approved by the office of the Attorney General. The reason for the request is that the Imperial Irrigation District has to provide fee lands upon which the United States will expend public funds."

Mr. Rountree questioned whether the United States will be satisfied with the kind of title the Imperial Irrigation District proposes to give. It was decided that the proposed precedure is sufficient for the time being.

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

THE COMMISSION AMENDS ITS ACTION ON ITEM 3 OF THE MIXITES OF NOVEMBER 30, 1955 (PAGE 2493) BY ADDITION OF THE FOLLOWING IN LINE 2 OF THE RESOLUTION AFTER THE WORD MINERALS: "AND FURTHER SUBJECT TO CONVEYANCE OF THE MINERALS TO THE UNITED STATES, PURSUANT TO SECTION 6402 OF THE PUBLIC RESOURCES CODE, UPON NOTICE OF CONVEYANCE OF THE LAND THERETO,"

18. (APPROVAL OF MAP OF GRANT TO THE CITY OF OAKLAND - W. O. 2107, GEO. - ALAMEDA CO.) The following report was presented to the Commission:

"Chapter 1028, Statutes of 1955, State of California, granted to the City of Oakland certain swamp lands and tide and submerged lands in Alameia County, California.

"Section 3 of Chapter 1028, Statutes of 1955, directs the State Lands Commission, at the cost of the grantee, to survey, monument, plat and record the area of State lands asscribed in this act. Such survey and map has been completed and concurred in by the City of Oakland engineers."

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

THE EXECUTIVE OFFICER IS AUTHORIZED TO APPROVE AND HAVE RECORDED THE MAP ENTITLED "SURVEY OF THE GRANT TO CITY OF OAKLAND, VICINITY OF CAKLAND, ALAMEDA COUNTY, CALIFORNIA" PREPARED UNDER W. C. 2107.

19. (APPROVAL OF PLAT OF AREA AUTHORIZED TO DE SOLD BY THE STATE OF CALIFORNIA WITHIN HUNTER'S CLUB TRACT - W. O. 124, GEO.-MARIN CO.) The following report was presented to the Commission:

"Chapter 1834, Statutes of 1953, State of California freed certain lands from the public trust for navigation and fisheries and provided for actions against the State to quiet title and to determine the validity of the title to such lands. The area, as shown, falls within the area described in Chapter 1834 and the boundary line of said area will be agreed upon by adjoining property owners prior to recordation."

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