

Scale: - 3/4 = 1'-0"

EXMISIT B S.P. & S. Ex. TYPICAL TRACK SECTION IN PAVED STREET. Office of Chief Engineer Partland, Ore.

93308 t, Ċ es. Note: Elevation of tracks at street property lines to be some as at center line of street N EXHIBIT'A 7. APPROVED DEC 27 1950 Grinnell T-80-33 12-14-50

An Ordinance granting a revocable permit to Spokane, Portland & Seattle Railway Company, c/o E. B. Stanton, American Bank Building, Portland 5, Oregon, its successors, lessess and assigns, to construct, equip, maintain and operate an industry spur track of standard gauge across N.W. 29th Avenue between N.W. Yeon Avenue and N.W. Industrial Street, and declaring an emergency.

The City of Portland does ordain as follows:

Section 1. That a revocable permit is hereby granted to Spokane, Portland & Seattle Railway Company, its successors, lessees and assigns, (hereinafter referred to as the grantee) to construct, equip, maintain and operate an industry spur track of standard gauge across N.W. 29th Avenue between N.W. Yeon Avenue and N.W. Industrial Street and approximately 460 feet south of the southerly line of N.W. Yeon Avenue in the City of Portland, Multnowsh County, Oregon, the center line of said spur track insofar as it will be located within street area being more particularly described as follows:

Beginning at a point on the west line of N.W. 29th Avenue that is S 0° 52° W. 122.10 feet from the north-westerly projection of the south line of John B. Yeon property: thence on the arc of a curve to the right having a radius of 180 feet and whose chord bears N. 65° 22° E. 90.19 feet, a distance of 91.1 feet to a point on the east line of said N.W. 29th Avenue, said point being S 0° 52° W. 46.5 feet from a monument on the south line of said John B. Yeon property.

and as shown on the attached plan marked "Exhibit A" and hereby made a part of this ordinance.

Section 2. The grantee shall file in quadruplicate with the City Engineer complete plans showing the exact location within the street lines of all proposed work and no work hereunder shall be done until the City Engineer shall have approved same, one of the copies of the plan so to be approved to be returned to the said grantee. All work shall be done in a good and substantial manner and to the satisfaction of the City Engineer.

Section 3. This permit is conditioned that the grantee will at its own cost and expense during the exercise of the privileges hereby granted pave, repave, repair or otherwise improve, maintain and adjust in like manner or as directed by the City Engineer any part or parts of the roadway and sidewalk area as well as catchbasins, inlets, under-

ground construction, and any other construction within the street lines which by the reason of the laying of the abovementioned track shall in the opinion of the City Engineer require repairs, adjustments or construction. The grantee shall pay to the City any additional costs of construction, reconstruction, altering, repairing or maintaining any municipal utility now existing or which may hereafter be built caused by the construction and maintenance of said apur track and appurtenances, the equitable amount of such costs to be determined by the City Engineer.

The grantee shall fill in to the established grade, plank, pave, repave, reconstruct, or otherwise improve, or repair, and keep in good condition from time to time whenever and in the manner directed by the City of Portland, those portions of the street between the rails of the above-mentioned track, and those portions outside of the rails extending to the ends of crossies, provided, that in no case shall the portion outside of the rails be less than one (1') foot in width, measured from the outside of the rail.

Section 4. This permit is granted upon the condition that the grantee shall allow any other company, including any municipal belt line or commercial railroad that may hereafter be authorized, operated or maintained by the City of Portland, and including railroad companies operating engines, locomotives or cars by electrical current, steam or mas power, to use in common with the grantee the track herein authorized to be laid, upon obtaining the consent of the Council of the City of Portland expressed by ordinance or by the people by the initiative, each user paying a proper and equitable proportion of the cost of construction and repair of the tracks so used jointly.

Section 5. This permit so granted to the said Spokane, Portland & Seattle Railway Company, its successors, lesses, and assigns, by this ordinance shall not in any manner interfere with or prevent the City of Portland from granting permits or franchises to other corporations or individuals for the construction of other tracks crossing the tracks which may be constructed under this ordinance, and for the maintenance and operation of said other tracks.

Section 6. The grantee shall pay all the costs of moving the existing poles, wires or conduits belonging to utility companies now located in the area to be openpied by the said spur track and before any work is done under this permit the grantee shall come to an agreement with any such utility companies about the removal of said poles, wires or conduits.

Section 7. The permit hereby granted is revocable at any time at the pleasure of the Council of the City of Portland, and no expenditure of money thereunder, or lapse of time, or other act or thing shall operate as an estoppel against the City of Portland or be held to give the grantee any vested or other rights. Upon revocation of this permit by the Council, the grantee shall within thirty (30) days remove all tracks and appurtenances constructed under said permit, and shall put those portions of the streets affected by such removal in a condition as good as are the adjoining portions of said street at the time of removal; all work to be done as directed by and to the satisfaction of the City Engineer.

Section 8. This ordinance shall not exempt the grantee from taking out licenses or permits required by any existing ordinances for any operation or construction carried on under the permit hereby granted.

Section 9. The permit hereby granted shall not become effective until there is filed by the grantee with the City Auditor a document satisfactory to the City Attorney accepting the terms and conditions hereof.

Section 10. The grantee, its successors, lessees and assigns, hereby agrees and covenants to indemnify and save harmless the City of Portland, its officers and employees, against all damages, costs and expenses whatsoever to which it or they may be subject in consequence of any act or neglect of said grantee, its successors, lessees or assigns, its agents or servants, in any manner arising from the rights and privileges hereby permitted.

Section 11. Inasmuch as this ordinance is necessary for the immediate preservation of the public health, prace and safety of the City of Portland in this: In order that the grantee may have a permit covering operations on the said spur truck without undue delay; therefore, an emergency is hereby declared to exist and this ordinance shall be in force and effect from and after its passage by the Council.

Passed by the Council, JAN 4 1951

Attest:

Auditor of the City of Portland

Calendar	No.	

Calendar	No.
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93303

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Title

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THURSDAY

Filed	JAN	<u>.8</u>	1959	
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Till Sibson. Auditor of the CITY OF PORTLAND ROB'T L. McCOY

Ву..... Deputy

INTRODUCED BY

Fred L. Peterson

	DRAWN	BY
	GJL chv	
Date	December 2	7, 1950

NOTE	D BY THE COMMISSIONER
Affairs	
Finance	
Safety	
Utilities	F.L.P.
Works	

City Attorney			
City Attomey			

NOTED FOR CITY AUDITOR	
RSI	

	APPROVED
Date	
Ву	
	Chief Civil Engineer
Date	12-27-50
Ву	L. G. Apperson City Engineer
	City Engineer

FOUR-FIFTHS CALENDAR		
Bean		
Bennett		
Bowes		
Peterson		
Lee		

THE COMMISSIONERS VOTED AS FOLLOWS:

Yeas

Bean

Bennett

Bowes

Peterson

Lee

Nays