CONSUMERS POWER COMPANY /6

ACCOUNT NO. 100.110-340.000 U 540104

TRACT_3	+2 - p85- <u>3</u>
---------	---------------------------

MAP_

RIGHT OF WAY Right of check CM, Many And Archine Anthony and the check of the control of	Feter Antkoviak	TITLE DAT and wife, Ste	1	16600	9 CON
RIGHT OF WAY AD. 19 Mark A. D. 19 Mark A. D	Lac Gine i i	110-8-56 I	11-21-56 I 1	78 53 BER PAGE	
(Anthorisk is nometimes uperlied Anthorisk) Paster Anthorisk as I consideration of	^	, i,		Recorded . 2 / day of	. o'clock A. M.
Peter Antikovink and Stolla Artikevink, bild wish, and in the con-right. Interpat 1.C. in consideration of	(Anthorial is come	objece enalled Angl	er i alel	Clim 65.	Register of Deeds
The route to be taken by said lines of XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Peter Anthovinh and first part .108, in considerat paid by the CONSUMERS POW Jackson, Michigan, second p successors and assigns, Forev conduits and other fixtures at munication business on, over adjacent to said parcel o	Stella Antkoyiek, One One One One ER COMPANY, a Maine coarty, receipt of which is er, the easement and right and appurtenances for the p, under and across the fof land, which parcel is	bis wife, and in her Dollam or Dolla	i (\$.100) to	W. Michigan Ave., he second party, its poles, wires, cables, conducting a com- ic highways upon or
ically described a follow: Second party may locate said route on, over and across said above described and land, along or adjoining an ener as practicable a line, which said line is described as beginning at a point not more than 700 ft. nor less than 600 ft. Webt of the East line of Sec. 13 T 37 N, R 3 W at a point not more than 300 ft. North of the South line of said Sec. running themse Rorthwesterly to a point not more than 600 ft. nor less than 400 ft. East of the Rorth and South 1 line of Sec. 12 of said Township at a point not more than 600 ft. nor less than 400 ft. East of the Rorth and South 1 line of Sec. 12 of said Township at a point not more than 600 ft. nor less than 400 ft. South of the North Line of said Sec. 12. With full right and authority to the second party, its successor, licenses, lesses 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 Agross, poles and other supports, with all necessary braces, guys, anchors manholes and transformen, and stringing thereon and supporting and suspending therefrom lines of wire, cables or other conductors for the transmission of electrical energy and/or communication, and to trim, remove, destroy or otherwise control, 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 concent of said second party. It is expressly understood that no buildings or other structures will be placed under such wires and/or over such cables without the written concent of said second party. It is expressly understood that non-use or a limited use of this easument to be full extent herein authorized. Second party to pay at the rate of Eighty Deslams (380.00) per mile of length of the line of poles and wires. With East Agross and the second party with a second party with a second party	Southwest One- Thirty-seven (quarter $(\frac{1}{4})$ of North, Range Th	theast One-quarter (pree (3) West.	$\left(\frac{1}{h}\right)$, Section Twelve (12), Township
ically described a follow: Second party may locate said route on, over and across said above described and land, along or adjoining an ener as practicable a line, which said line is described as beginning at a point not more than 700 ft. nor less than 600 ft. Webt of the East line of Sec. 13 T 37 N, R 3 W at a point not more than 300 ft. North of the South line of said Sec. running themse Rorthwesterly to a point not more than 600 ft. nor less than 400 ft. East of the Rorth and South 1 line of Sec. 12 of said Township at a point not more than 600 ft. nor less than 400 ft. East of the Rorth and South 1 line of Sec. 12 of said Township at a point not more than 600 ft. nor less than 400 ft. South of the North Line of said Sec. 12. With full right and authority to the second party, its successor, licenses, lesses 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 Agross, poles and other supports, with all necessary braces, guys, anchors manholes and transformen, and stringing thereon and supporting and suspending therefrom lines of wire, cables or other conductors for the transmission of electrical energy and/or communication, and to trim, remove, destroy or otherwise control, 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 concent of said second party. It is expressly understood that no buildings or other structures will be placed under such wires and/or over such cables without the written concent of said second party. It is expressly understood that non-use or a limited use of this easument to be full extent herein authorized. Second party to pay at the rate of Eighty Deslams (380.00) per mile of length of the line of poles and wires. With East Agross and the second party with a second party with a second party			<i>:</i>		
to enter at all times upon said premises for the purpose of constructing, repairing, removing, replacing, improving, enlarging and maintaining such cables, conduits and \$500000. Doles and other supports, with all necessary braces, guys, anchors manholes and transformen, and stringling thereon and supporting and suspending therefrom lines of wire, cables 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 second party, interfere or threaten to interfere with or be hazardous to the construction, operation and maintenance of said lines. It is expressly undenstood that no buildings or other structures will be placed under such wires and over such cables without the written coment of said second party. It is expressly undenstood 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 party at the rate of Eighty Dollarus (\$80.00) per mile of length of the line 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 erocting and mainbaining said line of poles and wires. WITNESS the hand, S. and seal, S. of the part 1979, of the first part, this 8th authorized (L.S.) Stepla Antkoviak James F. Miller James F. Miller On this 8th day of October 19.56, before me, a Notary Public of Cheboygen County, Penonally appeared Feter Antkoviak and Stella Antkoviak 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 Judged for the party of the	craibed land, along of as beginning at a pot of Sec. 13 T 37 N, R Sec. running thence I East of the North and	Second party may loradjoining as neon int not more than η 3 W at a point not worthwesterly to a 1 South $\frac{1}{4}$ line of S	cate said route on, as practicable a l 700 ft. nor less tha a more than 300 ft. point not more than dec. 12 of said Town	over and across saidine, which said line in 600 ft. West of the North of the South 1 a 600 ft. nor less this ship at a point not is	d above des- is described e East line ine of said an 400 ft.
Signed, Sealed and Delivered in Presence of the Court of the Sealed and Delivered in Presence of the Court of the Sealed and Delivered in Presence of the Court of the Sealed and Delivered in Presence of the Court of the Sealed and Delivered in Presence of the Sealed and Delivered in Pr	to enter at all times upon sa maintaining such cables, con transformers, and stringing the mission of electrical energy may, in the opinion of said maintenance of said lines, over such cables without the easement by second party shall Second party to pay of poles and wires as work is done on the	id premises for the purpose dutits and xxxxxx, poles at lereon and supporting and and/or communication, a second party, interfere or it is expressly understood written consent of said so il not prevent second party at the rate of Eigl cross said above deland, and also to p	of constructing, repairing, and other supports, with all suspending therefrom lines and to trim, remove, destructure threaten to interfere with or that no buildings or other second party. It is expressly from later making use of the typolalars (\$80.00) exercibed premises, it	removing, replacing, improved necessary braces, guys, and of wire, cables or other conditions of wire, cables or other conditions of the construction of the construct	wing, enlarging and hors, manholes and uctors for the trans- ectors for the trans- ees and brush which tion, operation and r such wires and/or limited use of this herein authorized. of the line efore any
(L.S.) STATE OF MICHIGAN (L.S.) County of October (Deboygan County, personally appeared County, personally appeared County, personally appeared County, and Stella Antkoviak 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. (L.S.)	WITNESS the hand .s. October	and seal S. of the pa	r ies of the first par 1955.	t, this	K
STATE OF MICHIGAN) St. Defore me, a Notary Public of Cheboygan County, Michigan, acting in Cheboygan County, personally appeared Feter Antkoviak and Stella Antkoviak 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. Camals Michigan.	Tom Baker		Stella	Intkoviak	(L.S.)
STATE OF MICHIGAN) ss. Defore me, a Notary Public of Cheboygan County, Michigan, acting in Cheboygan County, personally appeared Feter Antkoviak and Stella Antkoviak 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. Carmly Infallia.	•••••				
foregoing instrument, and severally acknowledged the execution of the same to be their free act and deed.) ss. befo	re me, a Notary Public of nigan, acting in Ch	Cheboygan neboygan County, p	County,
		foreg	toing instrument, and seve	rally acknowledged the exec	who executed the oution of the same
Notary Public, Cheboygan Co., Mich.		Nota	James F.		Co., Mich.

	MICHIGAN	ı Cheb	oygan county	1	Munro Townsh	IP.
				1.2		R3W RANGE
	MUN	IICIPALITY PLA	T OR AREA	SECTION		HANGE
ш ()	3 97					
BALANCE	\$ 143					
TRANSFERS						
	26					
AMOUNT	\$ 143			-		
ENTRY ITEMS OF COST	581 Original Cost (See Vol IR4, Exhibit 85a-1 Working Papers)					
S F S F	58					
DATE	c 1957					

MAPPED AND CHECKED

no 173 de 52

6. Other Documents _____