42. SETTLEMENT IN THE MATTER OF CITY OF LOS ANGELLS V. ETHEL FRASER CARMAN-RYLES, ET AL., LOS ANGELES COUNTY SUPERIOR COURT CASE NO. 868223; LOS ANGELES COUNTY - W.O. 503.484.

After consideration of Calendar Item 19 attached, and upon motion duly made and carried, the following resolution was adopted:

THE COMMISSION AUTHORIZES THE ATTORNEY GENERAL TO ENTER INTO AN APPROPRIATE STIPULATION FOR JUDGMENT, SUBSTANTIALLY IN ACCORDANCE WITH THE LOS ANGELES CITY ATTORNEY'S LETTER OF SEPTEMBER 16, 1968, IN THE MATTER OF CITY OF LOS ANGELES V. ETHEL FRASER CARMAN-RYLES, ET AL., LOS ANGELES COUNTY SUPERIOR COURT CASE NO. 868223, IN RESPECT TO LOT R AS DESCRIBED IN SAID ACTION, IN FURTHERANCE OF THE TRUST PURPOSE OF COMMERCE, NAVIGATION, AND FISHERIES.

Attachment
Calendar Item 19 (1 page)

19.

PROPOSED SETTLEMENT IN THE MATTER OF CITY OF LOS ANGELES V. ETHEL FRASER CARMAN-RYLES, ET AL., LOS ANGELES COUNTY SUPERIOR COURT CASE NO. 868223; LOS ANGELES COUNTY - W.O. 503.484.

The purpose of the above action by the City of Los Angeles is to secure the right as against private land claimants to dredge and improve the navigable waterways situated in the Ballona Lagoon area of the City for a project known as Venice Waterways Project. The action includes lands described as Lot R, which is approximately two-thirds of Ballona Lagoon. The City's rights in these lands arise by virtue of a tide and submerged lands grant by the State to the City of Los Angeles, set forth in Chapter 77, Statutes of 1917. A proposed stipulation for judgment pertaining to Lot R in the above matter, set forth in a letter from the City Attorney of the City of Los Angeles, dated September 16, 1968, on file in the office of the State Lands Division, will establish the State and City interest in the navigable waters of Ballona Lagoon, and also will guarantee access to the lagoon. The State Lands Division has reviewed the proposed judgment and the Venice Waterways Project, and finds both to be reasonable. The office of the Attorney General also recommends approval of the proposed settlement.

IT IS RECOMMENDED THAT THE COMMISSION AUTHORIZE THE ATTORNEY GENERAL TO ENTER INTO AN APPROPRIATE STIPULATION FOR JUDGMENT, SUBSTANTIALLY IN ACCORDANCE WITH THE LOS ANGELES CITY ATTORNEY'S LETTER OF SEPTEMBER 16, 1968, IN THE MATTER OF CITY OF LOS ANGELES V. ETHEL FRASER CARMAN-RYLES, ET AL., LOS ANGELES COUNTY SUPERIOR COURT CASE NO. 868223, IN RESPECT TO LOT R AS DESCRIBED IN SAID ACTION, IN FURTHERANCE OF THE TRUST PURPOSE OF COMMERCE, NAVIGATION, AND FISHERIES.