GENERAL ENGINEERING MAP REFERENCES

Line Map No. <u>D-16277</u>	Sheet 1 of 5	Sheets
Plan & Profile No.	Sheet of	Sheets
Survey Mag No.	Sireet of	Sheets

Subjects mitg. L. 54 P. 397 No release being secured.

## DOCUMENTS FILED WITH ORIGINAL INSTRUMENTS

- 1. Abstract
  2. Opinions of Title
- 3. Title Search \_\_\_\_\_
- 4. Mortgage Release

TRACT226-D103-2	CONTINUED
MAP	

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thirty-nine (39) feet to a point, thence East parallel with the North line of said Section fifty-six (56) feet to a point, thence South seventy-three (73) feet to a point, thence East fifty-eight (58) feet to a point, thence North one hundred twelve (112) feet to the place

It is understood and agreed that said second party will maintain its lines of wires at an elevation of not less than 40 feet above the surface of the ground over the dock site and the dock site roadway as now located and constructed on said lands.

It is further understood and agreed that in the event of any future construction or development on said lands, said second party will, at the expense of said first parties, elevate or relocate its lines of poles and wires on said lands to accommodate said construction or development.

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 said substation and substation structures and equipment and such cables, conduits and poles and other supports with all necessary braces, guys, anchors, manholes and transformers, 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 any trees and brush which may, in the opinion of said second party, interfere or threaten to interfere with or be hasardous to the construction. 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 consent of said second party. It is expressly 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 Eighty Dollars (\$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 erecting and maintaining said line of poles and wires.

Northern Michigan Limestone Corporation hereby agrees to Warrant, and Defend the title to the easement herein conveyed, and Presque Isle Corporation here joins in said easement and Quitclaims all its interest in and to said easement insofar as its interest may appear.

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	IN WITHESS WHEREOF, the said partic	es of the first part have caused these pro-
	sents to be signed by their respective	es of the first part have caused these pre- President or Vice President and their corporat
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	Secretary this 24th day of A	April 1958.
	Signed, Sealed and Delivered	·
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	STATE OF CAR	
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	Questions County }	
	Before me, a Notary Public in	and for said County, personally appeared
	See Presiden	it and FRE ) [11650]
	the foregoing inches Michigan Limestone	Corporation, the corporation which executed
	is the comparate and as who acknowledge	Corporation, the corporation which executed at that the seal affixed to said instrument
	as such President and Con-	is and they aid sign and seal said instrument.
-	Board of Directors, and Abad	or bala corporation and by authority of the
	and as such President and Boomston	of said corporation and by authority of its ent is their free act and deed individually
	Northern Michigan Limestone Corporation.	ment is their free act and deed individually he free and corporate act and deed of said.
	In Testimony Whereof, I have	hereunto subscribed my name and affixed my
	official seal at hy change of the last of	this 14th day of may
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		Notary Public, State, of New York
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