TITLE DATA CONSUMERS POWER COMPANY TRACT 306-D307-11 James J. Coyne and wife, NAME OF GRANTOR 9/28/67 1 5/22/68 1 2941 Date of INST. Date of Record Liber ACCOUNT NO 2941 250 Warranty Deed 8241 (A), O. PAGE #1 BOARDMAN - LUDINGTON 1:13 Recorded May 22, 1968 MICHIGAN Grand Traverse | **RECORDED IN DEEDS** Blair 8913 (.0.) at 11:00 o'clock A. M. LEEF 294 :250 STATE COUNTY TOWNSHIP of Deeds, Page 250 **T**26**N** RILW Helfrich MUNICIPALITY WARRANTY DEPD SECTION TOWN RANGE Register of Deed 1020 PLAT OR AREA This Indenture, made September 28 , 19 67 RETWEEN JAMES J. COYNE and RITA M. COYNE, his wife, of Route 4, Box 601, Traverse City, Michigan, BALANCE parties of the first part, and CONSUMERS POWER COMPANY, a corporation duly authorized to do business in Michigan and having its principal office therein at 212 West Michigan Avenue, Jackson, Michigan 49201 party of the second part, Witnesseth. That the said party of the first part, for and in consideration of the sum of ONE DOLLAR and Other Good and Valable Consideration to him in hand paid by the said party of the second part, the receipt whereof is hereby confessed and acknowledged, does by these presents grant, bargain, sell, remise, release, alien and confirm unto the said party of the second part, its successors and assigns, Forever, all that certain piece or parcel of land situate and being in the Township of Blair. County of Grand Traverse and State of Michigan, and described as follows, to-wit: TRANSFERS A parcel of land in the SE 1/4 of Section 3, T26N, RllW, described as follows: To find the place of beginning of this description commence at the S 1/4 post 18 of said section; run thence S 89° 09' 50" E along the South line of said section 0 1325.63 feet; thence N 00° 32' 10" W, 247.55 feet; thence N 53° 06' 45" E, 240.52 feet to a point in the center line of River Road, which said point is also the place of beginning of this description; thence continuing N 53° 06' 45" E, 71.94 feet; thence S 28° 38' 45" W, 65.77 feet; thence N 60° 47' 15" W, 29.8 50 feet to the place of beginning. 1 Excepting and reserving to first parties, their heirs or assigns, the right to \mathbf{v} AMOUNT landscape and mow said above-described land provided, however, that all trees, 2 native or ornamental, now or hereafter growing on said land shall not exceed 25 feet in height. In the event first parties shall fail to restrict such growth or trim such trees in order to maintain said 25-foot elevation, second party shall, upon giving six (6) months' written notice to first parties of such fail-1 ure, have the right to remove or destroy all trees on said above-described land; and first parties do hereby waive any claim or damage for the loss, destruction \mathbf{V} or removal of all trees by second party. Such written notice shall be considered N as received when placed in the U.S. mail properly addressed to first parties at \mathcal{O}_{i} the above address or at such other address as may hereafter be furnished in writing by first parties. STATE of MICHIGAN, County of Grand Traverse, es., Traverse City MAY 22. 19/2. I haveby cartily, that there are as the lines or titles held by the State or by individuals on the land haveb described in the within instrument, and that all taxas due therean base been of titles held by the State of y individuals on the title narrow statement as accesses to the record in my office. This does not cover taxes in process of paid for the five years precedent the hereditaments and appurtenances therefundobelonging or firmshyware Append Attanger To Have and to Hold the said premises, as herein described, with the appurtenances, unto the said party of the second part and to its successors and assigns, Forever. And the said party of the first part, for himself, his heirs, executors and administrators, does S 0 0 covenant, grant, bargain and agree to and with the said party of the second part, its successors and assigns, that at the time of υ the delivery of these presents he is well seized of the above granted premises in fee simple; that they are free from all incum-5 brances whatever and that he will, and his heirs, executors, and administrators shall Warrant and Defend the same against all lawful claims whatsoever. 1 Ŀ. 9 0 When applicable, pronouns and relative words shall be read as plural, feminine or neuter. In Witness Whereof, The said party of the first part has hereunto set his hand the day and year first above written. S Signed, and Delivered in Presence of Σ K (ames J Coyle K Reta M Cayle ш John P. Corps F John P. Coyne - [4] Rita M. Coyne inner C. H. Quivey Dept. of MAY22'60 2 STATE OF MICHIGAN,) Taxation 0 REL10608 Grand) 55. JOURNA County of Traverse On September 28 19 67 before me, a Notary Public of Jackson County, Michigan, acting in Grand Traverse County, personally appeared James J. Coyne and Rita M. Coyne, An _____ MAPPEDIU to me known to be the same person 8 described in and who executed the within instrument, who severally acknowledged the Charles H. Quivey Notary Public, Jackson County, Michigan. same to be their free act and deed. AND CHECKED My commission expires September 7 1970 DATE PREPARED BY D. R. ROOD, CONSUMERS POWER CO. 212 W. MICHIGAN AVENUE, JACKSON, MICHIGAN

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