APPEARANCES

COMMISSION MEMBERS:
Mr. John Chiang, State Controller, Chairperson, represented by Mr. Alan Gordon
Mr. Gavin Newsom, Lieutenant Governor
Mr. Michael Cohen, Director of Finance, represented by Ms. Eraina Ortega

STAFF:
Ms. Jennifer Lucchesi, Executive Officer
Mr. Mark Meier, Chief Counsel
Mr. Brian Bugsch, Chief, Land Management Division

ATTORNEY GENERAL:
Mr. Joe Rusconi, Deputy Attorney General

ALSO PRESENT:
Mr. Gary Furumoto, Civil Engineer, Sagan Design Group
Mr. Nat Goldhaber
Mr. Gregg Lien
Mr. Edgar Washburn, Attorney, representing Hewlett Family Trust
I N D E X

OPEN SESSION

1 10:00 A.M. - CLOSED SESSION: AT ANY TIME DURING THE MEETING THE COMMISSION MAY MEET IN A SESSION CLOSED TO THE PUBLIC TO CONSIDER THE FOLLOWING PURSUANT TO GOVERNMENT CODE SECTION 11126:

A. LITIGATION.

THE COMMISSION MAY CONSIDER PENDING AND POSSIBLE LITIGATION PURSUANT TO THE CONFIDENTIALITY OF ATTORNEY-CLIENT COMMUNICATIONS AND PRIVILEGES PROVIDED FOR IN GOVERNMENT CODE SECTION 11126(e).

1. THE COMMISSION MAY CONSIDER MATTERS THAT FALL UNDER GOVERNMENT CODE SECTION 11126(e)(2)(A):


State of California, acting by and through the State Lands Commission v. Crockett Marine Services et al.

Seacliff Beach Colony Homeowners Association v. State of California et al.

State of California, acting by and through the State Lands Commission v. Singer


The Melton Bacon and Katherine L. Bacon Family Trust et al. v. California State Lands Commission, City of Huntington Beach

SLPR, LLC et al. v. San Diego Unified Port District, State Lands Commission
2. THE COMMISSION MAY CONSIDER MATTERS THAT FALL UNDER GOVERNMENT CODE SECTION 11126(e)(2)(B) or (2)(C).

B. CONFERENCE WITH REAL PROPERTY NEGOTIATORS.
THE COMMISSION MAY CONSIDER MATTERS THAT FALL UNDER GOVERNMENT CODE SECTION 11126 (c)(7) – TO PROVIDE DIRECTIONS TO ITS NEGOTIATORS REGARDING PRICE AND TERMS FOR LEASING OF REAL PROPERTY.


II OPEN SESSION

III CONFIRMATION OF MINUTES FOR THE MEETING OF JANUARY 23, 2014
Continuation of Rent Actions to be taken by the CSLC Executive Officer pursuant to the Commission's Delegation of Authority:

- Bidart Bros. (Lessee): Continuation of rent at $500 per year for a General Lease - Grazing Use, located on State owned indemnity school land within portions of Section 15, Township 31 South, Range 21 East, MDM, near the town of McKittrick, San Luis Obispo County (PRC 5672.2).

- Sprint Communications Company, L.P (Lessee): Continuation of rent at $400 per year for a General Lease - Right of Way Use, located on State school lands in portions of Section 30 and 32, Township 10 North, Range 1 East; Section 36, Township 15 North, Range 9 East; Tract 37, Township 16 North, Range 11 East; and Section 16, Township 16 North, Range 13 East, SBM, near Barstow, San Bernardino County (PRC 7201.2).

- Cablecom General of Modesto (Lessee): Continuation of rent at $100 per year for a General Lease - Right-of-Way Use, located in the Tuolumne River at Modesto, Stanislaus County (PRC 5969.1).

- Joseph Tony Zeiter (Lessee): Continuation of rent at $875 per year for a General Lease - Recreational and Protective Structure Use, located in the San Joaquin River, near Atherton Cove, city of Stockton, San Joaquin County (PRC 5577.1).

- David G. Gifford, Trustee of the David G. Gifford 2006 Revocable Trust, dated December 4, 2006 (Lessee): Continuation of rent at $50 per year for a General Lease - Recreational Use, located in the San Joaquin River at Atherton Cove, near the city of Stockton, San Joaquin County (PRC 7147.1).
- Shirley H. Allen, Trustee, or the acting successor trustee of The Allen Family Trust for the benefit of David and Shirley Allen, under instrument dated December 29, 1995 (Lessee): Continuation of rent at $647 per year for a General Lease - Recreational Use, located in Lake Tahoe, Placer County (PRC 4183.1).
- Shasta County Department of Public Works (Lessee): Continuation of rent at $341 per year for a General Lease - Public Agency Use, located on sovereign land in the Sacramento River, near the city of Anderson, Shasta County (PRC 505.1).

V. CONSENT CALENDAR C01-C63

THE FOLLOWING ITEMS ARE CONSIDERED TO BE NON-CONTROVERSIAL AND ARE SUBJECT TO CHANGE AT ANY TIME UP TO THE DATE OF THE MEETING.

LAND MANAGEMENT DIVISION
NORTHERN REGION

C01 STOCKTON MARINA PROPERTIES LLC (LESSEE): Consider revision of minimum annual rent to Lease No. PRC 4049.1, a General Lease - Commercial Use, of sovereign land located in Seven Mile Slough near the city of Isleton, Sacramento County; for a commercial marina known as the Owl Harbor Marina. (PRC 4049.1)(A 9; S 6) (Staff: R. Boggiano)

C02 CHEVRON U.S.A., INC. (LESSEE): Consider revision of rent to Lease No. PRC 3277.1, a General Lease - Right-of-Way Use, of sovereign land located in Honker Bay, Roaring River Slough, Montezuma Slough, Grizzly Slough, and the Sacramento River, Solano, Contra Costa, Yolo, and Sacramento Counties; for an eight-inch refined products pipeline used to transport gasoline, diesel, and jet fuel.(PRC 3277.1) (A 8, 9, 11; S 4, 6, 7) (Staff: R. Boggiano)
C03 LINCOLN CHAN (LESSEE): Consider revision of rent to Lease No. PRC 4221.1, a General Lease - right-of-Way Use, of sovereign land located in Hensley Slough, adjacent to Assessor's Parcel Number 132-0190-050, near the town of Courtland, Sacramento County; for a right-of-way for ingress and egress to Lessee's adjoining property. (PRC 4221.1) (A 8; S 4) (Staff: R. Boggiano)

C04 SUISUN RESOURCE CONSERVATION DISTRICT (LESSEE): Consider application for a Dredging Lease to dredge material from sovereign land located in the Suisun Marsh, Solano County; dredged material to be used for exterior levee maintenance and repair. (W 26708) (A 11; S 3) (Staff: R. Boggiano)

C05 THOMAS WEBORG AS SOLE TRUSTEE OF THE STANLEY F. RODRIGUEZ REVOCABLE TRUST, DBA STAN'S YOLO MARINA (ASSIGNOR); JAMES ROBERT UHL, DBA STAN'S YOLO MARINA (ASSIGNEE): Consider application for the assignment and amendment of Lease No. PRC 4405.1, a General Lease - Commercial Use, of sovereign land located in the Sacramento River, adjacent to 31070 South River Road, near Clarksburg, Yolo County; to revise the Liveaboard Attrition Plan. (PRC 4405.1; RA# 11713) (A 8; S 8) (Staff: V. Caldwell)

C06 THE SAN FRANCISCO SAILING WHALEBOAT ASSOCIATION, INC. (APPLICANT): Consider application for a General Lease - Recreational Use, of sovereign land located in White Slough at Empire Tract, adjacent to Assessor's Parcel Number 069-080-15, near the city of Stockton, San Joaquin County; for two existing wood pilings and a walkway. (PRC 5437.1) (A 10; S 5) (Staff: V. Caldwell)

C07 WALTER R. HURLBUT AND LINDA H. HURLBUT (LESSEES); WALTER R. HURLBUT AND LINDA H. HURLBUT, TRUSTEES OF THE HURLBUT FAMILY REVOCABLE TRUST U/V/D JUNE 21, 2006 (APPLICANTS): Consider acceptance of a quitclaim deed for Lease No. PRC 7795.1, a General Lease - Recreational and Protective Structure Use, and an application for a new General Lease - Recreational and Protective
Structure Use, of sovereign land located in the Sacramento River, adjacent to 7095 Garden Highway, near the city of Sacramento, Sacramento County; for existing bank protection previously authorized by the Commission, and an existing uncovered single-berth floating boat dock with boat lift, steel dolphin, two steel pilings with steel stabilizer bar, gangway, and electrical utility outlet not previously authorized by the Commission. (PRC 7795.1; RA# 12613) (A 7; S 6) (Staff: V. Caldwell)

C08 STEVEN F. GIANANDREA AND JUDY L. BAKER-GIANANDREA, TRUSTEES OF THE GIANANDREA FAMILY TRUST DATED OCTOBER 30, 2007 (APPLICANTS): Consider application for a General Lease - Recreational and Protective Structure Use, of sovereign land located in the San Joaquin River, adjacent to 2039 Cove Court, near the city of Stockton, San Joaquin County; for an existing single-berth floating boat dock, four pilings, ramp, and bank protection previously authorized by the Commission, and an existing dock cover, storage box, electrical outlet, bulkhead, and fill area not previously authorized by the Commission. (PRC 6527.1; RA# 22612) (A 13; S 5) (Staff: M.J. Columbus)

C09 GEORGE B. ALMEIDA, TRUSTEE, GEORGE B. ALMEIDA 1991 TRUST DATED JULY 29, 1991 (LESSEE); STEVEN CODOG (APPLICANT): Consider acceptance of a quitclaim deed for Lease No. PRC 7015.9, a Recreational Pier Lease, and an application for a General Lease - Recreational Use, of sovereign land located in the Calaveras River, adjacent to 2725 Calariva Drive, near the city of Stockton, San Joaquin County; for an existing uncovered single-berth floating boat dock, ramp, and six pilings previously authorized by the Commission, and an existing shade structure, utility conduit, debris deflector, chain attached to a deadman, and one piling not previously authorized by the Commission. (PRC 7015.1; RA# 35212) (A 13; S 5) (Staff: M.J. Columbus)
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<td><strong>C10</strong> COUNTY OF SACRAMENTO (APPLICANT): Consider application for a General Lease - Public Agency Use of sovereign land located in Snodgrass Slough, adjacent to Assessor's Parcel Numbers 146-0070-008, 146-0070-014, 146-0100-084, and 146-0120-051, near Walnut Grove, Sacramento County; for an existing bridge known as the Twin Cities Road Bridge. (PRC 3216.9; RA# 03613) (A 15; S 5) (Staff: M.J. Columbus)</td>
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<td><strong>C11</strong> PETER F. SNOOK AND JUDITH L. SNOOK, AS TRUSTEES OF THE SNOOK FAMILY REVOCABLE TRUST, DATED APRIL 11, 2000 (APPLICANTS): Consider application for a General Lease - Recreational Use, of sovereign land located in Lake Tahoe, adjacent to 4688 North Lake Boulevard, near Carnelian Bay, Placer County; for an existing pier, boathouse, and two mooring buoys previously authorized by the Commission; and an existing boat lift and sundeck with stairs not previously authorized by the Commission. (PRC 1617.1; RA# 24810) (A 1; S 1) (Staff: M.J. Columbus)</td>
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<td><strong>C12</strong> DELTA DIAMOND VENTURES, LLC, A CALIFORNIA LIMITED LIABILITY COMPANY (APPLICANT): Consider application for a General Lease - Recreational Use, of sovereign land located in the Sacramento River, adjacent to 15175 State Highway 160, near the city of Isleton, Sacramento County; for an existing boat dock, five pilings, and walkway. (PRC 8488.1; RA# 05313) (A 11; S 3) (Staff: W. Hall)</td>
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<td><strong>C13</strong> SUSAN S. METCALF, AS TRUSTEE OF THE SUSAN S. METCALF REVOCABLE TRUST DATED MAY 16, 1995, AND JOHN BROCKWAY METCALF (APPLICANTS): Consider application for a General Lease - Recreational Use of sovereign land located in Lake Tahoe, adjacent to 9031 Lupine Way, near the city of South Lake Tahoe, El Dorado County; for an existing pier and two mooring buoys not previously authorized by the Commission. (W 21450; RA# 16509) (A 5; S 1) (Staff: W. Hall)</td>
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LLOYD A. LUNDSTROM, III, NANCY GILL, MARGY LUNDSTROM, GERALDINE M. LUNDSTROM, TRUSTEE OF THE GERALDINE M. LUNDSTROM SURVIVOR'S TRUST UDT DATED DECEMBER 21, 1991 AS AMENDED AND SUCCESSOR TRUSTEES THEREUNDER, GERALDINE M. LUNDSTROM, TRUSTEE OF THE LLYOD A. LUNDSTROM, JR. BYPASS TRUST UDT DATED DECEMBER 21, 1991 AS AMENDED AND SUCCESSOR TRUSTEES THEREUNDER (APPLICANTS): Consider application for a General Lease - Recreational Use of sovereign land located in Lake Tahoe, adjacent to 4920 North Lake Boulevard, Carnelian Bay, Placer County; for an existing pier, boathouse, boat hoist, existing sundeck with stairs; and one mooring buoy previously authorized by the Commission, and one existing mooring buoy not previously authorized by the Commission. (PRC 4226.1; RA# 03213) (A 1; S 1) (Staff: W. Hall)

DELTA BEACH PROPERTIES, INC. (APPLICANT): Consider application for a General Lease - Recreational Use, of sovereign land located in the Sacramento River, adjacent to 14250 Isleton Road, near the city of Isleton, Sacramento County; for an existing boat launch ramp and accommodation dock previously authorized by the Commission and 20 existing double-point mooring buoys not previously authorized by the Commission. (PRC 5383.1; RA# 11609) (A 11; S 3) (Staff: N. Lavoie)
C17 THE BOW CORPORATION, A CALIFORNIA CORPORATION (LESSEE); RIVER VIEW MHC, LLC (APPLICANT): Consider rescission of approval of Lease No. PRC 5189.1, a General Lease - Recreational and Protective Structure Use, and application for a General Lease - Recreational and Protective Structure Use, of sovereign land located in the Sacramento River, adjacent to 11705 Parey Avenue, near the city of Red Bluff, Tehama County; for an existing boat launch ramp and bank protection. (PRC 5189.1; RA# 10513) (A 3; S 4) (Staff: N. Lavoie)

C18 STEVEN L. MERRILL, TRUSTEE OF THE STEVEN L. MERRILL LIVING TRUST U/A/D 4/17/95, AND JACQUELINE MERRILL, TRUSTEE OF THE JACQUELINE MERRILL 2006 TRUST UNDER TRUST AGREEMENT DATED FEBRUARY 17, 2006, AS AMENDED (APPLICANTS): Consider application for a General Lease - Recreational Use, of sovereign land located in Lake Tahoe, adjacent to 2000 North Lake Boulevard, near Tahoe City, Placer County; for an existing pier, boathouse, two mooring buoys, and one unattached piling previously authorized by the Commission, and one existing boat lift not previously authorized by the Commission. (PRC 2666.1; RA# 11512) (A 1; S 1) (Staff: J. Sampson)

C19 CONEY ISLAND FARMS, INC. (LESSEE): Consider amendment to Lease No. PRC 2222.1, a General Lease - Right-of-Way Use, of sovereign land located in the Old River, adjacent to Contra Costa County Assessor Parcel Number 001-111-005 and San Joaquin County APN 189-250-07; to include an existing floating boat dock, two pilings, and gangway not previously authorized by the Commission; and revise the lease description, and the annual rent. (PRC 2222.1) (A 15; S 5) (Staff: J. Sampson)
C20 JEFFREY B. O'NEILL AND DARICE D. O'NEILL, AS TRUSTEES OF THE O'NEILL TRUST UTA DATED 4/10/1996 (LESSEES): Consider revision of rent to Lease No. PRC 6958.1, a General Lease - Recreational Use, of sovereign land located in Lake Tahoe, adjacent to 3940 Belleview Avenue, Tahoe Pines, Placer County; for two existing mooring buoys. (PRC 6958.1) (A 4; S 1) (Staff: J. Sampson)

C21 MARK L. FRANCIS (LESSEE); AARON BEAVER AND NATALIE BEAVER, TRUSTEES OF THE AARON BEAVER AND NATALIE BEAVER AB LIVING TRUST, DATED 4/15/08 (APPLICANTS): Consider termination of Lease No. 8625.9, and application for a General Lease - Recreational Use, of sovereign land located in the Sacramento River, adjacent to 14400 State Highway 160, Walnut Grove, Sacramento County; for an existing single-berth floating boat dock, seven steel pilings, and gangway. (PRC 8625.1; RA# 10813) (A 8, 15; S 5, 14) (Staff: J. Sampson)

C22 OMP/I&G CREEK SIDE INVESTORS, LLC (APPLICANT): Consider application for a General Lease - Right of Way Use, of sovereign land located in Penetencia (Scott) Creek APN 519-0820-002-13, city of Fremont, Alameda County; for the construction of a new 12-inch sanitary sewer pipeline and a 30-inch steel casing. (W 26688; RA# 09213) (A 25; S 10) (Staff: J. Sampson)

C23 EDWIN M. KADO AND JEAN A. KADO, TRUSTEES OF THE ED AND JEAN KADO FAMILY REVOCABLE TRUST, ESTABLISHED DECEMBER 17, 1998 (APPLICANTS): Consider application for a General Lease - Recreational and Protective Structure Use, of sovereign land in the Sacramento River, adjacent to 1635 Garden Highway, city of Sacramento, Sacramento County; for a single-berth covered floating boat dock, two pilings, one three-pile dolphin, ramp, and bank protection. (PRC 6524.1; RA# 33112) (A 5, 9; S 1) (Staff: J. Sampson)
C24 LOCHE M. JOHNSON AND SUSAN M. JOHNSON, AND SUCCESSORS IN TRUST, AS TRUSTEES OF THE JOHNSON FAMILY TRUST DATED AUGUST 13, 1999 (APPLICANT): Consider application for a new General Lease - Recreational and Protective Structure Use, of sovereign land located in the Sacramento River, adjacent to 4603 Garden Highway, city of Sacramento, Sacramento County; for an existing floating boat dock, gangway, and bank protection. (PRC 7212.1; RA# 11313) (A 5, 9; S 6) (Staff: J. Sampson)

C25 BRIAN WARD AND TERESINHA S. WARD, AS CO-TRUSTEES OF THE BRIAN WARD AND TERESINHA WARD LIVING TRUST DATED MAY 6, 1993 (APPLICANTS): Consider application for a General Lease - Recreational Use, of sovereign land located in Lake Tahoe, adjacent to 3856 North Lake Boulevard, near Carnelian Bay, Placer County; for two existing mooring buoys. (PRC 8508.1; RA# 23712) (A 1; S 1) (Staff: M. Schroeder)

C26 L.C. BOWMAN, TRUSTEE OF THE L.C. BOWMAN TRUST INITIALLY CREATED ON APRIL 15, 2009 (APPLICANT): Consider application for a General Lease - Recreational Use, of sovereign land located in Lake Tahoe, adjacent to 247 Drum Road, near Meeks Bay, El Dorado County; for two existing mooring buoys. (PRC 7420.1; RA# 34312) (A 5; S 1) (Staff: M. Schroeder)

C27 COUNTY OF SHASTA (APPLICANT): Consider application for a General Lease - Public Agency Use, of sovereign land located in the Fall River, adjacent to Assessor's Parcel Numbers 016-340-06, 016-320-56, and 016-320-67, near Fall River Mills, Shasta County; for an existing bridge. (PRC 7701.9; RA# 01913)(A 1; S 1, 4) (Staff: M. Schroeder)
C28 CITY OF SACRAMENTO, A MUNICIPAL CORPORATION (APPLICANT): Consider acceptance of a quitclaim deed for Lease No. PRC 3402.9, a Right-of-Way Easement, and an application for a General Lease - Public Agency Use, of sovereign land located in the American River, adjacent to Assessor's Parcel Numbers 295-0040-002, 295-0040-003, 295-0040-004, 005-0010-007, and 005-0010-008, city of Sacramento, Sacramento County; for an existing pedestrian foot-bridge commonly known as the Guy West Bridge. (PRC 3402.9; RA# 10113) (A 7; S 6) (Staff: M. Schroeder)

C29 KENDRICK ELTON HOOPER (LESSEE); TIMOTHY MINTON ANDERSON AND MITZI JOAN MARVEL, TRUSTEES OF THE ANDERSON/MARVEL TRUST AGREEMENT DATED SEPTEMBER 25TH, 2006 (APPLICANTS): Consider termination of Lease No. PRC 5322.9, a Recreational Pier Lease, and an application for a General Lease - Recreational Use, of sovereign land located in Lake Tahoe, adjacent to 323 Sierra Drive, near Rubicon Bay, El Dorado County; for two existing mooring buoys. (PRC 5322.9; RA# 34210) (A 5; S 1) (Staff: M. Schroeder)

C30 TAHOE CITY PUBLIC UTILITY DISTRICT AND CALIFORNIA DEPARTMENT OF FISH AND WILDLIFE ACTING THROUGH THE WILDLIFE CONSERVATION BOARD (LESSEE): Consider amendment of Permit No. PRC 2754.9, a General Permit - Public Agency Use, of sovereign land located in Lake Tahoe, adjacent to 2500 Lake Forest Road, near Tahoe City; Placer County, to remove an existing boat launching ramp and six trench plates, construction of a new boat launching ramp, and maintenance dredging. (PRC 2754.9; RA# 10413) (A 1; S 1) (Staff: M. Schroeder)
| C31 | LOREN A. JENSEN AND MELISSAH A. JENSEN, OR THEIR SUCCESSOR(S), AS TRUSTEES OF THE LOREN AND MELISSAH JENSEN 2013 FAMILY TRUST, DATED MARCH 6, 2013; DORIS A. JENSEN, TRUSTEE OF THE ELBERT A. JENSEN BYPASS TRUST; BIRNEY ALAN JENSEN, ALICE WINIFRED CROFT, JANICE LEE JENSEN, WAYNE ANDERS JENSEN, WARREN BOOMER JENSEN, AND MARNA JUNE JAVETE; AND RONALD A. UBALDI AND ESTHER UBALDI, TRUSTEES OF THE UBALDI LIVING TRUST DATED JULY 19, 1993, AND RESTATED AUGUST 7, 2008 (APPLICANTS): Consider application for a General Lease - Recreational Use, of sovereign land located in Lake Tahoe, adjacent to 1090 and 1130 West Lake Boulevard, near Tahoe City, Placer County; for one existing mooring buoy. (PRC 5611.1; RA# 11608) (A 1; S 1) (Staff: M. Schroeder) | 59 |
| C32 | CALIFORNIA DEPARTMENT OF PARKS AND RECREATION (APPLICANT): Consider application for a General Lease - Public Agency Use, of sovereign land located in San Francisco Bay, Angel Island, Marin County; for the construction, use, and maintenance of 32 three-foot diameter mooring buoys. (PRC 5921.9; RA# 23211) (A 10) (Staff: D. Simpkin) | |
| C33 | GREENBRAE IMPROVEMENT CLUB, INC. (APPLICANT): Consider application for a General Lease - Recreational Use, of sovereign land located in Corte Madera Creek, Greenbrae, Marin County; for an existing floating boat dock, ramp, walkway, and six pilings. (W 26603; RA# 1312) (A 10; S 2) (Staff: D. Simpkin) | |
| C34 | J.W. SILVEIRA, TRUSTEE OF THE J.W. SILVEIRA AND BARBARA O. SILVEIRA FAMILY TRUST; AND SFTA, LLC, A CALIFORNIA LIMITED LIABILITY COMPANY AND SACROS, LLC, A CALIFORNIA LIMITED LIABILITY COMPANY (APPLICANTS): Consider application for a General Lease- Recreational Use, of sovereign land located in Lake Tahoe, adjacent to 2197 and 2201 Cascade Road, city of South Lake Tahoe, El Dorado County; for an existing joint-use pier, two boat lifts, and four mooring buoys. (PRC 4282.1; RA# 28910) (A 5; S 1) (Staff: B. Terry) | |
C35 BROCKWAY SHORES (APPLICANT): Consider application for a General Lease – Recreational Use, of sovereign land located in Lake Tahoe, adjacent to 144 Chipmunk Street, near Brockway, Placer County; for an existing pier, 20 mooring buoys, and two marker buoys. (PRC 4195.1; RA# 06513) (A 1; S 1) (Staff: B. Terry)

C36 ROBERT MCNEIL AND CAROLE JOYCE MCNEIL, TRUSTEES OF THE ROBERT AND CAROLE MCNEIL 1993 TRUST DATED FEBRUARY 3, 1993 (LESSEES); CAROLE J. MCNEIL, TRUSTEE OF THE ROBERT AND CAROLE MCNEIL 2000 TRUST DATED NOVEMBER 15, 2000 (APPLICANT): Consider termination of Lease No. PRC 3883.9, a Recreational Pier Lease, and an application for a General Lease – Recreational Use, of sovereign land located in Lake Tahoe, adjacent to Assessor's Parcel Numbers 090-320-001 and 090-320-002, near Kings Beach, Placer County; for an existing pier previously authorized by the Commission and three existing mooring buoys not previously authorized by the Commission. (PRC 3883.1; RA# 28112) (A 1; S 1) (Staff: B. Terry)

C37 TIMOTHY P. ALPERS AND PAMELA J. ALPERS (LESSEE): Consider revision of rent to a Memorandum of Understanding referred to as Lease No. PRC 8172.1, involving sovereign land located in Mono Lake, near Lee Vining, Mono County; for a residential leach field system. (PRC 8172.1) (A 4; S 4) (Staff: R. Boggiano)

C38 IRONHOUSE SANITARY DISTRICT (APPLICANT): Consider application for a General Lease – Public Agency Use, of sovereign land located in Marsh Creek, adjacent to Assessor's Parcel Numbers 037-191-036 and 037-191-028, near the city of Oakley, Contra Costa County; for an existing 12-inch diameter effluent pipeline. (PRC 6484.9; RA# 06413) (A 10; S 7) (Staff: R. Boggiano)
C39 CALIFIA LLC, A CALIFORNIA LIMITED LIABILITY COMPANY (LESSEE): Consider amendment to Lease No. PRC 7631.1, a General Lease - Commercial Use, of sovereign land located in the San Joaquin River, adjacent to Assessor's Parcel Number 213-290-19, near the city of Lathrop, San Joaquin County; for reconstruction of Mossdale Marina, replacement of the land description, and a revision of rent. (PRC 7631.1; RA# 22712) (A 17, 26; S 5, 14) (Staff: R. Boggiano)

C40 PHILLIPS 66 COMPANY (APPLICANT): Consider amendment to Lease No. PRC 2869.1, a General Lease - Industrial Use, of sovereign land located in the Carquinez Strait, near the town of Port Costa, Contra Costa County, for the decommissioning and demolition of a non-operational marine terminal wharf; and either: acceptance of a quitclaim deed for and termination of Lease No. PRC 2869.1; or, execution of a Lease Termination and Abandonment Agreement, upon evidence that complete site clearance is not reasonable or feasible, and acceptance of a quitclaim deed. (PRC 2869.1; RA# 14812) (A 14; S 3) (Staff: K. Foster)

C41 TESORO REFINING AND MARKETING COMPANY, GOLDEN EAGLE REFINERY (APPLICANT): Consider certification of a Final Environmental Impact Report and issuance of a General Lease - Industrial Use, of sovereign land located in the Carquinez Strait and Pacheco Slough, in and near the city of Martinez, Contra Costa County; for the continued operation and maintenance of an existing marine oil terminal wharf and two pipeline crossings. (PRC 3453.1; RA# 01311) (A 14; S 3, 7) (Staff: K. Foster, S. Mongano, J. Fabel)
C42 BRIDGE MARINA YACHT CLUB (APPLICANT): Consider application for a General Lease - Recreational Use, of sovereign land located in the San Joaquin River, adjacent to 20 Fleming Lane, in the city of Antioch, and in Dutch Slough adjacent to an unnamed island, APN 037-191-016, Contra Costa County; for an existing club house, and boat dock and an existing covered platform previously authorized by the Commission. (PRC 3820.1; RA# 07613) (A 11; S 7) (Staff: W. Hall)

SOUTHERN REGION

C43 RUSSELL H. BUTCHER AND LEONORE BUTCHER AND NICHOLAS M. HANNA AND ANDREA L. HANNA (APPLICANTS): Consider application for a General Lease - Recreational and Protective Structure Use, of sovereign land located in the Colorado River, adjacent to 1122 Beach Drive, city of Needles, San Bernardino County; for an existing concrete stairway with rock retaining walls and electrical lighting appurtenances; two concrete sun decks with rock retaining walls; two planter areas with rock retaining walls, electrical lighting, and plumbing appurtenances; and riprap bank line not previously authorized by the Commission. (W 26580; RA# 30511) (A 33; S 18) (Staff: R. Collins)

C44 TODD Y. KING AND SHAREEN M. KING, TRUSTEES OF THE TODD AND SHAREEN KING LIVING TRUST, DATED JULY 30, 2009 (APPLICANTS): Consider application for a General Lease - Recreational and Protective Structure Use, of sovereign land located in the Colorado River, adjacent to 1166 Beach Drive, city of Needles, San Bernardino County; for two existing planter areas with rock retaining walls, concrete stairs with rock walls, shower with concrete pad, and riprap bank line not previously authorized by the Commission. (W 26556; RA# 24611) (A 33; S 18) (Staff: R. Collins)
C45 RIO BUENA VISTA HOMEOWNERS - ASSOCIATION
(APPLICANT): Consider application for a General
Lease - Recreational and Protective Structure
Use, of sovereign land located in the Colorado
River, adjacent to Lots 37, 38, and 39, Tract No.
15640, Map Book 257, Pages 86-92, Amended Map
Book 261, Pages 88-94, city of Needles, San
Bernardino County; for an existing concrete
stairway with railing and riprap bank line not
previously authorized by the Commission.
(W 26547; RA# 23311) (A 33; S 18)
(Staff: R. Collins)

C46 DAVID AND SUSAN ROBINSON FAMILY TRUST
(APPLICANT): Consider application for a General
Lease - Protective Structure Use, of sovereign
land located in the Colorado River, adjacent to
1210 Beach Drive, city of Needles, San Bernardino
County; for riprap bank line not previously
authorized by the Commission. (W 26727; RA# 09813) (A 33; S 18) (Staff: R. Collins)

C47 VENTURA COUNTY FIRE PROTECTION DISTRICT
(APPLICANT): Consider application for a new
General Lease - Public Agency Use, of filled tide
and submerged land located adjacent to 5674
Pacific Coast Highway, near the city of San
Buenaventura, Ventura County; for an existing
paved parking area with lighting, landscaping,
and drainage appurtenances; a weather gauging and
telemetry station; a concrete block wall; and a
chain link fence. (PRC 7255.9; RA# 07113)
(A 37; S 19) (Staff: R. Collins)

C48 DEL JUNCO CHILDREN'S INVESTMENTS, LLC
(APPLICANT): Consider application for a General
Lease - Recreational Use, of sovereign land
located in the Main Channel of Huntington
Harbour, adjacent to 16592 Somerset Lane,
Huntington Beach, Orange County; for an existing
boat dock, access ramp, and cantilevered deck.
(PRC 3170.1; RA# 05013) (A 72; S 34)
(Staff: A. Franzoia)
C49  SANTA CATALINA ISLAND COMPANY AND SANTA CATALINA ISLAND CONSERVANCY (LESSEE/SUBLESSOR); HUBBS SEA WORLD RESEARCH INSTITUTE AND CATALINA SEA BASS FUND (SUBLESSEE): Consider application for an amendment and sublease under Lease No. PRC 3639.1, a General Lease - Commercial Use, of sovereign land located in Catalina Harbor, Santa Catalina Island, Los Angeles County; for experimental stock enhancement facilities. (PRC 3639.1; RA# 26712) (A 70; S 28) (Staff: A. Franzoia)

C50  GOLETA SANITARY DISTRICT (APPLICANT): Consider application for a new General Lease - Public Agency Use, of sovereign land located in Goleta Slough and the Pacific Ocean, Goleta, Santa Barbara County; for an existing 36-inch wastewater outfall pipe extending underground from the wastewater treatment plant to 5,800 feet offshore into the Pacific Ocean. (PRC 3204.1; RA# 11013) (A 37; S 19) (Staff: A. Franzoia)

C51  THE KISSEL COMPANY, DBA PARADISE COVE COMPANY (LESSEE): Consider revision of rent to Lease No. PRC 391.1, a General Lease - Commercial Use, of sovereign land located in the Pacific Ocean at Paradise Cove, Malibu, Los Angeles County; for the existing Paradise Cove Pier for commercial events, commercial film set location, fishing, and recreational use. (PRC 391.1) (A 41; S 23) (Staff: D. Oetzel)

C52  AT&T CORPORATION (LESSEE): Consider revision of rent to Lease No. PRC 8144.1, a General Lease - Right-of-Way Use, of sovereign land located in the Pacific Ocean, near the city of Los Osos, San Luis Obispo County; an existing fiber-optic cable that is a portion of Segment 5 of the AT&T Asia America Gateway fiber optic system. (PRC 8144.1) (A 33; S 15) (Staff: D. Oetzel)
C53 SOUTHERN CALIFORNIA EDISON COMPANY (LESSEE): Consider revision of rent to Lease No. PRC 6704.1, a General Lease - Right-of-Way Use, of sovereign land located in the Pacific Ocean at Paradise Cove, Malibu, Los Angeles County; for an existing 220kV overhead transmission line. (PRC 6704.1) (A 30, 32; S 18) (Staff: D. Oetzel)

C54 DCOR, L.L.C. (LESSEE): Consider revision of rent to Lease No. PRC 4324.1, a General Lease - Right-of-Way Use, of sovereign land located in the Santa Barbara Channel at Summerland, Santa Barbara County; for an existing 3.2-inch diameter submarine power cable. (PRC 4324.1) (A 35, 37, 67; S 19, 35) (Staff: D. Oetzel)

C55 KENNETH ARTHUR LESTER AND LANA CHRISTINE LESTER, TRUSTEES OF THE LESTER FAMILY TRUST, DATED APRIL 18, 1991 (LESSEE): Consider revision of rent to Lease No. PRC 4095.1, a General Lease - Recreational Use, of sovereign land located in Huntington Harbour, adjacent to 16821 Bolero Lane, city of Huntington Beach, Orange County; for an existing boat dock, access ramp, and cantilevered deck. (PRC 4095.1) (A 67; S 35) (Staff: D. Oetzel)

C56 KWAN MING CHAN AND KAREN KUNG-MEI CHAN, TRUSTEES OF THE K.M. LIVING TRUST, DATED MAY 24, 1995 (LESSEE): Consider revision of rent to Lease No. PRC 3852.1, a General Lease - Recreational Use, of sovereign land located in Huntington Harbour, adjacent to 16847 Bolero Lane, city of Huntington Beach, Orange County; for an existing boat dock, access ramp, and cantilevered deck. (PRC 3852.1) (A 67; S 35) (Staff: D. Oetzel)

C57 EVERINGHAM BROS. BAIT COMPANY, INC. (APPLICANT): Consider application for a General Lease - Commercial Use, of sovereign land located in San Diego Bay, San Diego County; for the operation and maintenance of two bait barges not previously authorized by the Commission. (W 26622; RA# 06812) (A 78; S 39) (Staff: D. Simpkin)
SCHOOL LANDS

C58 SOCIETY FOR THE CONSERVATION OF BIGHORN SHEEP (APPLICANT): Consider application for a General Lease - Other, of State school land in a portion of Section 16, Township 2 South, Range 18 East, SBM, near the Granite Mountains, Riverside County; for two existing rainwater catchment basins (PRC 4910.2; RA# 26611) (A 80; S 37, 40) (Staff: C. Hudson)

C59 SOUTHERN CALIFORNIA GAS COMPANY (LESSEE): Consider an amendment to Lease No. PRC 1801.2, a General Lease - Right-of-Way Use, of six parcels of State school land in portions of Section 36, Township 10 North, Range 13 East, SBM; Section 36, Township 10 North, Range 14 East, SBM; Section 16, Township 7 North, Range 1 East, SBM; Section 16, Township 7 North, Range 10 East, SBM; Section 16, Township 7 North, Range 13 East SBM; and Section 16, Township 7 North, Range 21 East, SBM; near Twenty Nine Palms, San Bernardino County; to include an unpaved access road, known as the Mojave Heritage Trail and revise the annual rent. (PRC 1801.2; RA# 18612) (A 34, 65; S 18) (Staff: C. Hudson)

MINERAL RESOURCES MANAGEMENT

C60 IMPERIAL WELLS POWER LLC (APPLICANT): Consider an application for issuance of a Negotiated State Geothermal Resources Lease for Non Surface Occupancy of State School Land within the Wister Waterfowl Management Area, Salton Sea Geothermal Field, Imperial County. (W 40969) (A 56; S 36) (Staff: V. Perez, R. Lee)

C61 IMPERIAL WELLS POWER LLC (APPLICANT): Consider an application for issuance of a Negotiated State Geothermal Resources Lease for Non Surface Occupancy of State Proprietary Land within the Wister Waterfowl Management Area, Salton Sea Geothermal Field, Imperial County. (W 40969) (A 56; S 36) (Staff: V. Perez, R. Lee)
C62 CITY OF ALAMEDA, CALIFORNIA STATE LANDS COMMISSION (PARTIES): Consider authorization of the Phase 1 transactions of the previously approved Naval Air Station Compromise Title Settlement Agreement and approval of the Record of Survey required by the agreement, City of Alameda, County of Alameda. (W25109; RA# 31111) (A 16; S 9) (Staff: E. Milstein)

C63 CITY OF NEWPORT BEACH (APPLICANT): Consider approval of a proposed loan from the City's General fund to the Harbor Capital Fund to help finance a portion of the Marina Park project located within legislatively-granted sovereign land in the City of Newport Beach, Orange County. (G 09-02) (A 74; S 37) (Staff: R. Boggiano)

A. NATHANIEL GOLDHABER AND MARILYN K. GOLDBER, CO-TRUSTEES OF THE GOLDBER REVOCABLE TRUST U/A/D 11/11/2005 (APPLICANTS): Reconsider prior authorization for a General Lease – Recreational Use, of sovereign land located in Lake Tahoe, adjacent to 9818 Lake Street and 77 Speedboat Avenue, near Kings Beach, Placer County; for an existing pier, boat hoist, boat house with a boat lift, and two mooring buoys. (PRC 3659.1; RA# 11011) (A 1; S 1) (Staff: B. Terry)
VENOCO, INC. (APPLICANT): Consider certification of a Final Environmental Impact Report and an application for the Revised State Oil and Gas Lease No. PRC 421.1 Recommissioning Project, by Venoco, Inc., City of Goleta, Santa Barbara County. (PRC 421.1) (A 35; S 10) (Staff: S. Curran, E. Gillies, S. Blackmon, J. Rader) 13

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ACTING CHAIRPERSON GORDON: Everybody, please take a seat. We're going to get going.

I call this meeting of the State Lands Commission to order. All the representatives of the Commission are present. I'm Alan Gordon representing State Controller John Chiang. I am joined to my right by Lieutenant Governor Gavin Newsom, and representing Department of Finance, Eraina Ortega to my left. For the benefits of those in the audience, the State Lands Commission manages State property interests in over five million acres of land, including mineral deposits.

Specifically, the Commission has jurisdiction in filled and unfilled tide and submerged lands navigable waterways and State school lands. The Commission also has responsibility for the prevention of oil spills at marine oil terminals and offshore oil platforms and for prevention of the introduction of marine invasive species into California's marine waters.

Today, we'll hear requests and presentations concerning the leasing, management and regulation of these public sovereign and school land property interests and the activities occurring or proposed thereon.

We're going to change our order of business a little bit today. Normally, we would go to the Executive
Director's report and into open session. Instead today, we are going to start with closed session in which we will deal with specific legal issues and personnel matters, if they come up.

Could we please empty the room and we will go to open session when we have finished with the closed session. Thank you.

(Off record: 10:06 AM)

(Thereupon the meeting recessed into closed session.)

(Thereupon the meeting reconvened open session.)

(On record: 10:53 AM)

ACTING CHAIRPERSON GORDON: All right. Everybody, we are out of closed session now, back into open session. Ms. Lucchesi, is there anything to report from closed session?

EXECUTIVE OFFICER LUCCHESI: Not at this time. Thank you.

ACTING CHAIRPERSON GORDON: Next item of business will be the adoption of the minutes from the Commission's special meeting of January 23rd, 2014. May I have a motion to approve the minutes, please.

COMMISSIONER NEWSOM: So moved.

ACTING COMMISSIONER ORTEGA: Second.

ACTING CHAIRPERSON GORDON: All those in favor?
(Ayes.)

ACTING CHAIRPERSON GORDON: Okay. Minutes are unanimously adopted.

The next order of business is the Executive Officer's Report. Ms. Lucchesi, please.

EXECUTIVE OFFICER LUCCHESI: Good morning. I want to touch upon about four different items. The first I wanted to just brief the Commission on a couple presentations. One that I made yesterday in front of the Maritime Leadership Symposium on the history of the State Lands Commission, why it was created, and its role in protecting and enhancing our port operations throughout the State.

The next one is next week at the Ocean Protection Council meeting. I will be participating in a presentation on the Commission's efforts to address sea level rise. That's in coordination with the Coastal Commission and the Coastal Conservancy and BCDC.

The next item I want to report on is our database. I'm very pleased to announce that the State Lands Information Center, or SLIC, database went live a February 6th.

COMMISSIONER NEWSOM: SLIC?

(Laughter.)

ACTING CHAIRPERSON GORDON: We need somebody in
charge of acronyms, Ms. Lucchesi.

EXECUTIVE OFFICER LUCCHESI: That -- it was a
very democratic process. It went out to a vote of the
Commission staff. This database has been developed at the
direction of the Lieutenant Governor to address the prior
use of disparate databases for lease tracking and billing,
and is also responsive to the findings made by the Bureau
of State Audits in a recent report on the Commission's
lease compliance and management.

The first iteration of the database will track
leases from Commission approval or action to completion.
The database will start with the base information
converted from our previous lease database and our
separate invoice database. The database will be able to
perform all rental and minimum royalty billings, monitor
lease invoice payments and delinquencies, track rent
reviews and renewals, monitor compliance with special
lease provisions and environmental mitigation monitoring
requirements. It will also track bond and insurance
requirements and compliance.

The main users of the first phase of the database
will be those Commission staff dealing in surface lease
management, although provisions have been made for our
royalty leases. Mostly, those deal with our mineral
leases. The objective of this first phase of
implementation is to address those urgent lease management needs identified in the audit.

Subsequent modules will be added for application processing, tracking, GIS and eventually direct citizen access with the ability to accept applications, fees and lease payments online, and allow lessees and citizens direct access to information regarding their lease or application.

This system will have a profound impact on the way we conduct the Commission's business. A multi-divisional team has been working very hard with our consultants to meet the needs of our business processes by improving reliability of the data and accountability of the universe of our leasing operations. We're looking forward to leveraging these capabilities of the database to continuously improve our process and service to the public.

COMMISSIONER NEWSOM: Just if I may, through the Chair, what -- the interface with the public goes online when?

EXECUTIVE OFFICER LUCCHESI: We're still working on that. It may be a couple years out. Yes, we are -- based on our experience in other numerous databases that we have created in-house, our goal with this one was to basically take small bites at the apple, in order to
ensure that the base information is accurate and usable, and then kind of building on from there. So what we didn't -- what we've done -- had happened in the past is kind of taking on too big of a project and then that project collapsing in on itself. And so that's something we wanted to avoid this time.

So this -- what we -- we really took the core of the Commission's process, which is basically from Commission action and monitoring the lease through its various terms. And this was highlighted not only by the audit but by also other individuals, both on the Commission and as well as in the legislature. We wanted to tackle that first, because that's the most important. It's what the Commission authorizes, and the legal document and terms that we manage our lands by, and then building off both ends on that.

So it's -- we're kind of in the first couple miles of a marathon.

COMMISSIONER NEWSOM: Well done. I mean, again, you've moved at a much faster pace than I think a lot of us had suspected. And I -- you know, you've leaned in, and I think doing it wisely. Standish Group does -- every year, they do an analysis of large scale federal IT projects. They also come out every few years with State and local reviews. Ninety-four percent of large scale
federal IT projects fail to meet goals and expectations, another way of saying failing, 94 percent.

I mean, the most remarkable thing about Healthcare.gov was how unremarkable it was, in terms of its roll-out. So the mistake is so often, the mistake you pointed out, that you're not going to make, because you're breaking this down, I think, in a much more strategic manner. So I applaud that consideration than trying to bite off too much with all these legacy systems, and all these disparate databases, and then you just have a hodgepodge mess that no one has confidence in. So anyway, thank you for the good work.

EXECUTIVE OFFICER LUCCHESI: Well, thank you for your leadership and real focusing on this.

The next item I want to address, and this was something that the Commission brought up last meeting, kind of as a result of our -- of the approval of the lease of our land management regulations. And as you recall, the Commission adopted regulations that changed the practice, the former practice, of the Commission in terms of assessing rent, the impact area and -- forward.

And so the question that was brought up is well what about those folks that have already received authorization from the Commission and a lease, based on kind of the old practice? What would be the process for
them amending their lease for a new -- to address the new lease premises in effect?

And what we explained was that was really a decision that the lessee had to make. You know, a business decision kind of weighing oh, I have five more years -- or, excuse me, three more years until my rent review. Maybe I'll just stick with my lease terms as they are and wait for that rent review at the five-year mark for the change in the impact area to reduce my rent, or I'm in year one, I want to apply for an amendment and change that.

And so what the Commission had asked us to do was kind of detail out that process and make it as efficient and as least costly as possible. Typically, our lease amendments cost anywhere between $1,500 and $2,000.

Sir, can you pull up that PowerPoint, the lease processing. And we went through and reevaluated what our process would be for a lease amendment for a reassessment of the impact area, and to change the rent. And if you can see, what we had anticipated, or what I said we thought the cost for an amendment to reprocess the rent would cost about $1,000.

And we went through and really worked through what our process is based on our units -- our title unit, our environmental review, our negotiator review, our
boundary unit review, because all the exhibits have to be changed for the lease, because of the difference in the rent reviews or the impact area, along with calculations based on what those are.

And so approximately we think it will cost us $850 to process those lease amendment applications. And I want to reiterate that we receive reimbursement agreements from the applicant for the cost of this. Anything that staff does not use gets refunded back to the applicant.

So you have my assurances, staff's assurances that we will try to be as efficient as possible in processing any new lease applications for amendments based on the impact area. This is an approximate cost. And, of course, everybody is different. They all have different types of piers. They all have different types of amenities to their piers, in which we have to assess the impact area. So this could be lower or higher, but we will process these as efficiently as possible. Again, at the end of the day, it's up to the lessee to make that business decision.

COMMISSIONER NEWSOM: Yeah.

EXECUTIVE OFFICER LUCCHESI: Any questions?

Okay. Then the --

COMMISSIONER NEWSOM: You obviously -- you provide that as background for the argument of why it's so
expensive? I mean is that document transparent?

EXECUTIVE OFFICER LUCCHESI: Yes. Exactly. It's very transparent about what our process actually is. I think that --

COMMISSIONER NEWSOM: As opposed to just here's the sticker price.

EXECUTIVE OFFICER LUCCHESI: Exactly. Exactly. There actually is a lot of process behind calculating and identifying what that impact area is based on the regulations that the Commission adopted. Before the impact area, if you remember, was 10 feet wide around the entire pier. That's fairly easy to assess and then calculate. Now, the impact area is really based on the use area, you know, where are those amenities on the dock that facilitate or encourage the docking or moorings of boats or other types of water-dependent vessels.

So staff now will have to go and look at photos, work with the lessees to identify where those -- or the applicants, where those amenities are and then calculate an impact area around that. So there's a little bit more work to be done -- I mean, that our negotiators will have to do. But again, our goal is to be as efficient as possible.

And then the last thing I just want to mention is that we are currently trying to schedule our next
Commission meeting, which we're working on the end of April, and that location will likely be in the Los Angeles area. We are working with each of your offices to arrange the logistics for that. But I wanted to mention that in my Executive Officer's report for the benefit of the public.

COMMISSIONER NEWSOM: We've been lifted from the no travel requirement?

EXECUTIVE OFFICER LUCCHESI: At the direction of the Chair, he would like to take this show on the road.

COMMISSIONER NEWSOM: But his boss is from Los Angeles, so that helps.

EXECUTIVE OFFICER LUCCHESI: Well, you know, this is -- this is something that really goes back to our old practice of a couple years ago that we had for numerous decades. And it's really the -- we manage -- the Commission makes decisions on lands and activities that have an impact on the entire State. And so it really makes sense to take our Commission meetings to different locations, so that different members of the public in different locations have the opportunity to address the public -- to address the Commission and raise any concerns or questions that they think are important to the Commission and to themselves.

ACTING CHAIRPERSON GORDON: I'm going to probably
regret saying this, but being as we have -- this is my
third year on the Commission, and we still haven't had a
Southern California hearing for lots of budgetary reasons,
and there have been numerous issues involving the folks at
Huntington Harbor, who I think would love to have the
opportunity to address us --

EXECUTIVE OFFICER LUCCHESI: Yes.

ACTING CHAIRPERSON GORDON: -- in a friendly
manner, I think we should do -- I would like, with the
agreement of my two other Commissioners, to make some kind
of extra effort to get the word out at Huntington Harbor
that we'll be having that hearing to give those folks an
opportunity to address us, at that point in time.

EXECUTIVE OFFICER LUCCHESI: Of course, we can do
that.

ACTING CHAIRPERSON GORDON: With that, the next
order of business -- Ms. Lucchesi, are you done with the
Executive --

EXECUTIVE OFFICER LUCCHESI: Yes, that concludes
my report.

ACTING CHAIRPERSON GORDON: Next order of
business will be adoption of the consent calendar. Ms.
Lucchesi, can you indicate which items, if any, have been
removed from that calendar, please?

EXECUTIVE OFFICER LUCCHESI: Yes. C11, 13, 19,
29 and 36 have been removed from agenda and will be considered at a later time. Items 18 and 31 will be moved to the regular agenda.

ACTING CHAIRPERSON GORDON: Okay. Let's see, is there anyone in the audience who wishes to speak on any item on the consent calendar?

ACTING COMMISSIONER ORTEGA: I'll move adoption of the consent calendar.

COMMISSIONER NEWSOM: Second.

ACTING CHAIRPERSON GORDON: Okay. I have an adoption and a second.

All those in favor?

(Ayes.)

ACTING CHAIRPERSON GORDON: All right. Next order of business will be the regular calendar.

Ms. Lucchesi, are there any items that have been removed from the regular calendar?

EXECUTIVE OFFICER LUCCHESI: Yes. Item 65 is removed from the regular calendar and will be considered at a later time. So that leaves Item 64 on the agenda, and also those two items, Items 18 and 31 that have been removed -- moved from the consent to the regular.

ACTING CHAIRPERSON GORDON: Okay. Let's see, can we have a presentation on Item 64, please. This is to reconsider prior authorization for a general lease for
recreational use on sovereign land located in Lake Tahoe.

Staff presentation, Mr. Bugsch, please.

(Thereupon an overhead presentation was
Presented as follows.)

EXECUTIVE OFFICER LUCCHESI: Yes. Brian Bugsch, our Chief of our Land Management Division.

LAND MANAGEMENT DIVISION CHIEF BUGSCH: How do you turn this on?

EXECUTIVE OFFICER LUCCHESI: It's on.

LAND MANAGEMENT DIVISION CHIEF BUGSCH: Okay.

Cool. All right. It will be real quick.

Good morning, Chairman -- Mr. Chairman and members of the Commissions. My name is Brian Bugsch. I'm the Chief of the Land Management Division. I'm here to provide a very brief background on the Calendar Item 64. This requests that the Commission rescind the prior authorization of lease number PRC36 -- is it up? Okay -- 3659.1, approved by the Commission at the December 2nd, 2013 meeting, and reconsider issuance of a general lease recreational use between the Commission and the Nathaniel and Marilyn Goldhaber for a pier, boathouse with a boat lift, boat hoist, and two mooring buoys. This lease is located on Lake Tahoe near Kings Beach.

--o0o--

LAND MANAGEMENT DIVISION CHIEF BUGSCH: At the
time of the Commission approved this lease at the December 2nd meeting, it was staff's understanding that the applicants agreed with the terms of the new lease. However, since that time, the applicants have expressed concern over the lease provisions. And I believe Mr. Goldhaber is here to address the Commission regarding those concerns.

This is just some pictures of it. And we can go through them, but that's the lease area, the pier and the two buoys. Just different photos of it. I'll leave it there.

ACTING CHAIRPERSON GORDON: Okay. Any comments from the Commissioners?

COMMISSIONER NEWSOM: Ms. Lucchesi, is there anything you want to amplify to this?

EXECUTIVE OFFICER LUCCHESI: Not at this time. The only thing I would just want to highlight for the Commission's benefit and the public's benefit is that staff's recommendation is relatively similar to its recommendation in December, however with one change and that is to the rent.

Because of the Commission's adoption of the regulations that changed the impact area assessment at the last Commission, we have gone ahead and made those changes to Mr. Goldhaber's lease to reflect the Commission's new
regulation. So the authorization that staff is recommending for Mr. Goldhaber's lease is substantively the same, except for a reduction in rent based on the reassessment of the impact areas.

ACTING CHAIRPERSON GORDON: Ms. Lucchesi, just for the benefit of the public, can you also explain where the money that is paid for rent is going to go and what its purposes will be with regard to this increased rent that the Legislature has authorized.

EXECUTIVE OFFICER LUCCHESI: Yes. In fact, last session, the legislature passed and the Governor signed a bill that primarily dealt with the Lake Tahoe compact between Nevada and California, but it also included a provision that all the lease revenues that the Commission generates from Lake Tahoe leases will go to the Lake Tahoe Conservancy for funding of science and public access based projects.

So ultimately, all the money that the Commission generates in its surface leasing program at Lake Tahoe go back into Lake Tahoe types of benefits and activities.

ACTING CHAIRPERSON GORDON: All right. Very good. One other thing I'd like to do before we bring up the folks who wish to comment on this, Mr. Rusconi for the benefit of the public primarily, can you describe very briefly the Commission's responsibility under the Public
Trust Doctrine with regard to sovereign lands?

DEPUTY ATTORNEY GENERAL RUSCONI: Well, when it is applied to Lake Tahoe, the Commission and the people -- the Commission has the jurisdiction over the lands that are owned by the State of California by virtue of its sovereignty. And at Lake Tahoe, pursuant to California Supreme Court cases, that is the State of California owns to the ordinary low water mark in fee subject to the trust. And that between the ordinary low water mark and the ordinary high water mark, the Commission administers a Public Trust easement.

And it is a -- any person that wishes to use the area lower than the ordinary low water mark is required under the Constitution to compensate the State for that use.

ACTING CHAIRPERSON GORDON: In a traditional landlord/tenant type relationship?

DEPUTY ATTORNEY GENERAL RUSCONI: Exactly.

ACTING CHAIRPERSON GORDON: Okay. Thank you very much.

Any questions by other Commissioners?

With that case, I've got three folks who -- from -- in the audience who would like to comment on this issue. I have Mr. Goldhaber, Mr. Washburn, Mr. Lien -- actually four -- and Mr. Furumoto. Can we start maybe...
with Mr. Goldhaber. I think he is the reason why we have this issue in front of us. It his lease.

MR. GOLDHABER: Thank you very much for this opportunity, Governor, Chairman -- Mr. Chairman, members of the Commission. Ms. Lucchesi, nice to meet you in person.

EXECUTIVE OFFICER LUCCHESI: Yes, likewise.

MR. GOLDHABER: "Eternal vigilance is the price of freedom", so said Thomas Jefferson. My general MO when I receive complex documents is to hand them over to attorneys to take a look at and tell me what they say. My attorney, in the case of this lease, initially said it seems appropriate, and the provisions that you don't like are going to be too difficult to fight.

I then, as is my MO, read it before I signed it, and was surprised and shocked by, in particular, Section, I believe it is, 3, paragraph 13 the restoration of lands.

It is my opinion as a citizen, not as a lawyer, that this is a direct violation of the Fifth Amendment, the Fourteenth Amendment, and likely could be considered a Bill of Attainder, where a specific group of people are picked out and potentially penalized for things that occurred prior to the time that the legislation was in place.

My boathouse was built -- which thank you very
much for the pretty pictures, by the way -- was built in
1928 approximately, ten years before there was a State
Lands Commission. It is, as you saw, a beautiful
boathouse, so much so that it is a source of attraction
for kayak tours that come almost every day of the summer
and kayak underneath the walkway waiving at us on the
porch.

It was built at a time that there was no question
about littoral rights. If you owned a piece of property
on the lake, you had the right to build a boathouse. And
as I know all of you know, this has been a very confused
and constantly changing environment for landowners on the
borders of the lake. The Nejedly Bill, which was passed I
guess in the seventies, stated that such structures,
boathouses and piers would be rent free in perpetuity,
because they provided for improved navigability on the
lake and a safe harbor for boats at a time when the
weather on the lake rapidly deteriorates and people need
to escape destruction of their boat by the high waves and
winds.

I can tell you that since I have owned this
property I have saved likely two lives, at least certainly
avoided very serious injury, when some fellow came racing
over the rocks tore a gigantic hole in the bottom of his
boat where his spouse was deeply injured. They came to
the side of my dock, the boat sank as we pulled them out, and we called emergency services who picked them up from our dock.

In another instance, I noticed that there was a Ski-Doo that was out maybe a couple of miles that didn't seem to be moving anymore. And so I went to the end of my boathouse with binoculars and was able to spot that there was nobody on that Ski-Doo. We called the Coast Guard and the fella who had been on it, who turned out to be a diabetic, was rescued just short of thermal shock.

I believe that the boathouses and the piers on Lake Tahoe are a public service, and certainly the best representation of a public-private agreement. We, the boat -- the owners of those, are asked at our expense to maintain them, which we do. And it is also a wonderful example, I believe, from an aesthetic standpoint of the human nature interface, which we strive so difficultly in all of our park districts to achieve.

In my view, Section 13, which is the one of most significant -- the paragraph 13 of Section 3 is the one which is of most significant interest. Fundamentally, it states that at its discretion the State may not renew a lease. And if it does not renew the lease, that the boathouse or structure on the water, which is built over State lands, must be removed or, at the discretion of the
owner, deeded to the State. That strikes me as confiscation without due process in its most egregious form.

I have proposed a simple solution, a solution that I think is appropriate and a solution which I think serves both the landowners and boat owners -- sorry boathouse and pier owners as well as the people of the State of California. And that is that at the end of a lease period, assuming that there have no been -- been no egregious violations of the lease, that the owners have not defaulted, that there be essentially a renewal of that lease with appropriate price adjustments on lease payments, and that that go on for the maximum period which is allowable under law, which is 50 years, under California State law. So five renewals of 10 years.

That would deal essentially with almost all of the concerns with the document which was presented, except for some relatively light-weight stuff that I think we could deal with without the Commission's -- I don't know maybe all things go to the Commission -- but without significant hand-wringing.

So that is my presentation. I have sent each of you actually a copy of the changes to the lease as I saw them fit. And I hope that you consider those duly and that we can put this issue to bed. I know that I am far
from the only person who finds this paragraph
inappropriate and are unlikely to sign the lease if it
remains as stands. So thank you very much for the
opportunity to present to you.

ACTING CHAIRPERSON GORDON: Mr. Meier, do you
have any comments with regard to -- there's was -- Mr.
Goldhaber asserted that the literal rights -- the littoral
rights of the State did not exist prior to the
Commission's creation. Is that your legal interpretation
of where the law is on this subject?

CHIEF COUNSEL MEIER: No, it isn't. It may have
been the belief of the property owners at that time back
in the 1920s that they had a right, but by that time the
State Supreme Court had already weighed in on the subject.
And I can quote this language from the 1890 case. This is
a Supreme Court case Dana versus Jackson Street Wharf
Company.

Excuse the archaic language, but they wrote a
little different back in those days. "A riparian
proprietor on navigable water has no right, at common law,
to wharf out against his own land. By the common law, any
erection below high water mark..." -- this was -- this
case had to do with a waterfront down in Oakland. So this
is an inland waterway, so it's a little bit different
nowadays -- "...without license is regarded as an
encroachment and intrusion on the King's soil, which the
King may demolish and seize or rent at his pleasure. This
shows decisively that in cases of purpresture that the
right of entry is not on the adjacent owner, but in the
crown", and the State is, of course, the successor to the
crown.

So even at that date -- at that early date in the
1920s, it was well established by law that Lake Tahoe
belongs to the State and not to the adjacent property
owner.

ACTING CHAIRPERSON GORDON: One other issue that
was raised with regard to an extended lease, as -- I mean,
I know, our -- we traditionally do a ten-year lease.
Other than the adjustment for fair market value that one
would do at the end of ten years, is there a reason why we
do not do longer leaseholds?

EXECUTIVE OFFICER LUCCHESI: Our regulations
limit recreational pier leases to ten years. And other
leases for industrial purposes, the maximum under our
regulations is 49 years.

ACTING CHAIRPERSON GORDON: So to issue a longer
lease, we would have to go out with a new reg package to
do that.

EXECUTIVE OFFICER LUCCHESI: Correct.

ACTING CHAIRPERSON GORDON: So we cannot do that
EXECUTIVE OFFICER LUCCHESI: Not at this meeting, no.

ACTING CHAIRPERSON GORDON: All right. I just wanted to be certain.

All right. Let's see. Let's go to Mr. Washburn.

MR. WASHBURN: Thank you, and good morning, Commissioners. I'm Edgar Washburn. I'm an attorney in San Francisco with the firm of Perkins Coie. I represent three potential leaseholders, the Hewlett -- basically three parcels owned by the Hewlett family at Lake Tahoe subject to three separate leases that are up for renewal. We have been in discussion with the staff on the terminology and have some concerns, some are shared with Mr. Goldhaber, and two others are not. And I thought it would be appropriate to mention all of them at this point.

I have expressed our position in a letter to the Commission and to staff. By way of background, I was the attorney for the landowners in the Fogerty and Lyon cases, which basically set the groundwork for the Commission's position at Lake Tahoe and have been involved in subsequent litigation there since the beginning of time it seems like.

(Laughter.)

MR. WASHBURN: I was also involved in the
legislation that, after our resounding defeat in the Lyon and Fogerty, resulted in the rent-free provisions in the Public Resources Code.

The Hewlett family has owned these parcels since the late 1970s. They've been subject to leases when they were required. We have three problems basically. First, similar to one Mr. Goldhaber expressed, but our position is perhaps a little different. The way our lease, as modified by the staff reads, at the end of 10 years, the property becomes the property -- the facilities become the property of the State, and we are obligated to remove them.

It has no provision for processing an extension of the lease or a new lease, which I understand may be under consideration by the Commission and the staff.

Our problem is that as it reads right now, at the end of 10 years, that's it. The facilities become the property of the State. What we're recommending is that there be a provision -- ideally, we'd like to have an option to renew, but we understand the regulation -- the regulatory obstacle to that as the regulations currently read.

But it seems to me that there can be a provision that would provide for the filing of an application for a new lease by the landowner prior to the expiration of the
existing lease, and provision that the State Lands
Commission would -- both parties for that matter, would
act reasonably in the processing of that document. That
gives the landowner assurances that these facilities are
not going to become automatically the property of the
State. I know you've all seen many of the facilities at
Lake Tahoe, and they are significant.

And I would speak for the ones that the Hewletts
have, and they are substantial. It is, you know,
inconceivable that they would not apply to renew the
lease, and be subject to a new lease with presumably
updated terms at that point. That's our first objection.
We'd like to see that modification.

The second is that the default provision relates
to -- I know, I'm summarizing it. If there's a violation
of any ordinance, statute, so on and so forth, that is
automatically a default. There is -- and that comes in
our lease paragraph 11. I think the numbers may be
different on some of the other ones. There is a
subsequent provision in that paragraph that relates to
certain types of defaults, which require the giving of a
notice of default and then an opportunity for the
landowner to cure.

What we're requesting is that that same procedure
apply to the default provision that relates to the failure
to comply with any law, federal, State or local. Basically, our concern is there could be a minor violation of some local ordinance, some State law. That could then be interpreted under the provisions in our proposed lease as a default. And the default provisions then trigger the title becoming vested in the state of the improvements.

What we are requesting is that the provision, which is, in our lease, made -- applies to certain types of defaults be applied to those types of defaults. That there be a notice of default, and then the landowner has say 30 days to cure, at which point it would be a default.

In other State Lands leases, certainly in the commercial context, that's a very common provision.

The third problem we have is the 90-day provision for abandonment, that there is a presumption that if the facility is not used for 90 days, it's abandoned. You do have a right to show, at that point, that it's commonplace not to have an abandonment or not to use the facility during that 90-day period.

As a practical matter, at Lake Tahoe, during the winter, nobody is using these piers for boats, and that the 90-day provision will be triggered every year requiring the landowner to come in, or some process to be invoked, to show that this is commonplace.

It makes sense to me and to us to have a longer
period of time than 90 days for that presumption of abandonment to be triggered. The seasonal issue is obviously not debatable. But six months or something of that sort, which would take you through the winter, so that people are not having to come in every year and demonstrate to the staff it's commonplace not to use and have your boats docked out there in January.

Those are our three --

COMMISSIONER NEWSOM: Most January's. Perhaps this is the exception, but God bless.

(Laughter.)

MR. WASHBURN: Very true.

In any event, those are the provisions that we would like to see modifications on. I will say that the staff has been cooperative in working with this on working through these issues, and we're appreciative of that, and we would like to see that this level of cooperation could continue, and we can resolve these other three issues in a similar fashion.

ACTING CHAIRPERSON GORDON: Mr. Washburn, can you hold there for one second. Mr. Meier, can you respond to the three specific issues? I'd just be interested to hear -- just see where we are on these.

CHIEF COUNSEL MEIER: Well, on the one statement, that it would be inconceivable that someone would not
apply for a renewal, it may be inconceivable, but it happens all the time. Leases reach the end of their term and, basically it falls through the cracks. People don't -- forget to -- either the property has been -- the upland property has been transferred or somebody -- or the landowner just forgets to do it to file the application, and sometimes it can go for several years without filing an application.

We have never made it a practice -- it's never been -- not only never been the policy, it's never been the practice that the Commission has then gone in and said the pier has to be pulled out during that period. What we try to do is get them to submit an application, so we can get the thing under lease, from a practical matter.

They have a ten-year lease. I mean, at the end of that lease, they have to do something. I mean, what we hope is that they get the application in in time. If they haven't, then, you know, things are open to question, but basically they're either in holdover or they're in trespass, depending on how it's treated. It would require some affirmative action, I think, for the Commission to say that they're not in holdover, as long as they continue to pay rent.

But, I mean, it's -- frankly, I can't understand -- I can't really see a circumstance where the
Commission would demand that a pier be pulled out simply because the lease has lapsed and they haven't yet gotten around to submitting an application.

ACTING CHAIRPERSON GORDON: What about the recommendation that the lessee be given the option to extend or remove the improvements within a significant period -- within a specific period of time?

CHIEF COUNSEL MEIER: This is -- the third provision?

ACTING CHAIRPERSON GORDON: I'm still on number one, restoration of improvements.

EXECUTIVE OFFICER LUCCHESI: I'm sorry. Can you repeat that, Chairman?

ACTING CHAIRPERSON GORDON: The recommendation from Mr. Washburn is the lessee should be given the option to extend the lease or remove the improvements within a definitive period of time.

EXECUTIVE OFFICER LUCCHESI: Well, presumably that's their choice within the given ten-year lease term. They have that ability within that as -- as you near the end of the lease term, they have the option to either apply for a new lease or to remove their facilities. They have that ability now.

If what Mr. Washburn is recommending is that they be given a longer lease to be able to make that decision,
again that would be in violation of our regulations.

      CHIEF COUNSEL MEIER: I wanted to make --

      ACTING CHAIRPERSON GORDON: I'm trying to

understand what the disagreement is here between the

terms --

      MR. WASHBURN: I think if I can speak for my

clients who received these leases and read them and read

that provision and were immediately on the phone saying

what are you doing? This lease is over in 10 years and

we're out of here and the improvements become the property

of the State.

      What would give them great reassurance, quite

frankly, is to hear what they heard -- what I just heard

right now, that the State has no intention of terminating

the lease and capturing the improvements at that point.

      From a practical point of view, just saying that

in the lease would make a difference. For people who get

a copy of the lease and read it and say, you know, do I

sign this? Do I not sign this? You know, is my lawyer

blowing smoke or what is he doing?

      Just an indication that this is the process that

can be followed. No guarantees. It's not an option, but

I think that that would go a long way to resolving that

issue.

      EXECUTIVE OFFICER LUCCHESI: Yeah. I completely
agree with Mr. Washburn. In fact, we are embarking on some efforts to be more educational about the Commission's leasing practices, about the way the Commission makes decisions, which is very unique to this Commission, in the sense that staff is not making determinations to terminate a lease or to issue a new lease. That is all made at public meetings, where the public has the opportunity to address the Commission on any individual action.

And so we are in the process of trying to take those opportunities to educate our applicants, educate our lessees and the general public about our practices. In addition, we have heard those concerns about making our applicants very well aware of what the normal practice is, and we're exploring ways to do that more formally maybe in the leases themselves.

So we are exploring those options right now. And in terms of the other issues that Mr. Washburn raised in terms of the default and the continuous use, I think that's also a function of just talking those issues through, educating, understanding each other's perspective, but ultimately not really changing the obligations and the rights of the parties, just making it more transparent and clarifying.

And our hope is that especially with Mr. -- with the Hewlett leases, the three applications that we have
pending, they're not currently on the agenda now. Hopefully, they will be in the very near future, because I think we've been negotiating these leases for like 20 years.

MR. WASHBURN: Maybe longer.

EXECUTIVE OFFICER LUCCHESI: Yes, maybe longer.

So it would be nice to bring the Hewletts under lease, you know, after 20 years of negotiating these things.

COMMISSIONER NEWSOM: Yeah.

ACTING CHAIRPERSON GORDON: I think one of the things we're dealing with here, and I -- you know --

MR. WASHBURN: But the Hewletts have been paying rent.

(Laughter.)

ACTING CHAIRPERSON GORDON: Oh, yeah. We weren't -- I'm not accusing them of being deadbeats.

I think one of the things that's happening here somewhat is the legacy of the massive staff cuts at the State Lands Commission that began in the early nineties. And I very much feel for the lessees, because I think what happened is a lot of these, as was pointed out in the Bureau of State Audits analysis, many people fell through the cracks for a long period of time.

And then suddenly, somewhere in the last three, four years, they got a notice, having not heard from the
State Lands Commission in some times over 20 years, you owe went. You owe back rent. You haven't paid. You need to come under lease.

Hopefully, the new database and the continued outreach of the new Executive Director, who is doing a marvelous job bringing all these things under, will alleviate some of these concerns. There will be -- people will be regularly informed when their leases are running, and we will be able to stop this kind of, "Oh my God. I haven't heard from these people. I didn't even know I needed to pay rent for this property".

So hopefully the new staff positions that have been placed in the budget and the new database over the next few years will bring all of these into a far more modern landlord/tenant and consistent relationship that will benefit all.

That said, let's go to the second issue raised by Mr. Washburn here. You raised the issue of any failure.

MR. WASHBURN: I did. I'm taking maybe not liberties, but there are several provisions that deal with various defaults or failures to comply with ordinances. And some are more restrictive than others. But basically what we're suggesting is that what I find in our lease, in what's paragraph 11B, and it may be differently numbered in others, which is the 30-day notice.
In other words, if there's a default -- if the State Lands Commission staff believes that there's been a violation of a TRPA, or some other ordinance, that they give a notice, and that the landowner then has an opportunity to cure, rather than before the default provision, which is currently I think in paragraph 4, is triggered. Because with default, then you get into the whole issue of the improvements becoming the property of the State. It's just a -- it's basically just a notice provision, which you have partial coverage, but not complete coverage.

EXECUTIVE OFFICER LUCCHESI: Yeah.

CHIEF COUNSEL MEIER: A couple of points on that. One is the practical way that the Commission operates. If a lease is -- a lessee is in default -- well, first of all, I'd to have say -- I correct a point that if the lease is in default, the State automatically assumes ownership of the premises. That's not the way we read it.

First of all, as far as the improvements go, you have -- if the lease is terminated, you would have an obligation to restore. As far as title to the improvements goes, our purpose of having the restoration provision is there is so that the State doesn't have to have -- take possession of the improvements.

The provision we believe is written so that, you
know, the State doesn't have to take possession at that. It's not automatic. It would have to take some affirmative action in order to take possession.

MR. WASHBURN: I understand that.

CHIEF COUNSEL MEIER: The second point I'd like to make is that even if the lessee were in default, whether legally or technically in default, nothing happens until the staff goes to the Commission and gets permission to take action. So by the time that happens, there's an automatic opportunity to cure it, you know, just for the time that it takes us to get to the Commission.

MR. WASHBURN: Well, as long as the landowner knows, in other words, if the State considers it to be a breach. That's my point, is that there's a method of communicating to the landowner that the staff is of the opinion that there may be a violation.

EXECUTIVE OFFICER LUCCHESI: Yeah, I agree with that. I think that we're constantly in a process of improving our internal processes, our -- the ways that we conduct our business. And I think Mr. Washburn is highlighting a couple of areas that we need to explore, and we have been exploring with Mr. Washburn on those two subject matters.

COMMISSIONER NEWSOM: You want to jump into the 90-day abandonment issue.
CHIEF COUNSEL MEIER: Yeah, on that, abandonment -- the premises that's being abandoned isn't the pier. The abandonment is the land that the pier is on. If you have a pier that's maintained, it's not abandoned. So the question really comes down to is the pier being held and maintained.

MR. WASHBURN: Well, if that's your interpretation, I accept it, but that's not the way I read it.

CHIEF COUNSEL MEIER: The State is not leasing the pier to the lessee. The State leasing the land. It's being occupied by the improvements of the lessee. Now, a circumstance may arise where the pier starts deteriorating and is not maintained. It's a little bit of a gray area when the 90-day clock starts ticking as to when it's being abandoned. Now, I mean there may be -- there are circumstances where we've had in the Delta -- I mean, in Tahoe nobody abandons a pier, but down in the Delta, there have been circumstances where people have let their docks deteriorate.

So usually they maintain the leases, but it deteriorates. So they keep paying, but, you know, at that point then there's a question of whether or not they've abandoned, so -- but it becomes a gray area.

But as far as if a pier is maintained, even if
it's not being used, you're still using the land.

MR. WASHBURN: Okay. I accept that, if that's your position.

EXECUTIVE OFFICER LUCCHESI: And it's not just, you know, something that we've pulled out of the air. The lease itself authorizes the use of the land for a pier and the maintenance of the pier thereof. So if you are occupying the property with your pier and maintaining it, you're not triggering that section of the lease.

MR. WASHBURN: That's the only other question. Thank you very much and I appreciate your consideration and --

ACTING CHAIRPERSON GORDON: Mr. Lien.

MR. WASHBURN: -- I will not need to speak as part of the public discussion.

DEPUTY ATTORNEY GENERAL RUSCONI: To the Chair, we started this as a public hearing on Item 64 and we've sort of expanded it.

COMMISSIONER NEWSOM: Amen.

ACTING CHAIRPERSON GORDON: Okay. All of the folks that I've got here wanted to speak on 64, so that's why I'm -- Mr Lien.

MR. LIEN: Good morning, Mr. Chairman, members of the Commission, distinguished staff, and legal counsel. My name is Gregg Lien. I'm an attorney from Tahoe City,
where I've had my practice for some 30 years, and I wanted
to address some of the points and the discussion, which I
think has been very productive so far and I appreciate
many of the things that have been said.

I think one of the core concepts here is that
while I understand the legal need to dance around this, is
that there's really no intent here to see piers removed or
structures threatened at Lake Tahoe. Although, the
language frankly strikes a lot of my clients and a lot of
others around Lake Tahoe as implying directly the
opposite. That's your first visceral reaction to it.

As a matter of public policy, not only the State
Lands Commission has encouraged the continuation of active
leases and the maintenance of structures at Lake Tahoe,
and, in fact, your lease requires people to maintain their
piers in good condition with the idea that they're not
going to be amortized out of existence, but they're going
to be there. And people put in their steel pilings,
invest many tens of thousands of dollars in maintaining
these very, very valuable structures on the expectation
that at expiration, they will be able to renew, but your
leases do not say that.

And I think that's a problem that we need to
address in terms of the language. The TRPA grandfathers
these things quite explicitly. Army Corps of Engineers
grandfathers these structures. And the State Lands Commission, while not saying it in so many words, I think in its leases and its dealings with people at Tahoe should set up a system where they can be assured that we have continuous use.

An option is something that's been considered. Although, Section 2004 of your regulations sets forth the maximum term for private recreational pier permits is 10 years, there's nothing in there, as I read it, that says you can't have a renewal period that can be added on.

As a matter of fact, I think if we were to word craft the lease language, you could easily say something like the lease will be renewed except for the following. And you raised examples of structures in the Delta or whatever. I don't see any reason why we can't accommodate structures that are derelict, abandoned, and so on as exceptions to the general rule, that people would be able to renew these leases as some kind of a matter of right or a recognition of the expectation that people have, that they're going to be able to maintain their piers.

Let me tell you a little bit about why this is a particular point of anxiety with me, is that there are defaults -- potential defaults, as Mr. Washburn had indicated, everywhere, whether it's the continuous use language that, of course, nobody uses their pier
continuously at Lake Tahoe, or whether it's the use
language that's extremely narrow. You can only have a
structure that's actually used for the docking of boats.

What about boathouses? What about the area of
the pier that leads out to navigable water? Apparently,
if you read your lease narrowly, those structures are
presumably not legal.

I have personally experienced having the
Commission come after my clients for structures Lake Tahoe
and you have exercised the Public Trusts and removed one
structure from a client of mine with no compensation
whatsoever.

So, you know, word gets around at Lake Tahoe. We
understand that the Commission does have a hammer
occasionally in its hands and it goes out and forcibly
removes things. We don't want to have that hammer hanging
over most people, I wouldn't think. There's no reason for
it. And every reason I think to be hopeful we can workout
this language, so that people don't fear that their
structures are being threatened.

So again, while, Jennifer, I hear you saying, you
know, we can talk it through, I think what we'd like to
have as a goal here is a lease document that people don't
feel that they need to talk it through. They don't need
to read it and see language that goes, "Gee, I'm really
afraid”. I’m afraid that what happened to so and so down the street where he had a structure removed might happen to me, or there might be some big shift in public policy after I repaired my pier to the tune of six figures plus I’m going to have to figure at the end of my lease term I’m not going to be able to continue.

So I’d like to invite a broader process here, where we look at this, and certainly paragraph 13, and some other provisions as well. As Mr. Washburn said, there’s a number of things, and I’ll tell you too, that look like they could trigger defaults. And we can talk through a process of notice and so on. I think we’re on the same page on a lot of these ideas here, but I’d really like to see us get this done.

I think it's mandatory too -- I'll just close at this point -- in view of the regulations that you just adopted within the last month or so, some of the language in your current leases is now archaic, and in fact, contrary to what was just adopted in terms of the modifications to your regulations.

So I think there's reasons to do a wholesale look at this and try to clean up a lot of this.

ACTING CHAIRPERSON GORDON: Stay for one second, Mr. Lien. Ms. Lucchesi, can you respond to that?

EXECUTIVE OFFICER LUCCHESI: Yeah. I just want
to clarify a couple of statements that Mr. Lien had talked about. I think he's bringing this up, you know, under the paragraph 13, under restoration of leased premises, but for clarification the example he gave about the Commission removing a structure was not exercised under that restoration of leased premises provision. That's a totally different situation. And I want to explain that a little bit.

That was -- in 2009, the Commission voted to exercise its Public Trust easement rights. And as Joe had explained earlier, the State, through the Commission, has an easement interest in the area of Lake Tahoe between the ordinary low water mark and the ordinary high water mark.

There are instances throughout the California side of California -- of Lake Tahoe -- the California side of Lake Tahoe, where property owners have built structures, fences down into that easement area that essentially prohibit the public from exercising its rights and accessing the State's interest there.

In 2009, the Commission voted to exercise that easement for the purpose of assuring public access within that entire easement area at that site, commonly called Speed Boat Beach, as well as the removal of the fence.

The Commission was also very explicit in that they are required to compensate the property owner for
that removal of the fence, if the property owner had obtained the legal permits to place it there originally. And as far as I'm aware, your clients were not able to produce those legally obtained permits for the placement of that fence. So there was no requirement to compensate them for the removal of that fence. So I just wanted to make that clear for the Commission and the public that we're talking about two separate situations here.

And I also want to just comment that as staff, we are very open to kind of working with our lessees, especially as how they see their reality, and how we see our responsibilities to protect the State's interest. But I do want to clarify that as it relates to the restoration of the leased premises, as more the lease term, we don't feel like there is room to really negotiate that in terms of the staff's recommendation and the State's obligations and rights, and the lessees rights and obligations in accordance with the restoration of leased premises.

I completely agree with having the ability to clarify the Commission's practice and kind of talk about what the reality of the situation is. But in terms of the Commission having this discretion as a trustee of the State in managing the State's property, the Commission, as the landowner, really needs to have that ability to
require a lessee to remove their structures from the State's property if that lessee does not want to continue the contractual relationship with the State.

ACTING CHAIRPERSON GORDON: Ms. Lucchesi, what strikes me having, you know, now gone through months of hearings, primarily on Lake Tahoe, is a large disconnect between State Lands Commission practices, the language in the leaseholds, and how it is perceived by the people who live there.

Mr. Lien has recommended, and it's something that has kind of been kicking around in my mind for awhile, that, you know, we kind of take a look at the lease -- at the standard lease and review if there's a way, whether it's disclaimer language or, you know, a cover letter, whatever would be necessary. What would the process look like if we were to begin -- you know, I don't know if it's a reg package we're looking at. What are we looking at if we were to try to look at the document without giving up any of the State's rights. I mean, that going in I understand. The restoration language is absolutely critical. We are a landlord. If you are leasing property and you don't -- and you breach your lease, the landlord has the right to take the property back. That's basic landlord/tenant law.

But if we were to look at this -- if we were to
fundamentally look at how do we word this in a way that kind of alleviates some of these, a layman gets this lease and says, "Oh, my God. They're going to take my land after 10 years"? What would the process look like if we were to open that up?

EXECUTIVE OFFICER LUCCHESI: Yeah. We're currently exploring that right now. So it could entail going and submitting a regulations package to OAL, which is a year-long process. We are looking at what our different options are. I want to caution, to a certain extent, that any effort to do that, if we were to pursue that, that again it would not change the obligations and the rights that are currently existing. Because what I don't want to have happen is applications being on hold or people not applying while we pursue that process, so that then the occupation of State land without authorization from the Commission, without paying rent continues indefinitely while they wait for this magical lease to come down.

So like I said, we are exploring ways based on recent conversations, based on past conversations we've had with our applicants and our lessees to better respond to concerns without reducing or minimizing the State's protections.

COMMISSIONER NEWSOM: Here, here.
ACTING CHAIRPERSON GORDON: I'm interested in my colleague's responses to where we should go from here.

COMMISSIONER NEWSOM: I'm all for. Yeah, I have such strong opinions. I'm physically sort of coming out of my chair, but I'm not going to express them, because they'll offend too many people. I'm at a point of the year where I don't want to offend folks.

(Laughter.)

COMMISSIONER NEWSOM: So I'm all for softening the language, you know, whatever you can do. And I think you've amply provided us evidence, since you've been director of this agency, of your willingness to do that, to reach out one on one and to reach out broadly.

And so I subscribe to supporting, broadly speaking, that. I also humbly submit, you know, some of these recommendations I imagine if the shoe was on the other foot would be sort of perceived as preposterous. And this is where I'm entering into the offensive territory, and I say that with respect.

You know, I've got dozens of leases in my businesses. Gosh, I'd be so lucky to have the willingness of this Commission to submit to basically de facto extensions of leases by default that all fly in the face of sort of, you know, property rights and ownership rights. I mean, these are not individual's properties.
It's the public's. It's all of ours, and we have an obligation. And I'm all for helping folks, and I think this is a very good thing.

But some of these things just go a little too far, respectfully, and some of these requests. And clarifying language, sure, but changing the provisions, I just -- I think we're entering into over -- sort of overindulgence and that's as nice as I can say it. Let's be careful here not to be too indulgent, and -- but temper the fears that legitimately are out there, that we've dealt for three years as you've noted, that are completely legit.

And we've got work to do from a public relations perspective to get out there and meet with folks, so when they read these -- this, they realize the Commission's never done these things. We haven't kicked people out. I mean, this is not a practice of ours, that says it expires in 10 years and we can take it back. Well, every business I own it says the same thing. But, you know, by extension, you work through these things and you get, you know, 90 -- what 99.9 percent of your damn leases are renewed, right --

EXECUTIVE OFFICER LUCCHESI: Um-hmm.

COMMISSIONER NEWSOM: -- unless there's something extraordinary. So we can do a better job selling that,
but we start making legalese things and changing everybody's individual lease, we've got a mess throughout this State. And I would be vehemently opposed to getting too prescriptive here on everybody's lease.

ACTING CHAIRPERSON GORDON: Ms. Ortega.

ACTING COMMISSIONER ORTEGA: I think I would agree with the majority of what the Lieutenant Governor has said, in terms of our view of the issue. The other thing I want to say that really hasn't been talked about that much here is the State's liability, and the State's concerns about property that might be abandoned or not upkept.

So I think that part of this entire structure is built on this notion that if the lease is not renewed or if the lease terms are not complied with, the State would be responsible if the property was not removed. And I think that is not a liability we're interested in taking on. And when you think about all the liability that would be out there, that is the major concern of the State.

And so I think the Commission's role is to balance these issues, to balance the requests of the property owners to have the leases and to have the piers. You know, we consider them all here as we mentioned in a public forum, but we have to protect the State's interest in terms of liability, and we have to protect the public's
interest. The lake belongs to the public, not to any particular homeowner.

MR. LIEN: If I could jump in here and just respond. You were looking at me when you made your comment --

COMMISSIONER NEWSOM: No, I rarely looked at you.
(Laughter.)

MR. LIEN: -- and I know I represent a lot of those people.

COMMISSIONER NEWSOM: I looked at others.
(Laughter.)

MR. LIEN: But I want to say it's a very different situation than the buildings you're dealing with when you do a lease. In this particular case, the people built the building to use your analogy. It's their pier. They paid for it. They built it. It's a completely different situation where there's a littoral owner that has a --

COMMISSIONER NEWSOM: I'm going to cut you off and suggest that that's not necessarily the case in terms of the specific examples, but I appreciate your making that distinction. But the bottom line is it's the public's property, and I --

MR. LIEN: I don't disagree they own it --

COMMISSIONER NEWSOM: Well, that --
MR. LIEN: -- beyond the low water mark.

COMMISSIONER NEWSOM: God bless. I mean, I think case law is well established, fundamentally well established ad nauseam, but I get -- I have no reason to quibble, and I don't want to get into the specifics of any of my personal businesses in the context of my -- that informs my point of view, but I certainly appreciate that people are putting a lot of money into maintaining these properties. They do an extraordinary service. I will submit to your client in the credible service that he's provided maintaining this beautiful structure, and the impact that has in people's enjoyability, and their safety, and their sense of security on the lake. All of those are admirable and correct things.

It's also State property that that structure is on, and we have obligations here. And those obligations transcend Lake Tahoe. And if we start splicing every single lease, we're in serious trouble here, in terms of our capacity to deliver on our fiduciary responsibilities.

And I think this team here -- and I am so -- I am usually a big critic of bureaucracy, but I'm going to submit, this -- you've got one of the best groups of folks that I've worked with in government that have gone out of their way to be indulgent, and I think even with your client. And I hope they continue. I'm not denying those
express concerns here.

The Hewlett example, which wasn't on the calendar, which, you know, I appreciate we indulged in a conversation, and we want to be respectful of their rights as well, and at least I think we do that. I just -- if we start making some dramatic changes to having default status on these leases and extended provisions, I think we're in very muddy waters, very muddy waters.

MR. LIEN: I don't disagree, and I don't want to get this off in an ideological disagreement whatsoever. I'm saying as a practical matter, there's ways that you can preserve every right that the public needs to have and we can preserve the private rights that need to be preserved as well. There's a way to do this. We don't need to go off in a fight over this, and I hope we can work it out. And I agree with you, by the way, it's been a pleasure to work with your staff at all times.

COMMISSIONER NEWSOM: Good. I'm glad that's the case. Nice to hear.

ACTING CHAIRPERSON GORDON: Let me try this. Ms. Lucchesi, you indicated that you're looking at various ways to address this issue. With the indulgence of my colleagues, could we instruct staff to come back in April with a recommendation as to what the process will be as to -- what is it that we need to do reach clarity, again
without compromising any of the State's interests, but just whether -- you know, do we need to authorize a cover letter that says, you know, it is not the State's interest in taking the property unless there's a significant breach of the -- you know, whatever that process would look like, whether we need new regulations.

I don't know what it is, but I would like to know how do we solve this, so that we don't spend -- you know, I'm off of this Commission next year, but that you folks don't spend the next 10 years dealing with these -- the same issue over and over and over again, so that folks when they get this in the mail will understand. If they don't keep the premises up, they could lose their lease, that they are in a landlord/tenant situation on State land.

I mean, I think there's a fundamental misunderstanding of what the relationship is. You know, it is very clear, under the Public Trust Doctrine, as Mr. Rusconi laid out, you are renting property on the State's sovereign lands. I think a lot of folks don't understand that. And something in that lease, somewhere, large language at the top says this is a leasehold of State land. You know, you are the tenant, the State of California is the landlord, might go a long way for a lot of folks getting beyond that shock of reading down there.
And if it doesn't, well, then they just have a fundamental misunderstanding of what their relationship is, and there's nothing we can do about that. But there is -- there have been so many folks who have come before this Commission frankly confused. You know, and I think also something in the lease that says the lease -- the money you're going to pay -- again, fundamental misunderstanding. The money you are paying in lease will be used at Lake Tahoe for the benefit of the public, which you will also benefit by. You know, the value of your upland property will benefit by the fact that your lease -- your rents are being used right here, not in the general fund. They are being used to increase the value of the lake in perpetuity.

I think that kind of information that is received with the lease could go a long way towards alleviating some of the apprehension that people have when they get these.

EXECUTIVE OFFICER LUCCHESI: Yeah. So what I would recommend is that at the April meeting, I can come in my Executive Officer's report and update the Commission and the public on our efforts to better educate our leasing clients, our leasing customers, and also ways that we are exploring to make our practice more transparent in whatever mechanism that would end up taking place in.
I think that if I can do that in an Executive Officer's report and update the Commission as the year goes on, that would probably be the most efficient and effective in allowing staff to kind of have the option of exploring of wide variety of mechanisms to address not only the concerns we've heard specifically from a group of folks at Lake Tahoe, but also we have a statewide responsibility as well. So, you know, how to address that.

So I will update the Commission at the -- at my -- during my Executive Officer's report at the April Commission meeting about our efforts and our plans moving forward.

ACTING CHAIRPERSON GORDON: Works for me.

COMMISSIONER NEWSOM: Fabulous. Thank you.

ACTING CHAIRPERSON GORDON: All right. Ms. Lucchesi, can you lay out what the -- we need to go to a vote, but if you could lay out what that vote would be at this point in time, what we need -- oh, we have one more.

EXECUTIVE OFFICER LUCCHESI: I think we have one more comment.

ACTING CHAIRPERSON GORDON: Yeah, we do have one more. You're absolutely -- sorry, excuse me.

Mr. Furumoto.

MR. Furumoto, you are under Item 64. I recognize
in your request to speak, you've also identified several other folks that you represent that you're here for. If you could, to the greatest degree possible, confine to Item 64.

MR. FURUMOTO: Yes, I will. Thank you. My name is Gary Furumoto. And I'm a civil engineer with the Sagan Design Group in Tahoe City. And I'm a representative of Mr. Goldhaber. I'm also a representative of Steven Merrill, which is Item number 18. Steven Merrill is also a member of the TRPA Governing Board. And we're also representing Birney Jensen and Ron Ubaldi, which is Item 31. And being a consultant up in Lake Tahoe, we also have numerous other clients that we have represented and still represent through State Lands.

And during my discussions with Mr. Goldhaber, we were alerted to the language in paragraph 13. Specifically, I think it's condition -- sentence A1. And I asked each of my clients to review the language in that paragraph, and they all strongly object to signing the lease in its current format. Specifically, my clients find the language to be confiscatory, and would like to see language that is really more fair and appropriate to all parties.

And I don't want to go into much more detail on this, because it's been discussed here with previous
speakers, but we believe this issue applies more than just to my clients, and really should be reviewed for all of the properties really up in Lake Tahoe.

Thank you.

ACTING CHAIRPERSON GORDON: Thank you. Is there anyone else who would wish to comment on this item?

Ms. Lucchesi, can you layout for us what the options are at this point in time for a motion as to where we need to go from here?

EXECUTIVE OFFICER LUCCHESI: Well, the item before you is Item number 64. This is Mr. Goldhaber's application for a lease. The staff's recommendation is to rescind the Commission's prior authorization of December 2013 and authorize a lease with basically reduced rent based on the adoption of the new regulations, but that the language that he has raised concerns about, including the restoration of leased premises, be as they -- the standard covenants that they are and that there are no changes to that.

Yes.

ACTING CHAIRPERSON GORDON: Would you recommend we do this in separate motions, one to rescind and the second to authorize the second lease?

EXECUTIVE OFFICER LUCCHESI: I think that if the will of the Commission is to go along with staff's
recommendation, you can authorize staff's recommendation.

Make one motion to adopt staff's recommendation

    ACTING CHAIRPERSON GORDON: Okay. Open for a

motion

    COMMISSIONER NEWSOM: Yeah, I'd certainly move

that.

    ACTING COMMISSIONER ORTEGA: Second.

    ACTING CHAIRPERSON GORDON: All right. So the

motion before us is to -- is a combination to rescind the

previous lease and to authorize a new lease recognizing

the new regulations that were adopted by the Commission at

our last meeting, reducing the impact area from the

10-foot around the entire dock to the 9-foot just for the

areas of impact where the boat would be.

    EXECUTIVE OFFICER LUCCHESI: In addition --

    ACTING CHAIRPERSON GORDON: Oh, in addition, all

of the existing terms of the standard lease to be

authorized to do that.

    EXECUTIVE OFFICER LUCCHESI: And I would just add

that it's also to authorize acceptance of additional

holdover rent in the amount of $101. So, I mean, just to

be -- just to be safe legally, I recommend that you

adopt -- if it's the will of the Commission, I recommend

that you adopt staff's recommendation just to encompass

everything.
ACTING CHAIRPERSON GORDON: Okay. We have the motion before us. We have a second.
All those in favor?
(Ayes.)
ACTING CHAIRPERSON GORDON: Okay. What's the next order of business, Ms. Lucchesi?
EXECUTIVE OFFICER LUCCHESI: I believe that concludes the regular set -- oh, excuse me. Yes, we had -- we pulled Consent Items 18 and 31 from the consent agenda to be heard during regular. So again, Mr. Furumoto represents those two lease applicants, and he requested that they be moved to the regular agenda. We are prepared to give a very quick staff presentation on both of those items, if that's the wish of the Commission. If not, we can forgo our staff presentation, and then Mr. Furumoto may want to address the Commission on those two items.
But ultimately, the Commission will need to take separation action on C18 and C31.
ACTING CHAIRPERSON GORDON: Mr. Bugsch, why don't we waive your presentation, at this point, and have Mr. Furumoto come forward if he has additional comments.
MR. FURUMOTO: Thank you. So, we're going to address condition -- or Item 18 at this point?
EXECUTIVE OFFICER LUCCHESI: Yes, you can address both of them, if you would like or --
MR. FURUMOTO: I would like to address both Item 18, which is Steven Merrill and Item 31, which is the Ubaldi and Jensen property, and for very similar reasons to the Goldhaber lease, our clients object to the language in Paragraph 13(A)(1). And we would like to have this — these leases — both of these leases to be set for a following agenda, at some future time, so that we can work out language on these provisions.

My clients, at this moment, they're not prepared to sign the lease in its current format, and we think that we can work with staff. And obviously, you guys will have some discussions and we can determine how to proceed at that time, but we would like to have those two items stayed until a future meeting.

ACTING CHAIRPERSON GORDON: All right.

Ms. Lucchesi.

EXECUTIVE OFFICER LUCCHESI: So if we can take each item separately and clarify that I have this right. It's my understanding with C18, which is Mr. Merrill's application, that he has concerns over the restoration of leased premises language, as well as additional language. Does he have concerns over anything else in the proposed lease?

MR. FURUMOTO: Steven Merrill's property is very similar to the Goldhaber property, in that it is a
boathouse, a pier, also contains a couple of buoys. And we have the same concerns with regards to the use -- is the -- are the facilities that are being leased solely for docking of boats, or can we -- are there any other uses that can be used out there? Can somebody go out and have a picnic on their dock, et cetera, swimming as well?

EXECUTIVE OFFICER LUCCHESI: So the way the leases are written it's for the occupation of State property by a pier and buoys and a boathouse, depending on what the specific situation is. In terms of whether the lease effectively prohibits swimming or other types of recreational fishing from the pier, that is not a correct reading of the lease. What the lease does expressly prohibit is the placement of swimming buoys or markers that would effectually create a private swimming area on State property, but it does not -- it should not be read as prohibiting the lessees from utilizing their pier to jump off and swim or to fish or anything like that.

You know, I guess that there might be some additional conversations that need to be had in terms of ensuring that the lease language is being read properly, but again, staff's recommendation is to authorize this lease with the standard covenants, barring any, you know, minor, non-substantive clarifications that may need to occur based on the uniqueness of his client.
COMMISSIONER NEWSOM: Yeah, and through the Chair. It doesn't sound like we're going to get very far, but I've never, in the past in all my years -- I mean, to the extent, are there any other extenuating circumstance where you need to go forward today with this?

EXECUTIVE OFFICER LUCCHESI: No. No.

COMMISSIONER NEWSOM: And I think to the extent it won't take too much staff time, and again in the spirit of what we're advancing here today, a true willingness to try to explain these provisions and our practices in a way that could satiate some of the concern of your clients, I'd be willing to extend, but with caution from your perspective that Mr. Goldhaber wasn't very successful with Section 13 in terms of those arguments that the likelihood of being successful, Mr. Merrill and Mrs. Jensen or Mrs. Merrill and Mr. Jensen, may find a similar fate.

EXECUTIVE OFFICER LUCCHESI: The only thing I would add, I'm not able to pull up your -- Mr. Merrill's staff report and application right this moment, but while we were -- we are always amenable to deferring action on particular item, just a couple of caveats, so that you're client is aware, that there -- it may be a situation where their lease is currently expired and they're in a holdover situation. They may still be paying rent, if they were obligated to do so otherwise, but their lease may be in
holdover.

And in addition, our next meeting, which is going to be -- likely be in April will likely be in southern California, which will make it a little bit more costly and time consuming to appear before the Commission. So I just wanted to make them aware, but staff does not have -- other than, you know, wanting to make Mr. Furumoto aware of those issues, staff doesn't have any objection to deferring action on this item with the goal that we would bring it to the Commission in April.

COMMISSIONER NEWSOM: And this Item is 18 or 31?
EXECUTIVE OFFICER LUCCHESI: Both.
ACTING CHAIRPERSON GORDON: Both.
COMMISSIONER NEWSOM: Both on the same thing.
ACTING CHAIRPERSON GORDON: So we have any evidence where the State Lands Commission police have gone out and stopped people from swimming?
(Laughter.)
EXECUTIVE OFFICER LUCCHESI: The State Lands Commission does not have any police and we actually don't have staff to be able to regularly patrol Lake Tahoe. Although, if we were able to get a budget change proposal approved for that purpose, I'd be the first to apply for that.

ACTING CHAIRPERSON GORDON: Lifeguards part of
these.

Part of these -- and it just always amazes me. I mean, there's no history ever of anybody being told not to swim or fish from their pier. So, I mean, the fact that people have these kind of fears. And I a get it, fears are, whether they're real or not, they're legitimate.

COMMISSIONER NEWSOM: It shows we've got work to do.

ACTING CHAIRPERSON GORDON: Yeah, exactly. Exactly. I mean this has never happened. It has never happened before. I could tell you -- at least for the three Commissioners I think here I could speak. If we ever found out that the State Lands Commission was going out to somebody's private pier and saying you can't swim off it of, you know, there would be some serious consequences for the people who tried to do that, not the people swimming off their pier.

COMMISSIONER NEWSOM: Here, here.

MR. FURUMOTO: More specifically, we're concerned with the language in paragraph 13.

ACTING CHAIRPERSON GORDON: Okay. All right. Understood.

COMMISSIONER NEWSOM: Give that your best shot, with everything that just happened.

EXECUTIVE OFFICER LUCCHESI: So if it's the will
of the Commission to defer action on these two, I would just -- we can remove those two items --

COMMISSIONER NEWSOM: And to the extent it matters through the Chair, you know, if there's -- if it turns out the lease is expired or something, no -- we're not -- there's no real consequence here, you know, unless something extraordinary, just so they shouldn't be too concerned.

MR. FURUMOTO: Right.

EXECUTIVE OFFICER LUCCHESI: We would consider them in holdover status, still obligated to comply with the terms of their old lease and pay rent that sort of thing.

COMMISSIONER NEWSOM: Good.

MR. FURUMOTO: Okay. Thank you.

EXECUTIVE OFFICER LUCCHESI: So just for the record, we're officially removing consent Item 18 and 31 from the agenda, deferring action on those to a later date.

ACTING CHAIRPERSON GORDON: Let's see, any other -- do the Commissioners have any comments?

COMMISSIONER NEWSOM: Nothing.

ACTING CHAIRPERSON GORDON: Is there anyone in the public who has any additional comments?

That being said, I believe this meeting is
closed.

(Thereupon the California State Lands Commission meeting adjourned at 12:15 PM)
CERTIFICATE OF REPORTER

I, JAMES F. PETERS, a Certified Shorthand Reporter of the State of California, and Registered Professional Reporter, do hereby certify:

That I am a disinterested person herein; that the foregoing California State Lands Commission meeting was reported in shorthand by me, James F. Peters, a Certified Shorthand Reporter of the State of California;

That the said proceedings was taken before me, in shorthand writing, and was thereafter transcribed, under my direction, by computer-assisted transcription.

I further certify that I am not of counsel or attorney for any of the parties to said meeting nor in any way interested in the outcome of said meeting.

IN WITNESS WHEREOF, I have hereunto set my hand this 3rd day of March, 2014.

JAMES F. PETERS, CSR, RPR
Certified Shorthand Reporter
License No. 10063