



1911 Act and Public Resources Code procedure for new leases, competitive. Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Acting Executive Officer to publish a rotice of intention to receive bids for a right of way lease for the purpose of extraction of minerals from Owens Lake. Said notice to recite that the Commission reserves the right to reject any and all bids, and that no bids will be accepted of less than a minimum of fifty cents per ton for all minerals extracted under any lease entered into pursuant to said notice.

14. (Owens Lake Litigation - Request for Deficiency Appropriation) The Commission was informed that a letter had been received from the Attorney General advising that he had incurred for the prosecution of the Paople of the State of California vs. City of Los Angeles (Owens Lake Litigation) a deficiency in the amount of \$30,000.00 over the \$52,000.00 heretofore provided by the Commission. The Attorney General anticipates that an additional sum of \$20,000.00 over this deficiency will be required to complete the prosecution of this case. Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Acting Executive Officer to request the Director of Finance to approve a deficiency allotment of \$50,000.00, should the Director determine that such an additional sum is necessary.

15. (Survey of Tide and Submerged Lend Values for Rental Determination) A brief discussion was held with regard to determination of a method for fair and equitable rental to be charged on tide and submerged lands. Upon motion duly made and unanimously cerried, a recolution was adopted deferring formal action pending submission of a further report by the Acting Executive Officer as to equitable rates to be applied to appraisals for rontal determination.

16. (Proposed Oil Development on Tide on: Submarged Londs in the City of Long Beach Adjacent to Orange County Line) After the appearance of three members of the City Council of Long Beach, together with Mayor Herbert E. Lowis, City Manager Samuel Vickers, and Deputy City Attorney Nowland M. Reid, before the Commission to discuss a mutually satisfactory plan for oil development of tide and submorged lards adjacent to Alamites Bay, request was made that the City of Long Beach submit the proposed plan in writing to the Commission. Upon motion duly made and unaninously carried, a resolution was adopted authorizing the Acting Executive Officer, upon receipt of the Long Beach Plan, to request an opinion from the Attorney General as to the rights of the State in connection with the legal problems involved in such development.

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