

18. (STANDARD OIL COMPANY OF CALIFORNIA, APPLICATION FOR NEW RIGHT-OF-WAY EASEMENTS REPLACING P.R.C.'s 80, 89, AND 90, EL SEGUNDO, LOS ANGELES COUNTY - W.O. 1080, P.R.C.'s 628, 629 AND 630.) The Commission was informed that the Standard Oil Company of California holds three right-of-way easements in the Pacific Ocean adjacent to its El Segundo Refinery, all used in connection with the butadiene plant at that location. These easements, Nos. P.R.C.'s 80, 89, and 90, were all effective February 15, 1943, and expire February 15, 1958. The butadiene plant was built by the Defense Plant Corporation and leased to Standard Oil Company of California, which lease was terminated on January 1, 1950, superseded by a stand-by agreement, and again superseded by an operating agreement, dated November 27, 1950, with the Reconstruction Finance Corporation. The latter agreement with the Reconstruction Finance Corporation may endure beyond the termination date of the existing easements to February 15, 1953. Because of the possibility of use of the areas described in the existing easements beyond the termination date of February 15, 1958, Standard Oil Company of California has requested that the three easements be amended, the fifteen-year period to be changed to a twenty-year period from February 15, 1943, to February 15, 1963, all references to any agreement between that Company and any agency of the United States Government to be eliminated, and that Standard Oil Company of California be granted the privilege of terminating the easements upon request. Because of the varying conditions of amendment, it is considered advisable to terminate the existing easements, Nos. P.R.C.'s 80, 89, and 90, and issue new easements having an effective date of February 15, 1952, rental having been paid to that date, and terminating February 14, 1963. The standard easement form now in use provides that the lessee may terminate the agreement upon 30 days' notice provided that all facilities upon the demised premises are removed prior to such termination and all other terms of the agreement are complied with. It also provides that the lessee shall not transfer or assign the agreement except upon the written consent of the State.

UPON MOTION DILY MADE AND UNANIMOUSLY CARRIED, A RESOLUTION WAS ADOPTED AUTHORIZING THE EXECUTIVE OFFICER TO TERMINATE EASEMENTS NOS. P.R.C.'s 80, 89, AND 90, ISSUED TO STANDARD OIL COMPANY OF CALIFORNIA ON FEBRUARY 15, 1943, SUCH TERMINATION TO BE EFFECTIVE ON FEBRUARY 14, 1952, AND TO ISSUE TO STANDARD OIL COMPANY OF CALIFORNIA THREE RIGHT-OF-WAY EASEMENTS COVERING THE SAME AREAS AS DESCRIBED, FOR THE SAME PURPOSES AND AT THE SAME ANNUAL RENTALS PROVIDED FOR IN THE EASEMENTS BEING TERMINATED, NAMELY \$56.00, \$44.40, AND \$64.00 RESPECTIVELY, TERMINATION DATE OF THE NEW EASEMENTS TO BE FEBRUARY 14, 1963, TOGETHER WITH RIGHT OF RENEWAL FOR TWO ADDITIONAL PERIODS OF TEN YEARS EACH UPON SUCH TERMS AS MAY BE DETERMINED PRIOR TO EACH RENEWAL DATE, BOND REQUIREMENTS TO BE UNCHANGED.

19. (U. S. DEPARTMENT OF THE INTERIOR, FISH AND WILDLIFE SERVICE, APPLICATION FOR PERMIT TO CONSTRUCT DAM, SACRAMENTO RIVER, TEHAMA COUNTY - W.O. 1055, P.R.C. 631.) The U. S. Department of the Interior, Fish and Wildlife Service, has applied for a permit to construct a small earth-fill dam, approximately 75 feet in length, across a small side channel of Sacramento River about five miles east of Cottonwood, Tehama County, in Section 28, T. 29 N., R. 3 W., M.D.M., for the purpose of regulating flows into a proposed experimental salmon spawning channel. The proposed dam will in no way interfere with navigation or flow of water in the main channel of the river. No filing fee or expense deposit is required.