msORIGINAL <u> 50699</u> Decision No.____ BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA In the matter of application of SOUTHERN PACIFIC COMPANY for an order authorizing the construction) at grade of an industrial spur (Application No. 35859 track across Evelyn Avenue in the) City of Mountain View, County of Santa Clara, State of California. <u>ORDER</u> Southern Pacific Company is authorized to construct a spur track at grade across Evelyn Avenue in the City of Mountain View, Santa Clara County, at the location described in the application, to be identified as Crossing No. E-37.3-C. Construction of said crossing 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 avenue now graded, with tops of rails flush with the roadway and with grades of approach not exceeding one percent. Protection shall be by two Standard No. 1 crossing signs (General Order No. 75-B) reflectorized with reflex-reflective sheet material. Applicant shall bear entire construction and maintenance expense. 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 applicant has stated that the industry to be served by the proposed track requests that the track be installed as soon - l -

as possible to serve its urgent requirements.

Consequently the effective date of this order shall be the date hereof.

touto lutteremen.