11. (Geophysical Exploration, Shell Oil Company, Inc., Santa Barbara and San Luis Obispo Counties, ") 0. 353) The Commission was informed that on August 19, 1948, (Minute Page 873, Item 3) the Commission authorized the execution and issuance of a permit to the Shell Oil Company, Inc. for the conduct of geophysical exploration operations on tide and submerged lands between Point Conception, Santa Barbara County and Point Estero, San Luis Obispo County commencing October 1, 1948, subject to the condition that all data received by the applicant from the geophysical exploration contractor be made available for review to designated representatives of the State Lands Commission. The applicant now advises that the proposed geophysical exploration program will not be conducted under these requirements.

Upon motion duly made and unanimously carried, a resolution was adopted rescinding that portion of the action of August 19, 1948, Minute 873, Item 3, requiring that all data received by the applicant from the geophysical exploration contractor be made available for review to designated representatives of the State Lands Commission.

12. (Proposed Quitclaim - State Oil and Gas Lease No. P.R.C. 145 - Fullerton Oil Company, et al. - Rincon, Ventura County) The Commission was informed that on May 27, 1948 (Minute Item 37, Page 860) the Commission deferred action on the proposed quitclaim of a portion of Lease No. P.R.C. 145 by the Fullerton Oil Company, pending further study.

The Commission was informed that after several conferences the Fullerton Oil Company would withdraw the quitclaim if the State would modify the drilling requirements for a deep test as set forth in the lease, and only require the offset drilling of such deep test whenever a deep zone well is placed on commercial production on adjacent land within 500 feet of Fullerton Oil Company, Lease No. P.R.C. 145.

Upon motion duly made and unanimously carried, a resolution was adopted permitting the Fullerton Oil Company to withdraw the proposed quitclaim for a portion of Lease P.R.C. 145 and authorizing the Executive Officer to modify the drilling obligation of the lease by eliminating the deep test drilling obligation pending the placing on commercial production of a deep zone well on adjacent property and within 500 feet of Lease P.R.C. 145, subject, however, to the disapproval by the Department of Interior if the Attorney General of California feels that the Department of Interior has a right to disapprove.

13. (Application of Division of Highways for existing right-of-way Guadalupe Canal, San Mateo County, P.R.C. 381 - 0. 362) The Commission was informed that an application has been received from the Division of Highways for a 125 foot right-of-way, 862.44 feet in length across Guadalupe Canal in San Mateo County.

Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Executive Officer to approve the right-of-way across Guadalupe Canal as requested by Division of Highways and in accordance with Section 6210.3 of the Public Resources Code.

14. (Application for right-of-way easement - Mokelumne River in San Joaquin County - County of San Joaquin - No. 0. 369) The Commission was informed that an application has been received from the county of San Joaquin for a right-of-way easement across the Mokelumne River at Benson Ferry, for the realignment of Thornton Road and construction of a new highway bridge.