EORN 921 MULTH

## RIGHT OF WAY

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Re	cord D, <b>19</b> ( ber_	ed _	16	Ж.	day.	of:	a	di	37	
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$w_{i} = w_{i} + w_{i$
rwin Smith and Florence Smith, his wife, and in her own right:
st part les consideration of One Dollars (\$1.00 ) to them
d by the CONSIMERS POWER COMPANY, a Maine corporation authorized to do business in Michigan, at 212 W. Michigan
Jackson, Michigan, second party, receipt of which is hereby acknowledged, Convey and Warrant to the
ond party, its successors and assigns, Forever, the easement and right to elect, lay and maintain lines con-
ting of boward poles, wires, cables, conduits and other fixtures and appurtunances for the purpose of trans-
ting and distributing electricity and/or conducting a communication business on, over, under and across the
lowing described parcel of land, including all public highways upon or adjacent to said parcel of land,
ch parcel is situate in the Township of Wilson County of Alpena
, and State of Michigan, to-wit:

The East fractional one-half  $(\frac{1}{2})$  of the Northwest one-quarter  $(\frac{1}{4})$  of Section five  $(\frac{5}{2})$ , Township thirty  $(\frac{30}{2})$  North, Range seven  $(\frac{7}{2})$  East.

The route to be taken by said lines of towards poles, wires, cables and conduits across, over and under said land being more specifically described as follows: Second party may locate two lines of poles and wires running in a Northeasterly and Southwesterly direction on, over and across said above described land; one line of poles and wires to be located Northwesterly of and along and not more than 50 feet and one line of poles and wires to be located Southeasterly of and along and not more than 60 feet from the center line of grade of the former, Boyne City, Gaylord and Alpena Railroad right of way.

With full right and authority to the second party, its successors, licensees, lessees or assigns, and its and their agents and employees, to enter at all times upon said premises for the purpose of constructing, repairing, removing, replacing, improving, enlarging and maintaining such cables, conduits and transformers, poles and other supports, with all necessary braces, guys, anchors, manholes and transformers, and stringing thereon and supporting and suspending therefrom lines of wire, cables or other conductors for the transmission of electrical erergy and/or communication, and to trim, remove, destroy or otherwise control any trees and orush which may, in the opinion of said second party, interfere or threaten to interfere with or be hazardous to the construction, operation and maintenance of said lines. It is expressly understood that no buildings or other structures will be placed under such wires and/or over such cables without the writ en consent of said second party. It is expressly understood that non-use or a limited use of this easement by second party shall not prevent second party from later making use of the easement to the full extent herein authorized.

Second party to pay at the rate of Eighty Dollars (\$80.00) per mile of length of the lines of poles and wires across said above described premises, the same to be paid before any work is done on the land, and also to pay for any damage to crops in erecting and maintaining said lines of poles and wires.

ofFebruar Signed, Sealed and Deliver						
Druin Smith	J.	)	dr	in of	mit.	(' s.)
Irwin Smith	Tr. Elev		Flo	Irwin S <sub>m</sub> ith	huith	(L, S.)
James F. Mi	ller			Florence Smi	th	(L. S.)
						(L. S. )
						(11. 0. )
STATE OF MICHIGAN  County of Alpena	) ) ss. )	before me,	a Notary Publ	of Februar ic of Cheb Alpena	oygan	19_54. County, mally appeared

Irwin Smith and Florence Smith

to me known to be the same person\_8 named in and who executed the foregoing instrument, and severally acknowledged the execution of the same to be / their free act and deed.

James F. Miller
Cheboygan

Notary Public,
My commission expires

May 21, 1957

Co., Mich.

**C** . . .

Air. 1954, Between Comment of the Air. 1954, Between Comments of the Air. 1955, Between Comments of the Air. 1955, Betwee do business in Michigan, with its wineip 2 office in Jackson, Michigan, as first party, and ALPENA POWER TOWNY, a comperation duly authorised to do but these in Michigan, with its principal office in Alpena, Michigan, as second perty,

## WITH STATE!

The said first party for and in consideration of the sum of One Dollar (\$1.20) and other walumble considerations to it in hand paid by the said second party, the receipt whereof is hereby confessed and acknowledged, does by these presents great, bergein, sell, release and QUIT CLAIM unto the said second party, its nuccessors and assigns, Forever, the easement and right to erect, lay and maintain electric transmission lines consisting of poles, wires, cables, conduits s.d other fixtures and appurtenances for the purpose of transmitting and distributing electricity on, over, under and across the following described parcels of land, including all public highways upon or adjacent to said parcels of land, hereinefter were particularly described and on routes as hereinefter deslimated, situated in the Townships of Wilson and Green, Alpene County, State of Michigan, to-wit:

1.

The Southeest one-quarter (SYE) of the Southeast one-quarter (SEt), the Southwest one-quarter (SME) of the Southeast one-quarter (SPE) of Section thirty-one (31), Township thirty-one (31) North, Range seven (7) East. The East fractional one-half (E frl ) of the Marthwest one-quarter (NWE), the West fractional one-balf (w frl ) of the Northwest one quarter (NWA) of Section five (5), Township thirty (30) North, Renge seven (7) East. The Fist one-belf (Eg) of the Northeast one quarter (N%), the West one balf ( $W_2$ ) of the Northeast one-quarter (NEt) and the Northwest one-quarter (NWt) of the Southeast one-quarter (SE) of Section six (6), Township thirty (30) Morth, Rouge seven (7) East.

The route to be taken by said lines of poles, wires, cables and conduits scross said and being described as follows:

Said line of poles and wires shall be located on a strip of land fifty (50) feet wide, the Southerly line of said strip being the center line of the former Boyne City-Geylord and Alpena Amilroed right of way, which center line is described as beginning at a point on the East line of Section thirty-one (31), Township thirty-one (31) North, Henne seven (7) East, at a point ten hundred thirty-three (1033) feet North of the Southeest corner of said Section, running thence Southwesterly in a straight line to a point on the Heat line of Section five (5), Township thirty (30) North, Range seven (7) East, eight hundred fifty-five (855) feet South of the Northwest across of said Section five (5) and continuing thence Southwesterly in a straight line bo the same course to a point on the West line of the Morthwest one-quarter (HWE) of the Southwest me quarter (SEE) of Bestion six ( ), Township thirty (30) North, Smage seven (7) East, at a point one bundred twenty (120) feet South of tun Northwest corner of the Northwest one quarter (NWE) of the noutheest one-quant of (REE) of said Santian six (1).

2.

The North one-half (N) of the Bouthwest one quarter (rW) of the Boutbrest one-querter (SWE) of Section six ( ), Twenthin thirty (30) North, Range seven (7) East; the North one ball' (MA) of the northwest one quarter (HWL) of Section twelve (LD), Townstip thirty (30) North, Range six ( ) Nest.

In remite to be taken by said lines of poles, wires, cables, and conduits screen seid land being described as follows:

## 2. (Continued)

Said line of poles and wires shall be located on a strip of land fifty (50) fest wide, the Southerly line of seid strip being described as beginning at a point on the Morth and South quarter line of said Section six (6), Township thirty (30) North, Renge seven (7) East, at its intersection with the center line of grade of the former Boyne City-Chylord and Alpana Railroad right of way, running thence Southwesterly slong the center line of said grade to a point not more than nine hundred (900) feet nor less than seven bundred (700) feet Fast of the West line of said Section six (a), measured at right engler thereto, running thence Southwesterly to a point not more than one hundred (100) feet Enst of the West line of said Section six (e) at a point not more than elemen hundred (1100) feet and not less than nine hundred (900) feet North of the South line of said Section six (:), running thence Southwesterly in a straight line to the center line of the grade of the Mayne City-Gaylord and Alpena Reilroad right of way at a point not more than one hundred (100) feet East of the West line of Section twelve (12), Township thirty (30) Horth, Renge six (6) East, running thence Southwesterly along the center line of grade of said Hailroad right of way to the West line of soid Section twelve (12).

3.

The North one-half (N\$) of the Northeast one-quarter (NN\$), the Northeast one-quarter (NN\$), the Northeast one quarter (NN\$) of Section eleven (11); the South one-half (S\$) of the Northeast one-quarter (NY\$), the North one-half (N\$) of the North one-half (N\$) of the North one-half (N\$) of the Southeast one-quarter (NN\$) and the North one-half (S\$) of the Northwest one-quarter (NN\$) and the North one-half (N\$) of the Southeast one-quarter (SN\$) of Section ten (10), the North one-half (N\$) of the Southeast one-quarter (SN\$) of Section nine (9), except the West sixteen hundred forty-six (1 \$\frac{1}{2}\$) feet thereof, being all in Township thirty (30) North, Renge six (6) East.

The route to be taken by said lines of poles, wires, cables and conduits across said land being described as follows:

8" id line of poles and wires shall be located on a strip of land fifty (50) feet wide, the Southerly line of said strip being the center line of the former Boyne City Gylord and Alpena Railroad right of way, which center line is described as beginning at a point ou the Part line of Section eleven (11), Township thirty (30) North, Range six ( ) East, at a point eight bundred fifty-air (85') feat South of the Worthwest corner of said Section, running thence Eouthwesterly on a course dixtyfour degrees forty-eight minutes West (64° 48' W) three thousand two hundred twenty-rine (300) feet to a point of curve, thence on a one Ongree thirty minited (1° 300) move to the right fifteen bundred eighteen (1518) fest to a point of tempency, theree South eighty one degrees thirtythree-minutes West (8 31° 33' W) a distance of three thousand two hundred eighty (3780) feet to a point of surve, thence on a thirty minutes (30') curve to the left a distance of neven hurdred thirty-three (773) fact to a point of tengency, thence South eighty-three dagrees fifty three minutes West (8 83° 53' W) to a point sixteen hurdred forty six (1000) feet must of and menaured at right angles from the North and South quarter line of Fection nine (9), Township thirty (30) North, Range six (4) Best, to a point of terminae, in accommonce with the original survey of the former Boyne City-Onylord and Alpene Reilrord.

With full right and muthority to the second party, its successors, licenses, leases of earling, and its and their agents and employees, to obter at all times upon said premises for the purpose of constructing, repairing, remains, replacing, improving, enlarging and maintaining such oatles, conduits and poles and other supports, with all necessary braces, gays, enchara, manholes and transformants, and stringing thereon and supporting and suspending therefrom lines of wire, office or other conductors for

the transmission of electrical energy and/or communication, and to trim, remove, destroy or otherwise control any trees and brush which may, in the opinion of said necond party, interfere or threaten to interfere with or be herordous to the construction, operation and maintenance of said lines. It is expressly understood that no buildings or other structures will be placed under such wires and/or over such cobles without the written consent of said second party. It is expressly understood that non-use or a limited use of this essement by second party shall not prevent second party from later making use of the essement to the full extent herein authorised.

herein authorised.	making nee of the easement to	cue unii excent
IN WITHERS WHEREOF, said f signed by its <u>Vice President an</u> at tested by its Accretar		cunto efficed and
edunal Carlad and Dallamad		APY'D AS TO FOR
Signed, Seeled and Delivered in our Presence	CONFIDERS FORTH CONFI	ANY
C. K. Wallace	James H. Campbell	
C. K. Wellece	James H. Campbell	
	Vice Pro	es ident
Willoween R. Smith Willoween R. Smith	Attest:	Corporate Seal C.P.Co.
	A. J. Mayotte A. J. Mayotte	
	800	retery
FTATE OF MICHIGAN )		
County of Jackson )		
On this 2nd. day of	April A.D. 1954, bef	fore we,

a Motary Public is and for said County, personally appeared

said corporation by authority of its Board of Directors; and said

Company, the corporation named in and which executed the within instrument, and that the seel affixed to said instrument is the corporate seel of said corporation, and that said instrument was signed and seeled in behalf of

James H. Campbell

James H. Campball

duly sworn, did say that be is

free act and deed of said corporation.

Willowsen R. with

to me personally known, who being by me

President of Consumers Power

ecknowledged said instrument to be the

Notary Public, Jackson County, Michigan My commission expires: Oct. 1:, 1954.