17. (SUBMARINE GEOFHYSICAL EXPLORATION, HUMBLE OIL & REFINING COMPANY - W.O. 1254, P.R.C. 724.1.) The Humble Oil & Refining Company has made application for authorization of the conduct of submarine geophysical exploration work on those tide and submerged lands under the jurisdiction of the State Lands Commission lying southerly and easterly of the easterly boundary of the City of Santa Barbara as extended, and northerly and westerly of the easterly boundary of the County of Santa Barbara as extended, during the period May 23, 1952, to August 23, 1952, inclusive. The Department of Fish and Game on May 9, 1952, authorized the use of explosives in connection with the proposed operation during the period May 23, 1952, to August 23, 1952. The Board of Supervisors of the County of Santa Barbara and the District Attorney of the County of Santa Barbara and that this application was to be considered.

A letter was read which had been received from the District Attorney of Santa Barbara County, dated May 21, 1952, in which he protested issuance of a permit for geophysical exploration operations in the area covered by this application, and for the reasons for said protest referred to a previous protest made in his letter of December 27, 1951. Insamuch as the Commission had thoroughly discussed and considered the reasons for the protests at its meeting of January 4, 1952 (Nimute Item 16, Pages 1512 to 1515 inclusive), no further discussion was considered to be necessary at this time.

UPON MOTION DULY MADE AND UNANIMCUSLY CARRIED, A RESOLUTION WAS ADOPTED AUTHORIZING THE EXECUTIVE OFFICER TO ISSUE A PERMIT TO THE HUMBLE OIL & REFINING COMPANY FOR THE CONDUCT OF SUBMARINE GEOPHYSICAL EXPLORATION OF THE OFFPATIONS ON THOSE TIDE AND SUBMERCED LANDS UNDER THE JURISDICTION OF THE STATE LANDS COMMISSION LYING SOUTHERLY AND EASTERLY OF THE EASTERLY BOUNDARY OF THE CITY OF SANTA BARBARA AS EXTENDED, AND MORTHEPLY AND WESTERLY OF THE EASTERLY BOUNDARY OF THE COUNTY OF SANTA BARBARA AS EXTENDED, FOR THE PERIOD MAY 23, 1952, TO AUGUST 23, 1952, INCLUSIVE, NO PERMIT FEE TO BE REQUIRED BEYOND THE STATUTORY \$5 APPLICATION FEE, THE PERMITTEE TO REIMBURSE THE DIVISION OF STATE LANDS FOR ALL OF ITS INSPECTION COSTS.

(APPLICATION FOR A LEASE TO EXTRACT SAND, ROCKAWAY BEACH, SAN MATEO COUNTY, KEN ROYCE, INC. - W.O. 1095.) Hr. Ken F. Royce has made application on behalf of Ken Royce, Irc. for a mineral lease to permit the extraction of sand and gravel scauard of the ordinary high-water mark at Rocksway Beach, San Mateo County, California, adjacent to beach lands owned by Ken Royce, Inc. The purpose of the proposed removal of sand and gravel is for use in aggregate propared and distributed by the Building Materials Division and Concrete Plant of Ken Royce, Inc., located at South San Francisco, and for making with other products produced at a quarry located at Rocksway Beach. Because the proposed removal of sand and gravel might interfere with the recreational use of lands littoral to the tide and subsorged lands, the subject application was referred to the Beach Erosion Control Engineer of the Division of Beaches and Parks, pursuant to Section 6901 of the Public Resources Code, for recommendations as to protective bases to be included in any lease offered. The Beach Brosion Control Engineer has recommended that sand removal under any mineral extraction lease in the area be limited to not exceed 60,000 cubic yards per year, that the lease provide for revooution upon 30 days! notice of the finding of demaging effects on the beach from the mineral extraction operations, and that the lessee bear the expense of semiannel surveys of beach changes resulting from sand and gravel