

5. (Agreement for Easement No. 415 - Standard Oil Company of California - Rio Vista) Upon being informed that no changes in the allotment to State lands resulted from the 20th, 21st, 22nd and 23rd Revisions (Pool Basis) under State Agreement for Easement No. 415, Rio Vista, upon motion duly made and unanimously carried, a resolution was adopted approving the 24th Revision (Pool Basis) effective as of 8:00 A.M., May 14, 1947, giving the State a percentage of gas allotment from the Rio Vista Field as follows:

<u>Pool</u>	<u>Interpool Relationship</u>	<u>Total Participating Area</u>	<u>Estimated Productive Area of State Lands</u>	<u>Allotment to State Lands</u>
East Emigh	0.2253%	3,262.55 Acres	17.30 Acres	0.5303%
West Emigh	5.7139%	17,715.99 Acres	1,918.52 Acres	10.8293%
West Hamilton	60.1087%	9,117.83 Acres	1,211.61 Acres	13.2883%
East Midland	23.1208%	4,788.88 Acres	42.43 Acres	6.8860%
Anderson A-6	10.8313%	156.46 Acres	0	0
	<u>100.0000%</u>			

6. (Tideland Litigation) The Commission was informed that a policy determination was desirable with respect to the issuance of commercial leases on the Pacific Ocean where there were applications pending; for example, at Crescent City, Trinidad Head, etc.

Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Executive Officer to proceed with negotiations with respect to any application for a commercial lease on State tide and submerged lands, taking into consideration the "status quo" stipulation in the case of the United States of America vs. State of California relative to the tideland litigation. Any rental under said leases to be issued is to be determined in accordance with the established policy of the Commission for the rental of tide and submerged lands for commercial and industrial purposes.

7. (Application for Permission to Install Equipment - Solano County - Clifford E. Hewitt - Lease No. P.R.C. 218) The Commission was informed that an application had been received from Mr. Clifford E. Hewitt, lessee under State tide and submerged land Lease No. P.R.C. 218, for permission to have installed on the leased land by General Petroleum Corporation under a conditional sales contract with said company, certain petroleum products dispensing equipment, subject to the right of General Petroleum Corporation to remove said equipment should it become necessary.

Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Executive Officer to grant permission to Mr. Clifford E. Hewitt, lessee under State tide and submerged land Lease No. P.R.C. 218, to allow General Petroleum Corporation to install on the premises leased thereunder, certain petroleum products dispensing equipment and to permit said company to remove the equipment if and when such removal becomes necessary.