

MINUTE ITEM

28. INDEX OF LANDS UNDER THE JURISDICTION OF THE UNITED STATES, PURSUANT TO SECTION 127, GOVERNMENT CODE - W.O. 2934.1.

After consideration of Calendar Item 21 attached, and upon motion duly made and unanimously carried, the following resolution was adopted:

THE STATE LANDS COMMISSION AUTHORIZES THE EXECUTIVE OFFICER TO EXECUTE A SUPPLEMENTARY AGREEMENT TO THAT CERTAIN AGREEMENT LC-175, DATED MAY 23, 1960, BETWEEN REMINGTON RAND AND THE STATE LANDS COMMISSION. SAID SUPPLEMENTARY AGREEMENT IS TO BE ISSUED TO AUGMENT, IN THE SUM OF \$25,000, THE FUNDS HERETOFORE PROVIDED IN SAID AGREEMENT LC-175 AND IN A SUPPLEMENT THERETO KNOWN AS AGREEMENT LC-166, DATED MAY 10, 1961.

Attachment

Calendar Item 21 (2 pages)

CALENDAR ITEM

21.

INDEX OF LANDS UNDER THE JURISDICTION OF THE UNITED STATES, PURSUANT TO SECTION 127, GOVERNMENT CODE - '7.0. 2934.1.

At its meeting of April 28, 1960 (Minute Item 38, page 5932), the Commission authorized the Executive Officer to award a contract to Remington Rand, Los Angeles, providing for research and systems services, in connection with the compilation of data for the purpose of establishing, in the offices of the State Lands Division, an Index of Lands Located in California Under the Jurisdiction of the United States, as is required under Section 127 Government Code, State of California.

Pursuant to this authorization, a contract, Agreement No. LC-175, was entered into with Remington Rand on May 23, 1960, in the amount of \$27,000, and on May 10, 1961, a supplement was entered into, Agreement No. LC-166; work has proceeded under the agreement.

The contractor has:

1. Made a preplanning analysis of work to be performed to determine the most economical, expeditious and effective procedure adaptable in carrying out the project;
2. Submitted pilot research reports on several installations, including Fort MacArthur, Los Angeles, and Vandenburg Air Force Base, Santa Barbara County, which reports were reviewed by the office of the Attorney General and found to be adequate for the rendering of an opinion as to the jurisdictional status of the installations;
3. Under preparation, a complete listing by name and location of all of those enclaves located in California over which the United States claims exclusive jurisdiction (the State does not necessarily concur in the Federal Government's opinion in this respect.)

The last item cited, when completed, will represent the first such listing that has ever been compiled. (The General Services Administration, United States, compiled in 1957 a coded inventory of Federal properties located within the State which purports to indicate the jurisdictional status of the properties. However, this inventory is of little value, since General Services is unwilling to release the name of the specific installations.)

To date, the contractor has rendered reports on eight major installations, with further work currently in process. Copies of reports, as received, are being forwarded to the office of the Attorney General for the purpose of securing an opinion as to the jurisdictional status of the enclave, to be made of record in the index.

At its 1959 session the Legislature augmented the Commission's appropriation in the amount of \$27,000 to undertake the work. Funds have since been made available as follows:

CALENDAR ITEM 21. (CONTD.)

<u>Appropriation Available</u>	<u>Period of Use</u>	<u>Totals</u>
1960-61	1961-62	\$19,000
1961-62	1961-62	25,000
	Total Funds Available	<u>\$44,000</u>

The original amount available, plus the \$19,000 appropriated for 1960-61, has been encumbered by contract and will be exhausted by January 1, 1962. It therefore becomes necessary to augment the contract by funds appropriated and available for 1961-62 (\$25,000). The augmentation is to be made under the provisions of Paragraph 3 B. of Agreement LC-175, which permits augmentation of the original contract "upon a showing that further work must be done to complete the project", and will make available a total amount of \$71,000 under the original contract.

IT IS RECOMMENDED THAT THE STATE LANDS COMMISSION AUTHORIZE THE EXECUTIVE OFFICER TO EXECUTE A SUPPLEMENTARY AGREEMENT TO THAT CERTAIN AGREEMENT LC-175, DATED MAY 23, 1960, BETWEEN REMINGTON FAND AND THE STATE LANDS COMMISSION. SAID SUPPLEMENTARY AGREEMENT IS TO BE ISSUED TO AUGMENT, IN THE SUM OF \$25,000, THE FUNDS HERETOFORE PROVIDED IN SAID AGREEMENT LC-175 AND IN A SUPPLEMENT THERETO KNOWN AS AGREEMENT LC-166, DATED MAY 10, 1961.