

Company of California's posted price f.o.b. ship, for Elwood Terrace crude oil. The deduction of five cents per barrel as a delivery charge for the movement from the upland marine terminal to the ship, which is the only means for transporting Elwood Crude, has been a standard deduction in all Elwood oil and gas leases.

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, A RESOLUTION WAS ADOPTED AUTHORIZING THE EXECUTIVE OFFICER TO APPROVE THE CRUDE OIL SALES CONTRACTS OF OCTOBER 1, 1951, BETWEEN THE PACIFIC WESTERN OIL CORPORATION AND THE RICHFIELD OIL CORPORATION, AS THE BASIS FOR THE SALE AND DELIVERY BY THE PACIFIC WESTERN OIL CORPORATION OF ALL OIL PRODUCED UNDER STATE OIL AND GAS LEASES P.R.C. 420 AND P.R.C. 423, SUBJECT TO THE EXPRESS CONDITION THAT THE APPROVAL OF THE SALES CONTRACTS SHALL NOT BE CONSTRUED TO MODIFY OR AFFECT IN ANY MANNER ANY OF THE LEASE TERMS, INCLUDING FULL COMPLIANCE BY THE LESSEE WITH THE RULES AND REGULATIONS OF THE COMMISSION.

17. (RESURVEY OF TIDE LAND SURVEY 27, MENDOCINO COUNTY - W.O. 103.) The Union Lumber Company is the successor in interest to the area covered by Tide Land Survey 27, Mendocino County, for which patent was issued to Mr. A. W. MacPherson on November 17, 1874. Section 7951 of the Public Resources Code provides that when payment has been made in full for any lands and patent has been issued therefor, and the purchaser or successor in interest has been in possession for a period of five years, claiming under such patent the lands intended to be described therein and thereby but which lands are incorrectly described in the patent, the person so in possession of the lands may have a new and correct survey made of the lands covered by the patent. Section 7952 provides that a plat constituting the new correct survey shall be submitted to the State Lands Commission for approval. The map of resurvey submitted for approval was prepared by Mr. Thorne W. Holmes (R.E. 2900). This plat was checked by the staff and found to describe correctly the lands intended to be conveyed by the original patent and to conform with the survey records of this Division.

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, A RESOLUTION WAS ADOPTED AUTHORIZING THE EXECUTIVE OFFICER TO APPROVE THE RESURVEY OF TIDE LAND SURVEY 27, MENDOCINO COUNTY, CALIFORNIA, AS PREPARED BY MR. THORNE W. HOLMES (R.E. 2900) IN ACCORDANCE WITH SECTION 7952 OF THE PUBLIC RESOURCES CODE.

18. (SUBMARINE GEOPHYSICAL EXPLORATION, UNION OIL COMPANY OF CALIFORNIA - W.O. 1182, P.R.C. 670.) The Union Oil Company of California has made application for permission to conduct submarine geophysical exploration work in the offshore area between San Mateo Point on the San Diego-Orange County line and Rincon Point on the Ventura-Santa Barbara County line during a period of 90 days from and after December 1, 1951. Operations conducted to date by the same applicant under permit P.R.C. 627 in the area between Pt. Dume, Los Angeles County, and Dana Point, Orange County, have not resulted in any claim or evidence of structural damage or fish kill of any appreciable magnitude. These factors were the bases for complaints by the City of Santa Barbara and the County of Santa Barbara in connection with submarine geophysical operations conducted prior to July 17, 1949. Due to the geographical limits specified in the application under consideration, no extensive operations could be conducted near the shore in Santa Barbara County, and no operations could be conducted within or adjacent to the limits of any municipality in Santa Barbara County. The Department of Fish