STANDARD OIL COMPANY OF CALIFORNIA, a Delaware corporation, hereby grants to the CITY OF SAN LEANDRO, a municipal corporation, that parcel of land in the City of San Leandro, County of Alameda, State of California, described as follows:

A portion of Lots A & B, Block 1, as said lots and block are shown on that certain map entitled "Map of Town of San Leandro", filed February 27, 1855, in Book 1 of Maps, page 19, Records of Alameda County, California, more particularly described as follows:

Commencing at the Southeast corner of said Block 1, said corner being also the point of intersection of the northwestern line of Davis Street with the southwestern line of East Fourteenth Street; thence along the northeastern line of said Block 1 and said southwestern line of East Fourteenth Street North 28° 00' 00" West, 276.18 feet to the TRUE POINT OF BEGINNING; thence South 42° 00' 00" West, 133.02 feet to the southwestern line of said Lot "B"; thence along the last mentioned line and along the southwestern line of said Lot "A", North 28° 00' 00" West to the northwestern line of said Lot "A"; thence along the last mentioned line North 47° 19' East, 54.22 feet to the southwestern line of the parcel of land heretofore conveyed by W. J. Gannon, et al, to the City of San Leandro; thence along the southwestern and southeastern lines of said parcel conveyed to the City of San Leandro, South 28° 00' East, 23.16 feet and North 47° 19' East, 75 feet to said line of East Fourteenth Street; thence along the last mentioned line South 28° 00' East, 61.66 feet, more or less, to the TRUE POINT OF BEGINNING.

This parcel contains 0.223 acre, more or less.

This conveyance is subject to all matters appearing of record or that can be ascertained by an inspection of said land.

Dated: May 31, 1957.

STANDARD OIL COMPANY OF CALIFORNIA By STANDARD OIL COMPANY OF CALIFORNIA, WESTERN OPERATIONS, INC.

Its Attorney in Fact

Vice President

Assistant Secretary

DOCUMENTARY

DOCUM

FAIR SAID HARROD

SECULO OIL SOULAR OF CLARABLE, a Delawers comperation, hereby grants to the CLIF OF SAN LEADING, a municipal comperation, hat percel of land in the City of San Leaners, learing of Alamens, State of California, sescribed as Pollows:

and shower on the contains and the series of town of sentences from Filed February 27, 1855, in Book t of Mays, page 19, Records of Hamson Councy, Salifornia, more carticularly described as follows:

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Nils partel contains 0.003 acre, wore or less.

Libil: movey ance is subject to all matters appearing of record

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Miledr May 31, 1957.

BIADALO TI BONEANY OF CALIFORIAN, By STAND OD OUR GONEANY OF CALIFORNIAN, WESTERN OFFICENTIONS, INC.

No. E contamné

Assistant Legret on

BOOK 8416 PAGE 261

STATE OF CALIFORNIA)
CITY AND COUNTY OF SAN FRANCISCO)

On this day of _______, in the year of our Lord 1957, before me, ________, a Notary Public in and for said City and County and State, residing therein, duty commissioned and sworn, personally appeared ________, and known to me to be the _________, of Standard Oil Company of California, Western) perations, Inc., and known to me to be the person's who executed the within instrument on behalf of said Standard Oil Company of California, Western perations, Inc., the corporation that executed and whose name is subscribed to the within instrument as the Attorney in Fact of Standard Oil Company of California and acknowledged to me that they subscribed the name of Standard Oil Company of California, Western Operations, Inc., as Attorney in Fact of said Standard Oil Company of California and that said Standard Oil Company of California, Western Operations, Inc., executed the same as such Attorney in Fact.

Notary Public in and for said City and County and State

My Commission Expires:

gan 3.3, 1960.

Fee \$ 165.00

tandens ore

ALAMEDA COUNT ST BAY TITLE INSURANCE COMP

A CORPORATION OF OAKLAND, CALIFORNIA

AND

TITLE INSURANCE AND TRUST COMPANY

A CORPORATION OF LOS ANGELES, CALIFORNIA HEREIN CALLED THE COMPANIES. FOR A VALUABLE CONSIDERATION PAID FOR THIS

POLICY OF TITLE INSURANCE

Do Hereby Insure

CITY OF SAN LEANDRO, a municipal corporation,

together with the persons and corporations included in the definition of "the insured" as set forth in the stipulations of this policy, against loss or damage not exceeding Twenty six thousand four hundred fifty

three and no/100 (26,453.00) which the insured shall sustain by reason of:

dollars.

- 1. Title to the land described in SCHEDULE C being vested, at the date hereof, otherwise than as herein stated; or
- 2. Unmarketability, at the date hereof, of the title to said land of any vestee named herein, unless such unmarketability exists because of defects, liens, encumbrances, or other matters shown or referred to in SCHEDULE B; or
- 3. Any defect in, or lien or encumbrance on, said title, existing at the date hereof, not shown or referred to in SCHEDULE B; or
- 4. Any defect in the execution of any mortgage or deed of trust shown in Schedule B securing an indebtedness, the owner of which is insured by this policy, but only insofar as such defect affects the lien or charge of such mortgage or deed of trust upon said land; or
- 5. Priority, at the date hereof, over any such mortgage or deed of trust, of any lien or encumbrance upon said land, except as shown in SCHEDULE B, such mortgage or deed of trust being shown in the order of its priority in PART TWO of SCHEDULE B;

all subject, however, to SCHEDULES A, B, and C and the STIPULATIONS herein, all of which schedules and stipulations are hereby made a part of this policy.

SCHEDULE A

July 15, 1957 SCHEDULE C is vested in:

o'clock, D. m., the title to the land described in

CITY OF SAN LEANDRO, a municipal corporation.

SCHEDULE B

This policy does not insure against loss by reason of the matters shown or referred to in this Schedule except to the extent that the owner of any mortgage or deed of trust shown in Part Two is expressly insured in Paragraphs numbered 4 and 5 on the first page of this policy.

PART ONE: This part of Schedule B refers to matters which, if any such exist, may affect the title to said land, but which are not shown in this policy:

- 1. Taxes or assessments which are not shown as existing liens by the records of any taxing agency or by the public records; and easements, liens, or encumbrances which are not shown by the public records.
- 2. Rights or claims of persons in possession of said land which are not shown by the public records.
- 3. Any facts, rights, interests, or claims which are not shown by the public records, but which could be ascertained by an inspection of said land, or by making inquiry of persons in possession thereof or by a correct survey.
- 4. Mining claims, reservations in patents, water rights, claims or title to water.
- 5. Any laws, governmental acts or regulations, including but not limited to zoning ordinances, restricting, regulating or prohibiting the occupancy, use or enjoyment of the land or any improvement thereon, or any zoning ordinances prohibiting a reduction in the dimensions or area, or separation in ownership, of any lot or parcel of land; or the effect of any violation of any such restrictions, regulations or prohibitions.

SCHEDULES B (Continued) AND C

PART TWO: This part of SCHEDULE B shows liens, encumbrances, defects and other matters affecting the title to said land or to which said title is subject:

- 1- General and Special County and City taxes for the year 1957-58 now a lien but not yet payable nor determined as to amount.
- 2- Any easement for water course and any changes in the boundary lines from natural causes and by imperceptible degrees.

SCHEDULE C

Description of the land, title to which is insured by this policy:

All that lot of land situated in the City of San Leandro, County of Alameda, State of California, described as follows:

A portion of Lots A & B, Block 1, as said lots and block are shown on that certain Map entitled, "Map of the Town of San Leandro, County Seat of Alameda County," filed February 27, 1855 in Book 1 of Maps, page 19, Records of Alameda County, California, more particularly described as follows:

Commencing at the southeast corner of said Block 1, said corner being also the point of intersection of the northwestern line of Davis Street with the southwestern line of East Fourteenth Street; thence along the northeastern line of said Block 1 and said southwestern line of East Fourteenth Street north 28° 00° 00" west 276.18 feet to the actual point of beginning; thence south 42° 00° 00" west 133.02 feet to the southwestern line of said Lot "B"; thence along the last mentioned line and along the southwestern line of said Lot "A", north 28° 00° 00" west to the northwestern line of said Lot "A"; thence along the last mentioned line north 47° 19° east 54.22 feet to the southwestern line of the parcel of land heretofore conveyed by W. J. Gannon, et al., to the City of San Leandro; thence along the southwestern and southeastern lines of said parcel conveyed to the City of San Leandro, south 28° 00° east 23.16 feet and north 47° 19° east 75 feet to said line of East Fourteenth Street; thence along the last mentioned line south 28° 00° east 61.66 feet, more or less, to the actual point of beginning.

TITLE SERVICES AVAILABLE

AT OFFICES OF

TITLE INSURANCE AND TRUST COMPANY

IN

CALIFORNIA

FRESNO COUNTY
1117 Van Ness Avenue, Fresno
1469 Belmont Avenue, Fresno

INYO-MONO COUNTIES

149 North Edwards Street, Independence

KERN COUNTY 17th and "I" Streets, Bakersfield 1331 Chester Avenue, Bakersfield

LOS ANGELES COUNTY
HOME OFFICE
433 South Spring Street, Los Angeles
126 West Third Street, Los Angeles
145 North Broadway, Los Angeles

ORANGE COUNTY
416 North Main Street, Santa Ana

SAN LUIS OBISPO COUNTY
777 Higuera Street, San Luis Obispo

SANTA BARBARA COUNTY 36 East Figueroa Street, Santa Barbara

TULARE COUNTY
320 West Main Street, Visalia

VENTURA COUNTY
101 South Chestnut Street, Ventura

ALAMEDA COUNTYEAST BAY TITLE INSURANCE COMPANY AND TITLE INSURANCE AND TRUST COMPANY

POLICY OF
TITLE INSURANCE



ALAMEDA COUNTY-EAST BAY
TITLE INSURANCE COMPANY

DATING BACK TO 1861

MAIN OFFICE 1510 WEBSTER STREET OAKLAND, CALIFORNIA

HAYWARD OFFICE 1165 "A" STREET HAYWARD, CALIFORNIA

TITLE SERVICES ALSO AVAILABLE THROUGH ASSOCIATE COMPANIES

IN

CALIFORNIA

IMPERIAL COUNTY
PIONEER TITLE INSURANCE AND TRUST COMPANY
600 Main Street, El Centro

RIVERSIDE COUNTY RIVERSIDE TITLE COMPANY 3940 Main Street, Riverside

SAN BERNARDINO COUNTY
PIONEER TITLE INSURANCE AND TRUST COMPANY
HOME OFFICE
440 Court Street, San Bernardino

SAN DIEGO COUNTY
UNION TITLE INSURANCE AND TRUST COMPANY
1028 Second Avenue, San Diego

NEVADA

CLARK COUNTY
ESMERALDA COUNTY
LINCOLN COUNTY
NYE COUNTY

WHITE PINES COUNTY
PIONEER TITLE INSURANCE AND TRUST COMPANY
125 South Fourth Street, Las Vegas

WASHOE COUNTY
WASHOE COUNTY TITLE INSURANCE COMPANY
27 East First Street, Reno

OREGON (19 Counties)

TITLE AND TRUST COMPANY
321 S. W. Fourth Avenue, Portland

WASHINGTON (24 Counties)

WASHINGTON TITLE INSURANCE COMPANY 803 Second Avenue, Seattle

HARVEY HARSON - OAKLAN

STIPULATIONS

Scope of 1. This policy does not insure against, and the Companies will not be liable Coverage for loss or damage created by or arising out of any of the following: (a) defects, liens, claims, encumbrances, or other matters which result in no pecuniary loss to the insured; (b) defects, liens, encumbrances, or other matters created or occurring subsequent to the date hereof; (c) defects, liens, encumbrances, or other matters created or suffered by the insured claiming such loss or damage; or (d) defects, liens, claims, encumbrances, or other matters existing at the date of this policy and known to the insured claiming such loss or damage, either at the date of this policy or at the date such insured claimant acquired an estate or interest insured by this policy, unless such defect, lien, claim, encumbrance or other matter shall have been disclosed to the Companies in writing prior to the issuance of this policy or appeared at the date of this policy on the public records. Any rights or defenses of the Companies against a named insured shall be equally available against any person or corporation who shall become an insured hereunder as successor of such named insured.

Defense of Actions. 2. The Companies at their own cost shall defend the insured in

Insured shall be equally available against any person or corporation who shall become an insured hereunder as successor of such named insured.

Defense of Actions
Notice of Actions
or Claims to be
Given by the
Insured

Notice of Loss.

3. A statement in writing of any loss or damage for which it is claimed the Companies are liable under this policy shall be furnished to the Companies within sixty days after such loss or damage shall have been ascertained. No action or proceeding for the recovery of any such loss or damage shall be instituted or maintained against the Companies until after full compliance by the insured with all the conditions imposed on the insured by this policy, nor unless commenced within twelve months after receipt by the Companies of such written statement.

Option to Pay,

Settle, or
Compromise Claims

4. The Companies reserve the option to pay, settle, or compromise Claims

against or to pay this policy in full at any time, and payment of the full amount of this policy, together with all accrued costs which the Companies are obligated hereunder to pay, shall terminate all liability of the Companies hereunder, including all obligations of the Companies with respect to any litigation pending and subsequent costs thereof.

Subrogation Upon
Payment or Settlement

5. Whenever the Companies shall have settled a claim under this policy, they shall be subrogated to and be entitled to all rights, securities, and remedies which the insured would have had against any person or property in respect to such claim, had this policy not been issued. If the payment does not cover the loss of the insured, the Companies shall be

subrogated to such rights, securities, and remedies in the proportion which said payment bears to the amount of said loss. In either event the insured shall transfer, or cause to be transferred, to the Companies such rights, securities, and remedies, and shall permit the Companies to use the name of the insured in any transaction or litigation involving such rights, securities, or remedies.

Option to Pay Insured Owner of Indebtedness and Become
Owner of Security

6. The Companies have the right and option, in case any loss is claimed under this policy by an insured owner of an indebtedness secured by mortgage or deed of trust, to pay such insured the indebtedness of the mortgagor or trustor under said mortgage or deed of trust, together with all costs which the Companies are obligated hereunder to pay, in which case the Companies shall be once assign and transfer to the Companies, said mortgage or deed of trust and the indebtedness thereby secured, and such payment shall terminate all liability under this policy to such insured.

Payment of Loss and Costs of Litigation. Indorsement of Payment on Policy litigation carried on by the Companies for the insured, and in litigation carried on by the Companies for the insured, and in litigation carried on by the insured with the written authorization of the Companies, but not otherwise. The liability of the total liability exceed the amount of this policy and said costs. All payments under this policy shall reduce the amount of the insurance pro tanto, and payment of loss or damage to an insured owner of indebtedness shall reduce, to that extent, the liability of the Companies to the insured owner of said land. No payment may be demanded by any insured without producing this policy for indorsement of such payment.

Manner of Payment of Loss under this policy shall be payable, first, to any insured owner of indebtedness secured by mortgage or deed of trust shown in Schedule B, in order of priority therein shown, and if such ownership vests in more than one, payment shall be made ratably as their respective interests may appear, and thereafter any loss shall be payable to the other insured, and if more than one, then to such insured ratably as their respective interests may appear. If there be no such insured owner of indebtedness, any loss shall be payable to the insured, and if more than one, to such insured ratably as their respective interests may appear.

Definition 9. The following terms when used in this policy mean:

of Terms

(a) "named insured": the persons and corporations named as insured
on the first page of this policy;

(b) "the insured": such named insured together with (1) each successor in ownership of any indebtedness secured by any mortgage or deed of trust shown in Schedule B,
the owner of which indebtedness is named herein as an insured, (2) any such owner or
successor in ownership of any such indebtedness who acquires the land described in
Schedule C, or any part thereof, by lawful means in satisfaction of said indebtedness or
any part thereof, (3) any governmental agency or instrumentality acquiring said land
under an insurance contract or guarantee insuring or guaranteeing said indebtedness or
any part thereof, and (4) any person or corporation deriving an estate or interest in said
land as an heir or devisee of a named insured or by reason of the dissolution, merger,
or consolidation of a corporate named insured;
(c) "land": the land described specifically or by reference in Schedule C and improvements affixed thereto which by law constitute real property;
(d) "date": the exact day, hour and minute specified in the first line of Schedule A
(unless the context clearly requires a different meaning);
(e) "taxing agency": the State and each county, city and county, city and district in
which said land or some part thereof is situated that levies taxes or assessments on real
property;

(f) "public records": those public records which under the recording laws impart

property;

(f) "public records": those public records which, under the recording laws, impart constructive notice of matters relating to said land.

Written Indorsement
Required to Change Policy
the Secretary, or an Assistant

10. No provision or condition of this policy can be waived or changed except by writing indorsed hereon or attached hereto signed by the President, a Vice President, Secretary of each of the Companies.

Notices: Where Sent 11. All notices required to be given the Companies and any statement in writing required to be furnished the Companies shall be addressed to them at 1510 Webster Street, Oakland, California.

In Witness Whereof, each of the Companies has caused its corporate name and seal to be hereunto affixed by its duly authorized officers as of the day and hour set forth in SCHEDULE A hereof.

TITLE INSURANCE AND TRUST COMPANY

PRESIDENT

ASSISTANT SECRETARY

ALAMEDA COUNTY-EAST BAY TITLE INSURANCE COMPANY

PRESIDENT

ASSISTANT SECRETARY

OPTION

In consideration of TEN AND NO/10	0=======(\$10,00)						
DOLLARS, the receipt whereof is hereby	acknowledged, I hereby give to						
the CITY OF SAN LEANDRO							
	option of buying, for the full price of THREE AND NO/100 DOLLARS, the						
following described real property situat	ted in the City of San Leandre						
County of Alameda State of Ca	alifornia, and more particularly described						
as follows, to wit:							
	lose this application at any time within						
/							
180_days = from date hereof, and							
	ee, a good and sufficient Grant Deed. On						
the execution of said deed I am to be paid the further sum of TWENTY SIX THOUSAND FOUR HUNDRED FORTY THREE AND NO/100(\$ 26,443.00) DOLLARS, in full payment							
of the purchase price of said real property; but if said option is not closed							
within 180 days	from date hereof, I am to retain the said						
sum of TEN AND NO/100 (\$ 10.00 _) DOLLARS, so paid as							
aforesaid, as liquidated damages. If said Option is closed within the said							
180 days, the amount paid as aforesaid is to be							
applied towards the purchase price. Time is of the essence of this contract.							
Dated this 17 day of April , 1957.							
	STANDARD OIL COMPANY OF CALIFORNIA By STANDARD OIL COMPANY OF CALIFORNIA,						
A C Y	WESTERN OPERATIONS, INC. Its Attorney in Fact						
	- By - St louis aut						
	By 16 Mt ansin						
State of California) ss County of Alameda)	Assistant Secretary						
On this day of	19, before me, the undersigned						
Notary Public, personally appeared							
known to me to be the person described in and whose name subscribed to and who executed the within instrument and acknowledged to me that executed the same.							
	Notary Public in and for said County and						
	My Commission Expires:						

In consideration of _TAM AND MO/INC = = = = = = = = = = = = = = = (\$10.00)

the CITY OF SAM LEADED

Resolution of buying, for the following of the Table of Table Sam Leader of Table Sam Leader of Table of Sam Leader

Table Sam State of California, and more particularly described County of Alareda.

Optionee shall have the right to close this amplication at any time within 150 days = = iron date heroof, and I agree to exemute and deliver to optionee, a to arr one named by Optionee, a good and sufficient dwarf beed. On the exemution of said dead I am to be paid the further sum of Thirt SII MCTSAID FORR HOLDSAID FVART AND HO/100 = 65.003.00. DOLLARS, in rall payment of the purchase and rate for a fact and the condition of the industry of the condition of Third And Ho/100 = ---- (* 10.00) DOLLARS, so paid as aforemand, an ideal damages. If said Conton is direct mithin the said as foremand, and the murchase price. The is of the essence of this contract.

means of Celifornia) as

The state of the s

mobary luming, personally appeared

Committee Alameda

19 , before me, the understened

known to me to be the person described in and whose bace subscribed to and who executed the within instrument and accommleded to me that executed the single

Hotary Fiblic in and for said County and State

My Commission Expares:

A portion of Lots A & B, Block 1, as said lots and block are shown on that certain map entitled, "Map of the Town of San Leandro, County Seat of Alameda County," filed February 27, 1855 in Book 1 of Maps, page 19, Records of Alameda County, California, more particularly described as follows:

Commencing at the southeast corner of said Block 1, said corner being also the point of intersection of the northwestern line of Davis Street with the southwestern line of East Fourteenth Street; thence along the northeastern line of said Block 1 and said southwestern line of East Fourteenth Street north 280 001 00" west 276.18 feet to the actual point of beginning; thence south 420 00'00" west 133,02 feet to the southwestern line of said Lot "B"; thence along the last mentioned line and along the southwestern line of said Lot "A", north 28° 00' 00" west to the northwestern line of said Lot "A"; thence along the last mentioned line north 47° 19' east 54.22 feet to the southwestern line of the parcel of land heretofore conveyed by W. J. Gannon, et al, to the City of San Leandro; thence along the southwestern and southeastern line of said parcel conveyed to the City of San Leandro, south 280 001 east 23,16 feet and north 47° 19' east 75 feet to said line of East Fourteenth Street; thence along the last mentioned line south 28° 001 east 61.66 feet, more or less, to the actual point of beginning.

It is understood and agreed the optionee will pay for all construction costs of the new street, curbs and gutters. Optionee will also pay pro-rations of taxes and street lighting assessment of the portion described herein. Optionee will allow one curb cut access at the westerly end of the part herein described.

property

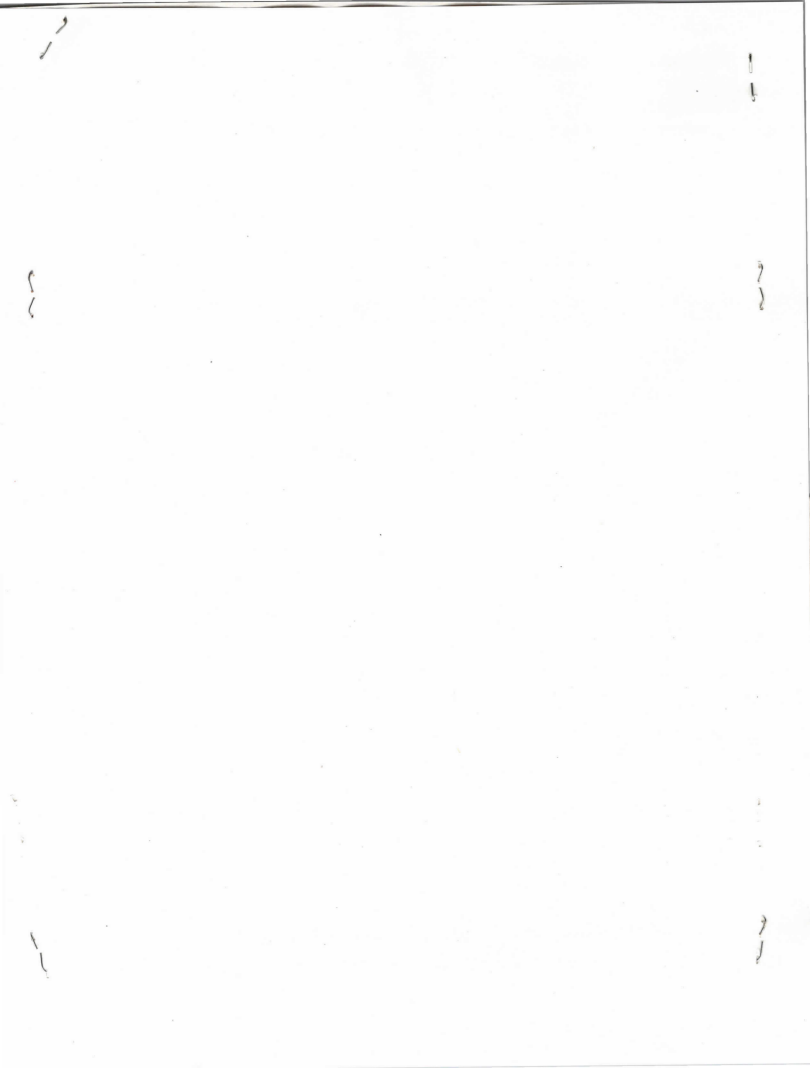
STATE OF CALIFORNIA
CITY AND COUNTY OF SAN FRANCISCO)

On this day of ______, in the year of our Lord 1957, before me, ______, a Notary Public in and for said City and County and State, residing therein, duly commissioned and sworn, personally appeared ________ of Standard Oil Company of California, Western Operations, Inc., and known to me to be the person, who executed the within instrument on behalf of said Standard Oil Company of California, Western Operations, Inc., the corporation that executed and whose name is subscribed to the within instrument as the Attorney in Fact of Standard Oil Company of California and acknowledged to me that the subscribed the name of Standard Oil Company of California thereto as principal and the name of Standard Oil Company of California, Western Operations, Inc., as Attorney in Fact of said Standard Oil Company of California and that said Standard Oil Company of California, Western Operations, Inc., executed the same as such Attorney in Fact.

Notary Public in and for said City and County and State

My Commission Expires:

gan 23, 1960.



31/666

Deputy Finance Officer mosmiot .t .t.

fern fraga Long

Our Warrant, 8671.34, 1s attached.

of \$671.34. system on East lith Street and Washington Avenue in the amount ment for the construction of a high intensity street lighting -assess teetie of the cost of the street assessthe persons entitled thereto, in addition to the \$26,653.00 clear of all encumbrances, you are authorized to deliver to indicating title vested in the City of San Leandro free and When deed is recorded and policy for title insurance is been

outh I' Ibel. For purposes of simplification, taxes are to be pro-rated as of

tions of June 27.

These instructions are to be amended as follows:

Please refer to your escrow No. 566227 and my letter of instruc-

:nemelineD

Oakland, California ISIO Webster Street Alameda County-East Bay Title Insurance Co.

1997 S. 1957

Jalo 2, 1957

Alameda County-Last Day Title Insurance Co. 1530 Webster Dtroot Oakland, Galifornia

dentlemen:

Please refer to your eseroe No. Shees? and my letter of instruc-

Those instructions are to be exceded as follows:

for purposes of eleptification, takes are to be pro-rated as of July 1, 1957.

when deed is recorded and policy for title insurance is issued indicating title vested in the City of the Leancho free and slear of all encombrances, yes are duthorized to deliver to the persons entitled thereto, in addition to the 20,453.00 purchase price, the pro-rots of the post of the atreet sames—cost or the construction of a bigh intensity street lighting applied on East light street and Teahington Avenue in the amount of 2572.34.

Our Marriant, 5671.36, is attached.

Yery truly yours,

d. d. Johnson Depuby Finance Officer

191/18

CC - Carden Riordan Burbank

AM69798

IN THE CITY COUNCIL OF THE CITY OF SAN LEANDRO

RESOLUTION NO. 3285 C.M.S.

RESOLUTION ACCEPTING DEED (Standard Oil Company)

546227

Whereas, there has been presented to this City Council a certain Deed dated May 31, 1957 to a parcel of land more fully described in said Deed to the same executed by Standard Oil Company of California, a Delaware corporation, to the City of San Leandro, a municipal corporation, and which conveys to said City of San Leandro said parcel of land.

Now, therefore, the City Council of the City of San Leandro does RESOLVE as follows:

That said Deed and the land therein described be and the same hereby is accepted by said City of San Leandro.

Introduced by Councilman and passed and adopted this 24th day of June, 1957, by the following called vote:

Ayess	Councilmen:	Dellini,	Prezier,	0111,	Maltester, S Endek	(6))
Noes:	Councilmen:	None				(0))
Absents	Councilmen:	Kent				(1)	

Mayor of the City of San Leandro

Attest:

I, the undersigned, H. H. Burbank, City Clark of the City of East Leaning, hereby certify the foregoing to be a full, true and correct copy of Resolution No. 3285 C.M.S. adopted at a meeting of seid City Connect on June 24, 1957, at San Leandre, California # Durban

ity Clerk 6/20/57/ah

332

IN THE CAMP COUNCIL OF SHE CLIF OF SAN LIAMORO

INC. TO ME

(Standard Of Prompany)

Mental dated May 34, at 1 th a part of the land more sturnly described insold Deed to the same executed by Stendard will Company of Cairtonnia, a Delaware companyion, to the City of San Leandro, a municipal corporation, and which conveys to said City of San Leandro said parcel of land.

Mowy that Coas, the City Counciller the City of San Leaniro enes

That said need and the land therein described on and the seas here-

Into Mace the Councille of the Collection and passed of adopted this plan day of large 1952 and passed of the adopted this plan day of large 1952 and passed of the adopted this plan day of large 1952 and passed of the adopted this plan day of the a

Foes: Commitment men

Thomas of the city of San Lachdro

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