

of the said allotment and, further subject to the extent to August 1, 1943, or the time within which formal objection may be made to the 11th to 32nd revisions, inclusive, of the State's percentage allotment, provided the Commission shall receive a waiver from the Standard Oil Company extending the fifteen day requirement in paragraph 4 of Exhibit "A" of the agreement in which the State can make objection to the revision, such waiver to allow the State sixty days within which to review, accept, or reject, said revision after submission of the basic aerial mosaic map. (Easement No. 415, Rio Vista)

6. Upon motion duly made and carried, a resolution was adopted in connection with Agreement for Easement No. 415, Rio Vista, approving the drilling of Rio Vista "State" No. 4 well from surface location as follows:

Approximately 511' South and 2635' East of the Northwest corner of projected Section 12, T. 3 N., R. 2 E., M.D.M.,

which well it is contemplated would bottom approximately 2900' in the southeasterly direction (South 74° E. from the surface location). (Easement No. 415, Rio Vista)

7. Upon motion duly made and carried, a resolution was adopted approving the allowance of dehydration deduction under State Oil and Gas Lease No. 52, Rincon, from and after this date only. (Lease No. 52, Chap. 303-1921)

8. Upon motion duly made and carried, a resolution was adopted confirming the permission heretofore given by the Executive Officer to the Honolulu Oil Corporation for the removal of decking stringers and caps from the outer 220 feet of the pier serving abandoned Well No. 90-8 at Elwood. (Lease No. 90, Chap. 303-1921)

9. Upon motion duly made and carried, a resolution was adopted authorizing the Executive Officer to enter into a contract with Jack Bayer, 28 Chestnut Avenue, Santa Cruz, for the removal from tideland of the concrete ship at Seacliff, Santa Cruz County, at no cost to the State provided Mr. Bayer files a corporate surety bond for faithful performance in the amount of \$15,000.00 and the sum of \$1.00 to be paid to the State of California. (Special Data)

10. A report was made that Opinion No. NS4656 had been received from the Attorney General with reference to the jurisdiction of tide and submerged lands in San Diego Bay and Eureka Harbor. After some discussion, this matter was deferred for future consideration of the Commission. (Opinion file)

11. Upon being informed by the Executive Officer that the abandonment of oil wells on cancelled Lease No. 16 at Summerland was completed a few days subsequent to the contract completion date of March 9, the Commission, upon motion duly made and carried, approved the release of the surety bond of the Contractor, Russell L. Williams, at such time as the Division of Oil and Gas officially approves the abandonment of said wells. (Lease No. 16, Chap. 303-1921)