MINUTE ITEM

11/79 Thompson

28. APPROVAL OF AGREEMENT SETTLING THE AMOUNTS OF SUESIDENCE COST EXPENDITURE

Calendar Item 28 attached, was pulled from the agenda prior to the meeting.

Attachment: Calendar Item 28. (11 Pages)

CALENDAR ITEM

28.

11/79 Thompson

APPROVAL OF AGREEMENT SETTLING THE AMOUNTS OF SUBSIDENCE COST EXPENDITURE

SUBSIDENCE REMEDIAL PROJECTS:

Subsidence Maintenance Accounts, April 1,

Subsidence Studies Accounts, April 1, 1956

Town Lot Maintenance and Materials Yard. Broadway Sewer Rehabilitation.

Pier A, Berth 5 Wharf Remedial Work.

Town Lot East Fill and Oil Facilities Raising. Seventh Street Yard Area Storm Drain.

FISCAL IMPACT:

Total subsidence costs for these projects amount to \$ be a credit of \$. There will City of Long Beach.

The amount of \$ is determined to be the total amount of all subsidence cost approved by the Commission which were expended by the City between September 1, 1964 and December 31, 1968. The City shall be entitled to 50% of this amount from the reserve account for subsidence contingencies upon termination of that account, as provided under Chapter 138/1964 Section 4(f).

CONDITIONS FULFILLED:

That the amount to be allowed as subsidence costs for these accounts under Chapter 29, Statutes of 1956, First Extraordinary Session, Section 5(a) and Chapter 138, Statutes of 1964, First Extraordinary Session, Section 4(d) will be determined. by the Commission upon an engineering review and final audit of each account following completion of the work.

The subsidence costs determined herein are confirmed by such engineering reviews and final audits.

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2. That the work conform in essential details to plans and information submitted by the City.

The work performed has been inspected and verified.

PERTINENT INFORMATION:

The accounts listed in Exhibit "A" have been left unclosed because of certain unresolved differences in interpretation of the intent of the provisions of Chapter 29, Statutes of 1956, First Extraordinary Session, and Chapter 138, Statutes of 1964, First Extraordianry Session, relating to subsidence cost expenditures. These differences in interpretation resulted in a total dollar difference of approximately \$512,000. During recent months, discussions were held between representatives of the State and the City of Long Beach which led to a proposed agreement to settle this total dollar difference without settling any differences in principal or establishing any precedent for the future; a copy of this Agreement is attached as Exhibit "B". The Office of the Attorney General participated in the negotiations and approves the proposed Agreement.

In view of the complex nature and divergence of opinions on the various issues, the staff, with the concurrence of the Attorney General's Office, is of the opinion that the proposed Agreement, while a compromise, is in the State's best interests.

The closing of these accounts will finally resolve the subsidence cost expenditures for all subsidence remedial projects and the annual subsidence maintenance and studies accounts which have been completed through June 30, 1978.

EXHIBITS:

A. Subsidence Cost Determination, Settlement with City of Long Beach Supported by Engineering Reviews of Projects and Final Audits of Accounts.

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B. Agreement to Settle and Close Certain Accounts of Tideland Oil Revenue Expenditures for Subsidence Remedial Work.*

IT IS RECOMMENDED THAT THE COMMISSION:

- 1. FIND THAT IT IS IN THE BEST INTERESTS OF THE STATE
 TO SETTLE ITS DISAGREEMENTS WITH THE CITY OF LONG BEACH
 REGARDING THE SUBSIDENCE PROJECTS AS PROPOSED IN THE
 AGREEMENT ATTACHED HERETO AS EXHIBIT "B" AND BY REFERENCE
 MADE A PART HEREOF.
- 2. APPROVE THE AGREEMENT SHOWN IN EXHIBIT "B" AND AUTHORIZE ITS EXECUTION BY THE EXECUTIVE OFFICER.
- 3. DETERMINE THAT FOR PURPOSES OF SETTLEMENT THE SUBSIDENCE COSTS DEDUCTIBLE FROM TIDELAND OIL REVENUE UNDER CHAPTER 29, 1956, FIRST EXTRAORDINARY SESSION, SECTION 5(a) AND CHAPTER 138, STATUTES OF 1964, FIRST EXTRAORDINARY SESSION, SECTION 4(d) FOR PORT OF LONG BEACH SUBSIDENCE PROJECTS IDENTIFIED IN EXHIBIT "A" ATTACHED ARE AS SHOWN THEREIN AND IN EXHIBIT "B".
- 4. ON THE BASIS OF THIS DETERMINATION, AUTHORIZE THE EXECUTION OF WRITTEN INSTRUMENTS TO FINALLY CLOSE THESE ACCOUNTS.
- 5. DETERMINE THAT FOR PURPOSES OF THIS SETTLEMENT, THE TOTAL OF ALL SUBSIDENCE COSTS APPROVED AND DISBURSED BY THE CITY BETWEEN SEPTEMBER 1, 1964 AND DECEMBER 31, 1968, FOR PROJECTS FREVIOUSLY CLOSED BY THE COMMISSION AND BY THE DETERMINATION OF SUBSIDENCE COSTS SHOWN IN EXHIBIT "A" AND "B" ATTACHED ARE \$. THE CITY SHALL BE ENTITIED TO AN AMOUNT EQUAL TO 50% OF THESE SUBSIDENCE COSTS FROM THE RESERVE ACCOUNT FOR SUBSIDENCE CONTINGENCIES UPON TERMINATION OF SAID RESERVE ACCOUNT, AS PROVIDED UNDER CHAPTER 138, STATUTES OF 1964, FIRST EXTRAORDINARY SESSION, SECTION 4(f).
- * Schedule I of this Agreement is not included in this Calendar Item; a complete copy of this Agreement, including Schedule I, is on file in the Office of the State Lands Commission and is incorporated herein by this reference.

EXHIBIT "A"

SUBSIDENCE COST DETERMINATION Settlement With City of Long Beach Supported by Engineering Reviews of Projects and Final Audits of Accounts

| <u>LBWO</u> (See pa | LBHD AFE ge 2) | PROJECT TITLE Subsidence Maintenance Accounts, April 1, 1956 to June 30, 1978. |
|------------------------|----------------------|---|
| (See page 2) | | Subsidence Studies Accounts, April 1, 1956 to June 30, 1978. Town Lot Maintenance and Materials Yard |
| W10291 | 909 | Town Lot Fill and Oil Facilities Raising |
| W10128 | 945 | Sover Rehabilitation |
| W10Ž81 | 994 | s Wharf Remedial " |
| W10298 | <u>1</u> 054 | Pier "A", Berth 5 what? Town Lot East Fill and Oil Facilities Raising |
| W10301 | 1066 | Seventh Street Yard Area Storm Drain |
| W1030/2 | 1119 | Seventh Screen AROVE LISTED PROJECTS IS: |

SUBSIDENCE COST DETERMINATION FOR THE ABOVE LISTED PROJECTS IS:

| 30D0 == { | • | _ |
|------------------------|--|-----------------|
| | ······································ | Credit Due City |
| Final Subsidence Costs | S | \$ |
| \$ | 4 | |

eden enderm

Exhibit "A" (Contd.)

LONG BEACH WORK ORDERS FOR SUBSIDENCE MAINTENANCE AND SUBSIDENCE STUDIES ACCOUNTS FROM APRIL 1, 1956 TO JUNE 30, 1978

| SARPIDEMOD | | |
|--|---|--|
| Subsidence Maintenance W10057 W10004 W10003 W10025 W10073 W10095 W10129 W10145 W10160 W10176 W10199 W10214 W10233 W10246 W10256 W10272 W10272 W10279 W10279 W10279 W10284 W10289 W10294 W10304 W10320 W10332 | Subsidence Studies W10057 W10004 W10004 W10014 W10024 W10072 W10094 W10114 W10146 W10161 W10177 W10200 W10215 W10232 W10247 W10257 W10268 W10273 W10268 W10273 W10268 W10273 W10283 W10293 W10283 W10293 W10305 W10331 | 4-1-56 to 7-5-56 7-5-56 to 7-31-56 8-1-56 to 8-31-56 8-1-56 to 6-30-57 9-1-57 to 6-30-58 7-1-58 to 6-30-60 7-1-60 to 6-30-61 7-1-61 to 6-30-62 7-1-62 to 6-30-65 7-1-63 to 6-30-65 7-1-64 to 6-30-67 7-1-65 to 6-30-68 7-1-67 to 6-30-68 7-1-68 to 6-30-69 7-1-68 to 6-30-70 7-1-71 to 6-30-71 7-1-72 to 6-30-72 7-1-73 to 6-30-74 7-1-74 to 6-30-75 7-1-75 to 6-30-77 7-1-76 to 6-30-77 7-1-77 to 6-30-77 7-1-77 to 6-30-77 |

EXHIBIT "B"

AGREEMENT TO SETTLE AND CLOSE CERTAIN ACCOUNTS OF TIDELAND OIL REVENUE EXPENDITURES FOR SUBSIDENCE

THIS AGREEMENT is made and entered into by and between the CITY OF LONG BEACH, a municipal corporation, acting by and through its Board of Harbor Commissionsers (hereinafter referred to as the "CITY"), and the STATE OF CALIFORNIA, acting by and through its State Lands Commission (hereinafter referred to as the "STATE").

WHEREAS, the City of Long Beach, a municipal corporation, is the grantee in trust of certain tidelands by grants from the State in Chapter 676, Statutes of 1911, Chapter 102, Statutes of 1925, and Chapter 158, Statutes of 1935, as further defined by Ghapter 29, Statutes of 1956, First Extraordinary Session (hereinafter referred to as "Chapter 29"), and Chapter 138, Statutes of 1964, First Extraordinary Session (hereinafter referred to as "Chapter 138");

WHEREAS, certain disputes have arisen between the City and the State with respect to the interpretation and effect of the provisions of Chapter 29 and Chapter 138, relating to expenditures by the City of tideland oil for subsidence remedial work;

WHEREAS, some of these disputes have continued unresolved for many years to the prejudice of both the City and the State and have deferred final subsidence cost determinations and closings of a number of subsidence cost accounts;

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WHEREAS, the total dollar difference between the State and City, as determined by summation of the differences in each of these unsettled accounts, is approximately \$512,000;

WHEREAS, extended discussions have been held between representatives of the State and City, the purpose of which was to resolve these disputes but which did not lead to resolution of the parties' differences relating to the interpretation and of the parties' differences relating to the interpretation and the parties of the parties' and 138;

effect of Chapters 29 and 130;

WHEREAS, more recent discussions have been held between tepresentatives of the State and City, the purpose of which was to settle upon a total subsidence cost determination covering all of these accounts without prejudicing either party's positions and effect of Chapters 29 and 138; on the interpretation and effect of Chapters 29 and 138;

where's, such discussions have led to an appearance, set forth below, to settle the total dollar difference between the parties without settling any differences in principle or establishing any precedent for the future;

WHEREAS, it is in the best interests of the State and the City to settle these matters as set forth below because the complex nature and divergence of opinions on the various issues complex nature and divergence of opinions on the net result of would make litigation thereof very costly and the net result would make litigation would probably not be very different from the such litigation would probably not be very different from the

resolution agreed to herein;

NOW, THEREFORE, in consideration of the premises and of the mutual covenants and agreements herein contained, it is

agreed as follows:

- and annual Subsidence Maintenance and Subsidence Studies accounts from April 1, 1956, to June 30, 1978, listed in Schedule I to this exceement by this reference made a part hereof; and only those AFE's and annual accounts are the subject of this settlement. The listings in Schedule I contain, among other items, each AFE number and annual account work order number, the project description for each of the AFE's and annual accounts, the amount of subsidence costs for each of the AFE's and annual accounts already reimbursed to the City, the subsidence costs claimed by the City for each of the AFE's and annual accounts, and the subsidence costs which the State considers to be allowable for each of the AFE's and annual accounts.
- 2. As is also shown in Schedule I, the total amount of subsidence costs claimed by the City for all of the listed AFE's and annual accounts is \$______; the total amount of subsidence costs which the State considers to be allowable for all of the listed AFE's and annual accounts is \$_____.
- 3. For the sole and limited purpose of settling this dispute and for no other purpose whatsoever, the State and City agree that the total subsidence cost determination for all of the listed AFE's and annual accounts shall be \$_____. It is further agreed that this total subsidence cost determination shall, for accounting purposes, be destributed among each of the AFE's and annual accounts as shown in Schedule I; with such distributions, the final subsidence cost determinations for each AFE and annual account shall be closed as shown.

- 4. The City and State agree that the settlement made herein shall constitute the final settlement of the amounts owing between the parties as to the AFE's and annual accounts listed in Schedule I. The City and State forever waive any and all claims against each other as to these AFE's and annual accounts, including any claims not reflected in Schedule I.
 - 5. The settlement herein made does not constitute agreement by any of the parties as to the propriety of any of the matters claimed as subsidence costs with respect to the AFE's and annual accounts settled, including, without limitation, those items claimed as qualifying for subsidence costs and the methods used in determining subsidence costs. Nothing with respect to the settlement of any of the AFE's and annual accounts listed in Schedule I shall constitute a precedent for the future settlement of subsidence projects, AFE's or annual accounts, nor shall anything with respect to such settlement be used by any party to this agreement in any controversy, including, without limitation, any legal action with respect to any other subsidence project, AFE or annual account or with respect to any other matter. Furthermore, the distribution of the total dollar difference between the State and City to each of the AFE's and annual accounts, as agreed to in Paragraph 3, is for accounting purposes only and shall in no way be construed as a statement or admission of either party as to the relative credibility of either party's position relating to disputes over any, some or all of the AFE's and annual accounts listed in Schedule I.

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| | | ach party has caused this day of November, 1979. |
|--|----------------------------|--|
| | | CITY OF LONG BEACH, a municipal corporation, acting by and through its Board of Harbor Commissioners |
| | | ByGeneral Manager |
| | | CITY |
| | ing agreeme Vember, 197 | nt is approved as to form |
| | | ROBERT PARKIN, City Attorney |
| | | By |
| | | • |

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| | IN WITNESS WHEREOF, | each party has caused this |
|-----------|-----------------------|---|
| Agreement | to be executed on th | day of November, 1979. |
| | | STATE OF CALIFORNIA |
| | | ByWILLIAM NORTHROP Executive Officer State Lands Commission |
| | | STATE |
| | The foregoing agreeme | ent is approved as to form |
| this | _ day of November, 19 | 979. |
| | | GEORGE DEÜKMEJIAN Attorney General |
| | | By |

CALEMONR FAGE 222
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