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MEMBERS PRESENT ï Hon. Kenneth Cory, State Controller, Chairperson 2 Hon. Mervyn M. Dymally, Lt. Governor, Commissioner, 3 represented by Ms. Betty Jo Smith Hon. Roy M. Bell, Director of Finance, Commissioner, represented by Mr. Sid McCausland 6 7 MEMBERS ABSENT 8 NONE 10 STAFF PRESENT 11 Mr. William F. Northrop, Executive Officer 12 Mr. Richard S. Golden, Assistant Executive Officer 13 Mr. James F. Trout, Manager, Land Operations 14 Mr. Robert C. Hight, Staff Counsel 15 Mr. Jan Stevens 16 17 Mr. Dwight Sanders 18 19 20 21 22 23 24

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PROCEEDINGS

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CHAIRPERSON CORY: Call the meeting to order.

Mr. McCausland, do you have some comments on the minutes of the meeting?

MR. McCAUSLAND: Yes, I do, Mr. Chairman.

Item 55 of the Minutes, page 4, includes the following statement: -- and this is in regard to the pricing of natural gas --

"Upon motion duly made and carried, the following resolution was adopted by a vote of two to zero with one abstension."

If I may, Mr. Chairman, I would like to read from the transcript of Item 55. I won't read all of the pages that I had originally intended. I'll read my motion:

"I have language which I would like to propose in the form of a motion as a substitute to the staff recommendation on this calendar item. I would like to propose that the reasonable market value or current market price of the gas produced and sold from the Rio Vista, Ryer Island, River Island fields for the period in question shall be those prices that are the result of the pending arbitration between PG&E and Texaco, Aminoil and Superior, provided however that

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24 25 should the Public Utilities Commission determine to regulate the price for California-produced gas and impose a ceiling on the price that a California producer may charge, the determination of the State Lands Commission shall be that ceiling price for all time periods in question."

Commissioner Smith then commented on the motion. Executive Northrop noted that I had left Islaton out, and I stated:

"That was an inadvertent error. The motion should be amended to include Isleton."

Ms. Smith said, "That's fine with me. Second the motion."

Chairman Cory said:

"Is there anything that the Commissioners wish to discuss, or are we at the point where the mind cannot cure what the seat cannot endure?

"Do you wish to put any caveat of limitation as to a maximum to which the arbitration, if they came in, should not exceed based upon this record?

Do you want the motion to stand where it is?

"MR. McCAUSLAND: I made my motion. You can amend it.

"CHAIRMAN CORY: We have a motion and seconded. All chose in favor signify by saying

aye.

"(Ayes.)

"CHAIRMAN CORY: The ayes have it. The motion is carried. We stand adjourned."

Mr. Chairman, I have served on this Commission as the alternate for Commissioner Bell for two years. During that entire two-year period, every motion has been by acclamation unless somebody specifically made reference to the fact that they wanted to be noted otherwise in the minutes. There is nothing in the transcript that would lead me to the conclusion that the minutes are appropriate, and therefore, I make the following motion that Calendar Item 55, page 4, be amended in the minutes to say, "Upon motion duly made and carried, the following resolution was unanimously adopted by the Commission."

CHAIRPERSON CORY: You wish to amend the minutes to reflect that?

MR. McCAUSLAND: Yes, sir.

CHAIRPERSON CORY: Okay. Now my point is that I did not vote on that, and I have no qualms with changing that minutes to say that it was carried. But I did not, in fact, vote on that motion, and, therefore, I think it would be inaccurate to say that it was unanimous. Two aye votes. It was a voice voice, and the significance of that, I think, is relatively minor and it relates probably not to that

which people seem to be sensitized to at this point.

MR. McCAUSLAND: Let me make a substitute motion, Mr. Chairman, and also suggest some procedure that I would like incorporated into the sense of my motion.

Number one, rather than the amendment which I just proposed, let me suggest: "Upon motion duly made and carried, the following resolution was adopted by a vote of two to zero period." Strike the clause, "with one abstension."

Second, if that motion was adopted, I would want the following two motions to be considered by the Commission immediately following adoption of the minutes. First, that our prior action on gas pricing be rescinded and that the matter be reopened for public hearing and further discussion by the Commission.

And second, that all future votes on all calendar items of this Commission be taken by official roll call, noted by the secretary.

CHAIRPERSON CORY: Okay. Is there a second?

MS. SMITH: I second.

CHAIRPERSON CORY: We will go in sequel, I guess.

The first thing is to amend the minutes to reflect a two-tonothing vote period.

All in favor signify by saying aye. (Ayes.)

CHAIRPERSON CORY: Motion is carried. The next motion is --2 3 MR. McCAUSLAND: Well, let's adopt the entire set of minutes, then. I move we adopt the minutes as amended. 5 MS. SMITH: I second it. 6 CHAIRPERSON CORY: Without objection --MR. McCAUSLAND: I would like a roll call vote. CHAIRPERSON CORY: Will the Executive Officer call 9 the roll. 10 EXECUTIVE OFFICER NORTHROP: Chairman Cory. 11 CHAIRPERSON CORY: Aye. 12 EXECUTIVE OFFICER NORTHROP: Miss Smith. 13 MS. SMITH: Aye. 14 EXECUTIVE OFFICER NORTHROP: Mr. McCausland. 15 MR. McCAUSLAND: Ave. 16 EXECUTIVE OFFICER NORTHROP: Three ayes, 17 Mr. Chairman. 18 CHAIRPERSON CORY: The minutes are adopted. 19 MR. McCAUSLAND: Mr. Chairman, I would like to move 20 that the action of this Commission whereby we set the 21 arbitrated price of gases in the Aminoil, Texaco, and 22 Superior arbitrations as the appropriate price for our gas 23 unless PUC interceded -- I would like to move that we 24 rescind that action and reopen the matter for further public 25 hearings.

MS. SMITH: I second the motion. ١ MR. McCAUSLAND: I would like a roll call vote. CHAIRPERSON CORY: There is a question as to 3 4 whether or not that matter can be before us. MR. McCAUSLAND: Well, I don't think I need to 5 stay here today if we can't find a way to bring it up during 6 7 the calendar. CHAIRPERSON CORY: I am concerned -- I have no 8 problem. I am willing to vote in favor of your motion, but what I am concerned about is that there are interested 10 parties who have not been notified. 11 MR. McCAUSLAND: I would say that we are not 12 denying any parties an opportunity to be heard on the matter. 13 If anything, we are giving them further opportunity to make 14 their case and bring the issue before us. And if the motion 15 16 should be more properly phrased, set the matter for -- that 17 we rescind our previous action and set the matter for -- I really don't see anything wrong with the motion, as a matter 18 of fact. 19 CHAIRPERSON CORY: I don't know. I am just asking, 20 so we don't --21 MS. SMITH: Jan, is there anything wrong with the 22 motion? 23 MR. STEVENS: We were just discussing the 24 25 authority of the Commission to reconsider in the absence of

a statute at this particular time. There seems to be a question with respect to that. On formal decisions, in the absence of a statute, an administrative body doesn't have the authority to reconsider its decision. Neither one of us can recall at present whether the contracts in question, and leases, would provide this kind of authority with respect to these prices or whether the Commission's action was such a final action as to preclude it from reconsideration at this time.

So the answer in a nutshell is, we are not sure you can do it.

MR. McCAUSLAND: All right. I would like to do it unless somebody proves otherwise.

CHAIRPERSON CORY: I would guess that we should go ahead and do it and see what happens. That eases the burden.

MR. McCAUSLAND: I would say that if individuals can change the minutes that individual actions are probably not valid. As far as I'm concerned, I would be willing to take this entire issue to court on the question of whether or not it is properly recorded in the minutes of the Commission and, therefore, constitutes a legal act of this body.

CHAIRPERSON CORY: I'm willing to put the motion, and I'm prepared to vote for your motion.

1	MR. McCAUSLAND: I would like a roll call vote.		
. 2	CHAIRPERSON CORY: Okay.		
3	EXECUTIVE OFFICER NORTHROP: Chairman Cory.		
4	CHAIRPERSON CORY: Aye.		
5	EXECUTIVE OFFICER NORTHROP: Miss Smith.		
6	MS. SMITH: Aye.		
7	EXECUTIVE OFFICER NORTHROP: Mr. McCausland.		
8	MR. McCAUSLAND: Aye.		
9	EXECUTIVE OFFICER NORTHROP: We have three ayes,		
10	Mr. Chairman.		
11	MR. McCAUSLAND: Third motion, Mr. Chair		
12	would like all further matters brought before this Commission		
1.3.	to be recorded by roll call vote.		
17	CHAIRPERSON CORY: Fine with me.		
15	MS. SMITH: Second.		
16	CHAIRPERSON CORY: Call the roll.		
17	EXECUTIVE OFFICER NORTHROP: Chairman Cory.		
18	CHAIRPERSON CORY: Aye.		
19	EXECUTIVE OFFICER NORTHROP: Miss Smith.		
20	MS. SMITH: Aye.		
21	EXECUTIVE OFFICER NORTHROP: Mr. McCausland.		
22	MR. McCAUSLAND: Aye.		
23	EXECUTIVE OFFICER NORTHROP: Three ayes,		
24	Mr. Chairman.		
25	MS. SMITH: I would like to make a further motion,		

that the Attorney General issue an opinion regarding the motion that was made at the last meeting.

CHAIRPERSON CORY: Before we do that, because I think that gets at the point which I think is being missed in this -- I would like to clear the room except for counsel to discuss potential litigation.

(Thereupon the public meeting was recessed for purposes of discussion by the Commissioners and counsel.)

CHAIRPERSON CORY: We have some procedural items which after conferring with counsel we think appropriate to address ourselves to.

MR. McCAUSLAND: Mr. Chairman, I would like to move that we strike from the record or rescind my earlier motion, the intent of which was to rescind our action at the January 26th meeting regarding gas pricing, the reason being that I would like to offer a substitute motion following that which would give proper notice of our determination to reconsider.

The motion is to rescind my earlier motion.

CHAIRPERSON CORY: Okay. We have a motion.

MS. SMITH: Second.

CHAIRPERSON CORY: Call the roll.

EXECUTIVE OFFICER NORTHROP: Chairman Cory.

CHAIRPERSON CORY: Aye.

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1	EXECUTIVE OFFICER NORTHROP: Miss Smith.	
2	MS. SMITH: Aye.	
3	EXECUTIVE OFFICER NORTHROP: Mr. McCausland.	
4	MR. McCAUSLAND: Aye.	
5	EXECUTIVE OFFICER NORTHROP: Mr. Chairman, three	
6	ayes.	
7	MR. McCAUSLAND: Mr. Chairman, I would like to	
8	move that we publish notice of our intent to reconsider	
9	the gas pricing decision of January 26th.	
10	MS. SMITH: Second.	
11	CHAIRPERSON CORY: Before you call the roll, I	
12	think that carries with it the implication, and I think the	
13	staff should understand that that would dictate probably a	
14	Sacramento meeting whenever that is put on the Agenda.	
15	MR. McCAUSLAND: I believe so.	
16	EXECUTIVE OFFICER NORTHROP: Fine. Thank you,	
17	Mr. Cory.	
18	CHAIRPERSON CORY: Call the roll.	
19	EXECUTIVE OFFICER NORTHROP: Chairman Cory.	
20	CHAIRPERSON CORY: Aye.	
21	EXECUTIVE OFFICER NORTHROP: Miss Smith.	
22	MS. SMITH: Aye.	
23	EXECUTIVE OFFICER NORTHROP: Mr. McCausland.	
24	MR. McCAUSLAND: Aye.	
25	EXECUTIVE OFFICER NORTHROP: Three ayes,	

Mr. Chairman. Okay. The motion is carried. CHAIRPERSON CORY: 2 The first item is the report of the Executive 3 Officer. EXECUTIVE OFFICER NORTHROP: Mr. Chairman and 5 Members, permission was granted to the Pacific Telephone 6 and Telegraph Company to install a telephone conduit 7 facility across state land in the bed of the Mokelumne River 8 adjacent to the State Highway 99 Bridge crossing near Lodi. 9 The Telephone Company has applied for a permit for this 10 crossing: however, the facility must be installed prior to 11 March 15, 1978, when the local water district begins to 12 impound water on this area of that river. The Telephone 13 Company's proposed conduit facility will replace an 14 exsiting conduit on the Highway Bridge which is being 15 severed by the settling of the bridge abutments. 16 Telephone Company will be required to continue its efforts 17 to secure a permanent permit from the Commission. 18 Because of the time frame, we are advising you 19 we have granted that permission. 20 CHAIRPERSON CORY: Any problems? 21 EXECUTIVE OFFICER NORTHROP: Mr. Chairman, 22 Mr. Thompson will report on the crude oil price increase in 23 the Long Beach Unit with his Long Beach Operations' Report. 24

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Mr. Chairman, that concludes my report, sir.

CHAIRPERSON CORY: Okay.

Mr. Golden.

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MR. GOLDEN: Mr. Chairman and Members, this report outlines significant items of current concern to both State Lands Commission staff and the Bay Conservation and Development Commission and the State Coastal Commission. The first group will be on the San Francisco Bay Conservation and Development Commission.

Charles King and Associates - Negotiations have begun between the staffs of BCDC, the State Lands Commission, and Charles King representatives. The latter party is proposing a nine-story office building adjacent to the Bay in the City of Burlingame. The project involves lands with serious title questions. Resolution of the State's interests and assertion of a probable tidelands easement over all or portions of the parcel should be reached in the near future.

International Stills and Cinema - This project involves the mooring of an historical vessel at Pier 1. near the Ferry Building, at San Francisco's Fisherman's Wharf. Although these lands have been granted to the City and County of San Francisco, we are closely following the attendant proceedings for possible applicability and tie-in with our current leasing policies pertaining to historical vessels at Old Sacramento's waterfront area.

Dean F. Collins - State Lands Commission staff have agreed, in part, to accept tideland dedications on behalf of the State. The applicant, Dean Collins, has proposed a residential subdivision on bluff lands in Benicia adjacent to water-covered lands -- tidelands encumbered with a trust easement. As a mitigation requirement, certain lands were offered to be preserved as open space for perpetuity. Should development on these lands be undertaken, in accordance with the reversionary provisions, fee ownership of these lands will be transferred to the State under the management of the Commission.

Now, as to matters under the Coastal Commission, the Agua Hedionda Specific Plan was considered. As one of the components of the City of Carlsbad's Local Coastal Program, Agua Hediona is characteristic and indicative of the title and easement problems associated with the lagoons and waterways in San Diego County.

Recently, a representative of the State Lands

Commission presented oral comments to the San Diego Coast

Regional Commission. The comments were essentially that

the State Lands Commission staff had begun its study of

Agua Hedionda; however, the study could take up to two years

for completion. Consequently, no recommendations in the

interim could be offered concerning the extent of the

public trust. In response to this, Regional Coastal

Commission land-use designations were deferred on possible trust lands pending completion of the State Lands Commission study.

Hotel Del Coronado - Staff of the State Lands Commission, in consultation with the Attorney General's Offic, coordinated efforts with the San Diego Coast Regional Commission and the City of Coronado Planning Department to resolve the claim by a number of Coronado citizens that 3.32 acres of Hotel Del Coronado land is public land subject to a public trust easement.

Subsequent to historical investigations and file research, Deputy Attorney General Anthony M. Summers concluded that quot, "There is no evidence that the 3.32 acres have ever been subject to public trust...but have been upland -- as opposed to tidelands -- dating back at least to the mid-1800's." Close quotes.

Thus, in dispelling unsupported contentions, the Attorney General's Office and State Lands Commission staff quieted allegations concerning lands with purportedly reserved public interests which had been the subject of political controversy for many years.

Humboldt County Area Local Coastal Programs Staff of the Commission has received and preliminarily
commented on the local coastal programs for the Cities of
Arcata and Eureka, and Humboldt County. Additionally, an

interagency coordination mechanism has been established to facilitate Bay planning. The Commission staff will be participating with federal and local entities along with the State agencies who have jurisdiction over Bay matters.

The public trust issue is a continuing problem in the Eureka/Arcata tidelands waterfront area. State Lands Commission staff and the Attorney General's Office is heavily relied upon by Coastal Commission personnel to perform boundary, title, and graphic assistance.

Additionally, determinations of project consistency with the public trust doctrine often entail much effort by the Commission and Attorney General's Office. Staffing problems encountered are expected to be rectified in the near future with the addition of new Commission personnel.

Long Beach Coastal Plans - The City of Long
Beach Local Coastal Program and the Port of Long Beach
Port Master Plan are currently being reviewed by
Commission staff. Review to date does not indicate any
major Commission concerns.

That completes my report.

CHAIRPERSON CORY: Questions from members?

A request, because of scheduling problems, we will take up Item 20 out of order. Is there any objection to

Item 20, Tomales Bay.

doing that? Okay.

EXECUTIVE OFFICER NORTHROP: Mr. Chairman, you have in front of you an understanding between the County of Marin, the Coastal Commission, and the State Lands Commission to handle the problems in Tomales Bay during an interim period.

The staff recommends its adoption. I understand Mr. Flushman from the Attorney General's Office is here.

MR. FLUSHMAN: Mr. Cory and Members of the Commission, this understanding was adopted through a series of -- after a series of meetings and through numerous telephone calls between Marin County and the North Central Regional Coastal Commission, and deals with the interim permitting process during the formulation of the Local Coastal Program. The understanding is just what it says. It is not a binding document on any of the parties to it and just presents standards to them by which the permits that are put before them by applicant should be considered.

The most important of the standards is found on page 3. It deals with whether or not the application deals with a permit for either an existing use or an existing activity which is consistent with the public trust and the objectives of the Coastal Act of 1976.

Marin County just approved this today. By telephone this morning, I have had contact with the representative of the North Coast Regional Commission and

1 staff is going to recommend adoption to its body as well. 2 CHAIRPERSON CORY: Questions by Commissioners? 3 MS. SMITH: Individuals who would normally come 4 to the Commission for approval of their permit applications 5 would still come to this body for approval; is that б correct? 7 MR. FLUSHMAN: Yes. They would. The permit 8 applications would then be considered by what has been 9 euphemistically referred to as the Tomales Bay Task Force 10 which is composed of the members of the North Central Coast 11 Regional Commission (sic), the Division staff and Marin The respective staffs would consider it from their 12 13 interested viewpoints. Marin County deals with the upland, 14 the Coastal Commission and the Lands Commission deal with 15 the permit with respect to the tidal and submerged lands. 16 CHAIRPERSON CORY: Okay. What is the wish of the 17 Commission? 18 MR. McCAUSLAND: I will move we adopt the staff 19 recommendation. 20 MS. SMITH: Second. 21 CHAIRPERSON CORY: Moved and seconded. Call the 22 roll. 23 EXECUTIVE OFFICER NORTHROP: Chairman Cory. 24 CHAIRPERSON CORY: Ayc. 25 EXECUTIVE OFFICER NORTHROP: Miss Smith.

1	MS. SMITH: Aye.	
2	EXECUTIVE OFFICER NORTHROP: Mr. McCausland.	
3	MR. McCAUSLAND: Aye.	
4	EXECUTIVE OFFICER NORTHROP: Mr. Chairman, three	
5	aye votes.	
6	CHAIRPERSON CORY: Carried.	
7	MR. FLUSHMAN: Thank you, Commissioners, for	
8	taking this out of order.	
9	CHAIRPERSON CORY: Okay.	
10	Next we have the Consent Calendar, designated with	
11	the letter "C" in front of the numbers, Cl through 13.	
12	Is there anyone in the audience who has any difficulties	
13	with us approving Items Cl through 13, inclusive, pursuant	
14	to the staff's recommendation?	
15	Motion by Mr. McCausland; seconded by Miss Smith	
16	that Item Cl through 13 be approved as presented. Call the	
17	roll.	
18	EXECUTIVE OFFICER NORTHROP: Chairman Cory.	
19	CHAIRPERSON CORY: Aye.	
20	EXECUTIVE OFFICER NORTHROP: Miss Smith.	
21	MS. SMITH: Aye.	
22	EXECUTIVE OFFICER NORTHROP: Mr. McCausland.	
23	MR. McCAUSLAND: Aye.	
24	EXECUTIVE OFFICER NORTHROP: Three aye votes on	
25	the Consent Calendar, Mr. Chairman.	

CHAIRPERSON CORY: Item 14 is off the calendar.

MR. McCAUSLAND: Each month, Mr. Chairman, there appears to be at least one Informative item on the Consent Calendar, and I'm not quite certain why it is on the Consent Calendar if it's informative. You might want to consider whether or not we want to include those in blanket motion in the future. They might belong in the Executive Officer's Report as just an insert. I don't see why they require action. C12 is the one.

EXECUTIVE OFFICER NORTHROP: We will take necessary steps to correct that, Mr. Chairman.

Thank you, Mr. McCausland.

CHAIRPERSON CORY: Item 15 - Authorization for the Executive Officer to negotiate and sign an agreement with the Port of Long Beach so that there will be a joint EIR for the Shell Data Development.

EXECUTIVE OFFICER NORTHROP: Mr. Chairman, this deals with the State's concerns with the transportation, onshore, of the Shell production and the federal offshore lease, offshore, Huntington Beach. We are proposing to put together a joint EIR similar to the one that was done for the SOHIO project between the City of Long Beach and the Public Utilities Commission on a co-lead agency basis.

So we are authorizing to negotiate -- we have already had some preliminary meetings. We have set up our

task force for you to approve this. We have started 1 negotiations to move on this so that we can move within the 2 time frame as outlined by egislation. 3 CHAIRPERSON CORY: Any questions by members? MR. McCAUSLAND: No. 5 MS. SMITH: No. 6 CHAIRPERSON CORY: Call the roll. Oh, we'd better 7 have a motion. 8 Miss Smith moves? 9 Anyone on Item 15 in the audience? 10 I would like, before we accept the motion, to 11 remind the Executive Officer that if this is Shell Oil, you 12 had better get it in writing, as I recall their slipperiness 13 on the other issues. 14 EXECUTIVE OFFICER NORTHROP: Yes, sir, Mr. Chairman. 15 CHAIRPERSON CORY: Miss Smith moves; Mr. McCausland 16 seconds the authorization be granted. Call the roll. 17 EXECUTIVE OFFICER NORTHROP: Chairman Cory. 18 CHAIRPERSON CORY: Aye. 19 EXECUTIVE OFFICER NORTHROP: Miss Smith. 20 MS. SMITH: Aye. 21 EXECUTIVE OFFICER NORTHROP: Mr. McCausland. 22 MR. McCAUSLAND: Aye. 23 EXECUTIVE OFFICER NORTHROP: Mr. Chairman, it's 24 three-0. 25

CHAIRPERSON CORY: Approved.

Item 16.

EXECUTIVE OFFICER NORTHROP: Mr. Chairman, Item 16 is the award of a consultant services contract, removal of navigation hazards in the Sacramento-San Joaquin Delta. Dwight Sanders is the Manager of our Planning and Environmental Unit that has handled that. I would like him to address the Commission on that at this time, with your permission.

CHAIRPERSON CORY: Okay, Dwight.

MR. SANDERS: Mr. Chairman, Members of the Commission, as you are aware, the State Lands Commission received a Federal Economic Development Administration grant in the amount of \$1,210,969 for the removal of hazards within the Sacrament-San Joaquin Delta. The grant is subject to a special condition imposed by EDA as follows:

"Prior to the start of construction, the Grantee will present to the Regional Director, Western Regional Office, Economic Development Administration, evidence that the California State Historic Preservation Officer has reviewed and approved final plans and specifications for site-specific removal projects as they are identified."

There are specific requirements of the National

Historic Preservation Act of 1966 and subsequent rules and regulations which must be conformed to in this matter. To this end, the State Historic Preservation Office determined that a formal research effort was warranted in this particular matter as evidenced by the quote in the calendar item.

On February 3rd, 1978, the Commission staff and the State Historic Preservation Office staff agreed to the content of a request for a proposal for the required research efforts which are financed by the federal grant monies. The Commission received two proposals and they have been evaluated independently by two evaluators from the State Lands Commission staff and one evaluator from the State Historic Preservation Office.

The recommendation of the staff is that the Commission award the subject contract to Allen Patterson, et al., and to that end this is our recommendation.

Both proposals, in concurrence with the State
Historic Preservation Office, meet the minimum standards
for the project. The individuals stated for the Allen
Patterson proposal appear to have a greater degree of
experience and credentials in this regard, and perhaps this
factor is a determinant in the difference in price between
the two proposals.

The proposal by Dr. Kenneth Owens is in the amount

of 64,000 -- approximately \$64,000. The proposal from Allen Patterson is approximately \$37,000.

As I stated, the staff of the State Lands
Commission has recommended the adoption of the Patterson
proposal. The staff of the State Historic Preservation
Office feels that the proposal by Dr. Kenneth Owens is
the one which the Commission should consider at this
particular time.

We have asked that a representative from the State Historic Preservation Office be in attendance today to state their position and the reasons for their evaluation of the proposals.

There is one item that did at least cause some concern among staff with regard to the proposal by Dr. Owens in that the principal researcher, or the individual who would be in effect ramrodding the project, is presently an employee of the State Historic Preservation Office.

CHAIRPERSON CORY: Is there anyone here from the State Historic Preservation Office?

Yes. Could you come forward and give us your views as to why -- We don't understand your end of the world that much, and it's a question of money is what we are looking at. Thirty-seven versus 64. Why is it that we get something better for that?

MR. KREUTZBERG: My name is Hans Kreutzberg, H-a-n-s, surname is K-r-e-u-t-z-b-e-r-g. I'm an Historian with the State Historic Preservation Office.

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As Dwight pointed out, from our perspective at any rate, the qualifications of the personnel in both proposals meet the minimum qualifications standards of Title 36 of the Code of Federal Regulations, Part 64 Proposed.

I took the liberty, I suppose, after knowing that of not dealing with the qualifications as much as I did with the proposal itself. What I dealt with in terms of the proposal is the thoroughness of the proposal, the grasp of the complexities and details of the federal requirements which are reproduced verbatim in an appendix to the And it became evident, in a comparison of both RFP. proposals, that the Owens proposal had, as I said, a more thorough grasp of what was required by the federal regulations; and therefore, had the not inconsequential advantage of being able to come up with a product and a research effort that, later subjected to critical review and comment by the staff of our office and by the staff of the President's Advisory Council on Historic Preservation, would fly more readily through that review process than the proposal of Mr. Patterson.

That is integrated into considerations of time and

and efficiency that I understand are very pertinent to the project itself.

From the standpoint of the extent to which, at least on a written basis, the two proposals conform to the federal requirements, we expressed the opinion to Mr. Sanders that the Owens proposal did, in fact, do so in outstanding fashion, and on the rating sheet we were handed by the Commission, we gave the Patterson proposal on that score of thoroughness an average rating.

We felt, too, that in terms of quality approach, the Owens proposal was more outstanding in that it indicated a more thorough and broadly-based understanding of what the connotations and denotations of the language of the federal requirements were in terms of what is historical.

There were some disturbing, what I would call premature conclusions in the Patterson proposal about the extent of work that could be done. Now, unless the Patterson proposal was based on a set of presumptions that indicated a certain level of scholarly familiarity with what was involved -- and this was not necessarily evident in detail in the research proposal -- I could not understand why some of these conclusions appeared in the research proposal; for example, details relating to the length of the final reports, what I felt to me was a rather superficial approach to the determination of eligibility for

the National Register requirements as outlined in Part 63 of Title 36 of the Federal Code of Regulations.

On the whole, again, in terms of the urgency of the proposal felt that the Owens proposal clearly could, in large measure, deal with the problem most expeditiously. That is in reference to the fact that in the Patterson proposal, it clearly indicates that on the timing there are restrictions on the amount of research time available to the study. The consultant under the potential subcontract, on whom the research burden will fall, all have previous commitments of one sort or another and will require varying amounts of time to terminate or complete those commitments before joining the study.

Taken together, we felt that on that basis that the Owens proposal had the advantage of thoroughness, had the advantage of understanding of what was required, and that each step of the research effort could be guided by that understanding of the federal regulations, so at the time reviewed this proposal would take place and it would take place on a continuing basis. There would be very little in the way of questioning on the most part by our staff and by the Advisory Council staff that might in some way prevent the hazard removal from proceeding in a smooth and orderly fashion.

So there was that component of understanding of the

nature of the urgency of the project involved in making our appraisal.

As far as the statement regarding the current employment status of the principal investigator's concerned, I need merely say that if Dr. Owens were awarded the contract, there is certainly no question that that relationship should be immediately severed. I don't believe this could be described in any way based on that as a conflict of interest. My feeling on the contrary, given that there would be the severance, is that a person's experience with those federal guidelines in the context of working in the Office of Historic Preservation are a decided advantage to the quality of the research effort. I think that is about it.

CHAIRPERSON CORY: On that last point, I will grant you that, but it seems to me the question is more one of whether there is a conflict in your recommendation, not whether or not there would be a conflict in carrying out the duties. I mean that is what -- I think it is better to deal with that out in the open where everybody can throw pot shots at it rather than this were is something nefarious going on.

MR. KREUTZBERG: Right. The crux of my initial statement, as you may have noticed, was that I chose not to deal with the qualifications of the people involved. In

other words, I was concerned with the thoroughness of the proposal. It was not my intention to inject the current status of the principal investigator into consideration. I still would not do that now.

I would disclaim vehemently any insinuations that our recommendations were based or in some way were otherwise attached to the fact that Mr. Hurtato, who is the principal investigator under the Owens proposal, in any way influenced what we appraise to be the quality of the respective proposals.

I note, for example, in going over the resume of the subcontractors in the Patterson proposal, that up until 1/78, Mr. Steven Wee was employed by the State Lands Commission Water Project in the Lake Tahoe area, and that he also worked for the Attorney General's Office in Basti, in a capacity which was interesting, too.

But in answer to your question, there is absolutely no connection as far as our appraisal of this report is concerned and our recommendation of the contract.

CHAIRPERSON CORY: Pardon me, but why do we even have to go through this? Can the staff tell me? We got it here because there is some federal requirement that we have to do this to get the money; is that correct?

 $\label{eq:executive of the program} \mbox{EXECUTIVE OFFICER NORTHROP: That's correct.}$ It's part of the program.

1 MR. SANDERS: Ironically, Mr. Chairman, we were 2 informed at that February 3rd meeting by Hans that the special stipulation should not have even been applied to 3 4 our project because it was not a strict quote "construction" unquote project that was normally dealt with by EDA. 5 6 one of the major factors we have had to deal with throughout 7 the life of this project in the effect that the proposal is a unique one to EDA's normal means and procedures. MR. KREUTZBERG: Mr. Chairman, I don't believe that is an accurate representation of what I said at the 10 February 3rd meeting. The special condition which 11 Mr. Sanders speaks of is a predetermined one in its wording 12 that is applied by the environmental reviewers for that 13 I was not consulted by that agency in formulating 14 the wording of that special condition. The special condition 15 16 I told Mr. Sanders was not suitably tailored to the 17 particularities of the proposed project. But then, very 18 few others were. The fact is that this does not excuse the project 19 by virtue of the wording of the special condition from 20 21 conforming to those regulations. 22 CHAIRPERSON CORY: Thank you. 23 Mr. McCausland. 24 MR. McCAUSLAND: I appreciate the discussion we

have had on this issue today, and I can see that it is one

that is probably worthy of continuing in another context. 1 But in terms of the hazard removal program in the Delta, I 2 believe that we should adopt the staff recommendation 3 pursuant to Calendar Item 16. I will move adoption of the staff recommendation. 5 MS. SMITH: I second the motion. 6 CHAIRPERSON CORY: Moved and seconded. Call the 7 roll. 8 EXECUTIVE OFFICER NORTHROP: Chairman Cory. 9 CHAIRPERSON CORY: Ave. 10 EXECUTIVE OFFICER NORTHROP: Miss Smith. 11 MS. SMITH: Aye. 12 EXECUTIVE OFFICER NORTHROP: Mr. McCausland. 13 MR. McCAUSLAND: Aye. 14 EXECUTIVE OFFICER NORTHROP: Three-0, Mr. Chairman. 15 CHAIRPERSON CORY: Item 17. 16 Item 17, Mr. Chairman, EXECUTIVE OFFICER NORTHROP: 17 is the authorization to enter into basically a time and labor 18 contract for removal of hazards at Ellwood and Goleta. 19 will recall that the Commission has about a \$700,000 federal 20 grant to survey the removal of obstructions in that area. 21 This is a contract to go in and remove obstructions that 22 have surfaced because of the recent storms on an emergency 23 basis. 24 CHAIRPERSON CORY: Is there anybody in the 25

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1	audience on Item 17?
2	Anything else we need to know? It's an emergency
3	thing, so we have got a time problem?
4	EXECUTIVE OFFICER NORTHROP: Right.
5	MS. SMITH: I move the adoption.
6	CHAIRPERSON CORY: Miss Smith moves. I will
7	second the adoption.
8	MS. SMITH: For the record, I think it should be
9	noted
10	CHAIRPERSON CORY: Well, he is right there. Let
11	me make sure he doesn't have a problem.
12	(Thereupon Mr. McCausland who had stepped
13	out of the room briefly was consulted.)
14	MR. McCAUSLAND: I vote aye.
15	(Laughter.)
16	CHAIRPERSON CORY: We have a motion and a second.
17	Call the roll.
18	EXECUTIVE OFFICER NGRTHROP: Chairman Cory.
19	CHAIRPERSON CORY: Aye.
20	EXECUTIVE OFFICER NORTHROP: Miss Smith.
21	MS. SMITH: Aye.
22	EXECUTIVE OFFICER NORTHROP: Mr. McCausland
23	records his aye as he requested. Three-0, Mr. Chairman.
24	CHAIRPERSON CORY: Item 18.
25	EXECUTIVE OFFICER NORTHROP: Mr. Chairman, this is

the adoption of the annexation of tide and submerged lands 1 in the Stockton area we had discussed in a previous meeting, 2 I believe, prior to going to LAFCO. 3 CHAIRPERSON CORY: Anyone in the audience on Item 18? 5 Miss Smith, a question? 6 MS. SMITH: I have a question. For the record, 7 are we the only owners of land in that area? 8 MR. HIGHT: Yes. 9 For the record, our records indicate that and 10 our discussions with the appropriate officials indicate 11 that, yes, the State is the only owner. 12 CHAIRPERSON CORY: It's an island, is it? 13 MR. HIGHT: It's an island and some levies. 14 CHAIRPERSON CORY: Anybody in the audience on 15 Item 18? 16 MS. SMITH: Move the adoption. 17 CHAIRPERSON CORY: Miss Smith moves; Chairman 18 Cory seconds. 19 Call the roil. EXECUTIVE OFFICER NORTHROP: Chairman Cory. 20 CHAIRPERSON CORY: 21 22 EXECUTIVE OFFICER NORTHROP: Miss Smith. 23 MS. SMITH: Aye. EXECUTIVE OFFICER NORTHROP: Mr. McCausland. 24 25 CHAIRPERSON CORY: The record will show that

Mr. McCausland was not in the room. Item 18 will be 1 2 approved. Item 19. 3 EXECUTIVE OFFICER NORTHROP: Mr. Chairman, this is 5 a result of nearly a year and a half, two years of cooperation between the City of Sacramento and the State 6 Lands Commission in the selection process of developers in Old Sacramento. We have now put together a package for 8 selection in which most of us are concerned, and we 9 recognize the concern of the City of Sacramento for their 10 theme in Old Sacramento and they recognize our land 11 12 ownership. 13 We recommend adoption. CHAIRPERSON CORY: Anybody in the audience on Item 14 19? 15 16 MS. SMITH: I will move the adoption. 17 CHAIRPERSON CORY: Miss Smith moves. Chairman 18 Cory seconds. 19 Sid, the Sacramento waterfront --2Ö We have a motion and a second. Call the roll. 21 EXECUTIVE OFFICER NORTHROP: Chairman Cory. 22 CHAIRPERSON CORY: Ave. 23 EXECUTIVE OFFICER NORTHROP: Miss Smith. 24 MS. SMITH: Aye. 25 EXECUTIVE OFFICER NORTHROP: Mr. McCausland.

1	MR. McCAUSLAND: Aye.
2	EXECUTIVE OFFICER NORTHROP: Three-0, Mr. Chairman.
3	CHAIRPERSON CORY: Carried.
4	Item 20 we have taken care of.
5	Item 21, Amendment to the Administrative Code
6	relating to environmental documents. This is a filing of
7	new regs.?
8	MR. HIGHT: Yes, Mr. Chairman. This is to require
9	the Commission's regulations to come into compliance with
10	the new CEQA bill that was enacted last year. Basically,
.11	it sets up filing procedures and notice requirements.
12	CHAIRPERSON CORY: Anybody in the audience on
13	Item 21?
14	Mr. McCausland moves. Miss Smith seconds.
15	MR. SMITH: I second, and then I have a question.
16	Jan, has your office reviewed the regulations?
17	MR. STEVENS: No, we haven't. We haven't been
18	involved in this particular process.
19	EXECUTIVE OFFICER NORTHROP: Our staff counsel has
20	reviewed this.
21	MS. SMITH: Your staff counsel?
2.2	EXECUTIVE OFFICER NORTHROP: Yes.
23	MS. SMITH: Your staff counsel prepared this?
24	MR. HIGHT: Yes.
25	MS. SMITH: You did have a public hearing on the

1	regulations?
2	MR. HIGHT: Yes, we had a public hearing.
3	MS. SMITH: Was there public comment?
4	MR. TROUT: Miss Smith, there was only one party
5	who came to the public hearing, and she was primarily an
6	intern from a San Francisco law firm. There were several
7	comments, nonsubstantive, and they have been incorporated
8	into the regulations now before you.
9	MS. SMITH: Thank you.
10	CHAIRPERSON CORY: Ready for the motion?
11.	Call the roll.
12	EXECUTIVE OFFICER NORTHROP: Chairman Cory.
13	CHAIRPERSON CORY: Aye.
14	EXECUTIVE OFFICER NORTHROP: Miss Smith.
15	MS. SMITH: Aye.
15.	EXECUTIVE OFFICER NORTHROP: Mr. McCausland.
17	MR. McCAUSLAND: Aye.
18	EXECUTIVE OFFICER NORTHROP: Mr. Chairman, three
19	ayes.
20	CHAIRPERSON CORY: Item 21 authorized as presented.
21	Item 22. This is to allow the Executive Officer
22	to give written authorization to the Motion Picture
23	Development Council for commercial filming by permitted
24	movie-producing companies on State-owned lands.
25	EXECUTIVE OFFICER NORTHROP: Correct.

1	CHAIRPERSON CORY: Anybody in the audience on
2	Item 22?
3	Any questions from the Commissioners? Miss Smith
4	moves; Mr. McCausland seconds. Call the roll.
5	EXECUTIVE OFFICER NORTHROP: Chairman Cory.
6	CHAIRPERSON CORY: Aye.
7	EXECUTIVE OFFICER NORTHROP: Miss Smith.
8	MS. SMITH: Aye.
9	EXECUTIVE OFFICER NORTHROP: Mr. McCausland.
10	MR. McCAUSLAND: Aye.
11	EXECUTIVE OFFICER NORTHROP: Mr. Chairman, three-0.
12	CHAIRPERSON CORY: Approved.
13	Item 23, Hollywood Turf Club, authorizes the staff
14	to release Hollywood Turf Club from liability. This is
15	where they have assigned it to
16	EXECUTIVE OFFICER NORTHROP: To Hanna-Barbera
17	CHAIRPERSON CORY: To the cartoon folks.
18	Marineland; right?
19	MR. McCAUSLAND: How is this not part of the prior
20	action of the Commission? Is there a requirement for
21	CHAIRPERSON CORY: We signed the lease, but we
22	kept Hollywood Turf Club financially responsible. It's a
23	question of whether or not cartoons are going to keep selling
24	or horses are going to keep selling. It's an economic
25	decision, I guess. If the FTC puts it into jamming that

cereal down the kids' throats, there may not be too much in cartoons in the near future. 2 MR. McCAUSLAND: 3 Why didn't we vote on this last month? MR. HIGHT: This was an assignment last month from Hollywood Turf Club to Marineland. 6 MR. McCAUSLAND: What have they done in the 7 meantime now that allows us to make the determination that 8 we can release Hollywood Turf Club from liability? MR. HIGHT: They have applied to us. 10 asked to be released, saying that in effect that Marineland 11 is equally responsible. Marineland is a --12 CHAIRPERSON CORY: Shouldn't somebody have asked 13 that question the first time? 14 EXECUTIVE OFFICER NORTHROP: Mr. Cory, I don't 15 think so, because we normally on these assignments try to 16 hold all parties responsible so we have adequate coverage 17 for the State. 18 CHAIRPERSON CORY: If that's the case, why should 19 we release them? I mean, if that's sound policy, then 20 shouldn't the question be asked and determined, "Then what 21 unique characteristics exist here to let Hollywood off the 22 hook?" 23 EXECUTIVE OFFICER NORTHROP: 24 If I may, this is a particular case in which we have two very substantial parties. 25

If the case were in a different position where we have a less subtantial party, we wouldn't let them off -- we wouldn't recommend letting them off.

CHAIRPERSON CORY: But what Sid's question implies is that when the thing came through the first time, that evaluation -- somebody should have asked.

MR. McCAUSLAND: I'm beginning to understand that we don't normally grant this release, and I guess the answer is that the reason we are considering it at this time is because we have such substantial parties we are willing to let one of them off the hook.

CHAIRPERSON CORY: Correct. But two substantial people have got to be better than one.

MR. McCAUSLAND: That thought occurred to me.
Why let anybody off the hook? If it's policy, why not keep
it as a uniform policy?

MR. TROUT: Mr. McCausland, from our standpoint, that is certainly a policy question that is before the Commission. In this case, this is a rather complicated transfer. When all of the documents got before all of the attorneys and got ready to be put together, Hollywood Turf Club asked to be relieved because they want to get completely out of this. So we made an investigation of the new people, which involved not only Hanna Barbera, but Taft Broadcasting Company and Kroger Company, both of which are listed on the

New York Stock Exchange, and we feel that in this case an exception to the usual policy is warranted. We have done it once or twice. There was the option regarding relieving Phillips Oil Company, for example, totally of liability and transferring that to Tosco and to their new lenders. But it's a policy option which is used only recolly where it can be supported.

MR. McCAUSLAND: I would like to discuss the entire issue on a calendar item in the future before we take any action on any more of these.

EXECUTIVE OFFICER NORTHROP: Would you clarify that, please?

CHAIRPERSON CORY: On the Agenda at the next meeting or when it fits in -- I don't see any great urgency even for Hollywood Turf Club -- to have the whole question -- the staff go through the whole policy and if there are any objective standards that could be applied as to whether or not we do release or don't release once we have got somebody on the hook.

EXECUTIVE OFFICER NORTHROP: In other words, some kind of template that says if you meet these criteria, you are released?

CHAIRPERSON CORY: No, the whole question, rather than dealing with just this issue. We would like a review of the whole question. What our policy has been and --

MR. McCAUSLAND: If we haven't had very many of these cases in the past, it wouldn't be bad to note the 2 instances in which we have granted the release and those 3 where it has been requested and we have rejected. I would 5 assume we have never rejected. 6 EXECUTIVE OFFICER NORTHROP: No. The Commission, 7 I believe, in our tenure, has rejected the assignment on 8 one lease, didn't we, Don? 9 (Overlapping.) 10 MR. McCAUSLAND: Well, let's not spend any more 11 time on it today. 12 CHAIRPERSON CORY: No. Check with Mr. McCausland 13 and the various Commissioners. We would like a full item, and I guess we would not like to vote on this item 14 15 today. 16 EXECUTIVE OFFICER NORTHROP: Fine. 17 MR. McCAUSLAND: Maybe our existing policy is 18 Maybe once you have assigned a lease, everybody 19 should be off the hook. But maybe just the opposite. 20 Item 24, approval of revised CHAIRPERSON CORY: 21 beginning date for placement of a floating steamboat in the 22 Sacramento River, City of Sacramento. EXECUTIVE OFFICER NORTHROP: Mr. Chairman, this is. 23 24 I believe -- if my memory serves me correctly, Mr. Harvey 25

has been on the Agenda several times. This is a revised

beginning date for the placement of a steamboat. He is 1 doing a theme plan approved by the City of Sacramento. 2 CHAIRPERSON CORY: Anybody in the audience on 3 Item 24? MR. McCAUSLAND: I'll move it. 5 MS. SMITH: Second. 6 CHAIRPERSON CORY: Mr. McCausland moves; Miss 7 Smith seconds. Call the roll. 8 EXECUTIVE OFFICER NORTHROP: Chairman Cory. 9 CHAIRPERSON CORY: Aye. 10 EXECUTIVE OFFICER NORTHROP: Miss Smith. 11 MS. SMITH: 12 Aye. EXECUTIVE OFFICER NORTHROP: Mr. McCausland. 13 MR. McCAUSLAND: Aye. 14 CHAIRPERSON CORY: Approved. 15 Item 25, emergency permit, Fish and Game. This is 16 the land bridge at Mono Lake which needs to be removed 17 because of the low water. 18 EXECUTIVE OFFICER NORTHROP: Right. 19 Mr. Chairman, Mr. Leiby from Fish and Game is in 20 the audience. I wonder if he wouldn't, Mr. Chairman, want 21 to address the Commission. 22 MR. LEIBY: I am James Leiby, Chief of Operations 23 24 for the Department of Fish and Game. Negit Island is a 160-acre island in Mono Lake. 25

It's the largest area for breeding of the California gull in California. Approximately twenty to thirty thousand gulls use this area. Now because of the declining water level in Mono Lake, a land bridge will be formed between the mainland and the island. This will allow predators of all kinds to cross over and prey upon the young gulls.

Our solution to the problem is the use of ammonia nitrate to dig a channel approximately 100 feet wide, 6 to 8 feet deep, and about 1,000 feet long between the mainland and the island so that we maintain the water mote and, therefore, deny the predators use of the island.

The actual blasting would be done by the National Guard. There will be no use of dynamite. No big explosions. Any noise that would alarm the local residents.

We know of no opposition to this project. We have notified the local legislators, the local residents, the BLM, the Department of Water and Power, the City of Los Angeles, and also the Audubon Society who is in favor of this project.

We have miscalculated the drop of the water there, so as a result we have to have an emergency action by the State Lands Commission.

MS. SMITH: I was previously led to believe -- unless I misinterpreted the staff's presentation -- that there would be dynamite used.

I believe that we discussed that MR . HIGHT: Yes. 1 before. It was my understanding that they would use dynamite, but now we find out that it is a much safer 3 substance. Thank you. MS. SMITH: Okay. 5 And there are no environmental --6 CHAIRPERSON CORY: Pardon me. How do you know 7 that ammonia nitrate is any safer than dynamite? 8 MR. LEIBY: We have used this in several other 9 areas to blast potholes out of tules and shallow areas so 10 that you have --11 I just never thought dynamite CHAIRPERSON CORY: 12 was that dangerous. You know, it blows up, it blows up. 13 This is more or less of a poof. MR. LEIBY: 14 doesn't throw a tremendous blast in the air. 15 MS. SMITH: What are the environmental 16 consequences of the use of this? 17 CHAIRPERSON CORY: Hungry predators. 18 (Laughter.) 19 There will be some turbidity in the MR. LEIBY: 20 immediate area where the blasting is taking place. 21 will be a minor effect on the brine shrimp, but the lake is 22 That shouldn't be a critical loaded with brine shrimp. 23 problem. There is no fish in the lake, by the way. 24 CHAIRPERSON CORY: Are we ready for the question? 25

MR. McCAUSLAND: I'll move the adoption. CHAIRPERSON CORY: Mr. McCausland moves. 2 Miss Smith seconds. Cal the roll. 3 EXECUTIVE OFFICER NORTHROP: Chairman Cory. 5 CHAIRPERSON CORY; Aye. EXECUTIVE OFFICER NORTHROP: Miss Smith. 6 7 MS. SMITH: Aye, EXECUTIVE OFFICER NORTHROP: Mr. McCausland. 8 9 MR. McCAUSLAND: EXECUTIVE OFFICER NORTHROP: 10 Three-0. CHAIRPERSON CORY: Carried. 11 Item 26, Boundary Line Agreement between the City 12 13 of Monterey, a legislative grantee, and the United States Coast Guard at Monterey Bay, City of Monterey. 14 Yes, Mr. Chairman. This is to set up 15 MR. HIGHT: 16 a boundary line along the waterfront in the City of 17 Monterey. There is one change we would like to make in 18 the recommendation on page 68. 19 "We find that the Boundary Line Agreement on file with the State Lands Commission between 20 ... " and we would like after the word "the" to insert 21 "State of California and the" City of Monterey. 22 The State of California was inadvertently left out. Our MTST machine 23 sometimes forgets things. 24 25 (Laughter.)

CHAIRPERSON CORY: Anybody in the audience on this item? 2 Ready for questions? Miss Smith moves; Mr. McCausland seconds with the 5 amendment. Call the roll. EXECUTIVE OFFICER NORTHROP: Chairman Cory. CHAIRPERSON CORY: Aye. 8 EXECUTIVE OFFICER NORTHROP: Miss Smith. 9 MS. SMITH: Aye. 10 EXECUTIVE OFFICER NORTHROP: Mr. McCausland. 11 MR. McCAUSLAND: Aye. EXECUTIVE OFFICER NORTHROP: Mr. Chairman, three-0. 12 13 CHAIRPERSON CORY: Carried. 14 Item 26 (sic), compromise title settlement at Belmont and O'Neill Sloughs, City of Belmont. 15 EXECUTIVE OFFICER NORTHROP: Mr. Chairman, that is 16 I think you misspoke yourself, 17 27. 18 CHAIRPERSON CORY: Okay, 19 Tell us about that one MR. HIGHT: Yes, Mr. Chairman, this is the 20 21 settlement of a slough that runs through a parcel of land. The State will acquire title to portions of the slough that 22 is still wet and will acquire an interest in Brown's Island 23 which you will remember is the area that was set up as a 24 land-bank situation. We will acquire a 33/100ths additional 25

1	interest i	n the island in addition to acreage within the
2	settlement	parcel.
3		CHAIRPERSON CORY: Anybody in the audience on
4	Item 27?	
5		Questions by Commissioners?
6		Mr. McCausland moves. Miss Smith seconds. Call
7	the roll.	
8		EXECUTIVE OFFICER NORTHROP: Chairman Cory.
9		CHAIRPERSON CORY: Aye.
10		EXECUTIVE OFFICER NORTHROP: Miss Smith.
11		MS. SMITH: Aye.
12	· · ·	EXECUTIVE OFFICER NORTHROP: Mr. McCausland.
13		MR. McCAUSLAND: Aye.
14		EXECUTIVE OFFICER NORTHROP: Three-0, Mr. Chairman.
15		CHAIRPERSON CORY: Approval is granted.
16		Item 28, Litigation. The Attorney General wants
17	to file a	disclaimer of interest on the parcel.
18		MR. McCAUSLAND: Move the adoption.
19		CHAIRPERSON CORY: Anybody in the audience on this
20	one?	
21		Mr. McCausland moves; Miss Smith seconds. Call
2.2	the roll.	
23		EXECUTIVE OFFICER NORTHROP: Chairman Cory.
24		CHAIRPERSON CORY: Aye.
25		EXECUTIVE OFFICER NORTHROP: Miss Smith.

1	MS. SMITH: Aye.
2	EXECUTIVE OFFICER NORTHROP: Mr. McCausland.
3	MR. McCAUSLAND: Aye.
4	EXECUTIVE OFFICER NORTHROP: Three-0.
5	CHAIRPERSON CORY: Approved.
6	29, amicus curiae brief which is an appeal on in
7	essence the same issues of Gion?
8	MR. HIGHT: Yes,
9	CHAIRPERSON CORY: We want to make sure that those
10	are not altered?
11	Anybody in the audience?
12	Miss Smith moves; Mr. McCausland seconds. Call the
13	roll.
14	EXECUTIVE OFFICER NORTHROP: Chairman Cory.
15	CHAIRPERSON CORY: Aye.
16	EXECUTIVE OFFICER NORTHROP: Miss Smith.
17	MS. SMITH: Aye.
18	EXECUTIVE OFFICER NORTHROP: Mr. McCausland.
19	MR. McCAUSLAND: Aye.
20	CHAIRPERSON CORY: Approved.
21	Item 30, approval of a proposed drilling of a new
22	well on Gas Lease Easement, Rio Vista Gas Field, Sacramento
23	and Solano Counties, for Chevron.
24	EXECUTIVE OFFICER NORTHROP: Mr. Chairman, this is
25	Chevron alone. This is not a unit in which anyone else

ŧ participates. 2 CHAIRPERSON CORY: Okay. 3 MR. McCAUSLAND: Do we have that in writing? EXECUTIVE OFFICER NORTHROP: No. but --CHAIRPERSON CORY: Our records reflect the same. 6 EXECUTIVE OFFICER NORTHROP: Our records will 7 reflect the same. 8 (Laughter.) CHAIRPERSON CORY: I understand we have a letter 10 off to Chevron, The records of the Commission do not reflect 11 that any assignment of their interest was given to Shell. So Shell may not own anything, but at some point that will 12 13 come out in the wash. 14 Anybody in the audience on Item 30? 15 MR. PRATER: Yes. I'm Jeff Prater and I'm with 16 Chevron, U.S.A. 17 CHAIRPERSON CORY: Okay. You came in the middle 18 of the movie, so to tell you what that dialogue was about 19 so you can take it back and underline it. 20 I have already heard about it. MR. PRATER: 21 CHAIRPERSON CORY: Okay. You are willing to 22 stipulate for the record that you are the sole owner of this 23 lease and you haven't assigned anything without anyone else? 24 MR. PRATER: Okav. 25 CHAIRPERSON CORY: Okay. Mr. McCausland moves;

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1	Miss Smith seconds. Call the roll.
2	EXECUTIVE OFFICER NORTHROP: Chairman Cory.
3	CHAIRPERSON CORY: Aye.
4	EXECUTIVE OFFICER NORTHROP: Miss Smith.
5	MS. SMITH: Aye.
6	EXECUTIVE OFFICER NORTHROP: Mr. McCausland.
7	MR. McCAUSLAND: Aye.
8	CHAIRPERSON CORY: Approved.
9	Item 31, a question of approval of the Sixth
10	Modification of the Plan of Development of Long Beach
11	Operations.
12	Moose.
13	MR. THOMPSON: Mr. Chairman,
14	CHAIRPERSON CORY: Four and a quarter million
15	dollars for the funding of the second payment of the
16	property taxes which we are currently appealing?
17	MR. THOMPSON: Right; but we still have to pay the
18	taxes.
19	CHAIRPERSON CORY: We have to pay the taxes to
20	appeal. Is there anybody in the audience on this item?
21	Miss Smith moves approval.
22	MR. McCAUSLAND: Second.
23	CHAIRPERSON CORY: Call the roll.
24	EXECUTIVE OFFICER NORTHROP: Chairman Cory.
25	CHAIRPERSON CORY: Aye.

EXECUTIVE OFFICER NORTHROP: Miss Smith. 1 MS, SMITH: 2 EXECUTIVE OFFICER NORTHROP: Mr. McCausland. 3 MR. McCAUSLAND: Ave. CHAIRPERSON CORY: Approved. 5 Item 32, Seventh Modification. 6 MR. THOMPSON: Just in passing, on that last one, 7 you might be interested in the fact that our total tax bill 8 for the Long Beach Unit is on \$19.3 million, which is about 9 20.5 percent of our total budget expenditure and it looks on 10 a cash basis even higher than that. But this is just to give 11 you a concept of the tax burden we have. That tax appeal will 12 be coming up sometime the end of this year, first of next 13 year. And this will be paid under protest. 14 CHAIRPERSON CORY: Okav. Item 32 is Sventh 15 Modification? 16 This is just a revision of MR. THOMPSON: 17 economic projections for the current budget year. We have 18 19

MR. THOMPSON: This is just a revision of economic projections for the current budget year. We have received some small crude oil price increases and some gas price increases and the net effect is it about offsets our increased expenditures. As far as crude oil pricing itself is concerned, January 1st we were given an entitlement adjustment for lower tier oil. To date, two companies of the four that posted had no response from their postings late in '77. One company increased some postings on January 1st for

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1 upper tier for five cents a barrel for 29 gravity and above, 2 which does not apply to us. A fourth company then, effective February 1st, increased prices at our particular gravity about 20 to 30 cents. But under the contract terms -- this is averaged with the other four posters, the net 5 6 effect, we get about a four-and-a-half cent per barrel increase out of \$1.74 entitlement adjustment. 8 This will be about \$150,000 more a month 9 additional revenue 10 The Department of Energy has scheduled hearings to review this problem on March 16th and 17th in Long Beach, 11 and we are still more or less in limbo as far as receiving 12 13 ceiling prices. 14 EXECUTIVE OFFICER NORTHROP: Mr. Chairman, along these lines, staff plans on making a presentation to the 15 hearing outlining the Commission's historic position in 16 17 these issues. 18 CHAIRPERSON CORY: Ouestions? 19 That's an informational item? Do you need 20 approval of that? 21 MR. THOMPSON: Approval. 22 CHAIRPERSON CORY: Mr. McCausland moves; Miss Smith seconds. Call the roll. 23 24 EXECUTIVE OFFICER NORTHROP: Chairman Cory. 25 CHAIRPERSON CORY: Aye.

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1	EXECUTIVE OFFICER NORTHROP: Miss Smith.
2	MS. SMITH: Aye.
3	EXECUTIVE OFFICER NORTHROP: Mr. McCausland.
4	MR. McCAUSLAND: Aye.
5	CHAIRPERSON CORY: Item 31 (sic), closing accounts
6	on a what? Water main?
7	MR. THOMPSON: Yes.
8	CHAIRPERSON CORY: Subsidence cost of \$147,515.62.
9	This is pursuant to 138
10	MR. THOMPSON: Yes. We have about 6 to 9 feet of
11	subsidence on this. The project had about 50.1 percent
12	subsidence cost in it. These have already been deducted.
13	This is merely a closing of it. There will be no further
14	cash calls.
15	CHAIRPERSON CORY: Anyone in the audience on this item?
16	Any questions by Commissioners?
17	Mr. McCausland moves; Smith seconds. Call the
18	roll.
19	EXECUTIVE OFFICER NORTHROP: Chairman Cory.
20	CHAIRPERSON CORY: Aye.
21	EXECUTIVE OFFICER NORTHROP: Miss Smith.
22	MS. SMITH: Aye.
23	EXECUTIVE OFFICER NORTHROP: Mr. McCausland.
24	MR. McCAUSLAND: Aye.
25	CHAIRPERSON CORY: Approved.

1 Item 34, Parcel "A," review. 2 MR. THOMPSON: This is merely an informative item. 3 In effect, there will be a little more net revenue because we have cut back on expenditures for redrilling and certain 5 facility installations. 6 CHAIRPERSON CORY: Any questions by members? 7 Item 35. This is the Micellar -- Report on that. 8 MR. THOMPSON: Status report, And this project is running about four or five months behind time, primarily 9 because of the attempt to utilize what was approved for our 10 agent in the future. That was the only way it could be a 11 real commercial venture. 12 CHAIRPERSON CORY: Okay. Any questions by members? 13 MR. THOMPSON: Last time you wanted me to report 14 on some status on oil pricing and also the status of the 15 drilling rig purchased, when we had that last modification. 16 17 CHAIRPERSON CORY: Yes. 18 MR. THOMPSON: We expect bids back on that drilling rig about March 1st. 19 20 CHAIRPERSON CORY: When is that hearing? March 16th? 21 22 MR. THOMPSON: We probably will have 15 to 20 days that this will be good for at that particular time. 23 rig will probably be somewhere around three and a half **2**4 million dollars. We would be required to make a ten-percent 25

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down payment within 30 days of accepting the bid, which means we would then have to pay out about \$350,000.

Your question as to what our liability might be. It would cancel it after that. This again would depend on how far the work had progressed, as far as the special items that we had in it. We are buying a whole drilling rig with drill pipes and a special sub base that has special moving facilities on it for taking it between locations. They are wheels that actually jack up when we move it between locations. So depending on how far along the work had progressed on the specialty items is what we would then have to negotiate out of the contract. This conceivably could be maybe 100 to 150 thousand dollars. There could be possibly someone who actually purchased the rig at that time. This is the problem committing the capital expense.

CHAIRPERSON CORY: We are still okay. We have got a little bit of money coming in on the four cents.

MR. THOMPSON: And we do have assurance from the DOE that they are going to redo this and have a special hearing, and hopefully that there will be something done --

EXECUTIVE OFFICER NORTHROP: Mr. Chairman, I think along this line that it is important to report to the Commission that the Assembly Energy Natural Resources full committee approved the resolution unanimously commending the DOE and the President for the actions they have taken up till now, but asking them to please keep an eye on our

serious problem here in California.

CHAIRPERSON CORY: Okay. That's informational only? Thank you.

Item 36.

EXECUTIVE OFFICER NORTHROP: Mr. Chairman, this is a recommendation to augment the Lobel, Novins and Lamont contract to provide services to the Franchise Tax Board.

MR. McCAUSLAND: Mr. Chairman, the Department of Finance has reviewed the material that is available, which in reality is not very much to date; but it appears to our budget staff that this recommendation really exceeds the intent of the original contract with Lobel, Novins and Lamont, and, in fact, the proposed contract change would be very difficult for us to approve or authorize funding for. I want that to be part of the record.

CHAIRPERSON CORY: Do you know what it is for?

MR. McCAUSLAND: I do know what it is for, and

I do know that the Franchise Tax Board has not submitted

a proposal to the Department of Finance on this particular

issue so I'm not quite certain why the State Lands Commission

should jump into the breach and volunteer to do that which

the Franchise Tax Board would normally be required to do on

its own.

CHAIRPERSON CORY: Procedurally, I would like for us to at least get at this question as cleanly as possible

because there is a disagreement, at least in terms of where ,ou are coming from and where I am coming from. I'm not sure what Franchise Tax Board has done in regard to this issue.

MR. McGAUSLAND: Well, I can tell you specifically. To the best of my knowledge, Franchise Tax Board -- the Executive Officer -- has discussed the issue with me and the Director, and has received negative indications from us essentially to the point that the contract would have to be carefully drawn and all supporting evidence rather conclusive for it to get favorable consideration by our budget staff. And the contract approval would not be easily to acquire. I assume that on the basis of that discussion it was the wish of the Chairman of the Franchise Tax Board that the State Lands Commission carry the shield for the Franchise Tax Board in the matter.

CHAIRPERSON CORY: Now, what is going on was in essence trying to get the services of those people on the project available to the Franchise Tax Board, and it was explained to me that it was more convenient and expeditious, but whatever hammer you had or didn't have existed whether we did it one way or the other. I have told the Executive Officer that I wanted him to discuss it with you and, you know, figure out how he wanted to proceed, that I was in

favor of trying to provide that ability for the Franchise

Tax Board, that there was a split vote on the item but that

we ought to deal with it. And he indicated to me that he had

been discussing with you people up front.

MR. McCAUSLAND: He has discussed the matter with me. I think that the record should be clear that our contract with the principals of Lobel, Novins and Lamont is principally for gas pricing issues, if I understand the relationship.

CHAIRPERSON CORY: That's correct.

MR. McCAUSLAND: And that the matter that is proposed for work for the Franchise Tax Board is totally unrelated. I really don't need to make any further comment.

MS. SMITH: I have one question.

CHAIRPERSON CORY: Yes.

MS. SMITH: Could we get stuck with the \$20,000?

EXECUTIVE OFFICER NORTHROP: Pardon me?

MS. SMITH: Could we get stuck for the \$20,000?

EXECUTIVE OFFICER NORTHROP: Mr. Golden is our --

(Overlapping.)

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CHAIRPERSON CORY: There is no way unless all necessary approvals are granted that I would envision us opting to allow that law firm or Franchise Tax Board to spend the money, and I will make that very clear to Mr. Huff that everything has to be laid out that either it is legal to spend

the money or it isn't. And I would take it that if it meets Finance's approval that they have to have an overwhelming case given the circumstances. And Mr. Huff has to deal with that or we will not authorize the release, if this item is approved.

MR. McCAUSLAND: May I ask, under those circumstances, why it wouldn't be just more appropriate for Mr. Huff to pursue the avenue of an independent contractor?

CHAIRPERSON CORY: I asked that question. For some reason they thought it would be quicker because this meeting was coming sooner than the FTB meeting.

MR. McCAUSLAND: I appreciate that. That was appropriate. That was at that time, but then the matter was put off for a month.

CHAIRPERSON CORY: Yes. So I really don't know.

I just felt that about that other Agenda that was an unresolved issue. I wasn't sure what the Executive Officer had done. We had a rather full Agenda, and I just figured there was no sense in arguing about it at that time.

So I have got no qualms one way or the other, except the timing, if our approval here would enable people to go to work back there if, in fact, it is legal, and I raise that question in terms of whether or not Finance is going to have to sign off or not have to sign off. They

1	said it is irrelevant as to which way they went.
2	MS. SMITH: Do we need, then, to amend the
3	calendar item to reflect the Chairman's position?
4	CHAIRPERSON CORY: That there will be no
5	notification or approval of any increase, if this item is
6	approved, unless all
7	MR. HIGHT: That's understood, Mr. Chairman.
8	CHAIRPERSON CORY: That they need their clear shot,
9	whatever it is, and if they don't have it
10	MR. GOLDEN: Right.
11	MS. SMITH: With that understanding, I move the
12	adoption of Calendar Item 36.
13	CHAIRPERSON CORY: I would second it.
14	Call the roll.
15	EXECUTIVE OFFICER NORTHROP: Chairman Cory.
16	CHAIRPERSON CORY: Aye.
17	EXECUTIVE OFFICER NORTHROP: Miss Smith.
18	MS. SMITH: Aye.
19	EXECUTIVE OFFICER NORTHROP: Mr. McCausland.
27	MR. McCAUSLAND: No.
21	EXECUTIVE OFFICER NORTHROP: Mr. Chairman, two
22	ayes, one no.
23	CHAIRPERSON CORY: Motion is carried.
24	Item 37, authorization of settlement of litigation
25	in Roberts versus City of Carpinteria.

EXECUTIVE OFFICER NORTHROP: Mr. Chairman, Mr. Yang from the Attorney General's Office is going to handle this item.

CHAIRPERSON CORY: Okay.

MR. YANG: Mr. Chairman, Commissioners, Richard Yang from the Attorney General's Office. I wasn't sure exactly whether you wanted me to present this, but since I am up here, I will.

This case, I think, is one of the longest-standing cases that the State Lands Commission has been involved with. It began in '68. Sometime in '73, part of the litigation was settled and they agreed on a judgment line which located a portion of the beach areas near Carpinteria State Beach. The case involves quiet title to portions of State lands as well as part of a public beach area where there were claims of implied dedication.

The case was bifurcated in '74. Part of the case was settled, as I said. The remaining portion was treated separately for purposes of trial.

In early '77, the Commission approved an Interlocutory Judgment settling the remaining parcel -- settling the judgment line for the remaining parcel for purposes of further negotiation. Those negotiations are now culminated and a final settlement which we are proposing for approval today. That final settlement will locate a

1 judgment line which will fix the rights of the private 2 parties in the area and the public portion of the beach. The judgment line is substantially landward of the ordinary 3 water mark and is entirely consistent with the judgment 5 line that was previously approved in '77 as well as the 6 partial settlement in '73 and '74. 7 State Lands Commission approval is required 8 because it was joined as a party defendant pursuant to 9 Section 6308 of the Public Resources Code which requires 10 the Commission's joinder at any time the boundary of State 11 tidelands is involved. 12 We have done a thorough investigation and are in 13 full agreement with the City of Carpinteria. The case should be settled according to this. 14 15 CHAIRPERSON CORY: Anybody in the audience? 16 We have a representative of the City that wishes to speak, 17 as I understand it, only if there are some difficulties. 18 FROM THE AUDIENCE: That is correct. 19 CHAIRPERSON CORY: Any questions by Commissioners 20 on this proposed litigation settlement? 21 MR. McCAUSLAND: Move adoption. 22 MS. SMITH: Second. CHAIRPERSON CORY: Mr. McCausland moves; Smith 23 24 seconds. Call the roll. 25 EXECUTIVE OFFICER NORTHROP: Chairman Corv.

CHAIRPERSON CORY: Aye.

EXECUTIVE OFFICER NORTHROP: Miss Smith.

MS. SMITH: Aye.

EXECUTIVE OFFICER NORTHROP: Mr. McCausland.

MR. McCAUSLAND: Aye.

CHAIRPERSON CORY: Approved.

MR. YANG: Thank you, Mr. Chairman.

CHAIRPERSON CORY: Status of Major Litigation.

MR. STEVENS: Mr. Chairman, the Murphy case was argued before the Court of Appeal last week and submitted. Presumably, the Court will come out with a Proposed Decision to the California Supreme Court which has jurisdiction. It was made clear at the hearing that no claim has been made to the filled portions of the City of San Francisco, an assertion which was made by various parties in the past.

On <u>California versus Nevada</u>, Assemblyman Cullen has moved for permission to file an amicus brief in which he has suggested that the line should be resurveyed. The brief makes the statement that we would obtain approximately another 80 square miles of land if the resurvey was made. However, our boundary people look at the line which was proposed and ran it to the Oregon border and ascertained that in fact if this line was used -- the line suggested by the amici, California could in fact lose a square mile of land overall.

CHAIRPERSON CORY: Are you accusing Mr. Cullen of being amici?

(Laughter.)

MR. STEVENS: Only in Latin,

Anyway, no decision has been made whether or not they will be allowed to file that particular brief.

CHAIRPERSON CORY: Any questions?

Okay.

The next item is time and place of the next meeting which was tentatively scheduled in Monterey. Is that other item going to be on?

EXECUTIVE OFFICER NORTHROP: Yes. Mr. Chairman, in light of the questions raised at the time of confirmation of the minutes of the last meeting, I suggest we should meet probably back in Sacramento, even though the area in question, Moss Landing Harbor District, has done an outstanding job in working with their grant. We felt that the staff would have liked to have had the Commission -- because we get involved in a lot of hassles where grants are treated questionably, and even in some cases where we are even talking about taking them back. Where one group has taken a grant and done a very nice job, we think the encouragement would have been important. The Monterey meeting would have encouraged or would have been that sort of a gesture.

So we feel probably in light of that, we should 1 meet here in Sacramento. 2 MS. SMITH: Could we not at a later date schedule 3 4 a meeting in Monterey? EXECUTIVE OFFICER NORTHROP: Yes. We will try to 5 6 do that. But we think Mr. Wimmer has done a very nice 7 job. CHAIRPERSON CORY: Sacramento? Okay. The only 8 9 change will be then Sacramento as opposed to Monterey. Any other items to come before the Commission? 10 Stand adjourned. 11 (Thereupon the State Lands Commission 12 Meeting was adjourned at 11:50 a.m.) 13 --000--14 15 16 17 18 19 20 21 22 23 24 25

1	STATE OF CALIFORNIA)
2	COUNTY OF YOLO)
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4.	I, DELORES I. DALTON, a Notary Public in and for
5	the County of Yolo, State of California, duly appointed and
6	commissioned to administer oaths, do hereby certify:
7	That I am a disinterested person herein; that the
8	foregoing State Lands Commission Meeting was reported in
9	shorthand by me, Delores I. Dalton, a shorthand reporter,
10	and thereafter transcribed into typewriting.
11	I further centify that I am not of counsel or
12	attorney for any of the parties to said meeting, nor in any
13	way interested in the outcome of said meeting.
14	IN WITNESS WHEREOF, I have hereunto set my hand
15	and affixed my seal of office this 7th day of March, 1978.
16	
17	DETORES I DALTON
18	Notary Public in and for the County of Yolo, State of California
19	or roto, beare or outrrorned
20	000
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23	State of the state
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