LAND BE HELD FOR A TWO-YEAR PERIOD FROM APRIL 3, 1964, FOR PURCHASE OR LEASE BY THE DEPARTMENT OF FISH AND GAME; OR

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CALENDAR ITEM 23. (CONTD.)

- 2. IF THE COMMISSION FINDS OTHERWISE,
 - A. DETERMINE THAT THE LAND IS UNSUITABLE FOR CULTIVATION WITHOUT ARTIFICIAL IRRIGATION; ANL
 - B. AUTHORIZE THE SALE OF FRACTIONAL SECTION 36, T. 7 N., R. 1 W., S.B.M. TO GEORGE D. La MOREE AT THE OCTOBER 3, 1961, STAFF APPRAISAL OF \$26,287.10, BEING THE AMOUNT DEPOSITED BY THE APPLICANT, AND THE AMOUNT HE WOULD HAVE BEEN REQUIRED TO PAY FOR THE LAND AT THAT TIME HAD THERE BEEN NO OBJECTIONS BY THE DEPARTMENT OF FISH AND GAME; THE SALE TO BE SUBJECT TO ALL CONSTITUTIONAL AND STATUTORY RESERVATIONS INCLUDING MINERALS.

Attachment Exhibit "B"

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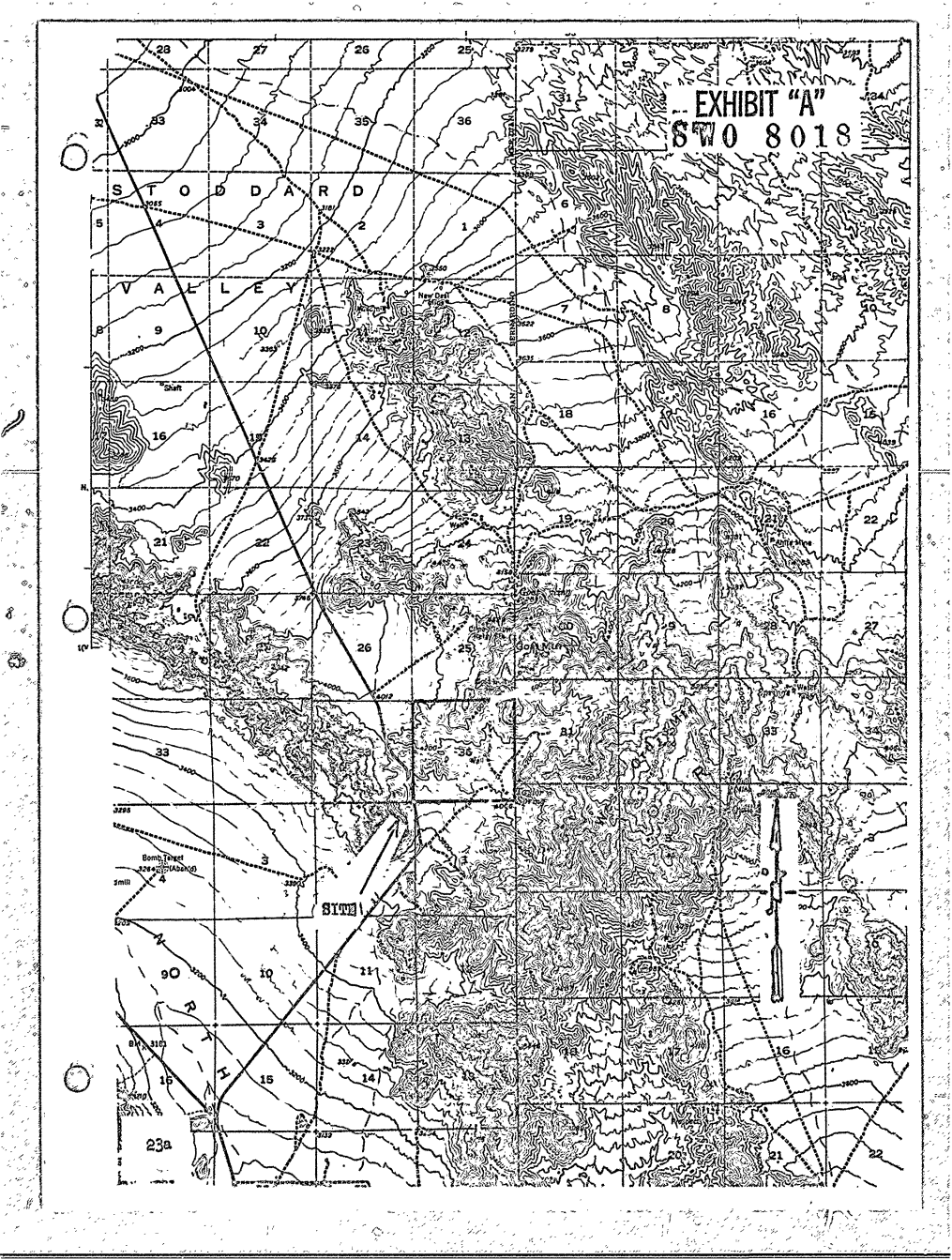


EXHIBIT "B"

CALENDAR ITEM

20.

REQUEST OF STATE DEPARTMENT OF FISH AND GAME TO PURCHASE LAND IN SAN BERNARDINO COUNTY; REJECTION OF APPLICATION, GEORGE D. La MOREE - S.W.O. 8018.

On February 4, 1960, Mr. George D. La Moree filed an application to purchase State school land described as all of fractional Section 36, T. 7 N., R. 1 W., S.B.M., containing 618.52 acres in San Bernardino County. The applicant offered \$20.05 per acre, for a total of \$12,401.33, being the minimum offer required under the Commission's regulations as a result of a prior appraisal of the land.

A reappraisal of the land under date of October 3, 1961, set the value at \$42.50 per acre, for a total of \$26,287.10. On October 23, 1961, the applicant deposited the required amount to meet this value; the money has been on deposit with the Division since that date. Immediately thereafter, during November and December, publication of notice of intention to receive sealed bids occurred; no bids were received.

On February 27, 1962, the matter of sale of the land to George D. La Moree was referred to the State Lands Commission for consideration, and, at the same time, the Commission was informed of the request of the Department of Fish and Game, under date of February 1, 1962, that all of said Section 36 be retained in public ownership. This request was supported by a statement that the land is situated within a block of public domain lands in the Ord Mountains of San Bernardino County for which the Department anticipates processing a request to the United States Bureau of Land Management to establish a national cooperative land and wildlife management area. In view of this request from the Department of Fish and Game, the following resolution was adopted by the Commission:

UPON MOTION DULY MADE AND CARRIED UNANIMOUSLY, A RESOLUTION WAS ADOPTED DEFERRING ACTION ON APPLICATION NO. 11588 OF GEORGE D. LA MOREE TO PURCHASE VACANT STATE SCHOOL LAND IN SAN BERNARDINO COUNTY (FRACTIONAL SECTION 36, T. 7 N., R. 1 W., S.B.M.), WITH FINAL DETERMINATION AS TO WHETHEE THIS LAND SHOULD BE RETAINED IN PUBLIC OWNERSHIP, FOR THE BENEFIT OF THE DEPARTMENT OF FISH AND GAME, OR SOLD TO GEORGE D. LA MOREE TO BE MADE IN CONSONANCE WITH THE LAND MANAGEMENT AND DISPOSITION POLICY TO BE ESTABLISHED BY THE COMMISSION, A REPORT ON WHICH IS TO BE GIVEN TO THE COMMISSION BY THE STAFF NOT LATER THAN THE APRIL 1962 MEETING. MF. LA MOREA IS TO BE GIVEN THE OPTION EITHER OF CANCELLING HIS APPLICATION AND RECEIVING A REFUND OF THE MONEYS WHICH HE HAS ON DEPOSIT, OR OF LEAVING HIS MONEYS ON DEPOSIT SO THAT HIS APPLICATION WILL REMAIN IN FULL FORCE AND EFFECT IF IT SHOULD BE DETERMINED FINALLY THAT THE LANDS FOR WHICH HE HAS APPLIED SHOULD BE SOLD INTO PRIVATE OWNERSHIP.

The State Lands Commission at its meeting of September 16, 1963, adopted, after several public hearings and due consideration, policies relative to the future administration of lands under its jurisdiction, including the following-quoted policy relating to conflicts between pending private applications and public agency requests for use of the same lands:

EXHIBIT "B" (CONTD.)

DIRECTS THE REJECTION OF ANY APPLICATION BY PRIVATE PARTIES TO PURCHASE STATE LANDS PRESENTLY AUTHORIZED TO BE SOLD PURSUANT TO SECTIONS 2300 TO 2302, INCLU-SIVE, OF TITLE 2, DIVISION 3, OF THE CALIFORNIA ADMINISTRATIVE CODE, IN INSTANCES WHERE ANY STATE OR LOCAL AGENCY HAS OBJECTED TO SUCH SALE INTO PRIVATE OWNER-SHIP AND OFFERS TO PURCHASE OR LEASE THE LAND WITHIN TWO YEARS FROM THE DATE SUCH OBJECTION IS RECEIVED BY THE STATE LANDS COMMISSION.

In accordance with the foregoing and other adopted policies applicable to school lands under the Commission's jurisdiction, cities, counties, school districts, and State agencies were circularized with a listing of such lands, including the subject parcel. The agencies circularized were allowed 60 days from the dates of such notices within which to indicate those parcels that were desired for immediate lease or purchase, or that were to be held for the two-year period for further review as permitted by the Commission's period y-By letter dated December 26, 1963, the City Administrator of the City of Victorville requested that the subject parcel be held by the Commission for the two-year period. Even though the Department of Fish and Game objected to the sale by the Commission in February of 1962, the parcel was not noted in the Resources Agency listing submitted to the Division as a result of the abovementioned public agency circularization. Both the City of Victorville and the State Department of Fish and Game were advised of the Commission's policy affecting lands embraced in pending private purchase applications that also were desired by public agencies. Thirty days were allowed each agency to indicate whether it objected to the sale and, if so, to submit a statement that it would purchase the land within two years. The City of Victorville weived through failure to respond within the 30-day period. A letter dated April 1, 1964, from the Director of the Department of Fish and Game is quoted in par. as follows:

"This parcel of land is within a 131,000 acre area proposed for wildlife management area and contains key wildlife and public access value. The Ord Mountain area is considered an exceptional wildlife and conservation site that should be preserved in public ownership.

"We feel that the above values are more important than seasonal cabin sites. We feel that too many of the scenic and important desert lands in California have already been spoiled by this type of unplanned development.

"This letter is to inform you of our objection to this sale and that the Department of Fish and Game intends to purchase or lease the subject land within two years from the date of this letter."

Notwithstanding the fact that the private applicant has had a valid application pending since February 4, 1960, to purchase, with all deposits made in the amount of \$26,287.10, it is clear from advice of the Attorney General that the Commission may cancel an application of this type at any time prior to award to an applicant or bidder. In keeping with the aforementioned policy of the Commission adopted at its meeting of September 16, 1963, rejection of the private application and a refund of all deposits except for the \$5 filing fee is in order.

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EXHIBIT "B" (CONTD.)

IT IS RECOMMENDED THAT THE COMMISSION:

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- 1. REJECT THE APPLICATION OF GEORGE D. La MOREE TO PURCHASE ALL OF FRACTIONAL SECTION 36, T. 7 N., R. 1 W., S.B.M., CONTAINING 618.52 ACRES IN SAN BERNARDINO COUNTY;
- 2. DIRECT THE RETURN OF ALL DEPOSI. 3 TO THE APPLICANT EXCEPT FOR THE \$5 FILING FEE; AND
- 3. HOLD SAID LAND FOR THE TWO-YEAR PERIOD FROM APRIL 3, 1964, FOR FURCHASE OR LEASE BY THE STATE DEPARTMENT OF FISH AND GAME.