26. APPLICATION FOR MINERAL EXIRACTION IEASE, OHENS LAKE, INYO COUNTY; PITISBURGE PLATE GLASS COMPANY - T.O. 5924.

After consideration of Calendar Item 35 attached, and upon motion duly made and unaninously carried, the following resolution was adopted:
 pUBLIC BIDDING, THE AREA OF LAND IN THE BED OF OVENS FAKE IKORE PABTICULARLY HESCRTBED TM EXHBIT "A" ATTACHED, UTILIZING MHE FORM OF LEASE APPROVED BY THE
 ZIIATT LANDS COMMISSION, AND HEREBY BY REFERENCE MADE A PART HEREOF, AT AN ANNULL RENTAL OF $\$ 2.50$ PER ACRE AND AT A MINIMUM ROYALTY RATE ON ALI MTIERALS

 of the avenige butk value received foob. the plaity at otris lake, hitchever IS THE GREATER.

Attachment
CaIendar Item 35 (3 pages)

A 6
12,684
S 28

## 35.

APPLICATION FOR MINERAL EXTRACTION LEASE, OTBENS LAKE, INYO COUNTY; PITYCBURGH PLATE GLANS COMPANY - W.O. 5924.

An application has been received from the Pittsburgh Plate Glass Company for a mineral extraction lease on portions of sections 27, 28, 33, and 34, T. $17 \mathrm{~S} .$, R. 37 E., and portions of Sections 3 and 4, T. 18 S., R. 37 E., M.D.B.\& M., Inyo County. The total area applied for is $3,531,20$ acres more or less. Minerals will be extracted from brine produced from shallow wells drilied into the bed of the lake. The land areas dpplied for are adjacent to and in some instances surrounded by lands already under lease to the applicant.

The Diviaion of Peaches and Paik of hat Departuent of Faiks and necreation has reported that the issuance of a lease would have no effect upon any program or projact of that Departrent, and that there are no known recreational activities on these Lands or on land littoral which would be adversely affected by the lease. The Department of Fish and Geme has reported that the operation will not interfere with any use of the area which comes within its jurisdiction. The office of the Attorney General has advised that the application complies with applicable provisions or the statutes and the Rules and Regulations of the State Lands Commission.

The lands are recession lands, and may be leased pursualt, to Section 6991 of the Public Resources Code. Th L'orm of lease has been approved by the office of the Attorney General.

The statutary filing fee and the required expense deposit have been submitten,
IT IS RECOMNENDED THAT THE COMMISSION AUTHORIZS THE EXECUITVE OEFTCER TO OXFBR FOR LEASE, PURSUANE TO CCMPETITIVE PUBLIC BIDDING, THE AREA OF LAND TIT TKR BED OF OMENS LAKE MORE PARTICULARLY DESGRIBED IV EXHIBIT "A" ATMACHED, UMITIZING THE FORM OF LEASE APEROVED BX THE OFFTCE OF THE ATTORNEY GENEPAL ON ARRII 8, 1966, ON FIIE IN THE OFTICE OF THE STATE LANDS COMMISSION, ATII HEREBX BY REFERENCE
 ROYALTY RATE ON ALI MINERALS EXTHACIED AND/OR PRODUCED AND/OR SOLD FROM THE STATE LANDS AND FROM THE WATHES OF OWENS LAKE, IN TEE SUM OF FIFTY CENTS (\$0.50) PER
 OUHINS LAKE, WHICZEVER IS THE GREATHR.

Attachment
Exhibit "A"

Six parcels of land situated in the bed of Owens Lake, County of Inyo, State of California, and described as follows:

## Parcel No. 1

A11 of the area included in Section 27, T. 17 S., R. 37 E., M.D.M., from which the following areas covered by other leases should be excluded, as follows:
(a) PRC 3308.1, part of Parcel 2.
(b) PRC 3308.1 , part of Parcel 2.
(c) PRC 257, nart of Parcel 3.

## Parcel, No. 2

Ali of the area included in Section 28, T. 17 S., R. 37 E., M.D.M., irom which the following areas covered by other leases should be excluded, as follows:
(a) PRC 3308.1, part of Parcel 1.
(b) PRC 3308.1 , pait of parcel 2.
(c) PRC 257, part of Parcel. 1.
(a) PRC 257, part of Parcel. 3.
(e) FRC 257, part of Parcel 4.

## Parcel Mo. 3

A11 of the area included in Section 33, T. 17 S., R. 37 E., M.D.M., from which the following areas covered by other leases should be excluded, as follows:
(a) PRC 257, part of Parcel 3.
(b) PRC 257, part of Parcel 5.
(c) PRG 2038.1, part of Farcel 1.
(d) PRC 2038.1, part of Farcel 2.
(e) PRC 2038.1, part of Parcel 3.
(f) Part of PRC 210.

Parcel No. 4
All of the area included in Section 34, T. 17 S., R. 37 E., M.D.M., from which the following areas covered by other leases should be excluded, as follows:
(a) Part of PRC 210.
(b) PRC 3303.1, part of Pardel 4.
(c) FRC 3308.1, 17 of Parcel 5.
(d) PRC 257, part of Parcel 3.
(e) PRO $25^{\circ}$, part of Parcel 6.

Parcel Mo. 5
All of the area included in Section 3, T. 18 s., R. 37 E., M.D.M., from which the folloring areas covered by other leases should be excluded, as follows:
(a) PRC 257, part of Parcel 6.
(b) PRC 2038.1, part of Parcel 1.
(c) PRC 2038.1, part of Parcel 3.
(d) PRC 2\%38.1, part of Parcel 4.
(e) Pact of PRC 210.

## Parcel. Ho. 6

All of the axea included in Section 4, T. 18 ss, K. 37 E., W.D.M., from which the following areas covered by other leases should be excluded, as follows:
(a) PRC 2038.1, part of Farcell 1.
(b) PRC 2038.1, part of Parcel 2.
(c) PRC 2038.1, part of Farcel 3.
(a) PRC 2038.1, all of Parcel 4.
(e) PRC 2038.1, a11 of Parcel 5.
(i) PRC 2038.1, all of Parcel 6 .
(g) Part af PRC 210.
 portion of PYC 2967.1 .

Total acreage of the lands described with exclusions is 3531,20 acres, more
or less.

