

<u>Lease No.</u>	<u>Lessee</u>	<u>Field</u>
P.R.C. 91	Huntington State Company	Huntington Beach
P.R.C. 132	Marine Exploration Company	Seal Beach
P.R.C. 144	Fullerton Oil Company, et al.	Rincon Field
P.R.C. 145	" " " "	" "
P.R.C. 163	Signal Oil and Gas Company	Huntington Beach
P.R.C. 186	Marine Exploration Company	Seal Beach

A letter dated March 4, 1947 from the Marine Exploration Company stating the operating problems under Lease No. P.R.C. 186 was read.

Upon motion duly made and unanimously carried, a resolution was adopted that no notice of default should be served on the lessees included in the hereinbefore stated tabulation, and authorizing the Acting Executive Officer to request the opinion of the Attorney General as to:

- (1) Whether an ordinance passed by a city of the sixth class can prevent the State and/or its lessees from erecting derricks, or developing State land under oil and gas lease within its boundaries, and,
- (2) Whether an island constructed by fill in the Pacific Ocean would be usable for drilling purposes and would constitute "filled land" as required by Section 6873 (a) of the Public Resources Code.

6. (Gas Sales Contract - Honolulu Oil Corporation - Oil and Gas Lease No. 56, Rincon Field, Ventura County) The Commission was informed that a new gas sales contract between the Coline Gasoline Corporation and the Southern Counties Gas Company covering the processing and disposition of gas from Lease No. 56 from December 1, 1946 for a period of two and one-half years and providing for the net payment of eight cents per m.c.f. for surplus residue gas at Rincon had been submitted by the lessee for approval as required by the lease.

Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Acting Executive Officer to approve the contract between the Coline Gasoline Corporation and the Southern Counties Gas Company for the processing and disposition of gas from Oil and Gas Lease No. 56 of the Honolulu Oil Corporation dated December 1, 1946, subject to the conditions that the approval is to state that it is not to be construed as a waiver on the part of the State of any rule or regulation concerning oil and gas leases or any provision of said oil and gas leases inconsistent with any one or more conditions of the contract, and further, that nothing in the contract shall prevent the State from exercising its right to take, and to take, its royalty in kind upon reasonable notice to the lessee.

7. (Gas Sales Contract - Standard Oil Company of California - Agreement for Easement No. 338, Huntington Beach Field, Orange County) The Commission was informed that the Standard Oil Company of California, lessee under Agreement for Easement No. 338, Huntington Beach had submitted for approval a letter