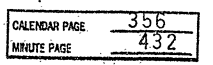
winu it it whis Calendar Iten was approved as N No by the S Commission by a to at its	n No. <u>35</u> Ainute Item State Lands vote of <u>3</u>	₹,. ✓ •	
meeting.	CALENDAR ITEM		
A 3,8 S 1	55		02/06/89 W 40574 PRC 7282 Hamilton
	ISSUANCE OF A NEGOTIATED SU STATE OIL AND GAS LEAS YOLO AND SUTTER COUNTS	SE.	
LESSEE:	Black Mountain Oil Company Attn: Mr. Louis J. Tartag 1787 Mesa Verde Avenue, Su Ventura, California 93003	glia uite 201	
AREA, TYPE AND	LOCATION OF STATE LAND: A parcel (containing appro of State land in the bed o River, Yolo and Sutter cou	of the Sacon	O acres) mento
LAND USE:	Black Mountain Oil Company has acquired oil and oil leases and a farmout agreement on all of the private lands adjacent to the State land. Drill sites on the State land are not available or obtainable because the surface of the State land is the bed of the Sacramento River and is covered entirely with water. However, the State land can be developed by slant drilling from surface drill sites located on adjacent or other nearby lands, or by inclusion in a Commission-approved pooled area or unit.		
STATUTORY AUTHO	PRITY: P.R.C. 6815(a) authorizes negotiate and enter into o State lands if any of the circumstances exists: well private or public lands are drain oil or gas from the Commission determines the S unsuitable for competitive such factors as their small configuration or their inac	il and gas] following ls drilled u e draining c State lands, State lands bidding bec l size on in	leases on upon or may the to be cause of

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surface drill sites reasonably available or obtainable, the State owns a fractional interest in the lands, or the Commission determines a negotiated oil and gas lease to be in the best interests of the State.

Because drill sites on the State land are not available and the adjacent lands are all under lease to the proposed lessee, staff has concluded that the conditions of P.R.C. 6815(a) have been met and that a negotiated subsurface State oil and gas lease on the State land described in Exhibit "A" will provide protection against drainage of State resources.

NON-NEGOTIABLE TERMS AND CONDITIONS:

- 1.
- Primary term of twenty years and for so long thereafter as oil or gas is produced in paying quantities from the leased lands, or so long as the lessee is diligently conducting producing, drilling, deepening, repairing, redrilling or other necessary lease or well maintenance operations in the
 - No right to drill any well on the surface 2. of the leased lands or to use any area of the leased lands within 500 feet below the surface for oil and gas drilling locations, producing facilities or related operations.
- All development of the leased lands shall 3. be accomplished from surface locations on adjacent or other nearby lands.
- All drilling into the leased lands shall be 4. by slant drilling from surface locations on adjacent or other nearby lands and shall be on a course and to an objective approved in writing by the Commission prior to the commencement of slant drilling.
- Compliance with all applicable laws, rules 5. and regulations of Federal, State and local governments and receipt of all necessary permits or approvals prior to slant drilling into or through the leased lands.

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NEGOTIATED TERMS AND CONDITIONS:

 Drilling term of three (3) years. How if all or part of the leased lands are included in a Commission-approved pooled However, area or unit, then drilling operations on and production from lands pooled or unitized with the leased lands shall be deemed to be drilling operations on and production from the leased lands that are included in the Commission-approved pooled area or unit.

2. Annual rental of \$25 per acre for approximately 110 acres (\$2,750).

3.

Royalty of 20% on gas substances and oil. 4.

Performance bond or other security in the

PREREQUISITE CONSIDERATIONS:

Filing fee, processing costs, first year's rental, performance bond or other security and duly executed negotiated subsurface State oil and gas lease have been received and are on file in the Commission's Long Beach office.

APPROVALS REQUIRED:

Pursuant to Section 1500-8018(h) of the Sutter County Zoning Code, the Sutter County Planning Department has issued Zoning Clearance No. 2150 (Exhibit "C") to Black Mountain Oil Company to drill and produce well "Knights Landing #2-30" from a surface location on private lands east of and adjacent to the Sacramento River in

CEQA AND OTHER ENVIRONMENTAL REVIEW:

CEQA Guidelines Section 15378(a)(3) identifies an activity involving the issuance to a person of a lease as a "project". However, if the site of the project or area in which the major environmental effects will occur is located on private lands within the county, that county will have jurisdiction by law over the project pursuant to State CEQA Guidelines Section 15366.

Pursuant to Section 15366 of the CEQA Guidelines, the Sutter County Planning Department is the Lead Agency under CEQA for

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approving gas and/or oil well drilling and development projects on private lands in Sutter County. Gas and oil well zoning clearances processed pursuant to Section 1500-8018(h) of the Sutter County Zoning Code are approved by the Sutter County Planning Department as ministerial projects and are thereby exempt from the requirements of the CEQA pursuant to CEQA Guidelines Section 15268.

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Pursuant to the Commission's delegation of authority and the CEQA Guidelines (14 Cal. Code Regs. 15061), the staff has determined that this activity (issuance of a negotiated subsurface State oil and gas lease on the State land described in Exhibit "A") is exempt from the requirements of the CEQA because the activity is not a "project" as defined by CEQA and the State CEQA Guidelines.

Authority: P.R.C. 21065 and 14 Cal. Code Regs. 15378.

This activity involves lands identified as possessing significant environmental values pursuant to P.R.C. 6370, et seq. Based upon the staff's consultation with the persons nominating such lands and through the CEQA process, it is the staff's opinion that the project, as proposed, is consistent with its use classification.

EXHIBITS:

- A. Land Description.
- B. Site Map.
- C. Sutter County Zoning Clearance No. 2150.

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D. Subsurface Map.

AB 884: 06/30/89.

IT IS RECOMMENDED THAT THE COMMISSION:

1. FIND THAT THE ACTIVITY (ISSUANCE OF A NEGOTIATED SUBSURFACE STATE OIL AND GAS LEASE ON THE STATE LAND DESCRIBED IN EXHIBIT "A") IS EXEMPT FROM THE REQUIREMENTS OF THE CEQA PURSUANT TO 14 CAL. CODE REGS. 15061 BECAUSE THE ACTIVITY IS NOT A PROJECT AS DEFINED BY P.R.C. 21065 AND 14 CAL. CODE REGS. 15378.

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- FIND THAT THIS ACTIVITY IS CONSISTENT WITH THE USE CLASSIFICATION DESIGNATED FOR THE LAND PURSUANT TO P.R.C. 6370, ET SEQ.
- 3. DETERMINE, PURSUANT TO P.R.C. 6815, THAT WELLS DRILLED UPON PRIVATE LANDS MAY DRAIN OIL AND GAS FROM THE STATE LAND DESCRIBED IN EXHIBIT "A", THAT THE STATE LAND DESCRIBED IN EXHIBIT "A" IS UNSUITABLE FOR COMPETITIVE BIDDING BECAUSE OF ITS INACCESSIBILITY FROM SURFACE DRILL SITES REASONABLY AVAILABLE OR OBTAINABLE AND THAT A NEGOTIATED SUBSURFACE STATE OIL AND GAS LEASE ON THE STATE LAND DESCRIBED IN EXHIBIT "A" WILL PROTECT THE STATE AGAINST DRAINAGE OF STATE OIL AND GAS RESOURCES AND IS IN THE BEST INTERESTS OF
- 4. AUTHORIZE, PURSUANT TO P.R.C. 6815, THE ISSUANCE TO BLACK MOUNTAIN OIL COMPANY OF A NEGOTIATED SUBSURFACE STATE OIL AND GAS LEASE ON THE STATE LAND DESCRIBED IN EXHIBIT "A" (APPROXIMATELY 110 ACRES), WITH A DRILLING TERM OF THREE YEARS, ANNUAL RENTAL OF \$25 PER ACRE (\$2,750) ROYALTY OF 20 PERCENT ON GAS SUBSTANCES AND OIL, AND PERFORMANCE BOND OR OTHER SECURITY IN THE SUM OF \$10,000.

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EXHIBIT "A"

LAND DESCRIPTION

A parcel of land in the bed of the Sacramento River in Sections 13, 14, 24, and 25, T11N, R2E, MDM and Sections 18, 19, and 30, T11N, R3E, MDM, said parcels being in Yolo and Sutter Counties and described as follows:

Bounded on the northeast and southwest by the ordinary low water marks of said river; on the northwest by the southeasterly right of way of the Southern Pacific Railroad through Knights Landing; and on the southeast by the northeasterly extension of the southeasterly line of Swamp and Overflowed Lands Survey no. 1092 in said Yolo County.

END OF DESCRIPTION

PREPARED DECEMBER 8, 1988 BY BIU 1.

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	and County of Sutter/City of Yuba City and the	NGH
	PLANNING DEPARTMENT	
		IBIT "C"
	ZONINGCLEARANCE	
		≥2150
	A PADE THE REAL AS A WONTER THE REAL AND A PARTY OF	NO-23-1988
A STATE AND A STAT	City City City City City City City City	
This is to certify that the fol	llowing has received zoning clearance from this office.	
	k Mountain Oil Company / Eulemia Tturr	alde (owner)
Property Location	rsection of River Road at Sacramento R	lver
Assessor's Parcel No.:	General Agricultural	
Zoning Clossification:		
For	drilling and production - Knights Land	ing. #2-30
Conditions:		S S
The project shall	ba Conducted in compliance with the c	onditions as
	nowledged on the application for gas an	d oil well
drilling and prod	luction as attached.	y
LXXAttachments:	Michaelk	
	Signatu	
	Planning Direct	
	CN.	ENDAR PASE 363
	MNN CONTRACTOR OF	UTE PAGE

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