## OTHER DATA AND NOTES

GENERAL ENGINEERING MAP REFERENCES Line Map No. \_\_ 15047 Sheets Plan & Profile No. P-15047A Sheets Survey Map No. H-S-15316-B Sheets

(By Sale No. 147.802) Consumers Power Company conveyed the land on the caption of this of this tract, excepting mineral rights, reverter rights and easement rights for transmission lines as follows:

1. Consumers Power Company 8-23-60

Quit-Claim Deed

WX-1\*

2. State of Michigan

NOTE #1

FX-1\*

Forever, the following described pieces or parcels of land to be used for limited access highway purposes, said land being situated in the Township of Tuscarora, County of Cheboygan, and State of Michigan:

Lots 3, 4 & 5 of Blk "D" of Indian Riverside Resort, being a subdivision of a part of Government Lot 2 & a part of Government Lot 1 of Sec 19, T35N, R2W, according to the recorded plat thereof as recorded in Liber 3 of Plats on Page 12, Cheboygan County Records.

6. Other Document - Death Certificate - Lester L. Zolman Excepting & Reserving to the party of the 1st part, its successors & assigns, Forever, the easement & right to erect & maintain 1 or more transmission and/or telephone lines as now or hereafter constructed, consisting of poles & anchors (provided sd poles & anchors are set in such locations as not to interfere with the traveled portion of sd hwy), wires, cables, conduits & other fixtures and appurtenances for the purpose of transmitting & distributing electricity and/or conducting a communication business on, over, along, under & across the premises herein conveyed, including all public hwys upon or adj to sd pcls of ld.

> The rte to be taken by sd lines, consisting of poles, anchors, wires, cables & conduits, on, over, alg, under & across sd ld, being more specifically desc as follows:

In an E'ly & W'ly direction, & also in a NE'ly & SW'ly direction on, over, alg, under & across sd ld, on lines as now or hereafter located & constructed.

The sd party of the 1st party further reserves the right to trim or remove any trees or other forest products now or hereafter growing upon the 1d herein conveyed, which may interfere or threaten to interfere with the sd electric and/or telephone lines of 1st party.

It is understood that no trees or shrubs shall at any time be planted or otherwise grown upon the pcls of 1d hereby conveyed within 50 ft on either side of the sd electric and/or telephone lines of sd party of the 1st part as now or hereafter constructed, & no buildings or other structures shall be erected thereon.

It is further understood that nonuse or a limited use of this easement by party of ! the 1st party shall not prevent party of the 1st part from later making use of the L. 144 P. 424 Warranty Deed easement to the full extent herein reserved.

> Also Saving, Excepting & Reserving to 1st party, its successors & assigns, Forever. all minerals, coal, oil & gas lying & being within or under the ld hereby conveyed, with full & free liberty & power to the sd 1st party, & to its successors & assigns, lessees, agents & workmen & all other persons by its or their authority or permission whether already given or hereafter to be given at any time, & from time to time to take all usual, necessary or convenient means for exploring, mining, working, piping, getting, laying up,, storing, dressing, making merchantable & taking away the said minerals, coal, oil & gas & other minerals & for storing & re-storing oil, gas & . other minerals under sd ld & taking & retaking the same, together with the right to lay pipelines under sd premises from the wells; mines or shafts sunk upon ladj

## DOGUMENTS FILED WITH ORIGINAL INSTRUMENTS

- 1. Abstract yes 2. Ocidions of This \_ 3. Title Search 4. - Morigage Release-
- 5. Tree Vouchers yes

TITLE HISTORY

- 1. Ailene Zolman, Widow Date 2/25/52 Rec. 3/31/52
- 2. Consumers Power Company

(continued)

NOTE #1 (continued)

lds for the purpose of removing the oil, gas or other minerals from the above-desc premises or storing & re-storing oil, gas or other minerals under sd above-desc ld & retaking the same; it being understood & agreed that 1st party, in removing the oil, gas or other minerals from the said above-desc premises or storing & re-storing oil, gas or other minerals under sd ld & retaking the same, shall make no use whatsoever of the surface of the ld herein conveyed, for the purposes set forth in this paragraph.

It is understood & agreed that in the event the sd ld herein conveyed shall cease to be used for hwy purposes by party of the 2nd part, its successors or assigns, for a period of 1 year after sd ld has been 1st used for such purposes, then & in that event, all right, title & interest hereby conveyed shall terminate & revert to & vest in sd lst party, its successors & assigns.