3. That the State Lands Division do not interest itself in the findings of the exploration operations until such time as existing law is amended to permit development of the tide and submerged lands for oil and gas through offshore structures.

Upon motion duly made and unanimously carried, a resolution was adopted rejecting Item No. 1 and deferring action on Items 2 and 3 until the question of the ownership of the tidelands is settled by Congress.

7. (Request for Deferment of Drilling Requirements, Hamilton and Sherman et. al., Oil and Cas Lease No. P.R.C. 91, Huntington Beach) The Commission was informed that a request has been received from H.R. Hamilton, et. al., lessee under State Oil and Gas Lease No. P.R.C. 91, Huntington Beach, for a further extension of deferment of drilling requirements under said oil and gas lease, as granted by the State Lands Commission on August 19, 1918, for a period of ninety days from and after August 13, 1918. Under the policy approved on June 28, 1947 providing for the deferring of any drilling requirements under the terms of any State oil and gas lease on tide and submerged lands, upon the request of the lessee, until such time as the status and equity of such requirements have been clarified.

Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Executive Officer to grant a further deferment of any drilling requirements as stated in oil and gas Lease No. P.R.C. 91, as modified for a period of ninety days from and after November 11, 1948. The grant of the deferment is to be subject to the right of the State at any time to serve notice upon the lessee to either resume development under the lease or to quitclaim all undeveloped areas.

8. (Revision 36 - Pool Basis - Agreement for Easement No. 415 - Standard Oil Company of California - Rio Vista) The Commission was informed that the data for the 36th Revision (Pool basis) to the State's allotment of lands under Agreement for Easement No. 415 submitted for approval in accordance with said Agreement for Easement by the Standard Oil Company of California have been reviewed. These revisions affect the productive limits lines of the East Emigh, West Emigh, West Hamilton, and Anderson A-6 established pools. The computations have been found to be correct and the revisions are reasonable as shown by all data available relative to the productive limits of these pools. Comparison of the proposed revised allotment to the State lands under agreement for Easement No. 415 and the data through the 35th revision is as follows:

Pool	Total Participating Area (Acres)	Estimated Productive Area of State Lands (Acres)	Allotment to State Lands (36th Revision)	Allotment to State Lands (35th Revision)
East Emigh	2,726,90	12.39	0.4544%	0.5131\$
West Emigh	17,120.56	1,834,19	10.7134	10.6796
East Midland	4,767.88	42.43	0.8899	0.8899
West Hamilton	9,283.38	1,184.54	12.7598	12.,7703
Anderson A-6	103.77	0	0	0

Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Executive Officer to approve the 36th revision (Pool Basis) to the State's allotment of productive lands, as presented by the Standard Oil Company of California on September 20, 1948 pursuant to Agreement for Easement No. 415.