said Orange Countiesbounded and described as follows

Beginning at the point of intersection of the Northeasterly right-of-way line of the Atchison, Topeka and Santa Fe Railway Company and the Northwesterly line of Lot 286 in said Block 140, said point being 50 feet Northeasterly from the most Westerly corner of said Lot 285; thence from said point of beginning North 39° 59' 50" East along the Northwesterly line of Lots 286 and 279 in said Block 140, 5230.98 feet to the most Northerly corner of said Lot 279; thence North 39° 57! 54" East along the Nor thwesterly line of Lots 278 and 271 in said Block 141, 3962.08 feet to the center line of said Lot 271; thence South 50° 01! 26" East along the center line of Lots 271 and 272 in said Block 141, 5281.56 feet to the Southeasterly line of said Lot 272; thence South 49° 59' 06" East along the center line of Lots 273 and 274 in said Block 154. 3965.23 feet to the center of said Lot 274; thence South 39° 56' 59" West along the center line of said Lot 274, 1320.53 feet to the Northeasterly line of Lot 275 in said Block 154; thence South 49° 58' 06" East along the Northeasterly line of said Lot 275 and the Northeasterly line of Lot 302 in said Block 174, 2523.35 feet; thence South 40° 00' 13" West across said Lot 302 and across Lot 303 in said Block 173, 3481.76 feet to the Northerly line of a drainage ditch: thence along the Northerly line of said drainage ditch South 67" 14' 20" West 2619.37 feet to the Southeasterly line of Lot 283 in said Block 155; thence South 39° 59' 00" West along the Southeasterly line of said Lot 283, 2061.63 feet to the Northeasterly right-of-way line of said The Atchison, Topeka and Santa Fe Railway Company; thence North 50° 00' 00" West along said right-of-way line 10,570.13 feet to the point of beginning, containing 2318,833 acres, more or less.

NOTE: A map of a survey of said land made in September, 1942, by W. J. Leekey, Registered Givil Engineer, at the request of Eleventh Naval District, U. S. N., was filed October 8, 1942, in the office of the County Recorder of Orange County, California, and entered in Book 12, at page 42, of Record of Surveys.

THAT THE CONDITIONS PRESCRIBED IN SUBDIVISIONS (a), (b) AND (c) OF SECTION 126 OF THE GOVERNMENT CODE OF THE STATE OF CALIFORNIA HAVE BEEN FORMUL TO HAVE OCCURRED AND TO EXIST AND THAT SUCH ACQUISITION IS IN THE INTEREST OF THE STATE; ALSO THAT THE EXECUTIVE OFFICER BE DIRECTED TO FILE A CERTIFIED COPY OF THIS FINDING IN THE OFFICE OF THE SECRETARY OF STATE AND HAVE ONE RECORDED IN THE OFFICE OF THE COUNTY RECORDER OF THE COUNTY OF ORANGE.

(REQUEST FOR DISCHARGE OF ACCOUNTABILITY RE JOSEPH E. CLARK LEASE, MISSION 10. BAY LEASES, W. O. 429) The Commission was informed as follows: This lease originated as an agreement entered entered into May 29, 1926 between Joseph E. Clark, lessee, and the State Board of Harbor Commissioners for a term of fifty years, no provisions being made for cancellation or release from its obligations. Lands covered by the lease were transferred from the State Board of Harbor Commissioners to the State Lands Commission pursuant to Attorney General's opinion NS4656 -Feb. 8, 1943, effective as of Sept. 13, 1941, at which time the basee was delinquent in rentals in the sum of \$175.00. The lessee became further delinquent in rentals to the State in the sum of \$300.00 for the period 9/29/41 to 9/28/45, bringing the total obligation due the State to \$475.00. The State Lands Commission brought the matter of this delinquent rental account to the attention of the Attorney General's office for collection. The Attorney General now advises that Mr. Clark has died, leaving no estate, and that this account is uncollectible. He recommends that discharge of accountability be sought from the State Board of Control in this matter.

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, A RESOLUTION WAS ADOPTED AUTHORI-ZING THE EXECUTIVE OFFICER TO REQUEST A DISCHARGE OF ACCOUNTABILITY FROM THE STATE BOARD OF CONTROL IN COMMITTER OF JOSEPH E. CLARK LEASE, MISSION BAY LEASES IN THE SUM OF \$475.00, AND THAT UPON RECEIPT OF SAME THIS ACCOUNT BE WRITTEN OFF THE RECORDS OF THE STATE LANDS COMMISSION.

(REQUEST FOR DEFERMENT OF DRILLING REQUIREMENTS, HONOLULU-SIGNAL-MACCO, COAL OIL POINT AREA, SANTA BARBARA COUNTY - P.R.C. 308) The Commission was informed as follows: On August 29, 1950, (Minute Page 1172, Item 17) the Commission authorized the deferment of drilling and operating requirements under Oil and Gas Lease P.R.C. 308 until October 26, 1950, within which time the lessee might complete analysis and correlation of the information acquired from previous exploration and plan for further exploration on the lease. A request has again been received from the Signal Oil and Gas Company upon behalf of the lessees for an additional extension of the deferment of the drilling and operating requirements for a period of 90 days. This request is based on a statement that the circumstances and facts which supported the previous request upon which the last effective defement was granted are still existent and the lessees will require additional time in connection with the lease to formulate the plans for future exploration. Section 3 (b) of the Operating Stipulation between the United States and the State of California, effective October 1, 1950, provides in part that "No change in the provisions of any lease subject to this stipulation, nor acceptance of surrender, renewal, extension, or modification of any such lease, and no compromise or settlement of any controversy between the State and any lessee relating to any such lease, shall be made unless the State gives the Secretary of the Interior at least 15 days' notice thereof; and the Secretary shall have the power during said period to disapprove such action." In accordance with this provision a copy of the request of the Signal Oil and Gas Company for deferment of the drilling and operating requirements under lease P.R.C. 308 was transmitted to the U.S. Oil and Gas Supervisor, as the designated representative of the Secretary of the Interior, for consideration. On November 3, 1950, the U.S. Oil and Gas Supervisor reported that no objection is offered to the deferment of drilling and operating requirements under the lease for a period of 90 days from October 26, 1950.

UPON MOTION HULT MADE AND UNANIMOUSLY CARRIED, A RESOLUTION WAS ADOPTED AUTHORIZING THE EXECUTIVE OFFICER TO GRANT HONOLULU-SIGNAL-MACCO, LESSEES UNDER STATE OIL AND GAS LEASE P.R.C. 308, A DEFERMENT OF DRILLING AND OPERATING REQUIREMENTS FOR A PERIOD OF 90 DAYS FROM OCTOBER 26, 1950.

12. (REQUEST FOR DEFERMENT OF DRILLING REQUIREMENTS, HONOLULU-SIGNAL-MACCO, COAL OIL POINT AREA, SANTA BARBARA COUNTY - P.R.C. 309) The Commission was informed as follows: On August 29, 1950, (Minute Page 1172, Item 18)the Commission authorized the deferment of drilling and operating requirements under Oil and Gas Lease P.R.C. 309, until October 26, 1950 on the same bases as recommended for the adjoining dil and Gas Lease P.R.C. 308. The Signal Oil and Gas Company on behalf of the lessees has requested an additional deferment of drilling and operating requirements for a period of 90 days based upon the same considerations detailed in the preceding calendar item. In accordance with the terms of the operating stipulation between the U. S. and the State, the U. S. Oil and Gas Supervisor has reported that no objection is offered to the deferment of drilling and operating requirement under Lease P.R.C. 309 for a period of 90 days from October 26, 1950.

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, A RESOLUTION WAS ADOPTED AUTHORI-ZING THE EXECUTIVE OFFICER TO GRANT HONOLULU-SIGNAL-MACCO, LESSEES UNDER STATE OIL AND GAS LEASE P.R.C. 309, A DEFERMENT OF DRILLING AND OPERATING REQUIREMENTS FOUL A PERIOD OF 90 DAYS FROM OCTOBER 26, 1950, ON THE SAME BASES AS RECOMMENDED FOR LEASE P.R.C. 308 IN THE PRECEDING MINUTE ITEM.

13. (APPLICATION FOR GAS PIPE LINE RIGHT OF WAY, DOW CHEMICAL COMPANY, SAN JOAQUIN COUNTY, CONTRA COSTA COUNTIES - W.C. 380, R.R.C. 557) The Commission was