- 10. That when said Harris Trust and Savings Bank has imprinted the reference endorsement on, and attached the interest coupons to, each of the bonds theretofore presented for such purpose, and carried out the provisions of this order in respect thereof, Debtor shall be entitled to final decree of this Court discharging Debtor and making such provision as may be equitably, by way of injunction or otherwise, and closing the case; that the certificate of said Harris Trust and Savings Bank to the effect that the requirements of this order in respect of such reference endorsements and interest coupons have been discharged will be taken as full and conclusive proof of the consummation of said Plan as herein modified and of the right of Debtor to a full discharge; and that such final decree herein shall provide that said Harris Trust and Savings Bank shall imprint such reference endorsements and attach such coupons on any and all bonds which may be presented for said purpose to said Harris Trust and Savings Bank after such final decree has been entered herein.
- shall be filed for record by Debtor in the offices of the proper recording officers of the counties in the States of Oregon and Washington wherein the properties covered by said Trust Indenture or Mortgage securing Debtor's First Mortgage Twenty Year Sinking Fund Gold Bonds are situated, and that no further instrument, document, mortgage or indenture is or shall be necessary for the purpose of evidencing the extension of said bonds and the approval and consummation of said Plan as herein modified; provided, however, that Debtor and the Trustees under said Trust Indenture or Mortgage may, if they see fit, enter into a supplemental indenture containing such modifications and amendments of said Trust Indenture or Mortgage as are provided in said Plan as herein modified.
- 12. That the Agents named in said Extension Agreement and any thereof, pending the further order of the Court, are authorized to continue to receive acceptances of bond-holders and deposits of bonds under said Plan as herein modified and confirmed, and to perform all other duties imposed upon them as such Agents under the provisions of said Plan as so modified and confirmed.
- Court to be entered herein shall be construed as in any wise barring or hindering the regulatory authorities of the States of Washington and Oregon, respectively, or either thereof, from taking such action as they, or either of them, may hereafter deem proper for the purpose of effecting any other change or changes in Debtor's capital structure, or with respect to any other matters affecting Debtor's business or operations.
- 14. That all objections to and proposed modifications of said proposed plan of reorganization are and each of them is hereby denied and rejected, except only the objection and proposed modification with reference to the payment of dividends on Debtor's common stock, which objection and proposed modification have been allowed and provided for in and by paragraph 111 of this order.
- 15. That this court reserves full right and jurisdiction, pending the entry of final decree herein, to make such further orders as it may deem proper in furtherance hereof and of the discharge of the duties and responsibilities devolving upon the court under the provisions of said Section 77B.

Dated at Portland, Oregon, this 22nd day of July, 1935.

John H. McNary United States District Judge.