whis approved the Linnia Item by the Star Linnis connicsion by a vota of 2 at its 101.3 9/76

11

7

S

MINUTE LTEM

30/28/76 GRH

20. AMENDMENT OF INDUSTRIAL LEASE PRC 5040.1 - W 21178.

During consideration of Calendar Item 20, attached, Mr. William F. Northrop, Executive Officer, explained that P.G.&E. had requested a letter from the Executive Officer outlining their obligations to pay volumetric rental under the lease amendment. In addition, P.G.&E. inquired as to the disposition of rentals paid pending resolution of any future court decision making the volumetric rental invalid. Mr. Northrop advised the staff has no objection to sending the letter. He explained the letter will provide that any volumetric rental over and above the minimum rental will be paid into a special treasury account, pending the result of the litigation. Should the volumetric rentals be held invalid; they will be refunded, together with the interest earned.

Mr. Dennis Eager, Deputy Attorney Genéral, appeared. He explained the lease amendments. Acting Chairman Roy Bell stated he had no objection to sending it.

Upon motion duly made and carried the following resolution, as amended, was adopted by a vote of 2-0.

THE COMMISSION:

- 1. DETERMINES THAT AN ENVIRONMENTAL IMPACT REPORT NEED NOT BE PREPARED FOR THIS ACTIVITY AS SUCH REPORT IS NOT RE-QUIRED UNDER THE PROVISIONS OF PUBLIC RESOURCES CODE SECTION 21065 AND 14 CAL. ADM. CODE SECTION 15037.
- 2. AUTHORIZES ISSUANCE TO PACIFIC GAS AND ELECTRIC COMPANY OF AN AMENDMENT TO DEASE PRC 5040,1, EFFECTIVE AUGUST 1, 1976, WHICH WOULD ACCOMPLISH THE FOLLOWING:
 - (A) CHANGE THE EXISTING LAND DESCRIPTION BY ADDING A NEW PART 3 (HARCELS 1 THROUGH 5) ATTACHED HERETO AND BY REFERENCE MADE A PART HEREOF; (B) CHANGE THE ANNUAL RENTAL AS FOLLOWS:

MINIMUM ANNUAL RENT: \$868.

THE ANNUAL RENTAL SHALL BE COMPUTED BY MULTIPLYING THE NUMBER OF BARRELS OF GRUDE OIL AND PRODUCTS AND DERIVATIVES THEREOF PASSING OVER THE STATE'S LAND BY \$J,0001 (ONE-TENTH MIL) PER BARREL: PROVIDED THAT ALL OTHER TERMS AND CONDITIONS OF LEASE PRC 5040.1 SHALL REMAIN IN FULL FORCE AND EFFECT.

3. AUTHORIZES THE EXECUTIVE OFFICER TO DIRECT A LETTER TO P.G.SE., PROVIDING (1) THAT ANY VOLUMETRIC RENTAL WHICH ACCRUES OVER AND ABOVE THE MINIMUM RENTAL WILL BE PAID INTO A SPECIAL TREASURY ACCOUNT PENDING THE RESULT OF THE

MINUTE ITEM 20. (CONTD)

PRESENT LITIGATION CHALLENGING THE COMMISSION'S VOLUMETRIC RENTAL REGULATIONS; AND (2) THAT SHOULD VOLUMETRIC RENTALS BE HELD INVALID, THE COMMISSION WILL RETURN TO P.G. &E., SUBJECT TO APPLICABLE PROVISIONS OF LAW, ALL ACCUMULATED PRINCIPAL; AND ANY INTEREST ACTUALLY HARNED THEREON, IN THE SPECIAL DEPOSIT ACCOUNT.

Attachment: Calendar Item 20 (8 Pages)

1,387

CALENDAR ITEM

20

1'0/76 GRH W 21175

AMENDMENT OF INDUSTRIAL LEASE PRC 5040.1

APPLICANT:

Pacific Gas & Electric Company 77 Beale Street, Room 1113 San Francisco, CA 94106

AREA, TYPE LAND AND LOCATION:

Approximately 3 acres of filled and unfilled tide and submerged land in the beds of Walnut Creek and HastingsSlough and filled lands in the town of Crockett, Contra Costa

LAND USE: Pipeline Right of Way

TERMS OF ORIGINAL DEASE:

Initial period: 15 years from August 1, 1975.

Renewal options: 3 successive periods of 10 years each.

Public liability insurance: \$1,000,000 per occurrence for bodily injury and property damage.

Consideration: \$1,970 for the temporary work areas, \$248,80 per dimension

areas, \$248.80 per annum for the permanent right of way, with State reserving the right to fix a different rental on each fifth anniversary of the lease.

Special: The Commission reserved the right to change the rent, should the Commission adopt changes to its general leasing regulations (to provide for a volumetric rental) by August 1, 1976.

TERMS OF AMENDED LEASE:

Initial period: 15 years, from August 1, 1975.

Renewal options: 3 successive periods of 10 years each.

Public liability insurance: \$1,000,000 per occurrence for bodily injury and for property damage.

A 11 S 7

CALENDAR ITEM NO. 20 (CONTD)

CONSIDERATION: (a) The annual rental shall be computed by multiplying the number of harrels of crude oil and products and derivatives thereof passing over the State's land by \$0.0001 (one-tenth mil).

(b) The minimum annual rental shall be \$868.00.

BASIS FOR CONSIDERATION:

2 Cal. Adm. Code, Section 2006 et seq.

STATUTORY AND OTHER REFERENCES:

a. Public Resources Code: Div. 6, Parts 1 and 2.

Title 2, Div. 3, Administrative Code: Art. 1, 2, 10 and 11. b.

OTHER PERTINENT INFORMATION:

1:

By action on August 21; 1975 (Minute Liem No. 7), the Commission authorized issuance to Pacific Gas and Electric Company (P.G. &E.) of a lease covering certain portions of a 16" "hot" oil pipeline crossing Walnut Creek and HastingsSlough. The pipeline (which is now under construction) is to supply fuel oil to P.G. &E.'s Antioch electric generating plant from Standard Oil Company of California's Richmond Refinery.

Subsequent to the Commission's lease authorization, Division staff became aware of negotiations between P.G.GE. and C & H Sugar Co. at Crockett for a right of way across certain lands allegedly purchased by G & II Sugar Co. from Southern Pacific Transportation Company. Division staff advised all parties that the railroad had no title in the subject lands to convey to C & H Sugar Go.; and that all lands in the immediate vicinity not leased to C & II Sugar Co. and not used by the Railroad Co. for railroad purposes belong to the State. Accordingly, Division staff has been negotilating with P.G. EE. for a right of way across the subject parcels.

Using the alternatives and criteria set forth in the Commission's newly adopted volumetric 2. rental regulations, Division staff has concluded that rental in the amount of \$0,0001 (one-tenth mil) per barrel of commodities passing over the State's land

1389

CALENDAR ITEM NO. 20 (CONTD)

under this lease would be fair and reasonable. P.G.&H. has indicated its willingness to pay such annual rental by executing a document which amends lease PRC 5040.1 to include the additional lands and which reflects the above volumetric rental. A copy of amendment document is on file in the office of the Commission.

- 3. An environmental impact report is not required for this transaction because the pipeline project was treated in an Environmental Impact Réport prepared by the San Francisco Bay Conservation and Nevelopment Commission. The B.C.D.C. notice of determination on the project found that the project would cause no adverse environmental effects. The Commission, in originally granting the lease, likewise found the pipeline project would have no significant environmental effects, based on the B.C.D.C.
- 4. The subject parcels are not located on State land identified as environmentally significant pursuant to Public Resources. Code Section 6370.1.

EXHIBITS: A, Land Description. B. Location Map,

- IT IS RECOMMENDED THAT THE COMMISSION:
- 1. DETERMINE THAT AN ENVIRONMENTAL IMPACT REPORT NEED NOT BE PREPARED FOR THIS ACTIVITY AS SUCH REPORT IS NOT REQUIRED UNDER THE PROVISIONS OF PUBLIC RESOURCES CODE SECTION 21065 AND 14 CAL. ADM. CODE SECTION 15.037.
- 2. AUTHORIZE ISSUANCE TO PACIFIC GAS AND ELECTRIC COMPANY OF AN AMENDMENT TO LEASE PRC 5040,1, EFFECTIVE AUGUST 1, 1976 WHICH WOULD ACCOMPLISH THE FOLLOWING:
 - (A) CHANGE THE EXISTING LAND DESCRIPTION BY ADDING A NEW PART 3 (PARGELS 1 THROUGH 5) ATTACHED HERETO AND BY REFERENCE MADE A PART HEREOF; (B) CHANGE THE ANNUAL RENTAL AS FOLLOWS:

MINIMUM ANNUAL RENT: \$868.

THE ANNUAL RENTAL SHALL BE COMPUTED BY MULTIPLYING THE NUMBER OF BARRELS OF CRUDE OIL AND PRODUCTS AND DERIVATIVES THEREOF 1 ASSING OVER THE STATE'S LAND BY \$0.0001 (ONE-TENTH MIL) PER BARREL:

CALENDAR ITEM NO. 20 (CONTD)

PROVIDED THAT ALL OTHER TERMS AND CONDITIONS OF LEASE PRC 5010.1 SHALL REMAIN IN FULL FORCE AND EFFECT.

Attachment: Exhibit "Å"

- 4 -

"A" TECT DXH

W 21175

Five parcels of land, at Grockett, County of Contra Costa; State of Galffornia Being more particularly described as follows:

PARCEL J.

A strip of Lönd extending from the easterly boundary line of the parcel of land described and designated PARCEL II under Section 3, hand description, in the un-recorded lease from State of California, State Lands Commission, to California and Hawaiian Sugar Company dated July 24, 1975 (hease P.R.C. No. 5026,1) easterly to (a) the westerly boundary line of the parcel of land described and designated PARCEL III in said lease dated July 24, 1975 and (b) the southerly boundary line of the radio dated July 24, 1975 and (b) the southerly boundary line of the radio dated July 24, 1975 and (b) the southerly boundary line of the radio designated PARCEL III in said lease dated July 24, 1975 and (b) the southerly boundary line of the radio designated PARCEL II and BARCEL III southern Pacific Transportation Company extending along the northerly boundary line of said parcels of Land designated PARCEL II and BARCEL III and Jying 15 feet on each side of the line which begins at a point in the easterly boundary line of said parcel of land designated PARCEL II and runs thence (1) north 79° 28:0° east approximately 15 feet to a point herein for convenience called Point "B"; thence

(2) casterly on a curve to the right with a radius of 550.00feet, tangent at the westerly terminum thereof to the preceding course, an arc distance of approximately 100 feet to a point in the southerly boundary line of add railroad right of way; said Point "B" bears north 40° 52,2' cast 365,64 Heet distant from the found brass disk (marked "Sec. 31.6 32, T. 3.8, R. 3.W; Sec. 5.6 6, T. 2 N; R. 3.W) set in the top of a concrete block accepted as marking the nontheast corner of Section 6, T. 2 N, R. 3.W, M.D.B.6M.

PARCEL 2

A strip of Land extending from the southwesterly and northwesterly houndary fines of the parcel of land described and designated PARCH NO. 2 in the quittelaim deed from Southern Packfic Transportation Company to California and Bawaliar Sugar Company dated June 18, 1975 and recorded in Book 7570 of Official Records at page 761, Centra Costa County Records, easterly to the northeasterly boundary line of Said parcel of Land designated PARCH NO: 2 and lying 15 feet on each side of the line whice begins at a point in the northwesterly boundary line of said parcel of Land designated PARCHL NO: 2 and runs thence (1) north 87° 23.8° east app orimately 15 feet to a point bergin for convenience called Point "D"; thence

(2) ensterly on a curve to the left with a radius of 500.00 feet, through a central angle of 19⁹ 43.0¹ and fangent at the vesterly

W 21175 Page 2

terminus thereof to the preceding course, an arc distance of 1/2.06 feet; thence

1393

- (3) north 67° 40,8' east 61.93 feet; thence
- (4) easterly on a curve with the tielt with a radius of 500,00 feet, tangent at the westerly terminus thereof to the preceding course, an arc distance of approximately 80 feet

to a point in the northeasterly boundary line of said parcel of land designated PAROEL NO. 23 said Point "D" bears north 76° 54.8° east 1868.29 Seet distant from the found brass disk (marked Sec. 31 & 32, T 3 N, R 3 W, Sec. 5 & 6; T 2 N, R 3 W) set in the top of a concrete block accepted as marking the northeast corper of Section 6, T 2 N, R 3 W, $H_{\rm CD}$, B, $M_{\rm C}$

PARCEL 3.

The portion of the parcel of land described and designated PARCEE 112 under Section 3, Land Description, in the un-recorded lease from State of California and Navaiian Sugar Company dated July 24, 1975 (Lease P.R.C. No. 5026.1) Lying within the boundary lines of the strip of land described as follows:

A strip of land bounded on the westerly side by the westerly boundar; line of said parcel of land designated PARCEL Man bounded on the mortherly side by the northerly boundary 1 me of said parces of land designated PARCEL III, bounded on the southeasterly side by the southeasterly boundary line of said parcel of land designated PARCER INT, and bounded on the southerly side by a line which is parallel with and distant 15 feet southerly from (measured at a right angle to) the line which begins at a point in the southerly boundary line of the railroad right of way of the Southern Racific Transportation Company extending along the portherly boundary line of said purch of land destgnated PARGED LIT and the northerly boundary line of the parcel of land described and designated PARCEL 11 in said lease dated July 24, 1975 and runs thence (1) casterly on a curve to the right with a radius of 550,00 feet, tangent at the easterly terminus thereof to the succeeding course; an are distance of approximately 70 feet to a point herein for convenience called Point "C"; thence (2) south 83° 08,21 east 374.89 feet; thence (3) casterin on a curve to the luft with a radius of 500.00 feet, through a control angle of 23° 32.0' and tangent at the westerly terminus the roof to the precedup courses an are distance of 205.37 feet; thence (4) north 73" : ,8' east 29.72 /eut; thence (5) easterly on a curve to the right with a radius of 500.00 feet, through a central angle of 14" 04.0' and tangent at the westerly terminus thereof to the preceding course, an are discance of 122.75 feat; chance (6) north 87° 28.81 east approximately

W 21175 Page 3

90 feet to a point in the southerly boundary line of antirollroad right of way; gaid Point "C" bears north 55" 12,2" Test 493,84 feet distant from the found brass disk (marked Son, 31 & 32, T 3 N, R 3: W, Sec. 5 & 6, T 2 N, R 3 W) set in the top of a concrete block accepted as marking the northeast corner of Section 6, Township 2 North, Range 3 Nest, M.D.B. 611.

EXCEPTING THEREFEDE any portion lying Landward of the ordinary high water

PARCEL 4

A strip of land of the uniform width of 30 feet extending from the southwesterly boundary line of the parcel of land deseribed and designated PARCEL IV under Section 3, hand Description, in the un-recorded lease from State of California, State Lands Commission; to California and Hawaitan Sugar Company dated July 24, 1975 (Lease P.R.C. No. 5026.1) northeasterly to the easterly boundary line of the parcel of land described and deptsuated PARCED, IX in said lease dated July 24, 1975 and Exing 15 feet on each side of the line which begins at a point in the southwesterly boundary line of said parcel of land designated PARCED IV and runs thence (1) north 51° 05.5' east approximately 60 feet to a point herein for convenience called Point "A"; thence (2) north 57. 49 0' east 371,94 feet; thence (3) easterly on a curve to the right with a radius of 720,00 feet, through a central angle of 21° 39.0% and tangent at the vesterly terminus thereof to the preceding course, an arc distance of 272,06 feet; thence (4) north 79° 28.0' east approximately 210 feet to a point in the casterly boundary line of said parcel of land designated PARCEL II; said Point "A" bears south 83° 39.0' west 549.47 feet distant from the found brass disk (marked Sec. 31 & 32, 1 3 N, R 3 W, Sec. 5 & 6, T 2 M; R 3 W) set in the top of a concrete block accepted as marking the northeast corner of Section 6, T 2 Nr R 3 N; M.D.B. Elly

PARCEL. 5

A strip of land extending from the northeasterly boundary line of the parcel, of Land described and designated PARCEL NO. 2 in the quitelaim deed from S uthern Pactfic Transportation Company to California and Nawadian Sugar (Company dated June 18, 1975 and recorded in Book 7570 of Official Records at page 761. Contra Costa County Records, easterly to the ordinary high water mark of Carquinez Straits and Lying 15 feet on each side of the following described centerline:

COMPENCING at the brass disk (marked Sec. 31 & 32, T 3 N, R 3 N, Sec. 5 4 6, T 2 N, R 3 W) set in the top of a concrete block accepted as marking the northeast corner of Section 6, T 2 N, R 3 W, M.D.B. MI.; thence north 76° 51.8' east 1268.29 feet; thence easterly on a curve to the left with a radius of 500,00 feet, the center of which bears is 2º 36.2! T through a central angle of 19° 43.0, an are distance of 172,06 feet; thence north 67° 40.8" east 61,93 foor; thenc. easterly on a curve to the right with a radius of 500,00 feet; tangent at the weaterly terminus thereof to the preceding course, an are distance of approximately 80 feet

to a point in the northeasterly boundary line of said parcel of land designated PARCEL NO. 2 being the TRUE POINT OF DEGISITING of the herein described strip of land; thence continuing along said 500.00 foot radius curve an arc distance of 111.36 feet; thence N 89° 36.5° & 122.0 feet more or less to the ordinary high water mark of Carquinez Straits.

END OF DESCRIPTION	,
Prepared Townand (Warnin Checked - driver R. Colling	
Reviewed A Buttinghan Date 2/13/26	

1395 -