Decision No. 18994

BEFORE THE RAIDROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of) CALIFORNIA OREGON POWER COMPANY for) permission to construct and maintain) a spur track crossing at grade over) the Thrall-Copeo county road, County) of Siskiyou, State of California.

Application No. 10,371.

BY THE CONLISSION:

ORDER

The California Oregon Fower Company, a corporation, filed the above entitled application with this Commission on the 9th day of August, 1924, asking for authority to construct a spur track at grade across Thrall-Copeo County Road in the County of Siskiyou, State of California, as hereinafter set forth. The necessary franchise or permit has been granted by the Board of Supervisors of said County for the construction of said crossing at grade, and it appears to this Commission that the present proceeding is not one in which a public hearing is necessary; that it is neither reasonable nor practicable at this time to provide a separated grade crossing at the point mentioned in this application, or to avoid a grade crossing with said County Road, and that this application should be granted subject to the conditions hereinafter specified,

THEREFORE, IT IS HEREBY ORDERED, that permission and authority be and it is horeby granted to The California Oregon Power Company to construct a spur track at grade across Thrall-Copco County Road, in the County of Siskiyou, State of California, as shown by the map (F-3453) attached to the application: said crossing to be constructed subject to the following conditions, Viz:-

(1) The entire expense of constructing the crossing, together with the cost of its maintenance thereafter in good and first-

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class condition for the safe and convenient use of the public, shall be borne by applicant.

(2) Said crossing shall be constructed of a width and type of construction to conform to that portion of said county road now graded, with the top of rails fluch with the pavement, and with grades of approach not exceeding four (4) per cent: shall be protected by a suitable crossing sign, and shall in every way be made safe for the passage thereover of vehicles and other road traffic.

(3) Applicant shall, within thirty (30) days thereafter, notify this Commission, in writing, of the completion of the installation of said crossing.

(4) If said crossing shall not have been installed within one year from the date of this order, the authorization herein granted shall then lapse and become void, unless further time is granted by subsequent order.

(5) The Commission reserves the right to make such further orders relative to the location, construction, operation, maintenance and protection of said crossing as to it may seem right and proper, and to revoke its permission if, in its judgment, the public convenience and necessity demand such action.

This order shall become offective three (3) days after the making thereof.

Dated at San Francisco, California, this _____day of August, 1924.

min M. Commissioners

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