9. (SUBMARINE GEOPHYSICAL EXPLORATION, SANTA BARBARA TO DEL NORTE COUNTIES, INCLUSIVE, WESTERN GULF OIL COMPANY - W.O. 1995, P.R.C. 1480.1.) The following report was presented to the Commission by the staff:

"Western Gulf Oil Company has made application for authorization to conduct submarine geophysical exploration operations on those tide and submerged lands under the jurisdiction of the Commission lying northerly and westerly of a line drawn due South from Point Conception, Santa Barbara County, and southerly of the prolongation seaward of the California-Oregon border. An operating permit has been requested for the period March 1, 1955 through May 31, 1955, inclusive. The Boards of Supervisors of the coastal Counties of Santa Barbara to Del Norte, inclusive, have been informed that this application is to be considered. The statutory filing fee has been paid by the applicant."

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

THE EXECUTIVE OFFICER IS AUTHORIZED TO ISSUE A PERMIT CONFORMING TO ALL OPERATING CONDITIONS ESTABLISHED BY THE COMMISSION, TO THE WESTERN GULF OIL COMPANY FOR THE CONDUCT OF SUBMARINE GEOPHYSICAL EXPLORATION OFFRATIONS ON THOSE TIDE AND SUBMERGED LANDS UNDER THE JURISDICTION OF THE STATE LANDS COMMISSION LYING NORTHERLY AND WESTERLY OF A LINE DRAWN DUE SOUTH FROM POINT CONCEPTION, SANTA BARBARA COUNTY, AND SOUTHERLY OF THE WESTERLY PROJECTION OF THE CALIFORNIA-OREGON BORDER, FOR THE PERIOD MARCH 1, 1955 TO MAY 31, 1955, INCLUSIVE. THE PERMITTEE IS TO REIMBURSE THE DIVISION OF STATE LANDS FOR ALL OF ITS INSPECTION COSTS. THE PERMIT IS TO BE EFFECTIVE ONLY AS LONG AS A CONCURRENT PERMIT BY THE FISH AND GAME COMMISSION IS IN EFFECT FOR THE SAME OPERATING AREA.

10. (REVOCATION AND CANCELLATION OF ADVANCE APPROVAL OF LEASES, TIDE AND SUBMERGED LANDS, PACIFIC OCEAN, VENTURA AND SANTA BARBARA COUNTIES, McCAMMON-WUNDERLICH CO., -W.O. 1888.) The following report was presented to the Commission by the staff:

"On July 28, 1954, the Commission authorized the Executive Officer to approve certain proposed operations on tide and submerged lands in the Pacific Ocean near Punta Gorda, Ventura County, and Santa Cruz Island, Santa Barbara County, so as to enable the McCammon-Wunderlich Co. to initiate preliminary negotiations with other interested persons and thereby provide for the importing of rock from Santa Cruz Island, to be used in connection with the construction of a portion of the Pacific Coast Highway between Punta Gorda and the Santa Barbara County Line (VII - Ven - 2 -F. G). The commencement of the aforesaid operations, namely, the constructing of breakwaters, ramps, and ferry slips, was to be contingent upon the applicant's entering into a lease with the State covering the lands to be occupied. The applicant has since advised that the plans for the proposed operations have been given up, and requested that its application be cancelled. No fees or expense deposit were filed with the Commission."

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

THE EXECUTIVE OFFICER IS AUTHORIZED TO REVOKE AND CANCEL THE APPROVAL, HERE-TOFORE GIVEN THE McCAMMON-WUNDERLICH CO., OF THE PROPOSED PLANS TO CONSTRUCT BREAKWATERS, RAMPS, AND FERRY SLIPS AT PUNTA GORDA, VENTURA COUNTY, AND AT SANTA CRUZ ISLAND, SANTA BARBARA COUNTY, TO FACILITATE THE IMPORTING OF ROCK FROM SANTA CRUZ ISLAND, TO BE USED IN THE CONSTRUCTION OF A PORTION OF THE PACIFIC COAST HIGHMAY. SINCE NO FEES OR EXPENSE DEPOSIT WERE REMITTED, NO REFUND WILL HAVE TO BE MADE,

11. (APPLICATION OF ALAMEDA COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT FOR STATE TO EXCHANGE CERTAIN SOVEREIGN LANDS FOR PRIVATE LANDS TO BE USED FOR WIDENING AND STRAIGHTENING ALAMEDA CREEK FOR MAYIGATION AND FLOOD CONTROL - W.O. 1260, GEO.-ALAMEDA COUNTY.) The following report was presented to the Commission by the staff:

"The Alameda County Flood Control and Water Conservation District has requested the State, pursuant to Section 6307 of the Public Resources Code, to exchange parts of mer dering Alameda Creek in Sections 12 and 13, T. 4 S., R. 3 W., and in Sections 7, 8, 9, 17, and 18, T. 4 S., R. 2 W., M.D.M., for land owned by the Leslie Salt Co., in order to widen and straighten Alameda Creek for the improvement of navigation and flood control. Appraisal indicates that the Leslie Salt Co. land has a greater value than does the State land. Any excess value of the land to be acquired over the State land to be exchanged is to be paid for by Alameda County."

UPON MOTION DULY MADE AND UNANIHOUSLY CARRIED. IT WAS RESOLVED AS POLICUS:

THE COMMISSION, PURSUANT TO SECTION 6307 OF THE PUBLIC RESOURCES CODE, FINDS IT TO BE IN THE BEST INTEREST OF THE STATE FOR THE IMPROVEMENT OF NAVIGATION, FOR AID IN RECLAMATION, AND FOR FLOOD CONTROL PROTECTION, TO EXCHANGE CERTAIN SOVEREIGN LANDS IN ALAMEDA CREEK IN SECTIONS 12 AND 13, T. 4 S., R. 3 W., AND IN SECTIONS 7, 8, 9, 17, AND 18, T. 4 S., R. 2 W., M.D.M., FOR FEE LANDS OWNED BY THE LESLIE SALT CO. IN THE SAME SECTIONS, WHICH LATTER LANDS ARE TO BE USED BY ALAMEDA COUNTY IN IMPROVEMENT OF ALAMEDA CREEK FOR NAVIGATION AND FLOOD CONTROL, AND AUTHORIZES THE EXECUTIVE OFFICER TO PROCEED WITH AN EXCHANGE, SAID EXCHANGE TO BE MADE AT NO COST TO THE STATE.

12. (LAKE COUNTY BOARD OF SUPERVISORS' RESOLUTION RE SMALL BOAT HARBORS - W.O. 1495.2.) The following report was presented to the Commission by the staff:

"The Board of Supervisors of Lake County on December 6, 1954 passed a resolution recommending that the State establish a competent authority to develop small boat harbors, to participate financially in small boat harbors and build one on county-wened property at Lucerne on Clear Lake."