A meeting of the State Lands Commission was held in Room 306 State Capitol, Sacramento on March 4, 1947 at 10:00 A.M.

Present: Honorable James S. Dean, Chairman Honorable Goodwin J. Knight, Member Honorable Th mas H. Kuchel, Member.

- 1. Upon motion duly made and unanimously carried, the minutes of the meeting of the State Lands Commission held in Sacramento on January 8, 1947 were approved and confirmed as submitted.
- 2. Upon motion duly made and unanimously carried, the matter of a date for the next meeting of the Commission was deferred for later determination.
- E. (Agreement for Easement No. 415 Standard Oil Company of California Rio-Vista) Upon motion duly made and unanimously carried, a resolution was adopted approving the 17th Revision of the State's acreage and gas allotment under Agreement for Easement No. 415 Rio Vista (Ratable Taking Plan) effective retroactive to 8 a. m. October 16, 1946, Siving the State an estimated productive area of 1211.61 acres in the West Hamilton Pool with a percentage of gas allotment of 13.0986 per cent.
- 4. (Amendment to Assignment of Oil and Gas Lease No. P.R.C. 91) Upon motion duly made and unamimously carried, a resolution was adopted approving an amendment to partial assignment of State Oil and Gas Lease No. P.R.C. 91 dated December 9, 1943, wherein the ownership of "State" 14-2 now known as "State" 25 is assigned to the Huntington State Company by Hamilton and Sherman, Operators. In connection with the amendment to partial assignment, the Commission also approved the letter agreement dated December 4, 1946 between H.R. Hamilton, et al., and the Huntington State Company which transferred to the Huntington State Company the bore hole of "State" 16-2 within State Oil and Gas Lease No. P.R.C. 91.
- 5. (Technical Defruit in Drilling Performance Under Oil Leases) The Commission was informed that defaults under the terms and conditions of the leases listed below continue to exist for the reason that the respective lessess continue to experience difficulties in obtaining the requisite easing and drill pipe; and in some instances, are restricted from conducting further operations because of anti-drilling ordinances within certain cities of the sixth class.