

ORDERED: 1. That the Missouri Public Service Corporation be and is hereby **authorized to construct, maintain and operate electric transmission lines and distribution systems** over, along and across the highways of the Counties of Jackson, **Lafayette**, Pettis, **Johnson**, Cass, Bates, Henry, Benton, St. Clair, Vernon, Cedar, Barton, Dade, Harrison, Mercer, Grundy, and Daviess, and along such other routes as may be properly provided in said counties, and along private rights-of-way as may be secured by the applicant, all in the State of Missouri, with authority to furnish electric service to all persons in the area for which this certificate is granted and in conformity with the extension rules that the applicant, from time to time, may have on file with this Commission and in effect, such area being fully described on the map filed herein by the applicant, attached to its application and marked Exhibit "A-1", with the boundary line changed as shown by the testimony taken in the hearing, wherein the applicant amended the boundary between it and the Kansas City Power & Light Company. The aforesaid map is hereby referred to, with the said correction, and made a part of this order. The authority herein granted, however, does not grant the permission to serve within the corporate limits of any municipality unless the consent of the proper municipal authorities shall first have been obtained, and until a certificate of convenience and necessity for the operation in said municipal area shall have been secured from the Commission.

ORDERED: 2. That said electric transmission and power lines and all equipment connected therewith **shall be constructed so as to conform to the specific rules and regulations contained in the National Electric Safety Code**, issued by the United States Bureau of Standards, and where said transmission lines cross the tracks of any railroad company, said crossing shall be constructed so as to conform to the specific rules and regulations contained in the Commission's General Order No, 24, issued August 17, 1925. Furthermore, that said applicant herein shall maintain and operate said transmission lines and all equipment in a reasonably state and adequate manner so as not to endanger the safety of the public or to interfere unreasonably with the service of other aerial lines, and shall give reasonable notice to any other utility whose service might be affected by any proposed construction or change; and that **the Commission fully retain jurisdiction of the parties and the subject matter of this proceeding, on the evidence now before the Commission, for the purpose of making such further order or orders as may be necessary.**

ORDERED: 3. Wherever said electric transmission lines may or do parallel aerial lines belonging to or operated by other companies or individuals or cross such line or lines or come in close proximity thereto so as to cause induction or other electrical interference, thereby making necessary changes in said line or lines or in the said line or lines of the applicant for the general benefit and safety of the public, the expense, if any accrued in making such changes shall be determined by an agreement between the parties operating such lines and the applicant, and in of failure of the parties to reach such agreement in settlement thereof the matter may be submitted to the Public Service Commission for arbitration and determination as provided for in Section 118 of the Original Act creating the Public Service Commission of this State, now Section 5241 of the Revised Statutes of Missouri for 1929.

ORDERED: 4. That before beginning the construction of any electrical power and transmission line in the territory herein designated and **before a change is made in the location, phase or voltage of any electric line** that may be in operation, the applicant shall give all other utilities, associations or persons whose lines are or may be affected by such change or construction at **least 15 days' written notice, showing in sufficient detail what the proposed construction or change will be to enable competent** representatives of those utilities, associations **or persons to determine what action** the particular utility or utilities, associations **or persons may desire to take with deference thereto.**

ORDERED: 5. That this order shall take effect ten days after the date hereof, and that the Secretary of the Commission shall forthwith serve on all parties interested herein, a certified copy of this report and order, and that the applicant and all other interested parties shall notify the Commission before the effective date of this order, in the manner prescribed by Section 25 of the Public Service Commission Law, (Sec. 5145, R.S.Mo.1929), whether the terms of this order are accepted and will be obeyed.