MINUTE TTEM
This Galendar liem in 23 vas approved as Mants ltem No -23 by tine Sate Lands Cornmissici by a vote of $\frac{3}{3}$ to 0 at its $12 / 2 \alpha / 83$ meeting.

## CALZNDAR ITEM

## 234

INTERAGENCY AGREEMENT
FOR SURFACE MANAGEMENT FOR RECREATIONAL USE BY
UNITED STATES BUREAU OF LAND MANAGEMENT ON Thee parcels of state school lands in RIVERSIDE AND IMPERIAL CDUNTIES

12/22/83
W 23315
Beutler
PRC 6543

Various desert areas throughout Caiifornia, Nevada, and Arizona, have become popular destination sites for winter campers. These visitors, termed "snowbirds", generally travel in self-contained vehicles establishing temporary residence at a site, often for the ertire winter season.

For a number of years, BLM has imposed 14 -day visitation limits on federal lands to encourage rotating, rather than long-term use. This year the BLM established Long-Term Visitor Areas (LTVAs), in addition to the short Eerm sites with permits reauired for use, to better control extended visits. This wes done as pert of a "rtgionel snowoird moriagement pregram".

Two parcels of State lands are intermingled within a short-term visitation area while one parcel is located within a long-term site (ste Exhibit "尺").

Consistent management of these State and BLM parcels is in the best interest of the State. Lack of such managenent could create intensive use as visitcrs would prefer unrestricted State lands to the restrictive BLH areas.

The BLM, with Commission staff concurrence, proposes the implementation of an Interagency Agreemert to exienc Bla recreational management to the described State parcel intoldings. The agreement would provide for consistent limits on use,
lengtio of visitation, and other applicatle standarcs, length of visitation, and other appiicatle standardis. Such restricticns would be enforced by BLM persornel.

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S 3136

The agreement wculd provide for a five-year term with provisions for amendments. No interest in real property would be conveyed and the agreement would not be one for exclusive use.

Staff will continue to investigate the possibility of exchanging the involved parcels for less impacted property.

This project is exempt from CEQA because it involves an action to protect the environment as specified in 14 CAC ,
Div. 6. Section 15308 .

One parcel on which this anlivity is situated -- Exhibit "A", Parcel 3 -- was identified as possessing significant environmental values pursuant to PRC 6370.1 and is classified in a use category "A" which authorizes Restricted Use. The activity will not have a significant effect upon the identified environmental values.

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

I $]$ is RECOMMENDED THAT THE COMMISSION:

1. DETERMINE THAT AN ENVIRONivENTAL DOCliEETT His iUOT EuLAN PREPARED FOR THIS ACTIVITY AS SUCH DOCUMENT IS NOT REQUIRED UNDER THE PROVISIONS OF P.R.C. 21084, 14 CAL. ADM. CODE 15300, ET SEQ., AND FIND THAT THE ACTIVITY Is CONSISTENT WITH THE LAND'S USE CLASSIFICATION (WHERE APPLICABLE), PURSUANT TO PF:C 6370.1.
2. AUTHORIZE THE EXECUTION OF AN INTERAGENCY AGREEMENT WITH THE UNITED STATES BUREAU OF LAND MANAGEMENT, FOR RECREATIONAL MANAGEMENT OF THREE SCHOOL LAND PARCELS LOCATED IN RIVERSIDE AND IMPERIAL COUNTIES, ON THE LAND DESCRIBED ON EXHIBIT "A" ATTACHED AND BY REFERENCE
MADE A PART HEREOF.

Three parcels of California State school lands in Riverside and Imperial Counties, California, described as follows:
PARCEL 1
Section 16, T8S, R20E, SBM.
Parcel 2
Secion 36, T13S, R17E, SBM.
Farcel 3
Section 36, T13S, R17고E, SBM.
END OF DESCRIPTION

$1$


