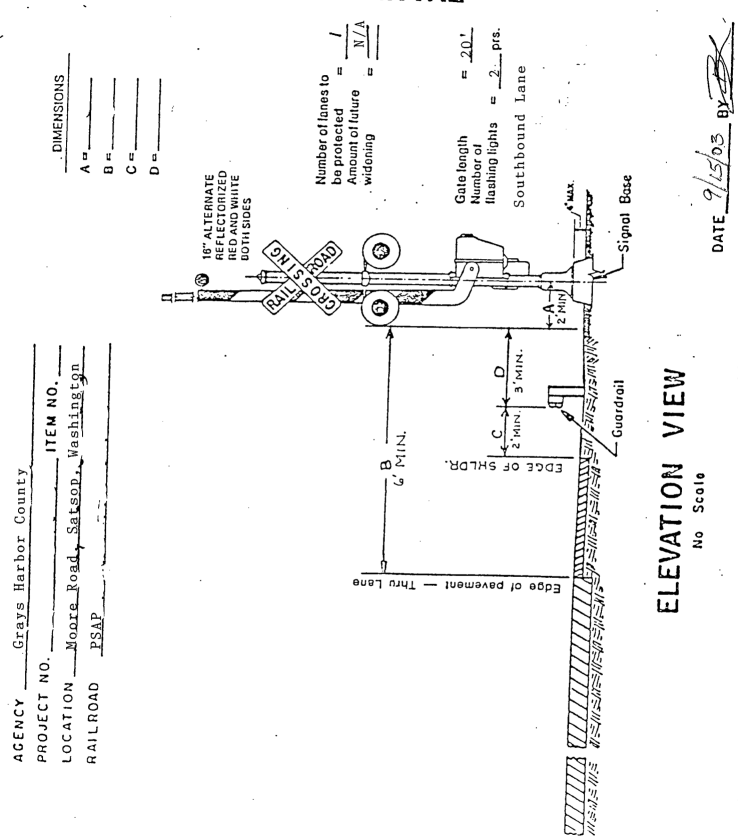
/	BEFO	RE THE WASHING . ON UT	ILITIES AND TRANSPORT. ON COMMISSION								
			No								
	Ρι	nget Sound & Pacific RR Petitioner	PETITION STATE A	KECORDS							
	Gr	VS. Cays Harbor County	W.U.T.C. Crossing No. 40 E 51.5€ =	MANA							
		Respondent	D.O.T. Crossing No. 0966487								
Appli order	cation (chec	is hereby made to the Wash k one or more of the followir	nington Utilities and Transportation Commission for a	an							
	direc	ting the(construction-recon	of a grade crossing;								
V	direc than	ting installation of automatic crossbucks) at a new crossi	grade crossing signal or other warning device (otheng;	∍r							
	direc	directing of warning devices at an existing crossings; (replacement-change-upgrade)									
		ating funds from the "grade o of active wa aintenance)	crossing protective fund" for irning devices; (installation and/or								
\sqrt	authorizing the construction of the project, funding to be pursuant to the Intermodal Surface Transportation Efficiency Act (ISTEA) in cooperation with the Washington State Department of Transportation Local Programs Division;										
at the seeks	railroa the re	ad grade crossing identified lief specified above by (che	above and described in this petition. This applicatio ck one of the following)	'n							
		hearing and order									
$\begin{bmatrix} \chi \end{bmatrix}$ Yes	[] No	Has application for funding Efficiency Act been made t	g, pursuant to Intermodal Surface Transportation to the Local Programs Division for this project?								
[] Yes	[x] No	If the answer is yes to the cunder the Intermodal Surfa	question above, has the funding requested ace Transportation Efficiency Act been denied?								
		petition is true and correct.	Petitioner CENERAL MANAGEN								
			Print Name Title 501, N. SELONA ST								
			Street Address ELMA WA 9854/ City-State-Zip Code								
UTC RR I:\TRAN\I	(3/00) RAILROAI	D\FORMS\PETITION.DOC	,								

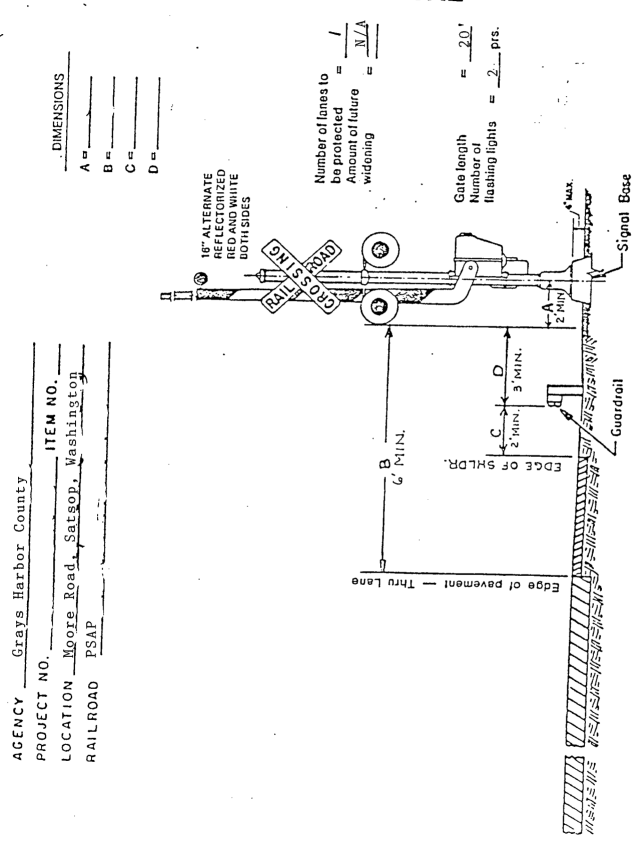
RES. NDENT'S WAIVER OF HEALIG

	Docket No.	
Petition of Puget Sound & I	Pacific RR	
for Improvements to Moore	e Road RR Crossing	
I have investigated the concrossing changes. As a res	ditions existing at and in the vici ult, [check one or more of the fo	nity of the proposed llowing, as appropriate:]
[x] I am satisfied tha interrogatories ar	t conditions are as represented nd that the petition should be gra	in the petition and the anted.
[X] The cost of instal	lation (estimated at \$ $\frac{143,434.1}{}$	3)
[] subject to app Transportatior Local Program	proval and apportionment pursuant Act by the Washington State Date Division.	ant to the Intermodal Surface Department of Transportation
[] as apportioned	d between the parties.	`
[] to be paid by p	petitioner.	
Other conditions to w As per Agreement be	/aiver of hearing: tween the Parties	
The undersigned hereby wa and Transportation Commiss hearing.	ives hearing and further notice. sion may enter a final order with	The Washington Utilities out further notice of
Date at	, Washington,	on this 3rd day
	Respondent Grays Harbor	
	by Borold H. Mail	
	Print Name Ronald H. 1	Merila
	Title Deputy Director of	Traffice Planning

Shoulder Section elevation view for Submittal



Shoulder Section elevation view for Submittal



ELEVATION VIEW

DATE 9/15/03 BY



Local Agency Pailway Agreement Federal Aid Safety Projects Highway-Railway Grade Crossing Warning Devices

Local Agency		Grays Harbor County			Proj	ect Number	STPX-2014(062)				
Railway	Puge	et Sound a	nd Pacific Railr	oad	Agre	eement Numbe	r LA-S	5525			
The above parties having complied, or hereby agreeing to comply, with the terms and conditions set forth in (1) Title 23, U.S. Code, Highways, (2) the regulations issued pursuant thereto, and (3) the Policies and Procedures promulgated by the Washington State Department of Transportation, relating to grade crossing warning devices, hereby agree to proceed with the accomplishment and completion of the project hereinafter described.											
Project Description											
Local Ager	ocal Agency Road Name Moore Road										
Location	MP	P 0.21									
Railway Line Name PSAP											
Location	NE	1/4 Sec 3	1, T18N, R6W	WUTC # 40E5	51.50 USE	OT# 0966	48V				
Monte I	Elma l plan at n is esti	Road to MS tached hereto imated to be c	2000 so crossing c	_	approaches.	agreement and		, ,			
	-		of Work		Labor	Non-La	bor	Total			
1. Install V	Varning	Devices (Typ	oe)								
a. Freig b. Equi c. Expe d. Salva	pment	terial Handling Rental						117,123.00			
e. Othe	· -	'A State Tax						7,329.98			
2. Enginee		d Accounting						16,481.15			
3. Liability	Insurar	nce									
4. Labor S	urcharg	je									
5. Other W	/ork by ′es		ibit A attached hereto					2,500.00			
6. Total F	rojec	t Costs						143,434.13			
The above pagreement. \ agreement. \ Repair or rep percent Loca This agreem	arties fu Where Such do Haceme I Agend nent sh	urther stipulate a franchise or etermination slent of damaged by and 100 nall inure to the solution/Ordin	permit exists, the par hould be in writing and d or obsolete signals. percent railway. he benefit of and be	d will comply with the ties shall determine to d attached as part of the cost of repair or the binding on the part	what extent the he agreement.	franchise or pen he signals shall l ir successors a	mit is supe	n the ratio of			
Date	- 3-	03	/	1	Date /v	123/00					

DOT Form 140-044 EF Revised 12/2000

I. Scope of Work

The Railway will provide all the work, labor, materials, and services to install the warning devices hereinafter called "signals" as described and set forth in the "Project Description" and "Estimate of Cost."

The Local Agency shall perform those services necessary to facilitate the processing of all necessary documents required for the orderly progress of the project in accordance with the policies and procedures of the Washington State Department of Transportation (hereinafter called "Department") and the Federal Aid Policy Guide of the Federal Highway Administration (hereinafter called "FHWA."

The Local Agency shall install without expense to the Railway advance warning signs, standard pavement markings for railroad crossings, and guardrails or barriers to protect the signals from highway traffic when such protection is required.

II. Funding

The project will be financed in conformity with FHWA regulations adopted for safety improvement projects authorized in the Transportation Equity Act for the 21st Century.

III. Payment

Upon written authorization by the Local Agency, the Railway may proceed with the project. Following execution of this agreement, progress bills may be submitted to the Local Agency for the cost of labor, materials, and other services provided to date of billings and as shown in the Estimate of Cost or supplemental estimates of cost furnished by the Railway and accepted by the Local Agency, the Local Agency shall pay such progress billings promptly upon receipt. Final and detailed billing of all incurred costs shall be made by the Railway within one year of project completion, and the Local Agency shall pay all eligible amounts of such bill, less progress payments previously made.

The Local Agency agrees to reimburse the Railway for the amount shown in the Estimate of Cost for the actual cost of labor, materials, and other services furnished by the Railway pursuant to this agreement, provided the costs are eligible.

IV. Availability of Records

All project records in support of all costs incurred and expenditures are to be kept and maintained by the Railway and by the Local Agency in accordance with Subchapter B, Subpart H or Section 140.922(c) of the C.F.R.

The records shall be open to inspection by the Department and FHWA at all reasonable times and shall be retained and made available for such inspection for a period of not less than three years from the final payment of any funds to the Railway.

V. Maintenance of Facility

Upon completion of installation, the Railway shall operate and maintain the signals as required by law. The Local Agency will maintain the advance warning signs, the standard pavement markings for railroad crossings, and protecting barriers or guardrails at Local Agency expense. However, in the event that any existing or future legislation makes federal, state, or other public funds available for the operation, maintenance, repair, or replacement of signals at grade crossings, the Local Agency shall cooperate with the Railway to secure said funds for the operation, maintenance, repair, or replacement of the signals installed pursuant hereto. This agreement may be supplemented and amended as necessary for the operation and maintenance of said signals to qualify for such funds.

VI. Repair or Replacement of Damaged or Obsolete Facility

In the event one or more of the signals installed under this agreement are partially or wholly destroyed and its or their replacement value or cost of repairing cannot be recovered from the person or persons responsible for such destruction, then in

that event, cost of repair of the signals or cost of installation of a new signal or signals shall be borne on a ratio agreed upon by the Railway and the Local Agency as specified on the front hereof.

If the damage to a signal is caused by highway traffic, Local Agency will cooperate with the Railway in determining the location and identification of the parties responsible to the extent of making accident records available.

If said damaged signals cannot, through age, be maintained or require replacement by virtue of the obsolescence, then the cost of replacing the signals shall be negotiated by the Local Agency and the Railway as specified on the front hereof, with such state, federal, or other public funds as may be available at the time such replacement becomes necessary.

VIII. Disposition of Signals No Longer Required

If for any reason, signals shall no longer be required at grade crossing and, in the opinion of the Railway and WSDOT TransAid, they are not obsolete, the state will take ownership and arrange to have them relocated to some other grade crossing. If said relocation is agreed upon by the WSDOT TransAid and the Railway, the divisions of cost of such relocation shall be agreed upon between the Local Agency and the Railways prior to such removal. If for any reason the signals shall no longer be required at the grade crossings and in the opinion of the Railway and WSDOT TransAid the signals are obsolete, the Railway may remove the signals and credit the Local Agency with the value of salvage recovered less cost of removal. The funds credited by the Railway will be reimbursed to the FHWA.

VIII. Relocation Required by Improvement

In the event that either railway or highway improvement will necessitate a rearrangement of relocation or alternation of the existing signals at said crossing, the party whose improvement causes such changes shall bear the entire cost thereof without expense to the other party. The Railway and WSDOT TransAid will make the decision as to whether the signals or control circuits will be obsolete or inadequate to accommodate an improvement, subject to conformance with the policies and procedures promulgated by the Washington State Department of Transportation relating to grade crossing warning devices.

IX. Nondiscrimination Provision

If the Railway enters into a contract or agreement with a contractor to perform any of the work which the Railway is required to perform under the terms or this agreement, the Railway for itself, its assigns, and successors in interest, agrees that it will not unlawfully discriminate in its choice of contractors and will include all the nondiscrimination provisions set forth in Exhibit B, attached hereto and made a part hereof, in any such contract or agreement.

X. Audit of Federal Aid Project

The Department, if services of a consultant are required, shall be responsible for audit of the consultant's records to determine eligible federal aid costs on the project. The report of said audit shall be in the Department's files and made available to the state and the federal government.

An audit shall be conducted by the Department's Internal Audit Office in accordance with generally accepted governmental auditing standards as issued by the United State General Accounting Office by the Comptroller General of the United States; WSDOT Directive D27-50, Consultant Authorization, Selection, and Agreement Administration; and Office of Management and Budget circular A-128.

If upon audit, it is found that an overpayment of federal money in ineligible items of cost has occurred, the Railway shall reimburse the Local Agency for the amount of such overpayment in excess of participation (see Section VIII). The funds credited by the Railway will be reimbursed to the FHWA.