

* Requirement for D.L.C. permit not necessary under
Sec. 6327, P.R.C.

Upon motion duly made and unanimously carried, a resolution was adopted authorizing the addition to the application form of The Reclamation Board, as required for any construction of any farm or domestic water intake or syphon system, the requirement that a copy of such application and drawings as furnished to The Reclamation Board and/or the War Department be filed with the State Lands Commission, together with the statutory \$5.00 filing fee, and granting blanket approval for the stated uses, subject to the condition precedent that the application is approved by The Reclamation Board contingent upon a guarantee of removal at the order of The Reclamation Board of any facilities built on State lands, and further requesting that the staff prepare and submit for consideration at the next regular meeting of the Commission a bill to be presented to the Legislature to provide that structures erected on State lands for the appropriation of water which require prior approval of The Reclamation Board shall not require the approval of the State Lands Commission.

10. (Application for Right of Way Across School Land - Southern California Gas Company and Southern Counties Gas Company, Tenants in Common - Riverside County - W.O. 8) The Commission was informed that application had been received from the Southern California Gas Company and Southern Counties Gas Company, tenants in common, for a 2656-foot right of way easement over the E $\frac{1}{2}$ of Section 36, T. 6 S., R. 19 E., S.B.M. for a gas pipe line. Mr. Minor appeared on behalf of the Southern California Gas Company to present data relative to costs of acquisition of rights of way on lands adjacent to the State lands in comparison with the costs of the right of way applied for as determined by the established rental policy of the Commission.

Upon motion duly made and unanimously carried, the determination of the matter of the issuance of the right of way easement and the charges therefor were continued until the next regular meeting of the Commission.

11. (Application for Right of Way Across School Land - Southern California Gas Company and Southern Counties Gas Company, Tenants in Common - Riverside County - W.O. 9) The Commission was informed that application had been received from the Southern California Gas Company and Southern Counties Gas Company, tenants in common, for a 5308-foot right of way easement over Section 36, T. 6 S., R. 20 E., S.B.M. for a gas pipe line. Mr. Minor appeared on behalf of the Southern California Gas Company to present data relative to costs of acquisition of rights of way on lands adjacent to the State lands in comparison with the costs of the right of way applied for as determined by the established rental policy of the Commission.

Upon motion duly made and unanimously carried, the determination of the matter of the issuance of the right of way easement and the charges therefor were continued until the next regular meeting of the Commission.