14. Upon motion of Lieutenant Governor Houser, seconded by Chairman Hassler and unanimously carried, the State Lands Commission adopted a definite policy of refusing to convey any State Lands without reserving to the State all the mineral rights therein. It was further resolved that this action be made known to all departments and divisions of the Government of the State of California including the University of California, and that the suggestion be made to each department and division and the University of California that they take similar action and reserve to the State, all minerals, oil and gas whenever such department or division conveys or otherwise disposes of property under its jurisdiction.

15. Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Executive Officer to immediately proceed and with full authority to completely direct the installation of a master index record of all State lands. This long range program of master indexing will be installed under the complete authority of the Executive Officer in order to replace the present out-moded and inadequate land record system.

16. Upon motion duly made and unanimously carried, a resolution was ad opted authorizing the Executive Officer to make a charge for all information or inquiry directed to the Commission's Offices relative to the status of State Lands. Such charges shall be in accordance with Section 6214 of the Public Resources Code. The Executive Officer was further authorized and directed to forward a letter to all title and abstract companies in the State of California citing the provisions of the code and notifying that on and after November 15, 1943, charges would be made for requests for such information.

There being no further business to come before the Commission, the meeting was adjourned.

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