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RIGHT OF WAY A.D. 1956 a. 1.10. cotogs and A.D. 1956 a.			1 7-5-56	122 ECORD LIBER	70 PAGE	0572	08
ically described as follows: Second party may locate said route on, over and across said above described as beginning at a point not more than 300 feet West of the East North-2-South eighth line of Section 21, Township 30 North, Range 5 West, at a point not more than 300 feet West of the East-8-West quarter line of said Section, running thence Southwesterly to a point within the limits of the former Detroit-Charlevolk Railroad right-of-vay at a point not more than 700 ft nor less than 500 ft West of the North-2-South quarter line of Section 29 of said township. With full right and authority to the second party, its successon, 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, enlaring, and maintaining such cables, conduits and towns and towns and their agents and departs and standformers, and stringing thereon and apporting and suppending thereform lines of wire, cables on their terministion 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 second party, interfere or therefore with or be hazardous to the control on their summission 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 second party, interfere or threaten to interfere with or be hazardous to the control on the tramsmission 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 second party, interfere or thread to interfer with or be business with the opinion of said second party, interfere or thread to interfer with or be business. In the expressly anderson of the same of the cament to the full extent berein authorized. Second party to the area of said the control of the same to be paid before any work is done on the land, and also to	Orrin W. Woodward a first part les. In consider paid by the CONSUMERS For successors and assigns. For conduits and other fixture munication business on, adjacent to said parcel of	end Cecile I. Wooderation of	dward, his we have corporation a circle is hereby ack dright to erect, it the following destinates and Sta	ife, and in he Dollars (in the Township te of Michigan, to	Recorded 5th A.D. 19.56 at Liber 122 Acting Acting ter own right S. 1,00.) to siness in Michigan y and Warran ines consisting of tributing electric of land, including conditions of Star -wit:	A. day ofJ, 110o'clock Page79. Alle Frack Register of them 1, at 212 W. Michigat to the second provens to your strong and/or conducting all public highways	of Deeds n Ave., arty, its cables, a comupon or
to enter at all times upon said premises for the purpose of constructing, repairing, removing, replacing, improving, enlarging and maintaining such cables, conduits and toppes, poles and other supports with all necessary braces, guys, anchors, manholes and transformens, and stringing thereon and supporting and suspending thereform lines of wire, cables or other conductors for the transmistion of electrical energy and/or communication, and to trim, remove, destroy or otherwise control any trees and brash 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 written 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. It is expressly understood that non-use or a limited use of this easement by second party shall not prevent second party. It is expressly understood that non-use or a limited use of this easement by second party shall not prevent second party. It is expressly understood that non-use or a limited use of this easement by second party shall not prevent second party. It is expressly understood that non-use or a limited use of this easement by second party shall not party shall not party shall not prevent second party. It is expressly understood that non-use or a limited use of this easement by second party shall not prevent second party. It is expressly understood that non-use or a limited use of this easement by second party shall not prevent second party. It is expressly understood that non-use or a limited use of the lim	ically described as follows cribed land along as beginning at a of Section 21, Tow the East-&-West qu the limits of the 700 ft nor less th township.	Second party may or adjoining as n poship 30 North, R arter line of sai former Detroit-Ch an 500 ft West of	r locate said hear as pract han 300 feet kange 5 West, d Section, r harlevoix Rai	route on, or icable a line West of the lat a point running thence lroad right-cSouth quarte	ver and acrose, which said East North-&- mot more than e Southwester of-way at a p er line of Se	es said above de line is descr South eighth 1 a 300 ft South cly to a point point not more section 29 of sa	es- ibed ine of within than id
Allen Moore Allen Moore Orrin W. Woodward L.S.) James F. Miller On this 19th day of April 19.56. before me, a Notary Public of Cheboygan County, Michigan, acting in Wayne County, personally appeared Orrin W. Woodward and Cecile I. Woodward to me known to be the same person. S. named in and who executed the foregoing instrument, and severally acknowledged the execution of the same to be their free act and deed. Amage F. Miller Motary Public. Cheboygan Co., Mich.	to enter at all times upor maintaining such cables, transformers, and stringing mission of electrical ener may, in the opinion of simaintenance of said lines over such cables without easement by second party Second party to pa of poles and wires work is done on the said line of poles WITNESS the hand 5	said premises for the picconduits and tomage, po is thereon and supporting and/or communicatifuld second party, interfetile it is expressly under the written consent of shall not prevent second at the rate of across said above aland, and also and wires and seal.S. of the	urpose of construction deles and other sup and suspending on, and to trim, etc or threaten to stood that no bust of second party, party from later Eighty Dollare described to pay for a second party.	ting, repairing, reports, with all ne therefrom lines of remove, destroy interfere with or biddings or other structure it is expressly umaking use of the rs (\$80.00) premises, the ny damage to	emoving, replacing accessary braces, particle wire, cables or of or otherwise control when a control we hazardous to the uctures will be planderstood that not easement to the fer mile of less same to be crops in ere	ig, improving, enlarguys, anchors, manh ther conductors for the roll any trees and bruse construction, operated under such wires arruse or a limited useful extent herein authength of the 1 paid before any extering and main	ging and oles and e trans- h which tion and and/or of this norized. ine y taining
STATE OF MICHIGAN) ss. Defore me, a Notary Public of Cheboygan County, Michigan, acting in Wayne Orrin W. Woodward and Cecile I. Woodward to me known to be the same person S. 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 Notary Public, Cheboygan Co., Mich.	Allen Moore	Miller		Cecilo V	e I. Woodward		.(L.S.)
to me known to be the same person. S 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 Notaty Public, Cheboygan Co., Mich.) ss.	before me, a No	day of stary Public of	April Cheboygar	1	19.56. County,
to be their free act and deed. Annual James F. Miller Motaty Public, Cheboygan Co., Mich.			Orrin W. Wo	odward and Ce	ecile I. Wood	iward	
		(to be their control of	free act and dee	fly acknowledged d. Ler Cheboygan	the execution of the	e same

ACCO	540104	, –	MAP	8
	MICHIGAN STATE	Antrim COUNTY		TOWNSHIP T30N R5W TOWN RANGE
		PLAT OR AREA		
BALANCE	\$ 638 99			
TRANSFERS				
AMOUNT	\$ 638 99			
ITEMS OF COST	Original Cost (See Vol. IR4, Exh. 114a, Working Papers)			
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MAPPED AND CHECKED

GENERAL ENGINEERIN	MID DEED	DEUN	EÇ.	
Line Map No	Sheet	3	of	Sheets Sheets
Survey Map No				Sheets
DOCUMENTS FILED WITH ORIGINAL	INSTRUMENT	S		
1. Abstract		-		
2. Opinions of Title				
3. Tilla Sperch				
4. Mortgego Relacce		_		
5. Tree Vouchars				

6. Other Documents