BEFORE THE

ILLINOIS COMMERCE COMMISSION

BENCH SESSION

(TRANSPORTATION)

Chicago, Illinois

Wednesday, May 1, 2013

Met, pursuant to notice, at 10:30 a.m.
in the Videoconference Room, 160 North LaSalle
Street, Chicago, Illinois.

PRESENT:

MR. DOUGLAS P. SCOTT, Chairman

MR. JOHN T. COLGAN, Commissioner (by videoconference)

MR. MIGUEL del VALLE, Acting Commissioner

(by videoconference)

MS. SHERINA E. MAYE, Acting Commissioner

L.A. COURT REPORTERS by

Kari Wiedenhaupt, Reporter

CSR# 084-004725
CHAIRMAN SCOTT: Is everything ready in Springfield?

MR. WALLACE: Yes, sir.

CHAIRMAN SCOTT: All right. Pursuant to the provisions of the Open Meetings Act, I now convene a regularly scheduled Bench Session of the Illinois Commerce Commission.

With me in Chicago is Acting Commissioner Maye. With us in Springfield are Commissioner Colgan and Acting Commissioner del Valle. I am Chairman Scott. We have a quorum.

Before moving into the agenda, according to Section 1700.10 of Title 2 of the Administrative Code, this is the time we allow members of the public to address the Commission. Members of the public wishing to address the Commission must notify the Chief Clerk's office at least 24 hours prior to Commission meetings. According to the Chief Clerk's office, we have no requests to speak at today's Bench Session.

Moving now to the Transportation
agenda, we will begin with the approval of minutes from our April 17th Bench Session. I understand amendments have been forwarded. Is there a motion to amend the minutes.

    ACTING COMMISSIONER MAYE: So moved.

    CHAIRMAN SCOTT: Is there a second?

    COMMISSIONER COLGAN: Second.

    CHAIRMAN SCOTT: It's been moved and seconded.

    All in favor, say aye.

        (Chorus of ayes.)

    CHAIRMAN SCOTT: Any opposed?

        (No response.)

    CHAIRMAN SCOTT: The vote is four to nothing, and the amendments are adopted. Is there now a motion to approve the minutes as amended?

    ACTING COMMISSIONER MAYE: So moved.

    CHAIRMAN SCOTT: Is there a second?

    COMMISSIONER COLGAN: Second.

    CHAIRMAN SCOTT: It's been moved and seconded.

    All in favor, say aye.

        (Chorus of ayes.)

    CHAIRMAN SCOTT: Any opposed?
CHAIRMAN SCOTT: The vote is four to nothing, and the minutes to our April 17th Bench Session as amended are approved.

Now, on to the Railroad portion of today's agenda. Item RR-1 is Docket No. T12-0141. This is IDOT and BNSF Railway's joint petition seeking authority to relocate a highway-rail grade crossing in Williamson County. ALJ Kirkland-Montaque recommends entry of an Order granting the petition.

Is there any discussion?

(No response.)

CHAIRMAN SCOTT: Is there a motion to enter the Order?

ACTING COMMISSIONER MAYE: So moved.

CHAIRMAN SCOTT: Is there a second?

COMMISSIONER COLGAN: Second.

CHAIRMAN SCOTT: It's been moved and seconded. All in favor, say aye.

(Chorus of ayes.)

CHAIRMAN SCOTT: Any opposed?
(No response.)

CHAIRMAN SCOTT: The vote is four to nothing, and the Order is entered. We will use this four to nothing vote for the remainder of today's Transportation agenda unless otherwise noted.

Item RR-2 is Docket No. T13-0023. This is IDOT's petition seeking authority and funding for construction over a railway corridor in Iroquois County. The Commission entered an Order on April 17th approving construction. However, there was an error in that Order, and ALJ Dugan recommends entry of an Amended Order correcting the error and approving the construction.

Is there any discussion?

(No response.)

CHAIRMAN SCOTT: Any objections?

(No response.)

CHAIRMAN SCOTT: Hearing none, the Amended Order is entered.

On to Motor Carriers. Items MC-1 through MC-4 can be taken together. These items are stipulated settlement agreements for alleged
violations of the Illinois Commercial Transportation Law. In each case, our Transportation counsel recommends entry of an Order adopting the settlement agreements.

Is there any discussion?

(No response.)

CHAIRMAN SCOTT: Any objections?

(No response.)

CHAIRMAN SCOTT: Hearing none, the Orders are entered.

On to Collateral Recovery; Items CR-1 through CR-5 can be taken together. These items are applications for licensure as a recovery agency, recovery agency manager or a repossessioner under the Collateral Recovery Act. In each case the ALJ recommends entry of an Order granting the application.

Is there any discussion?

(No response.)

CHAIRMAN SCOTT: Are there any objections?

(No response.)

CHAIRMAN SCOTT: Hearing none, the Orders are
Mr. Matrisch, is there any further Transportation business to come before the Commission today?

MR. MATRISCH: No, Chairman. Thank you.

CHAIRMAN SCOTT: Thank you, sir. Hearing none, that concludes today's Transportation agenda.