RESOLUTION 68-86

OF THE COUNCIL OF THE CITY OF FORT COLLINS RELATING TO INSTALLATION OF CROSSING PROTECTION OF THE COLORADO AND SOUTHERN RAILWAY MAIN CROSSING AND DRAKE ROAD

WHEREAS, it is the opinion of the members of the City Council of the City of  $F_O$ rt Collins that installation of automatic flashing light signals with audible warning devices at the crossing of the Colorado and Southern Railway Company main line and Drake Road would greatly decrease the  $\tilde{p}$ ossibility of accidents at such intersection, and

WHEREAS, the City of Fort Collins has heretofore requested the Colorado and Southern Railway Company to install such devices, and

WHEREAS, under Section 115-4-6, Colorado Revised Statutes, 1963, the Public Utilities Commission of the State of Colorado is authorized to allocate the costs of the installing of automatic or other safety appliance signals or devices between the interested railroad, the State's highway crossing protection fund and the political subdivision of the state involved, and

WHEREAS, the Colorado and Southern Railway Company is willing to install the above mentioned safety devices and has tendered an agreement between said Company and the City, which agreement has been approved by the City Manager and the City Attorney, and

WHEREAS, upon approval and signing of said agreement by the interested parties, an application should be made before the Public Utilities Commission for the allocation of the costs of such installation, with the request to be made that the Colorado and Southern Railway Company pay 107 of said costs, the City of Fort Collins 107 of said costs and the State's highway crossing protection fund paying the remaining 807 thereof

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF FORT COLLINS that the terms and provisions of the proposed agreement between the Colorado and Southern Railway Company and the City of Fort Collins be and the same hereby are approved,

BE IT FURTHER RESOLVED that the Mayor and City Clerk be and they hereby are authorized and directed to execute said agreement for and on behalf of the City of Fort Collins, and

BE IT FURTHER RESOLVED that upon full execution of said agreement, the City Attorney be and he hereby is authorized to submit an application before the Public Utilities Commission for allocation of the costs of the installing of the safety devices in the manner hereinabove set forth.

Passed and adopted at a regular meeting of the City Council held this  $19^{th}$  day of December,  $A_{\bullet}$  D. 1968

Harl E Caron

ATTEST

City Clerk