(3A) TITLE DATA	MICHIGAN I		Arenac	Adams			CONS	UMFRS	POWER CO	CO.	
State of Michigan Department of Natural Resources	STATE	_	COUNTY	, 6 &	7 .	1WOT			7/0 3 /		J
NAME OF GRANTOR	MUNICIPA	ALITY		SEC1		19N TOWN	1 <u>3E</u> RAN	TRAC	- 768-D	7	
Easement 5-2-80 6-20-80 181 649	W.8. #6996		PI AT OR AREA				_	MAI			
ALGER-BARD ROAD (PART A) (FORMERLY WIRTZ ROAD-ALGER File #3849 STATE OF MICHIGAN DEPARTMENT OF NATURAL RESOURCES LIBER 181 EASEMENT TO CONSTRUCT AND MAINTAIN ELECTRIC TRANSMISSION LINE FOR AND IN CONSIDERATION OF FOUR Thousand Two Hundred Eighty-four Dolla (\$4,284.00) in hand paid, the receipt of which is hereby acknowledged, the by the DEPARTMENT OF NATURAL RESOURCES (hereinafter referred to as "Department") acting under aut RESOURCES COMMISSION, and by virtue of the authority conferred by Act No. 10, P.A. 1953, does hereby Consumers Power Company a corporation (hereinafter referred to as "Grantee"), whose 212 W Michigan Ave., Jackson, Michigan 49201 and to its sufficient towers, structures, wires, cables and conduits, together with anchors, guy wires and other appurtendances and the purpose of transmitting and distributing electricity and/or conducting a communication business, toget upon the land herein described and maintained same on, over and across the following State-owned lated the Land in the Township of Adams County of Arenac as follows, to wit: Township 19 North, Range 3 East Section 6: SE 1/4 of SE 1/4 excepting Consumers Power Company's fee state. Section 7: NW1/4 of SW 1/4 SW1/4 of NW1/4 N/2 of NE44	WIRTZ ROAD-ALGER) 138KV PAGE WIRTZ ROAD-ALGER) 138KV PAGE ISAN L RESOURCES LIBER 181 REF 645 CT AND MAINTAIN SION LINE Indred Eighty-four Dollars and 00/100 which is hereby acknowledged, the STATE OF MICHIGAN to as "Department") acting under authority of the NATURAL Act No. 10, P.A. 1953, does hereby Convey and Quit-Claim to The referred to as "Grantee"), whose post office address is DI and to its successors and assigns, Wires and other appurtendances and fixtures necessary for any accommunication business, together with the right to go cross the following State-owned land: BY OF ARENAC STATE OF MICHIGAN STATE OF MICHIGAN ARENAC STATE OF MICHIGAN TO STATE		(2) Grantee, its successors or assigns by the acceptance of this instrument, agrees to notify the authorized representative of the Department prior to commencing operations under this easement, so that the Department shall be properly notified as to the time and place that such operations shall begin on the State-owned land herein described. Said Department representative is MITCC Conlevy, Gladwin Porost Arca, Gladwin, Michigan 48624 or his successor. (3) Grantee, its successors or assigns by the acceptance of this instrument, agrees that any relocation takes place. (4) Grantee, its successors or assigns, accepts this easement subject to all prior and valid easement, permits, licenses, leases and other rights existing or pending at the time of the issuance of this easement, which may have been granted on said land. (5) Grantee, its successors or assigns, and its or their agents and employees may cut, trim and remove all brush and trees which may interfere or threaten to interfere with or be hazardous to the construction, operation and maintenance of said line on a strip of line as herein described. (6) Grantee, its successors or assigns, agrees that no herbicides to control tree, shrub, or other plant growth on the land herein described shall be used without lirst securing written permission from the Department or its authorized field representative. (7) Grantee, its successors or assigns, agrees that all commercial forest products cut by the Grantee hereunder in the construction and maintenance of said line shall be the property of the Department and shall be cut and piled or decked as directed by the Department's authorized representative. (8) Grantee, its successors or assigns, so the members and their agents and employees agree to take all reasonable precautions to prevent and suppress forest fires and shall cause no unnecessary damage to natural tree growth or to any plantation, and shall pay all damage other than ordinary to state property arising out of its negligent acts or failure to act. (9) Gr								
This easement is granted subject to the following regulations and conditions: (1) The route to be taken by said line of poles, towers, structures, wires, cables and conduits across, over being more specifically described as follows: To find the place of beginning commence at the Southeast corner of Se R 3 E, thence S 88° 40' 50" West along the South line of said section a point on the Westerly line of a Consumers Power Company 330-feet fe North 0° 48' 20" West along the Westerly line of said fee strip 105.1 place of beginning, thence South 61° 07' 50" West 2741.0 feet, thence 50" West, 990.0 feet, thence South 34° 50' 30" West 997.0 feet, thence 50" West, 1047.0 feet, thence North 63° 37' 50" West, 107.19 feet to West line of Section 7 of said township, and the place of ending, said South 00° 46' 45" East, 223.08 feet from the West 4 corner of said Section 2 and 346 for any structures placed below the ordinary high wat of any stream. It is further made a requirement of this easement that the applican notice to the public utilities in accordance with Act 53, Public Ac 1974 (460.701 et seq M.C.L.) and comply with each of the requirement the act. If required - valid permits must be issued in compliance with the Sedimentation Control Act being Act 347, P.A. 1972 (282.101 et seq 10 before any construction may proceed.	or and under said land action 6, T 19 N, 330.01 feet to the strip; thence 7 feet to the South 50° 49' the South 69° 46' a point on the d point being ction 7. secured er mark t give ts of ts of		operating a public util (14) The Grantee, i persons or property or operations on the righ	ss. appeared atural Reso eauthority gra	day of Robert urces for t	May J. Connpca the State of Mic State of Stat	Rober Burea A.D. 19 1, Assistantiating and deed an arces Commisso	DEPARTMENT OF FOR THE ST. L. J. Compeau, and of Resource on for the State of Michael Confort the State	me, a Notary Puau of Resources of the Depart higan, in whose to the Notary Puau of Resources of the Depart higan, in whose the Notary Puau of Resources of the Depart higan, in whose the Notary Puau Notary Puau Notary Pu	caused to third e Grantee in its has caused this les RCES I hief	
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