| FORM #1 | August R. Steinmiller & Agnetta M. Steinmiller, his wife | | | | | | | | TRACT | | | 68-D90 <u>-1</u> 68-D90 <u>-2</u> | | | | |
|---------|--|-------------------|--|---------------|------|-------|-----------------------|----------------------|-------|--|---|--------------------------------------|--|-------------|--------------------|--|
| | NAME OF GRANTOR Perpetual Fagement 11-28-50 2-27-51 187 111 KIND OF INSTRUMENT DATE OF INST. DATE OF RECORD LIBER PAGE | ACCC | UNT N | чо. <u>1(</u> | 00.1 | 10-3 | 40 <u>.0(</u> И, Э | <u>)</u> 0 '4010' | + | | M | \P | | 7 | | |
| 2.20 | Parcel No. 73. LIBER 187 FAEL 111 Becorded 27th day of February A.D. 1911. at 10100 porclock A. M. REGISTER OF DEeds Register of Deeds | | Mich: s | igan TATE | MUNI | CIPAL | Grand Tra COUNT | | | | | Blair Townshi T26N Town | | HIP I RI | P R11W RANGE | |
| | Register of peeds her own right hown as Agnetta Mary Steinmiller, his wife & in/ August R.Steinmiller, also known as August Raymond Steinmiller, and Agnetta M. Steinmiller, also/ first parties. In consideration of <u>One</u> bollars (s1.00) to <u>them</u> paid by the CONSIMERS POWER COMPANY, amaine corporation authorized to do business in Michigan, at 212 W. Michigan, Ave., Jackson, Hichigan, second party, receipt of which is hereby acknowledged, Convey and Warrant to the second party, its successors and assigns. Forever, the easement and right to erect, lay and maintain lines con- sisting of Justice and assigns. Forever, the easement and right to erect, lay and maintain lines con- sisting of distributing electricity and/or conducting a communication business on, over, under and across the following described parcel of land, including all public highways upon or adjacent to said parcel of land, which parcels <u>are</u> stuate in the <u>Township</u> of <u>Blair</u> County of <u>Grand Traverse</u> and State of Michigan, to-witt: The East one-half ($\frac{1}{2}$) of the Northwest one-quarter ($\frac{1}{4}$) of Section thirty-two (32); and the South one-half ($\frac{1}{2}$) of the Southeast one-quarter ($\frac{1}{4}$) of the Southwest one-quarter ($\frac{1}{4}$) of Section thirty-two (11) West. | IRANSFERS BALANCE | \$ 568 05 | | | | | | | | | | | | | |
| | The route to be taken by said lines of CONSEX , poles, wires, cables and conduits across, over and under said land being more specifically described as follows: Second party may locate said route on, over and across said above described land within 50 feet on either side of a line, which said line is described as beginning at a point approx. 670 feet South of the East and West quarter line of Section 20, Township 26 North, Range 11 West, at a point approx. 780 feet West of the East line of said Sec. 20, running thence Southwesterly to a point approx. 600 feet North of the South line of Sec. 29, Township 26 North, Range 11 West, at a point approx. where said line intersects the North and South quarter line of said Sec. 29, thence Southwesterly to a point approx. 300 feet South of the North line of Section 5, Township 25 North, Range 11 West, at a point approx. 75 feet West | AMOUNT | 568 05 | | | | | | | | | | | | | |
| - | of the North and South quarter line of said Section 5. With full right and authority to the second party, its successors, 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, enlarging and maintaining such cables, conduits and XOMENX , poles and other supports, with all necessary braces, guys, anchors, manholes and transformers, and stringing thereon and support- ing and suspending therefrom lines of wire, cables or other conductors for the transmission of electrical energy and/or communication, and to trim or remove any trees which at any time may interfere or threaten to interfere with the maintenance of such 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 ex- pressly understood 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 pay at the rate of Bighty Dollars (\$&0.00) 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 erecting and maintaining said line of poles and wires. WITHESS the hands and seal_5_ of the part ies of the first part, this28th, | ITEMS OF COST | Original Cost (See Vol LRU, Exhibit 90a, Working Papers) | | | | | | | | | | | | | |
| MAFPED | STAIL OF RICHIGAN) On this 28th. day of November 1950.) ss. Defore me, a hotary Public of Jackson County, County of <u>Grand Traverse</u>) Hichigan, acting in Grand Traverse County, personally appeared August R. Steinmiller and Agnetta M. Steinmiller to me known to be the same person_6_ named in and who executed the foregoing instrument, and severally acknowl- | JOURNAL ENTRY | 200 | | | | | | | | | | | | | |
| CHECKED | edged the execution of the same to be their free act and deed. My commission expires April 6, 1953. Notary Public. A. J. Trefry Co., Mich. | DATE | Dec 1952 | | | | | | | | | | | | | |

OTHER DATA AND NOTES

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| GENERAL ENGINEERING MAP REL Line Map No. 14923 Sheat Plan & Profile No. 14923 Sheat Survey Map No. Shaet | 4 of 5 Sheets 6 of 24 Sheets |
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| DOODM287S FILED WITH ORIGINAL INSTRUMENT 1. Abolitist 2. Optations of Title 3. Title Search Yes 4. Mertgege Release | |
| 5. Tree Voucher Yes | - 43 - 33 - 43 |



TITLE HISTORY

| 1. | August R. Steinmiller & Agnetta M. Steinmiller, 11-28-50 2-27-51 187-111 Esmt | his | wife | |
|----|--|-----|------|--|
| 2. | Consumers Power Company | | • | |