

Decision No. 17982.

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

In the Matter of the Application of THE ATCHISON, TOPEKA AND SANTA FE RAILWAY COMPANY, a corporation, for approval of agreement between applicant and San Diego and Arizona Railway Company covering the joint use of trackage and facilities at San Diego, California.

Application No. 13343

ORIGINAL

BY THE COMMISSION:

O R D E R

The Atchison, Topeka and Santa Fe Railway Company and San Diego and Arizona Railway Company have applied to this Commission for approval of a certain agreement, dated September 1st, 1925, entered into between said companies, certified copy of which is attached to the application. Under the terms of the agreement the San Diego and Arizona Railway Company is permitted to operate jointly, certain trackage of The Atchison, Topeka and Santa Fe Railway Company from a point near Columbia Street, about six blocks south of the Santa Fe Depot, to "A" Street, about two blocks north of the Santa Fe Depot; also to use jointly the passenger station facilities of The Atchison, Topeka and Santa Fe Railway Company at San Diego. Similar agreements covering joint use of certain of these tracks and the depot facilities of The Atchison, Topeka and Santa Fe Railway Company at San Diego have been approved by the Commission in Decision No. 3483, dated June 30th, 1916, (Application No. 2386) and in Decision No. 7217, dated March, 1920, (Application No. 5329). The two principal differences between the agreement presented for approval in this proceeding and those heretofore

approved by this Commission lie in the length of main line track to be used jointly and in the monthly rental to be charged for the joint use of all the facilities. The monthly rental of facilities is higher in the instant agreement than in the two previously approved.

It appears to the Commission that the agreement is just and reasonable and not against the public interest; that this is not a matter in which a public hearing is necessary and that the application should be granted and the said agreement approved, therefore

IT IS HEREBY ORDERED that the above named applicants be and the same hereby are granted authority to carry into effect the agreement attached to the application and which is hereby approved to become effective February 1st, 1927.

The approval of the above agreement supersedes that given to the agreement covered by Decision No. 7217.

Dated at San Francisco, California, this 8th day of February 1927.

Edward
H. B. Bourdige
C. Shaver
Leon Whitell
Thomas J. Rauten
 Commissioners.