MINUTE ITEM

This Calendar Item No. was approved as Minute Item No. 35 by the State Lands mmission by a vote of to _ at its 1000 meeting.

CALENDAR ITEM

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10/28/82 PRC 2206 PRC 2725 W 40205 Hamilton

DEFERMENT OF DRILLING OPERATIONS, STATE OIL AND GAS LEASES PRC 2206 AND PRC 2725

LESSEE:

Texaco Inc.

3350 Wilshire Boulevard

90010 Los Angeles, California

Attention: G. M. Sennatt

AREA, TYPE LAND AND LOCATION:

State Oil and Gas Leases PRC 2206 and PRC 2725 were issued on July 25, 1958 and May 4, 1961, and contain 3,8 acres and 4,250 acres, respectively, or submerged lands lying offshore in Santa Barbara County, between Pt. Conception and the City of Santa Barbara. Texaco Inc. is the current

lessee of these Leuses.

SUMMARY:

On April 29, 1971, the Commission authorized the extension of time a lesses has in which to resume drilling operations on State leases that were affected by the Commission's drilling moratorium. For State Leases PRC 2206 and PRC 2725, Texaco has six months after the moratorium terminates in which to commence drilling operations.

On April 27, 1982, the Commission authorized the resumption of drilling operations on State Leases PRC 2206 and PRC 2725, thereby terminating the drilling moratorium. Since that time, Texaco has been diligently attempting to secure other agency permits and approvals needed to commence drilling operations on the leases.

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On May 15, 1982, the Regional Water Quality Control Board (RWQCB) issued a NPDES permit for the disposal of drilling mud and cuttings for two of the four proposed exploratory wells. As a condition of this permit, an oceanographic reconnaissance survey of the proposed sites was required prior to and drilling. Texaco completed the survey and submitted it to the RWQCB and Oceanographic Technical Advisory Committee (Industry, Fish and Game and RWCCB) for review on September 10, 1982. The RWQCB stipulated that the effects of drilling discharges on sensitive or especially significant biological communities must be determined by a meditoring program. The monitoring program would be required at each site and is expected to cost about \$300,000 per drillsite. Texaco is currently appealing this action to the State Water Resources Control Board. The alternative to this program would be to haul the mud and cuttings to an onshore disposal sito.

In addition, the Santa Barbara County APCD has determined that offshore exploratory drilling operations constitute a "new stationary source" and is subject to the new source review (NSR) rule. The NSR rule requires that emissions of nitrogen oxide from drilling vessels be offset with a reduction of emissions from other sources within the area impacted by the drilling operations. Since Texaco does not have facilities in Santa Barbara County that have offset capabilities, Texaco is negotiating with other companies for offsets. Once an agreement is reached with a facility having offset capabilities, the agreement must be approved by the Santa Barbara County

After obtaining approvals from the RWQCB and Santa Barbara County APCD, an application can be submitted to the Coastal Commission for their consideration and approval.

Texaco has requested that the Commission extend the drilling obligation dates of State Oil and Gas Leases PRC 2206 and PRC 2725

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for one year from the date the Coastal Commission issues a development permit. Texaco has advised that the Santa Barbana County APCD may require offsets to be oberational for one year prior to drilling on the Leases. However, it is recommended that the deferment be limited to six months which should be adequate to complete the permitting process.

AB 884:

N/A.

EXHIBIT:

A. Location Map.

IT IS RECOMMENDED THAT THE COMMISSION:

- 1. FIND THAT CEQA IS NOT APPLICABLE TO THIS ACTION AS IT IS NOT A "PROJECT WHICH MAY HAVE A SIGNIFICANT EFFECT ON THE ENVIRONMENT", AS DEFINED IN CEQA AND ITS IMPLEMENTING GUIDELINES.
- APPROVE A DEFERMENT OF THE DRILLING REQUIREMENTS OF STATE OIL AND GAS LEASES PRC 2206 AND PRC 2725 FOR THE PERIOD COMMENCING OCTOBER 28, 1982 TO MAY 1, 1983. THE COMMISSION RESERVES THE RIGHT TO TERMINATE THIS DEFERMENT OF DRILLING REQUIREMENTS UPON 30 DAYS WRITTEN NOTICE; ALL OTHER TERMS AND CONDITIONS OF THE LEASE TO REMAIN IN FULL FORCE AND EFFECT.

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