| | | | | | | | | | 16 | | | TRA | \CT_ | 275-D103 <u>-1</u> 275-D103-2 | | | | | | |
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| easement NAME OF GRAND OR 5-4-1959 16-5-1959 143 29 7/6-1/0 | 7 | ACCOUNT NO | | | | | | | | | | MAP. | | | | 19 | | | | |
| | . 169&171 | MICHIGAN STATE | | | | | . 1 | Presque I | | | | | 1 | R | oger | | | | | |
| RIGHT OF WAY Recorded day of o'clock Liber Page | | 31/12 | | | MUNICIPALITY | | | r . | | | | 19 & SECTION | | & 20 1 T TION | | TOWNS T 35 N TOWN | | RANGE | | |
| Register o | | | 1 | | | | | | PLAT | OR AR | EA | | | | $\frac{-}{\prod}$ | | | | | |
| Lehigh Portland Cement Company, a corporation first part Y , in consideration of One Dollars (\$ 1.00) to it paid by the CONSUMERS POWER COMPANY, a maine corporation authorized to do business in Michigan, at 212 W. M. Ave., Jackson, Michigan, second party, receipt of which is hereby acknowledged, Conveys and Warrants second party, its successors and assigns, Forever, the easement and right to erect, lay and maintain lin sisting of XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX | to the nes con- f trans- ross the | BALANCE | 9 | | | | | | | | | | | | | | | | | |
| The South one-half $(\frac{1}{2})$ of the Southwest one-quarter $(\frac{1}{4})$ of Section nineteen (19); the So one-half $(\frac{1}{2})$ of the Southeast one-quarter $(\frac{1}{4})$ of Section nineteen (19); and the Southeast quarter $(\frac{1}{4})$ of the Southwest one-quarter $(\frac{1}{4})$ of Section twenty (20), being all in Townsh thirty-five (35) North, Range five (5) East. | st one- | TRANSFERS | | | | | | | | | | | | | | | | | | |
| The route to be taken by said lines of xxxxxx poles, wires, cables and conduits across, over and under so being more specifically described as follows: Second party may loc.sd.rte.on, over & across sd.ab land, along or adj. as near as prac.a line, which sd.line is desc.as beg. at a point not me 600 ft.nor less than 400 ft.N of the S line of Sec.24, T35N, R4E, at a point not more than nor less than 200 ft.N of the N & S \frac{1}{2} line of sd.Sec., run.th. E'ly to a point not more ft.N of the S line of Sec.19, T35N, R5E, at a point not more than 300 ft.E of the W line 5xc.19, run.th.E'ly to a point not more than 150 ft.N of the S line of Sec.20 of sd.Twp. point not more than 1320 ft. nor less than 1220 ft.E of the W line of sd. Sec., run.th.SE point not more than 300 ft.W of the F line of Sec.29 of sd.Twp. at a point not more than nor less than 350 ft.W of the S line of Sec.29 of sd.Twp. at a point not more than nor less than 350 ft.W of the S wires on Sd.land, second party agrees at it expense to relocate sd.line of poles & wires on sd.land to accommodate such manufacturin with full right and authority to the second party, its successors, licensees, lessees or assigns, and their agents and employees, to enter at all times upon said premises for the purpose of constructing, rel | ove desc. ore than 150 or of sd. at a 'ly to a or of the 's own or | AMOUNT | 12 090 L \$ | | | | | | | | | | | | | | | | | |
| removing, replacing, improving, enlarging and maintaining such cables, conduits and MONAIDS, poles and supports, with all necessary braces, guys, anchors, manholes and transformers, and stringing thereon and sing and suspending therefrom lines of wire, cables or other conductors for the transmission of electrical and/or communication, and to trim, remove, destroy or otherwise control any trees and brush which may, opinion of said second party, interfere or threaten to interfere with or be heardous to the construction ation and maintenance of said lines. It is expressly understood that no buildings or other structures placed under such wires and/or over such cables without the written consent of said second party. It pressly understood that non-use or a limited use of this easement by second party shall not prevent second from later making use of the easement to the full extent herein authorized. Second party to puy at of Eighty Dollars (\$30.00) per mile of length of the line of poles and wires across said described premises, the same to be puid before any work is done on the lund, and also to any damage to crops in errecting and maintaining said line of poles and wires. IN WITNESS WHEREOF, the said party of the first part has caused these presents to be signed by italents. President, and its corporate seal to be hereunto affixed and attested by its Assistant madeds 4th day of May 1959. Signed, Sealed and Delivered in Presence of LEMIGH PORTLAND CEMENT COMPANY Attest P. A. Groll Executive Vice retained and attested by its Assistant secretary attests. Premission Assistant secretary publications of Lehigh County, acting in Lehigh County, personal county of Lehigh County, personal county of Lehigh County, personal county of Lehigh County, personal county, personal county acting in Lehigh County, personal county of Lehigh County, personal county acting in Lehigh County, personal county act | to other support- l energy, in the rate energy the rate energy the rate energy the rate energy for Exec. [L.8.] [L.8.] [L.8.] | ITEMS OF COST | Original Cost (See Vol IR4, Exhibit | | | | | | | | | | | | | | | | | |
| me personally known, who being by me duly sworn, did say that the corporation named in and which executed the within instand that the seal affixed to said instrument is the corpor of said corporation, and that said instrument was signed and in behalf of said corporation by authority of its Board of Di | the is ompany strument, rate seal d sealed irectors; | JOURNAL | 581 | | | | | | | | | | | | | | | | | |
| and said P. A. Groll edged said instrument to be the free act and deed of said corp NOTARY PUBLIC Allentown, Lehigh County, Ps. Ny Commission Expires Aug. 13, 1962 | | DATE | Dec 1960 | | | | | | | | | | | | | | | | | |

GENERAL ENGINEERING MAP REFERENCES

Line Map No. Sheet 7 of 7 Sheets

Plan & Profile No. Sheet of Sheets

Survey Map No. Sheet

DOCUMENTS FILED WITH UPSGINAL INSTRUMENTS

3. Title Secret

4. Mortgage Refease _____

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