

in Item 11. Estimates indicate that an additional \$22,000 will probably be necessary to provide for continuing the State's defense during the remainder of the fiscal year. Combined, these figures represent a total of \$25,000 in supplementary appropriations needed at this time.

13. (ASSIGNMENT OF LEASES, COLUMBIA STEEL COMPANY TO UNITED STATES STEEL COMPANY, LEASE NO. 14 - 69/1929, LEASE NO. 14 (SUPPLEMENTAL) - 69/1929, LEASE NO. 26 - 69/1929, CONTRA COSTA COUNTY - W.O. 1209.) Columbia Steel Company has requested the assignment of Leases No. 14 - 69/1929, No. 14 (Supplemental) - 69/1929, and No. 26 - 69/1929, to the United States Steel Company, a wholly-owned subsidiary of the United States Steel Corporation. The Columbia Steel Company was merged into the United States Steel Company on December 31, 1951.

Lease No. 14 was issued originally to C. A. Hooper & Co. on July 5, 1930, for a period of 40 years, with right of renewal for an additional 25 years, and assigned by C. A. Hooper & Co. to Columbia Steel Company on January 2, 1951. Lease No. 14 (Supplemental) was issued October 24, 1930, to C. A. Hooper & Co., and also assigned, on January 2, 1951, by that Company to Columbia Steel Company. Lease No. 26 was issued, on June 8, 1933, to the Union Oil Company of California for a period of 40 years, with right of renewal for an additional 25 years, and assigned to Columbia Steel Company on March 2, 1950.

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, A RESOLUTION WAS ADOPTED AUTHORIZING THE EXECUTIVE OFFICER TO APPROVE THE ASSIGNMENT BY THE COLUMBIA STEEL COMPANY OF LEASES NO. 14 - 69/1929, NO. 14 (SUPPLEMENTAL) - 69/1929, AND NO. 26 - 69/1929, TO THE UNITED STATES STEEL COMPANY, A NEW JERSEY CORPORATION, ASSIGNMENT TO BE EFFECTIVE DECEMBER 31, 1951, UPON PAYMENT OF THE STATUTORY FILING FEES AND FURNISHING OF REQUIRED PERFORMANCE BONDS.

14. (APPLICATION FOR AMENDMENT, P.R.C. 629, STANDARD OIL COMPANY OF CALIFORNIA, EL SEGUNDO, LOS ANGELES COUNTY - W.O. 1210.)

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, A RESOLUTION WAS ADOPTED AUTHORIZING THE EXECUTIVE OFFICER TO AMEND EASEMENT P.R.C. 629 ISSUED TO STANDARD OIL COMPANY OF CALIFORNIA, BY INCREASING THE LENGTH OF THE PRESENT RIGHT-OF-WAY EASEMENT OF 220 FEET TO 520 FEET AND INCREASING THE ANNUAL RENTAL FROM \$44.40 TO \$50.40, EFFECTIVE DATE TO BE FEBRUARY 15, 1952, THE EFFECTIVE DATE OF EASEMENT P.R.C. 629.

The Standard Oil Company of California has requested amendment to Easement P.R.C. 629 which was authorized by the Commission on June 21, 1951, replacing P.R.C. 89 which expires on February 14, 1952. The request is occasioned by and because of the building up of sand on the floor of the Santa Monica Bay by littoral drift.

15. (TIDELAND LITIGATION, UNITED STATES V. CALIFORNIA - W.O. 721.) The Commission, by letter of December 5, 1951, was forwarded a copy of the Report on Tidelands to the Senate Interim Committee on Public Lands wherein was set forth the Order of the Supreme Court dated December 3, 1951, appointing William F. Davis, Esquire, as Master. This Order is as follows:

"The order of February 12, 1949, appointing William H. Davis, Esquire, of New York City, Special Master herein, is continued and he is