WHG-LM

Decision No. 24003

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 authority to extend its passing) track at Muroc, in the County of) Kern, State of California, across) County Road at Crossing No. 2-798.2.)

APPLICATION NO. 17603

BY THE COMMISSION.



The Atchison, Topeka and Santa Fe Railway Company, a corporation, on August 14, 1931, applied for authority to construct its passing track at grade across a county road in the vicinity of Muroc, County of Kern, State of California. The necessary franchise or permit (Exhibit "B") has been granted by the Board of Supervisors of said County, for the construction of said crossing at grade. It appearing that a public hearing is not necessary herein; that it is neither reasonable nor practicable at this time to provide a grade separation or to avoid a grade crossing at the point mentioned and that the application should be granted, subject to certain conditions,

IT IS HEREBY ORDERED that The Atchison, Topeka and Santa Fe Railway Company is hereby authorized to construct its passing track at grade across a county road in the County of Kern, State of California, at the location more particularly described in the application and as shown by the map (Division Engineer's Drawing No. 22-2663) attached thereto, subject to the following conditions:

- (1) The above crossing of County Road shall be identified as a portion of Crossing No. 2-798.2.
- (2) The entire expense of constructing and thereafter maintaining the crossing in good and first-class condition for safe and convenient use of the public, shall be borne by applicant.

- (3) Said crossing shall be constructed equal or superior to the type shown as Standard No. 2, in our General Order No. 72, and shall be constructed of a width to conform to that portion of said road now graded, with the tops of rails at same elevation as main line rails and flush with the roadway and with grades of approach not exceeding four (4) per cent, and shall be protected by Standard No. 1 crossing signs. as specified in our General Order No. 75.
- (4) Applicant shall, within thirty (30) days thereafter, notify this Commission, in writing, of the completion of the installation of said crossing, and of its compliance with the conditions hereof.
- (5) The authorization herein granted shall lapse and become void if not exercised within one (1) year from the date hereof, unless further time is granted by subsequent order.
- (6) 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, public convenience, and necessity demand such action.

The authority herein granted shall become effective on the date hereof.

Dated at San Francisco, California, this $\frac{3}{n}$ day of $\frac{\alpha_{mn}}{\alpha_{mn}}$, 1931.

Commissioners.