	bert L. Smith and wife, Norma Jean		ACC	OUN	IT N	<b>0</b>					_	: : .		•		МА	P	7	-63	3 <b>-3*</b>	
	UND OF INSTRUMENT DATE OF INST. DATE OF RECORD LIBER PAGE #342		π	•	<del></del>		<u></u>	<u>م ر</u>	<u>8</u> =	32	4		- 1	<u>.</u>			<del></del> .				
23	TITTABAWASSEE-LIVINGSTON				MIC	HIG	AN			•	• • •	0t:	seg	0			·	• · · ·	Bag.	ley	
	LIBER 121 PAGE 631	-2.				ATE	, <i>.</i> .*		•				NIT .	Υ	• • •   .	••••	I		TOW	NSHI	P
	WARRANTY DEED Register of Deel				0.2	DA	MU			ry RS AI	ND .	нотл	VES	SIR		ECTIC		T	OWN		I
	This Indenture, made April 11 . 19 68	ts 1			<u>тт</u>							AT O						$\overline{\Box}$		<u> </u>	 T
	HERBERT L. SMITH, Jr. and NORMA JEAN SMITH, his when, of Route 2, Gaylord, Michigan,	1-D1	NCE								_							<b>↓</b> − <b>↓</b> ·	+	-	-
	parties of the first part. and CONSUMERS POWER COMPANY, a corporation duly authorized to do business in Michigan an	ر ج 1 8 2	BALA				,														
3	having its principal office therein at 212 West Michigan Avenue, Jackson, Michigan 49201 party of the second part,	, , , , , , , , , , , , , , , , , , ,				$\frac{1}{1}$						-				_		╞┼╴	+	-	Ļ
	Witnesseth, That the said party of the first part, for and in consideration of the sum of Three Thousand Six Hundred and no/100 Dollars	, M	FERS		┼╌┼╴										┼┼	+				+	+
6	Dollars ( $$3,600.00$ ) 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 <b>Township</b> of <b>Bagley</b> , County of Otsego, and State of Michigan, and described as follows, to-wit:	E.	TRANSFERS																-		
10	A parcel of land in Lot 52 of Summers and Holmes Subdiv- ision, being a subdivision in the SW 1/4 of Section 16, T30N, R3W, according to the recorded plat thereof, de-																				
	scribed as follows: Commence at the Northwest corner of said Lot 52 as the place of beginning of this description; run thence S 81° 43' 50" E along the North line of said Lot 99.89 feet to the Northeast corner of said Lot; thence S 03° 09' 10" W along the East line of said <sup>2</sup> Lot 87.87 feet;		AMOUNT											-							
	thence N 81° 43' 50" W parallel with and 285 feet distant S'ly of, as measured perpendicular to the East and West $1/4$ line of said section 99.89 feet to the West line of said Lot; thence N 03° 09' 10" E along the West line of said																				
	Lot 87.87 feet to the place of beginning. Also conveying to said party of the second part, its suc- cessors and assigns, the right to cut, trim, remove or de- stroy all trees in excess of 40 feet in height now stand-																				
	ing or hereafter growing on that portion of a strip of land 40 feet in width which lies within Lot 52 of Summers and Holmes Subdivision, being a subdivision in the SW 1/4.of Section 16, T30N, R13W, according to the recorded plat there- of, along, adjoining, adjacent and measured at right angles to the S'ly line of the premises above described, and also		COST																		
	the right to re-enter upon said strip of land, from time to time, to keep said strip of land clear of trees in excess of 40 feet in height.		L O																	12	
4 	It is understood and agreed that if second party, its suc- cessors and assigns, shall erect a structure on the above- described land, second party shall at its sole cost and expense enclose the same by a fence.		TEMS																		
	In the event second party, its successors or assigns, shall abandon the use of said land for electric transmission line or other public utility purposes after same has been first put to such use, first parties, their heirs or assigns, shall have the option to repurchase said land from second party, its successors or assigns, for a consideration of Three																				
	Thousand Six Hundred Dollars (\$3,600.00). Said option to re- purchase shall be exercised within six (6) months after receipt of such notice of abandonment by second party herein to first party. In the event said option shall not be exercised with-		AAL VAL																		
5	in said six (6) month period, all rights to repurchase shall terminate and second party shall be free to dispose of said land to other parties.		JOURNAL										-						-++		
	OTREGO COUNTY THEASULEREN OFFICE ( A. 1977), Mich		DATE																		

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## GENERAL ENGINEERING MAP REFERENCES Line Map No.

Line M39 No.	Sheet	of	Sheets
Survey Way No.	Sheek	<b>O</b> İİ	Sheets

## DOCUMENTS FILED WITH ORIGINAL INSTRUMENTS

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1.	Abstract	
	Opinions of Tille	
	Title Coorch	

gage Release

Sheets

## CONSUMERS POWER COMPANY

TRACT 365-D318-3\* (Contd)

	ACCOUNT NO.		MAF	
KIND OF INSTRUMENT DATE OF INST. DATE OF RECORD LIBER PAGE				
23 P			·	
Together with all and singular the hereditaments and appurtenances thereunto belonging or in anywise appertaining: 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 covenant, grant, bargain and agree to and with the said party of the second part, its successors and assigns, that at the time of the delivery of these presents he is well seized of the above granted premises infee simple: that they are free from all incum-			an an saint an saint an saint an s	
brances whatever			•	,
		•		
( and that he will, and his heirs, executors, and administrators shall Warrant and Defend the same against all lawful claims whatsoever				
When applicable, pronouns and relative words shall be read as plural, feminine of neuter. In Witness Whereof, The said party of the first part has hereunto set his hand the day and year first above written.			~	
Signey, and Delivered in Presence of		· .		
John D. Lippert/ John D. Lippert/ Product Manager L. Smith Jr. Campula Campula Reason Lippert Norma Jean Smith			· · · · · ·	
BERNE STATE OF TRANSFER TAX #	• • •			
Iditation Religion +		•		
STATE OF MICHIGAN, ) BB.   County of		•	· · · · ·	
County, personally appeared				
to me known to be the same persons described in and who executed the within instrument, who severally acknowledged the same to be their free act and deed.				•
My commission expires December 12 1971 Samuel B. Miller Notary Public, Otsego County, Michigan.				
STATE OF MICHIGAN, ) 58.			· .	
County of				
County, personally appeared to me known to be the same person described in and who executed the within instrument, who severally acknowledged the same to be free act and deed.				
My commission expires 19 Notary Public, Notary Public, County, Michigan.		1		
PREFAMED BY D. R. ROOD, CONSUMERS FOWER CO. 212 W. MICHIGAN AVENUE, JACKSON, MICHIGAN				
RETURN TO LAND & RIW DEPT CONSUMERS POWER CO. 272 MICHIGAN AVE WEST JACKSON, MICHIGAN WE WEST JACKSON, MICHIGAN MARRANTY DEED REGISTER'S OFFICE.				