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(2) Grantse, its successors or assigns by issed representative of the Department of Conservatio Department shall be properly sotified as to the time land herein described. Said Department representative Department of Conservation, Alpena, Mich	n prior to communcing operations under this e and place that such operations shall be e is <u>Robert Borak, Forester, Alper</u>	essement, so that the
(3) Grantse, its successors or assigns by the line constructed under this essemnt will be made relocation takes place.	the acceptance of this instrument, agrees a only upon approval of the Dapartment of Co	that any relocation of maervation before such
(4) Grantee, its successors or assigns, acmits, licenses, leases and other rights existing or have been granted on said land.	cepts this easement subject to all prior am pending at the time of the issummen of th	d valid ensements, per- is ensement, which may
(5) Grantee, its successors or assigns, s brush and trees which may interfere or threaten to mintenance of said line on a strip of land 100 line of the transmission line as herein describ	and its or their agents and employees may content or the constant of the const	it, trim and remove all ruction, operation and each side of the center
(6) Grantee, its successors or assigns, growth on the land herein described shall be used w authorised field representative.	agrees that no herbicides to control tree, ithout first securing written permission f	shrub, or other plant rom the Grantor or its
(7) Grantee, its successors or essigns, a under in the construction and maintenance of said shell be cut and piled or declard as directed by the I	grees that all commercial forest products c line shall be the property of the Departme Department's authorized representative.	ut by the grantee here- nt of Conservation and
(8) Grantee, its successors or assigns, reasonable precautions to prevent and suppress for growth or to say plantation, and shall pay all damagent acts or failure to act.	for themselves and their agents and emplo est fires and shall cause so unnecessary of the other than ordinary to state property ari	amage to matural tree
(9) Grantee, its successors or assigns, si or its authorized representative before burning any s	mall obtain the required permit from the Dep refuse or setting any fires whatsoever.	artment of Conservation
(10) It is understood that all slash and shall be handled in accordance with the provisions thereto.	forest growth cut, resulting from operation of Act 35, P.A. 1955, and the rules and	s under this easement regulations pertainin
(11) In case the said essement herein conva period of 10 years, from and after the date of iss grantee herein, for itself, its successors and assionmer of said land showing a prima facie title to a land to the then owner.	ans, agrees upon abandonment of its line s	nd upon request of th
(12) In the event of abandonment of the r the premises in a good and workmanlike manner and representative.	ights herein conveyed, granteé agrees to re in a condition satisfactory to the Departm	mmove its property fro ent's authorized fiel
(13) It is expressly understood that the any person other than the owner of said land, as prapproval of the Department of Conservation for the unless the assignee is organized for the purpose of a	grantee shall not assign this easement or ovided in paragraph 11 hereof, without fir State of Michigan. No application to ass operating a public utility business.	any portion thereof t st securing the writte ign will be considere
(14) The Grantee, its successors or assillosses caused to third persons or property outside negligence of the grantee in its operations on the r	gns, shall hold harmless the State of Michi of the right-of-way conveyed by this eases ight-of-way hereby conveyed.	igan for all damages oment arising out of th
IN WITNESS WHEREOF, the Conservation Communication by the Department of Conservation by its Department	ission has caused this instrument to be exe puty Director, this <u>15th</u> day of <u>S</u>	cuted for the State of aptember 1964
Signed, Sealed and Delivered	DEPARTMENT OF CONSER	VATION
in the Presence of:	FOR THE STATE OF MIC	
1212-11-1	<u>.                                    </u>	,
R. Wood	Sautoni A Walker	11.
Bernice Botke	Gaylord A. Walker.	Deputy Directe

STATE OF MICHIGAN

COUNTY OF INCHAM

On this 15th day of September A.D. 1964, before me, a Notary Public is and for said County, personally appeared Gaylord A. Walker. Deputy Director of the Department of Conservation for the State of Michigan, to me known to be the same person who executed the within instrument, and who acknowledged the same to be his free act and deed and the free act and deed of the Department of Conservation pursuant to suthority granted by the Conservation Commission for the State of Michigan, in whose behalf he acts. 15th **September** 

Robert G. Wood, Notary Public, Ingham County, Michigan October 9, 1966

PREPARED BY F. J. CUMMINGS, CONSUMERS POWER CO. 212 W. MICHIGAN AVENUE, JACKSON, MICHIGAN

Cons. 6207 6/57