Decision No. 49248

ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the matter of application of SCUTHERN PACIFIC COMPANY for an order authorizing the construction at grade of industrial spur track across Massachusetts Avenue at Riverside Junction, County of Riverside, State of California.

Application No. 34768

ORDER

Southern Pacific Company is authorized to construct a spur track at grade across Massachusetts Avenue in the City of Riverside, Riverside County, at the location described in the application, to be identified as Crossing No. BJ-545.0-c.

Applicant shall bear the entire construction and maintenance expense. Construction shall be equal or superior to Standard No. 2 of General Order No. 72, without superelevation, and of a width to conform to the portion of the street now graded, with tops of rails flush with roadway and with grades of approach not exceeding two per cent. Protection shall be by two Standard No. 1 crossing signs (General Order No. 75-E).

Within thirty days after completion pursuant to this order, applicant shall so advise the Commission in writing. This authorization shall become void if not exercised within one year, unless time be extended, or if above conditions are

not complied with. Authorization may be revoked or modified if public convenience, necessity, or safety so require.

The industry to be served has declared that rail shipments of machinery are required in construction of its plant at as early a date as possible and applicant has requested that the order be made effective on its date. For this reason the effective date of this order shall be the date hereof.

day of Ablahur, 1953.