W.O. 1125 to the Honolulu Oil Corporation as high bidder, for a period of 20 years and for so long thereafter as gil or gas is produced in paying quantities, subject to the deposit by the lesses of the performance bond in the amount of \$50,000 as required by Section 13 of the lease offer.

3. (SALE OF VACANT SCHOOL LAND, APPLICATION NO. 10528, LOS ANGELES LAND DISTRICT, INNO COUNTY, FLOYD C. WILLIAMS - S.W.O. 5452.) An offer has tean received from Floyd C. Williams of Madera, California, to purchase the S_2^{\pm} of SW_4^{\pm} and Lots 2, 3, 4 and 9 of Section 16, T. 24 N., R. 8 K., S.B.M., containing 180.80 acres in Inyo County. Mr. Williams made an offer of \$361.60, or \$2 per acre.

An inspection and appraisal by a member of the Commission's Staff on April 18, 1953, sets the minimum value of the subject land at \$5 per acre, because of the possibility of obtaining water. It is of about the same character as contiguous lands.

The land is sandy, gravely and flat, and lies at an elevation of 2,450 feet. The soil is of first quality, supporting sagebrush and sparse desert growth. It contains no springs and is poor grazing land, but is accessible by an existing road which connects with Highway 212 one-quarter rile south. Agriculture would be possible if water is obtainable. The nearest well is two miles away in Nevada; the water level is about 20 feet.

Before the land was advertised for sale, Mr. Williams was advised that the minimum appraised value was \$5 per acre. He posted the necessary amount to meet that value. The land was then advertised for sale with a stipulation that no offer of less than \$90k would be accepted. Mr. Williams bid \$90k. No other application for the lands was received pursuant to the advertising.

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, IT WAS RESOLVED AS FOLLOWS:

The sale is authorized of the S¹/₂ of SW¹/₄ and Lots 2, 3, 4 and 9 of Section 16, T. 24 N., R. 8 E., S.B.M., containing 180.80 acres in Inyo County, to the single bidder, Floyd C. Williams, at a cash price of \$904, subject to all statutory reservations including minerals.

4. (SALE OF VACANT SCHOOL LAND, APPLICATION NO. 10571, LOS ANGELES LAND DISTRICT, RIVERSIDE COUNTY, LLOYD R. EARL - S.W.O. 5572.) An offer has been received from Lloyd R. Earl of San Marino, California, to purchase the W_2^1 of Section 16, T. 7 S., R. 20 E., S.B.M., containing 320 acres in Riverside County. Mr. Earl made an offer of \$640, or \$2 per acre.

The Assessor of Riverside County has assessed land in the vicinity of this land at \$1.50 per acre, thus indicating the appraised value of nearby land to be \$3 per acre. The subject land is of about the same character. An inspection and appraisal by a member of the Commission's Staff on April 16, 1953, sets the minimum value at \$5 per acre, because of the possibility of obtaining water by drilling wells. The subject land is flat and lies at an

1845

elevation of 575 fest. It supports greasewood, chaparral and sparse desert growth, is poor grazing land, and has agricultural value only. The land is accessible by an existing road 21 miles north of Highway 60, and the soil is of first quality.

Before the land was advertised for sale, Mr. Earl was advised that the minimum appraized value was \$5 per acre. He posted the necessary amount to meet this value. The land was then advertised for sale with a stipulation that no offer of less than \$1,600 would be accepted. Mr. Earl bid \$1,600. No other application for said land was received pursuant to the advertising.

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, IT WAS RESOLVED AS FOLLOWS:

The sale is authorized of the W2 of Section 16, T. 7 S., R. 20 E., S.B.M., containing 320 acres in Riverside County, to the single bidder, Lloyd R. Earl, at a cash price of \$1,600, subject to all statutory reservations including minerals.

5. (SALE OF VACANT SCHOOL LAND, APPLICATION NO. 10573, LOS ANGELES LAND DISTRICT, RIVERSHOF COUNTY, LLOYD R. EARL - S.W.O. 5574.) An offer has been received from Lloyd R. Earl of San Marino, California, to purchase the SW2 of SW2, E2 of SW2 and B2 of Section 36, T. 6 S., R. 19 E., S.B.M., containing 440 acres in Riverside County. Mr. Earl mad: an offer of \$880, or \$2 per acre.

The Assessor of Riverside County has assessed land in the vicinity of this land at \$1 to \$2 per acre, thus indicating the appraised value of nearby land to be from \$2 to \$4 per acre. The subject land is of about the same character. An inspection and appraisal by a member of the Commission's Staff on April 16, 1953, sets the minimum value at \$5 per acre, because of the possibility of obtaining water by drilling wells.

The land is sandy, not suitable for agriculture without artificial irrigation, is flat and lies at an elevation of 550 feet. It supports greasewood and sparse desert growth, is poor grasing land, and has agricultural value only. The land is accessible by an existing road through the section west to east, and the soil is of first quality. The sale would be subject to a right-of-way essement for a pipe line over the N $\frac{1}{2}$ of the section (P.R.6. No. 303.2).

Before the land was advertised for sale, Mr. Earl was advised that the minimum appraised value was \$5 per acre. He posted the necessary amount to meet this value. The land was then advertised for sale with a stipulation that no offer of less than \$2,200 would be accepted. Mr. Earl bid \$2,200. No other application for said land was received pursuant to the advertising.

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, IT WAS RESOLVED AS FOLLOWS:

The sale is authorized of the SWA of SWA, E2 of SWA and E2 of Section 36, T. 6 S., R. 19 E., S.B.M., containing 440 (res in Riverside County, to the single bidder, Lloyd R. Earl, at a cash price of \$2,200, subject to all statutory reservations, including minerals, and subject also to an existing right-ofway easement for pipe line over the NA of NEA of said Section.

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