

CHAPTER 33

RAILROADS*

Sec. 33-1. Maintenance of crossings.

No railroad company or other track owner shall fail to keep that portion of the streets and alleys occupied by the track of such railroad company or other track owner and extending a distance of two (2) feet on either side of such track in good order and repair, nor shall such railroad company or other track owner fail to maintain such portion of the streets in a condition equal to that of the adjacent street surface. (Gen. Code 1946, Ch. 2, 404.1; Code 1972, 10.22)

Sec. 33-2. Damage claims.

Every railroad company or other track owner shall indemnify and save harmless the city from any and all claims for damages for which the city might become liable by reason of the street or alley crossings of such railroad company or other track owner being defective and shall reimburse the city for any final judgment which may be adjudged against it by reason of such defects. (Gen. Code 1946, Ch. 2, 404.2; Code 1972, 10.23)

*Cross references – Streets, sidewalks and other public places, Ch. 37; traffic and motor vehicles, Ch. 41; utilities, Ch. 44; franchises, App.B.