DEED RECORD 160
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, for a good and valuable consideration, the receipt whereof is hereby acknowledged, does hereby grant unto UNION RURAL ELECTRIC COOPERATIVE, INC., a corporation whose post office address is Marysville, Ohio, and to its successors or assigns, the right to enter upon the lands of the undersigned situated in the County of Union and State of Ohio, and more particularly described as follows:

373 acres in York Tp. Union Co. O.

On Miller road.

and to place, construct, operate, repair, maintain, relocate and replace thereon and in or upon all streets, roads or highways abutting said lands an electric transmission or distribution line or system, and to cut and trim trees and shrubbery to the extent necessary to keep them clear of said electric line or system and to cut down from time to time all dead, weak, leaning or dangerous trees that are tall enough to strike the wires in falling.

In granting this easement it is understood that at pole locations, only a single pole and appurtenances will be used, and that the location of the poles will be such as to form the least possible interference to farm operations, so long as it does not materially increase the cost of construction.

The undersigned covenants that she is the owner of the above described lands and that the said lands are free and clear of encumbrances and liens of whatsoever character except those held by the following persons:

And any power, curtesy, distributive share or homestead interest that the undersigned may have inconsistent with the rights hereinabove conferred is hereby relinquished and released to the extent necessary to permit the free enjoyment of said rights and to that extent only. In so doing, the undersigned does not intend to take the ownership of any land.

further

It is understood that, whenever necessary, words used in this instrument in the singular shall be construed to read in the plural and that words used in the masculine gender shall be construed to read in the feminine.

IN WITNESS WHEREOF, the undersigned has set her hand and seal this 2 day of Feb. 1939.

Signed, sealed and delivered in the presence of:  

Bertha Bolenbaugh  (L.S.)

E. D. Edwards

STATE OF OHIO
UNION COUNTY ss.

Be it remembered, that on this 2 day of Feb. 1939, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named Bertha Bolenbaugh grantor in the foregoing grant, and acknowledged the execution thereof to be her voluntary act and deed.

IN TESTIMONY WHEREOF: I have hereto sworn my name and affixed my official seal the day and year last mentioned above.

(SML) Notary Public  E. D. Edwards  Union County, Ohio.

Com. expires Sept. 2-1940

Filed for Record June 14, 1939,
At 10 o'clock A. M.
Recorded June 16, 1939.
Recorder's Fee $.50

Lowell Watts Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, for a good and valuable consideration, the receipt whereof is hereby acknowledged, does hereby grant unto UNION RURAL ELECTRIC COOPERATIVE, INC., a corporation whose post office address is Maryville, Ohio, and to its successors or assigns, the right to enter upon the lands of the undersigned situated in the County of Union State of Ohio, and more particularly described as follows:

120 acres in York Tp. Union Co.
on Holloway road.

and to place, construct, operate, repair, maintain, relocate and replace thereon and in or upon all streets, roads or highways shutting said lands an electric transmission or distribution line or system, and to cut and trim trees and shrubbery to the extent necessary to keep them clear of said electric line or system and to cut down from time to time all dead, weak, leaning or dangerous trees that are tall enough to strike the wires in falling.

In granting this easement it is understood that at pole locations, only a single pole and appurtenances will be used, and that the location of the poles will be such as to form the least possible interference to farm operations, so long as it does not materially increase the cost of construction.

The undersigned covenants that he is the owner of the above described lands and that the said lands are free and clear of encumbrances and liens of whatsoever character except those held by the following persons:

And any dower, curtesy, distributive share or homestead interest that the undersigned may have inconsistent with the rights hereinabove conferred is hereby relinquished and released to the extent necessary to permit the free enjoyment of said rights and to that extent only. In so doing, the undersigned does not deed away the ownership of any land.

It is further understood that, whenever necessary, words used in this instrument in the singular shall be construed to read in the plural and that words used in the masculine gender shall be construed to read in the feminine.

IN WITNESS WHEREOF, the undersigned has set his hand and seal this 6 day of Feb. 1939.

Signed, sealed and delivered in the presence of:

[Signature]

N. M. Brooks

(L.S.)

E. D. Edwards

STATE OF OHIO as.
UNION COUNTY

Be it remembered, that on this 6 day of Feb. 1939, personally appeared before us, the undersigned, a Notary Public in and for said County, the above named N. M. Brooks grantor in the foregoing grant, and acknowledged the execution thereof to be his voluntary act and deed.

IN TESTIMONY WHEREOF: I have hereunto signed my name and affixed my official seal the day and year last mentioned above.

Notary Public_E. D. Edwards__Union County, Ohio.
(SEAL)  Com. expires Sept. 2-1940

Filed for Record June 15, 1939,
At 10 o'clock A. M.
Recorded June 15, 1939
Recorder's Fee $.50

[Signature] Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, for a good and valuable consideration, the receipt whereof I hereby acknowledge, does hereby grant unto UNION HURAL ELECTRIC COOPERATIVE, INC., a corporation whose post office address is Marysville, Ohio, and to its successors or assigns, the right to enter upon the lands of the undersigned situated in the County of Union State of Ohio, and more particularly described as follows:

12 acres in Allen Tp., Union Co. O.

On north side of U. S. Route 33

and to place, construct, operate, repair, maintain, relocate and replace thereon and in or upon all streets, roads or highways chuting said lands an electric transmission or distribution line or system, and to cut and trim trees and shrubbery to the extent necessary to keep them clear of said electric line or system and to cut down from time to time all dead, weak, leaning or dangerous trees that are tall enough to strike the wires in falling.

In granting this easement it is understood that at pole locations, only a single pole and appurtenances will be used, and that the location of the poles will be such as to form the least possible interference to farm operations, so long as it does not materially increase the cost of construction.

The undersigned covenants that he is the owner of the above described lands and that the said lands are free and clear of encumbrances and liens of whatsoever character except those held by the following persons:

And any dower, curtesy, distributive share or homestead interest that the undersigned may have inconsistent with the rights hereinabove conferred is hereby relinquished and released to the extent necessary to permit the free enjoyment of said rights and to that extent only. In so doing, the undersigned does not deed away the ownership of any land.

It is further understood that, whenever necessary, words used in this instrument in the singular shall be construed to read in the plural and that words used in the masculine gender shall be constructed to read in the feminine.

IN WITNESS WHEREOF, the undersigned has set his hand and seal this 14 day of Feb. 1939.

Signed, sealed and delivered in the presence of:

L. A. Cole

(L. S.)

R. D. Edwards

STATE OF OHIO ss.

UNION COUNTY

BE IT REMEMBERED, that on this 14 day of Feb. 1939, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named L. A. Cole grantor in the foregoing grant, and acknowledged the execution thereof to be his voluntary act and deed.

IN TESTIMONY WHEREOF, I have hereunto signed my name and affixed my official seal the day and year last mentioned above.

Notary Public  R. D. Edwards  Union County, Ohio.

(SEAL)  Comm. expires Sept. 2-1940

Filed for Record June 15, 1939,
At 10 o'clock A. M.
Recorded June 16, 1939.
Recorder's Fee $.50

Swell Maltby  Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, for a good and valuable consideration, the receipt whereof is hereby acknowledged, does hereby grant unto UNION RURAL ELECTRIC COOPERATIVE, INC., a corporation whose post office address is Marysville, Ohio, and to its successors or assigns, the right to enter upon the lands of the undersigned situated in the County of Union State of Ohio, and more particularly described as follows:

303 acres in York & Liberty Sp.

On Holloway road.

and to place, construct, operate, repair, maintain, relocate and replace thereon and in or upon all streets, roads or highways abutting said lands an electric transmission or distribution line or system, and to cut and trim trees and shrubbery to the extent necessary to keep them clear of said electric line or system and to cut down from time to time all dead, weak, leaning or dangerous trees that are tall enough to strike the wires in falling.

In granting this easement it is understood that at pole locations, only a single pole and appurtenances will be used, and that the location of the poles will be such as to form the least possible interference to farm operations, so long as it does not materially increase the cost of construction.

The undersigned covenants that he is the owner of the above described lands and that the said lands are free and clear of encumbrances and liens of whatsoever character except those held by the following persons:

And any donor, curtesy, distributive share or homestead interest that the undersigned may have inconsistent with the rights hereinabove conferred is hereby relinquished and released to the extent necessary to permit the free enjoyment of said rights and to that extent only. In so doing, the undersigned does not deed away the ownership of any land.

It is further understood that, whenever necessary, words used in this instrument in the singular shall be construed to read in the plural and that words used in the masculine gender shall be constructed to read in the feminine.

IN WITNESS WHEREOF, the undersigned has set their hand and seal this 2 day of Feb. 1939.

Signed, sealed and delivered in the presence:

E. R. Edwards

Emaett J. Finley

Elna G. Finley

STATE OF OHIO
UNION COUNTY

Do I remembered, that on this 2 day of Feb. 1939, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named Emaett J. & Elna G. Finley grantees in the foregoing grant, and acknowledged the execution thereof to be their voluntary act and deed.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my official seal the day and year last mentioned above.

Notary Public, E. R. Edwards, Union County, Ohio.

(Seal)  Can expires Sept. 2-1940

Filed for Record June 14, 1939,

At 10 o'clock A. M.

Recorded June 16, 1939.

Recorder's Fee $0.50

Rudell Natts, Recorder.
Grant of Right-of-Way

KNOW ALL MEN BY THESE PRESENTS That:

[Signature]

For the consideration of One Dollar and other valuable consideration, to him

paid by

UNION RURAL ELECTRIC CO-OPERATIVE, INC., grantee, the receipt whereof is hereby acknowledged, do hereby grant,

bargain, sell, and convey to said

UNION RURAL ELECTRIC CO-OPERATIVE, INC., its successors and assigns forever, the personal right and easement to erect and maintain electric lines, consisting of conductors, cables, poles, wires, and distributing appliances, for the purpose of distributing, transmitting, and using electricity, on, over, under and across the following real estate, to wit:

176 acres

The route to be taken by said lines across said lands shall be as follows: Along the

[Description of route]

and as more or hereinafter located.

Taylors Tp. Union Co. O

With full right and authority to the grantee, its successors and assigns, to enter at all times upon said premises, for the purpose of constructing, replacing, replacing, and maintaining conductors, towers, poles, or other supports and wires and distributing appliances, with all necessary boxes, guys, anchors, and transformers, and mending up such towers, poles, or other supports or supporting structures, or placing in such conductors, lines of wire or other conductors for the transmission of electric energy, and to trim or remove any trees which at any time may interfere or endanger the maintenance of such lines.

This easement shall be in full force and effect provided construction shall be begun on or before the 31st day of Sept. 1931.

Signed this 25th day of July, 1931.

[Signature]

S. R. Long

[Signature]

M. B. Edwards

STATE OF OHIO

UNION COUNTY

Be it remembered that on this 25th day of July, 1931, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named

[Signature]

[Signature]

in the foregoing grant, and acknowledged the execution thereof to be voluntary act and deed.

IN TESTIMONY WHEREOF: I have hereunto signed my name and affixed my official seal the day and year last mentioned above.

Notary Public: E. B. Edwards

E. B. Edwards

Consent by Present Mortgagee to Grant of Right-of-Way

The undersigned hereby consents to the execution, delivery and recordation of the foregoing conveyance and agrees that his lien under a certain mortgage dated

and executed by

shall be subordinate to the easement created by said conveyance.

Filed: June 14, 1932

Recorded June 16, 1932

Recorder's Fee 5.20

Grant of Right-of-Way

KNOW ALL MEN BY THESE PRESENTS That:

[Signature]

For the consideration of One Dollar and other valuable consideration, to him

paid by

UNION RURAL ELECTRIC CO-OPERATIVE, INC., grantee, the receipt whereof is hereby acknowledged, do hereby grant,

bargain, sell, and convey to said

UNION RURAL ELECTRIC CO-OPERATIVE, INC., its successors and assigns forever, the personal right and easement to erect and maintain electric lines, consisting of conductors, cables, poles, wires, and distributing appliances, for the purpose of distributing, transmitting, and using electricity, on, over, under and across the following real estate, to wit:

119 acres

The route to be taken by said lines across said lands shall be as follows: Along the

[Description of route]

and as more or hereinafter located.

Liberty Tp. Union Co. O

With full right and authority to the grantee, its successors and assigns, to enter at all times upon said premises, for the purpose of constructing, replacing, replacing, and maintaining conductors, towers, poles, or other supports and wires and distributing appliances, with all necessary boxes, guys, anchors, and transformers, and mending up such towers, poles, or other supports or supporting structures, or placing in such conductors, lines of wire or other conductors for the transmission of electric energy, and to trim or remove any trees which at any time may interfere or endanger the maintenance of such lines.

This easement shall be in full force and effect provided construction shall be begun on or before the 31st day of Oct. 1931.

Signed this 25th day of July, 1931.

[Signature]

J. W. Denny

[Signature]

M. B. Edwards

STATE OF OHIO

UNION COUNTY

Be it remembered, that on this 25th day of July, 1931, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named

[Signature]

[Signature]

in the foregoing grant, and acknowledged the execution thereof to be voluntary act and deed.

IN TESTIMONY WHEREOF: I have hereunto signed my name and affixed my official seal the day and year last mentioned above.

Notary Public: E. B. Edwards

E. B. Edwards

Consent by Present Mortgagee to Grant of Right-of-Way

The undersigned hereby consents to the execution, delivery and recordation of the foregoing conveyance and agrees that his lien under a certain mortgage dated

and executed by

shall be subordinate to the easement created by said conveyance.

Filed: June 14, 1932

Recorded June 16, 1932

Recorder's Fee 5.20
Grant of Right-of-Way

KNOW ALL MEN BY THESE PRESENTS: That

Lizzie First

paid
by

RURAL ELECTRIC CO-OPERATIVE, INC., grantees, the recipe whereof is hereby acknowledged, do hereby grant, bargain, sell, and convey to said...

RURAL ELECTRIC CO-OPERATIVE, INC., in succession and assigns, forever, the perpetual right and easement to erect and maintain electric lines, consisting of conductors, cables, poles, wires, and distributing appliances, for the purpose of distributing, transmitting, and using electricity, on, over, under and across the following real estate:

103 acres in Jackson Twp., Union Co., O.

The route to be taken by said lines across said lands shall be as follows: Along the North side of the...

State Route 739

Points to be passed on road line.

With full right and authority to the grantees, their successors and assigns, to enter at all times upon said premises, for the purposes of constructing, repairing, replacing, and maintaining said conductors, cables, poles, or other supports and wires and distributing appliances, with all necessary boxes, gates, anchors, and transformers, and removing same such boxes, poles, or other supports or supporting structures, or placing in such conductors, lines of wire or other conductors for the transmission of electric energy, and to train or remove any lines which at any time may interfere or threaten to interfere with the maintenance of such lines.

This easement shall be in full force and effect provided construction shall be begun on or before the last day of Oct. 191.8

Signed the 27th day of Aug., 191.8

Lizzie First

Signed and acknowledged in the presence of:

P. E. Long

E. B. Edwards

STATE OF OHIO
UNION COUNTY

Do it remembered, that on the 27th day of Aug. 191.8 personally appeared before me, the undersigned, a Notary Public in and for said County, the above named,

granted...in the foregoing grant, and acknowledged the execution thereof to be...91.8 voluntarily set and done.

IN TESTIMONY WHEREOF: I have hereunto signed my name and affixed my official and the day and year last mentioned above.

Notary Public:

E. B. Edwards

CONSENT BY PRESENT MORTGAGE TO GRANT OF RIGHT-OF-WAY

The undersigned hereby consents to the execution, delivery and recordation of the foregoing conveyance and grants that his lien under a certain mortgage dated and executed by: shall be subordinate to the easement created by said conveyance.

Filed: June 24, 1932 A. M. Recorded: June 26, 1932
Recordator's Fee $.50

GRANT OF RIGHT-OF-WAY

KNOW ALL MEN BY THESE PRESENTS: That

O. W. Fisher

paid
by

RURAL ELECTRIC CO-OPERATIVE, INC., grantees, the recipe whereof is hereby acknowledged, do hereby grant, bargain, sell, and convey to said...

RURAL ELECTRIC CO-OPERATIVE, INC., in succession and assigns, forever, the perpetual right and easement to erect and maintain electric lines, consisting of conductors, cables, poles, wires, and distributing appliances, for the purpose of distributing, transmitting, and using electricity, on, over, under and across the following real estate:

21 acres in Washington Twp., Union Co., O.

The route to be taken by said lines across said lands shall be as follows: Along the...

Across corner of farm as agreed with Mr. Fisher.

With full right and authority to the grantees, their successors and assigns, to enter at all times upon said premises, for the purposes of constructing, repairing, replacing, and maintaining said conductors, cables, poles, or other supports and wires and distributing appliances, with all necessary boxes, gates, anchors, and transformers, and removing same such boxes, poles, or other supports or supporting structures, or placing in such conductors, lines of wire or other conductors for the transmission of electric energy, and to train or remove any lines which at any time may interfere or threaten to interfere with the maintenance of such lines.

This easement shall be in full force and effect provided construction shall be begun on or before the last day of Oct. 191.8

Signed the 27th day of July, 191.8

O. W. Fisher

Signed and acknowledged in the presence of:

P. E. Long

E. B. Edwards

STATE OF OHIO
UNION COUNTY

Do it remembered, that on the 27th day of July 191.8 personally appeared before me, the undersigned, a Notary Public in and for said County, the above named,

granted...in the foregoing grant, and acknowledged the execution thereof to be...91.8 voluntarily set and done.

IN TESTIMONY WHEREOF: I have hereunto signed my name and affixed my official and the day and year last mentioned above.

Notary Public:

E. B. Edwards

CONSENT BY PRESENT MORTGAGE TO GRANT OF RIGHT-OF-WAY

The undersigned hereby consents to the execution, delivery and recordation of the foregoing conveyance and grants that his lien under a certain mortgage dated and executed by: shall be subordinate to the easement created by said conveyance.

Filed: June 24, 1932 A. M. Recorded: June 26, 1932
Recordator's Fee $.50
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, for a good and valuable consideration, the receipt whereof is hereby acknowledged, does hereby grant unto UNION RURAL ELECTRIC COOPERATIVE, INC., a corporation whose post office address is Marysville, Ohio, and to its successors or assigns, the right to enter upon the lands of the undersigned situated in the County of Union, State of Ohio, and more particularly described as follows:

604 acres in Washington Twp. Union Co. O.

Known as the Bird Road

Formally known as Stephenson farm.

and to place, construct, operate, repair, maintain, relocate and replace thereon and in or upon all streets, roads or highways shutting said lands an electric transmission or distribution line or system, and to cut and trim trees and shrubbery to the extent necessary to keep them clear of said electric line or system and to cut down from time to time all dead, weak, leaning or dangerous trees that are tall enough to strike the wires in falling.

In granting this easement it is understood that at pole locations, only a single pole and appurtenances will be used, and that the location of the poles will be such as to form the least possible interference to farm operations, so long as it does not materially increase the cost of construction.

The undersigned covenants that he is the owner of the above described lands and that the said lands are free and clear of encumbrances and liens of whatsoever character except those held by the following persons:

And any devo, curtesy, distributive share or homestead interest that the undersigned may have inconsistent with the rights hereinabove conferred is hereby relinquished and released to the extent necessary to permit the free enjoyment of said rights and to that extent only. In so doing, the undersigned does not deed away the ownership of any land.

It is further understood that, whenever necessary, words used in this instrument in the singular shall be construed to read in the plural and that words used in the masculine gender shall be construed to read in the feminine.

IN WITNESS WHEREOF, the undersigned has set his hand and seal this 7 day of March, 1939.

Signed, sealed and delivered in the presence of:

______________________________
E. L. Grose

______________________________
E. D. Edgards

STATE OF OHIO
UNION COUNTY ss.

Be it remembered, that on this 7 day of March 1939, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named E. L. Grose grantor in the foregoing grant, and acknowledged the execution thereof to be his voluntary act and deed.

IN TESTIMONY WHEREOF: I have hereunto signed my name and affixed my official seal the day and year last mentioned above.

______________________________
Notary Public

______________________________
E. D. Edgards
Union County, Ohio.

(SEAL) Con. expires Sept. 2-1940.

Filed for Record June 19, 1939,
At 10 o'clock A. M.
Recorded June 19, 1939.
Recorder's Fee $1.50

______________________________
Gowell Watts
Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, for a good and valuable consideration, the receipt whereof is hereby acknowledged, does hereby grant unto UNION RURAL ELECTRIC COOPERATIVE, INC., a corporation whose post office address is Marysville, Ohio, and to its successors or assigns, the right to enter upon the lands of the undersigned situated in the County of Union State of Ohio, and more particularly described as follows:

100 acres in Darby Tp. Union Co. 0.

on County road, No. 40.

and to place, construct, operate, repair, maintain, relocate and replace thereon and in or upon all streets, roads or highways abutting said lands an electric transmission or distribution line or system, and to cut and trim trees and shrubbery to the extent necessary to keep them clear of said electric line or system and to cut down from time to time all dead, weak, leaning or dangerous trees that are tall enough to strike the wires in falling.

In granting this easement it is understood that at pole locations, only a single pole and appurtenances will be used, and that the location of the poles will be such as to form the least possible interference to farm operations, so long as it does not materially increase the cost of construction.

The undersigned covenants that ____ is the owner of the above described lands and that the said lands are free and clear of encumbrances and liens of whatsoever character except those held by the following persons:

And any dower, curtesy, distributive share or homestead interest that the undersigned may have inconsistent with the rights hereinabove conferred in hereby relinquished and released to the extent necessary to permit the free enjoyment of said rights and to that extent only. In so doing, the undersigned does not deed away the ownership of any land.

It is further understood that, whenever necessary, words used in this instrument in the singular shall be constructed to read in the plural and that words used in the masculine gender shall be constructed to read in the feminine.

IN WITNESS WHEREOF, the undersigned has set his hand and seal this 1st day of Feb., 1939.

Signed, sealed and delivered in the presence of:

J. G. M. Greenbaum

(L.S.)

E. D. Edwards

STATE OF OHIO
UNION COUNTY

Be it remembered, that on this 1st day of Feb., 1939, personally appeared before me, the undersigned a Notary Public in and for said County, the above named J. G. M. Greenbaum grantor in the foregoing grant, and acknowledged the execution thereof to be his voluntary act and deed.

IN TESTIMONY WHEREOF: I have hereunto signed my name and affixed my official seal the day and year last mentioned above.

Notary Public  E. D. Edwards  Union County, Ohio.

(SEAL)  Com. expires Sept. 2-1940

Filed for Record June 14, 1939,
At 10 o'clock A. M.
Recorded June 17, 1939.
Recorder's Fee $ .50

Sewell Matts Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, for a good and valuable consideration, the receipt whereof is hereby acknowledged, does hereby grant unto UNION RURAL ELECTRIC COOPERATIVE INC., a corporation whose post office address is Marysville, Ohio, and to its successors or assigns, the right to enter upon the lands of the undersigned situated in the County of Union State of Ohio, and more particularly described as follows:

100 acres in Liberty Tp. Union Co. 0.

On Halloway road.

and to place, construct, operate, repair, maintain, relocate and replace thereon and in or upon all streets, roads or highways abutting said lands an electric transmission or distribution line or system, and to cut and trim trees and shrubbery to the extent necessary to keep them clear of said electric line or system and to cut down from time to time all dead, weak, leaning or dangerous trees that are tall enough to strike the wires in falling.

In granting this easement it is understood that at pole locations, only a single pole and appurtenances will be used, and that the location of the poles will be such as to form the least possible interference to farm operations, so long as it does not materially increase the cost of construction.

The undersigned covenants that they is the owner of the above described lands and that the said lands are free and clear of incumbrances and liens of whatsoever character except those held by the following persons:

And any dower, curtesy, distributive share or homestead interest that the undersigned may have inconsistent with the rights hereinafore conferred is hereby relinquished and released to the extent necessary to permit the free enjoyment of said rights and to that extent only. In so doing, the undersigned does not deeds away the ownership of any land.

It is further understood that, whenever necessary, words used in this instrument in the singular shall be constructed to read in the plural and that words used in the masculine gender shall be constructed to read in the feminine.

IN WITNESS WHEREOF, the undersigned has set their hand and seal this 2 day of Feb., 1939.

Signed, sealed and delivered in the presence of:

______________________________
E. D. Edwards

______________________________
Carrie E. Holloway (L.S.)

______________________________
Charles Holloway (L.S.)

______________________________
John Holloway

______________________________
Audrey Holloway

STATE OF OHIO as

UNION COUNTY

Do it remembered, that on this 2 day of Feb. 1939, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named Carrie E. Goods & John H. Holloway grantees in the foregoing grant, and acknowledged the execution thereof to be their voluntary act and deed.

IN TESTIMONY WHEREOF: I have hereunto signed my name and affixed my official seal the day and year last mentioned above.

Notary Public E. D. Edwards Union County, Ohio.

(SEAL) Comm. expires Sept. 2-1940

Filed for Record June 17, 1939,
At 10 o'clock A. M.
Recorded June 17, 1939.
Recorder's Fee $1.50

______________________________
Sewell Natts Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, for a good and valuable consideration, the receipt whereof is hereby acknowledged, does hereby grant unto UNION RURAL ELECTRIC COOPERA-
TIVE, INC., a corporation whose post office address is Marysville, Ohio, and to its successors or
assigns, the right to enter upon the lands of the undersigned situated in the County of Union
State of Ohio, and more particularly described as follows:
20 acres in York Tp. Union Co. O.
on Benedict Pike.
and to place, construct, operate, repair, maintain, relocate and replace thereon and in or upon
all streets, roads or highways abutting said lands an electric transmission or distribution line
or system, and to cut and trim trees and shrubbery to the extent necessary to keep them clear of
said electric line or system and to cut down from time to time all dead, weak, leaning or danger-
our trees that are tall enough to strike the wires in falling.

In granting this easement it is understood that at pole locations, only a single pole and
appurtenances will be used, and that the location of the poles will be such as to form the least
possible interference to farm operations, so long as it does not materially increase the cost of
construction.

The undersigned covenants that he is the owner of the above described lands and that the
said lands are free and clear of encumbrances and liens of whatsoever character except those held
by the by the following persons:

And any dower, curtesy, distributive share or homestead interest that the undersigned may have
inconsistent with the rights hereinabove conferred is hereby relinquished and released to the
extent necessary to permit the free enjoyment of said rights and to that extent only. In so doing,
the undersigned does not deed away the ownership of any land.

It is further understood that, whenever necessary, words used in this instrument in the singular
shall be construed to read in the plural and that words used in the masculine gender shall be
constructed to read in the Feminine.

IN WITNESS WHEREOF, the undersigned has set his hand and seal this 31 day of Jan, 1939.
Signed, sealed and delivered in the presence of: Charles Kerns

[Signature]

E. D. Edwards

STATE OF OHIO
UNION COUNTY

Be it remembered, that on this 31 day of Jan, 1939, personally appeared before me, the under-
signed, a Notary Public in and for said County, the above named Charles Kerns grantor in the
foregoing grant, and acknowledged the execution thereof to be his voluntary act and deed.

IN TESTIMONY WHEREOF: I have hereunto signed my name and affixed my official seal the day and
year last mentioned above.

Notary Public __ E. D. Edwards__ Union County, Ohio.

(SEAL)  Com expires Sept. 2-1940

Filed for Record June 12, 1939,
At 10 o'clock A.M.
Recorded June 19, 1939,
Recorder's Fee $ .50

[Signature] Recorder.
Grant of Right-Of-Way

NO. 146

Know all men by these presents: That...

The grantor, in consideration of One Dollar and other valuable consideration, is...

paid by...

RURAL ELECTRIC COOPERATIVE, INC., grantee, the receipt whereof is hereby acknowledged, do...

grant, bargain, sell, and convey to said...

RURAL ELECTRIC COOPERATIVE, INC., its successors and assigns forever, the...

right and easement to erect and maintain electric lines, consisting of conductors, cables, poles, wires, and distributing apparatus, for the purpose of transmitting, transmitting, and using electricity, on, over, under and across the following real estate, to-wit:

For acres in Dover Tp, Union Co, 0.

The route to be taken by said lines across said lands shall be as follows: Along the... Easton

made as near or hereafter located.

Poles to be placed as ordered by W. Guy.

With full right and authority to the grantee, its successors and assigns, to enter at all times upon said premises, for the purpose of constructing, repairing, replacing, and maintaining conductors, towers, poles, or other supports and wires and distributing apparatus, with all necessary boxes, grates, conduits, and transformers, and wiring upon such towers, poles, or other supports or supporting thereof, or placing in such conduits, lines of wire or other conductors for the transmission of electric energy, and to trim or remove any trees which at any time may interfere or threaten to interfere with the maintenance of such lines.

This easement shall be in full force and effect provided construction shall be begun on or before the day of December, 1933.

Signed this day of August, 1933.

Signed and acknowledged in the presence of:

F. M. Long

Calvin Guy

STATE OF OHIO

UNION COUNTY

It is remembered, that on this day of July, 1933, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named...

grantor in the foregoing grant, and acknowledged the execution thereof to be voluntary act and deed.

IN TESTIMONY WHEREOF: I have hereunto signed my name and affixed my official seal the day and year last mentioned above.

Notary Public

V. E. Edwards ( SEAL) Union County, Ohio.

Consent by Present Mortgagee to Grant of Right-Of-Way

The undersigned hereby consents to the execution, delivery and recordation of the foregoing conveyance and agrees that his lien under a certain mortgage dated and executed by...

shall be subordinate to the easement created by said conveyance.

Filed: June 14, 1933. Recorded June 15, 1933.

Record

Fee: $5.00

Grant of Right-Of-Way

NO. 146

Know all men by these presents: That...

The grantor, in consideration of One Dollar and other valuable consideration, is...

paid by...

RURAL ELECTRIC COOPERATIVE, INC., grantee, the receipt whereof is hereby acknowledged, do...

grant, bargain, sell, and convey to said...

RURAL ELECTRIC COOPERATIVE, INC., its successors and assigns forever, the...

right and easement to erect and maintain electric lines, consisting of conductors, cables, poles, wires, and distributing apparatus, for the purpose of transmitting, transmitting, and using electricity, on, over, under and across the following real estate, to-wit:

For acres in Washington Tp, Union Co, 0.

The route to be taken by said lines across said lands shall be as follows: Along the... Schertz

made as near or hereafter located.

Poles to be placed as ordered by W. Guy.

With full right and authority to the grantee, its successors and assigns, to enter at all times upon said premises, for the purpose of constructing, repairing, replacing, and maintaining conductors, towers, poles, or other supports and wires and distributing apparatus, with all necessary boxes, grates, conduits, and transformers, and wiring upon such towers, poles, or other supports or supporting thereof, or placing in such conduits, lines of wire or other conductors for the transmission of electric energy, and to trim or remove any trees which at any time may interfere or threaten to interfere with the maintenance of such lines.

This easement shall be in full force and effect provided construction shall be begun on or before the day of October, 1933.

Signed this day of July, 1933.

Signed and acknowledged in the presence of:

F. M. Long

M. E. Hamilton

STATE OF OHIO

UNION COUNTY

It is remembered, that on this day of July, 1933, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named...

grantor in the foregoing grant, and acknowledged the execution thereof to be...

voluntary act and deed.

IN TESTIMONY WHEREOF: I have hereunto signed my name and affixed my official seal the day and year last mentioned above.

Notary Public

V. E. Edwards ( SEAL) Union County, Ohio.

Consent by Present Mortgagee to Grant of Right-Of-Way

The undersigned hereby consents to the execution, delivery and recordation of the foregoing conveyance and agrees that his lien under a certain mortgage dated and executed by...

shall be subordinate to the easement created by said conveyance.

Filed: June 14, 1933. Recorded June 15, 1933.

Record

Fee: $5.00
Grant of Right-of-Way

KNOW ALL MEN BY THESE PRESENTS: That

W. H. Hines

granted, in consideration of One Dollar and other valuable consideration, to

RURAL ELECTRIC CO-OPERATIVE, INC., grantees, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, and convey to

RURAL ELECTRIC CO-OPERATIVE, INC., in consideration and assignment forever, the personal right and easement to erect and maintain electric lines, consisting of conduits, cables, poles, wires, and distributing appliances, for the purpose of distributing, transmitting, and using electricity, on, over, under, and across the following real estate, to-wit:

200 acres in Washington Tp., Union Co. O.

The route to be taken by said lines across said lands shall be as follows: Along the

south side of the

Cleveland & Turner road as now or hereafter located.

Poles to be placed on said line.

With full rights and authority to the grantees, its successors and assigns to enter at all times upon said premises, for the purpose of constructing, operating, replacing, and maintaining conduits, masts, poles, or other supports and wires and distributing appliances, with all necessary braces, guys, anchors, and transformers, and setting upon such masts, poles, or other supports or supporting thereon, or placing in such conduits, lines of wire or other conductors for the transmission of electric energy, and to trim or remove any trees which at any time may interfere or threaten to interfere with the maintenance of such lines.

This easement shall be in full force and effect provided construction shall be begun on or before the 1st day of Oct., 1913.

Signed and acknowledged in the presence of:

W. E. Long

E. D. Edwards

STATE OF OHIO
UNION COUNTY

In accordance with the above, that on the 27 day of July, 1913, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named.

In consideration of the foregoing grant, and acknowledged the execution thereof to be voluntary act and deed,

Notary Public
E. D. Edwards (Seal)

County, Ohio.

Consent by Present Mortgagee to Grant of Right-of-Way

The undersigned hereby consents to the execution, delivery and recordation of the foregoing conveyance and agrees that his lien under a certain mortgage dated

and executed by

shall be subordinate to the easement created by said conveyance.

Filed: June 16, 1939, 10 A.M. Recorded June 19, 1939

Grant of Right-of-Way

KNOW ALL MEN BY THESE PRESENTS: That

Frank Penn

granted, in consideration of One Dollar and other valuable consideration, to

RURAL ELECTRIC CO-OPERATIVE, INC., grantees, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, and convey to

RURAL ELECTRIC CO-OPERATIVE, INC., in consideration and assignment forever, the personal right and easement to erect and maintain electric lines, consisting of conduits, cables, poles, wires, and distributing appliances, for the purpose of distributing, transmitting, and using electricity, on, over, under, and across the following real estate, to-wit:

30 acres in Liberty Tp., Union Co. O.

The route to be taken by said lines across said lands shall be as follows: Along the

east side of the

Penny road as now or hereafter located.

In Liberty Tp., Union Co. O.

With full rights and authority to the grantees, its successors and assigns to enter at all times upon said premises, for the purpose of constructing, repairing, replacing, and maintaining conduits, masts, poles, or other supports and wires and distributing appliances, with all necessary braces, guys, anchors, and transformers, and setting upon such masts, poles, or other supports or supporting thereon, or placing in such conduits, lines of wire or other conductors for the transmission of electric energy, and to trim or remove any trees which at any time may interfere or threaten to interfere with the maintenance of such lines.

This easement shall be in full force and effect provided construction shall be begun on or before the 1st day of Oct., 1913.

Signed and acknowledged in the presence of:

E. E. Long

E. D. Edwards

STATE OF OHIO
UNION COUNTY

In accordance with the above, that on the 25 day of July, 1913, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named.

In consideration of the foregoing grant, and acknowledged the execution thereof to be voluntary act and deed,

Notary Public
E. D. Edwards (Seal)

County, Ohio.

Consent by Present Mortgagee to Grant of Right-of-Way

The undersigned hereby consents to the execution, delivery and recordation of the foregoing conveyance and agrees that his lien under a certain mortgage dated

and executed by

shall be subordinate to the easement created by said conveyance.

Filed: June 15, 1939, 10 A.M. Recorded June 19, 1939

Refer to the previous entries.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, for a good and valuable consideration, the receipt whereof is hereby acknowledged, does hereby grant unto UNION RURAL ELECTRIC COOPERATIVE, INC., a corporation whose post office address is Marysville, Ohio, and to its successors or assigns, the right to enter upon the lands of the undersigned situated in the County of Union State of Ohio, and more particularly described as follows:

345 acres in Allen Tp. Union Co. O.

Formally part of Cone Howard farm.

and to place, construct, operate, repair, maintain, relocate and replace thereon and in or upon all streets, roads or highways abutting said lands an electric transmission or distribution line or system, and to cut and trim trees and shrubbery to the extent necessary to keep those clear of said electric line or system and to cut down from time to time all dead, weak, leaning or dangerous trees that are tall enough to strike the wires in falling.

In granting this easement it is understood that at pole locations, only a single pole and appurtenances will be used, and that the location of the poles will be such as to form the least possible interference to farm operations so long as it does not materially increase the cost of construction.

The undersigned covenants that she is the owner of the above described lands and that the said lands are free and clear of encumbrances and liens of whatsoever character except those held by the following persons:

Federal Land Bank, Louisville, Ky.

And any dower, curtesy, distributive share or homestead interest that the undersigned may have inconsistent with the rights hereinabove conferred is hereby relinquished and released to the extent necessary to permit the free enjoyment of said rights and to that extent only. In so doing, the undersigned does not divest away the ownership of any land.

It is further understood that, whenever necessary, words used in this instrument in the singular shall be construed to read in the plural and that words used in the masculine gender shall be construed to read in the feminine.

IN WITNESS WHEREOF, the undersigned has set her hand and seal this 1st day of Feb, 1939.

Signed, sealed and delivered in the presence of:

[Signature]

R. D. Edwards

STATE OF OHIO
UNION COUNTY

As it is remembered, that on this 1st day of Feb, 1939, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named Bathmar H. Kerkle grantor in the foregoing grant, and acknowledged the execution thereof to be her voluntary act and deed.

IN TESTIMONY WHEREOF, I have hereunto signed my name and affixed my official seal the day and year last mentioned above.

Notary Public__R. D. Edwards__Union County, Ohio.

(SEAL) Don Expires Sept 2-1940

Filed for Record June 14, 1939,
At 10 o'clock A. M.
Recorded June 19, 1939.
Recorder's Fee $ .50

[Signature] Recorder.
KNOW ALL MEN BY THESE PRESENTS, that the undersigned, for a good and valuable consideration, the receipt whereof is hereby acknowledged, does hereby grant unto UNION DURAL ELECTRIC CO-OPERATIVE, INC., a corporation whose post office address is Marysville, Ohio, and to its successors or assigns, the right to enter upon the lands of the undersigned situated in the County of Union State of Ohio, and more particularly described as follows:

210 acres in Darby Tp. Union Co. O.
on County road No. 40

and to place, construct, operate, repair, maintain, relocate and replace thereon and in or upon all streets, roads or highways abutting said lands or electric transmission or distribution line or system, and to cut and trim trees and shrubbery to the extent necessary to keep them clear of said electric line or system and to cut down from time to time all dead, weak, leaning or dangerous trees that are tall enough to strike the wires in falling.

In granting this easement it is understood that at pole locations, only a single pole and appurtenances will be used, and that the location of the poles will be such as to form the least possible interference to farm operations, so long as it does not materially increase the cost of construction.

The undersigned covenants that he is the owner of the above described lands and that the said lands are free and clear of encumbrances and liens of whatsoever character except those held by the following persons:

Prudential Ins. Co. Newark, N. J.

And any power, curtsey, distributive share or homestead interest that the undersigned may have inconsistent with the rights hereinafore conferred are hereby relinquished and released to the extent necessary to permit the free enjoyment of said rights and to that extent only. In so doing, the undersigned does not deem away the ownership of any land.

It is further understood that, whenever necessary, words used in this instrument in the singular shall be construed to read in the plural and that words used in the masculine gender shall be construed to read in the feminine.

IN WITNESS WHEREOF, the undersigned has set his hand and seal this 1st day of Feb, 1939.

Signed, sealed and delivered in the presence of:

E. D. Edwards

Ralph G. Niel

STATE OF OHIO
UNION COUNTY

Be it remembered, that on this 1st day of Feb, 1939, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named E. D. Edwards & Ralph G. Niel, grantees in the foregoing grant, and acknowledged the execution thereof to be their voluntary act and deed.

IN TESTIMONY WHEREOF: I have hereunto signed my name and affixed my official seal the day and year last mentioned above.

Notary Public

Filed for Record June 14, 1939,
At 10 o'clock A. M.
Recorded June 28, 1939.
Recorder's Fee $0.50

Swell Ratts Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, for a good and valuable consideration, the receipt whereof is hereby acknowledged, does hereby grant unto UNION RURAL ELECTRIC COOPERATIVE, INC., a corporation whose post office address is Marysville, Ohio, and to its successors or assigns, the right to enter upon the lands of the undersigned situated in the County of Union State of Ohio, and more particularly described as follows:

97 acres in Liberty Tp. Union Co. O.

On Holloway road.

and to place, construct, operate, repair, maintain, relocate and replace thereon and in or upon all streets, roads or highways cutting said lands an electric transmission or distribution line or system, and to cut and trim trees and shrubbery to the extent necessary to keep them clear of said electric line or system and to cut down from time to time all dead, weak, leaning or dangerous trees that are tall enough to strike the wires in falling.

In granting this easement it is understood that at pole locations, only a single pole and appurtenances will be used, and that the location of the poles will be such as to form the least possible interference to farm operations, so long as it does not materially increase the cost of construction.

The undersigned covenants that he is the owner of the described lands and that the said lands are free and clear of encumbrances and liens of whatsoever character except those held by the following persons:

And any dower, curtesy, distributive share or homestead interest that the undersigned may have inconsistent with the rights hereinabove conferred is hereby relinquished and released to the extent necessary to permit the free enjoyment of said rights and to that extent only. In so doing, the undersigned does not deed away the ownership of any land.

It is further understood that, whenever necessary, words used in this instrument in the singular shall be constructed to read in the plural and that words used in the masculine gender shall be constructed to read in the feminine.

IN WITNESS WHEREOF, the undersigned has set his hand and seal this 2 day of Feb. 1939.

Signed, sealed and delivered in the presence of:

______________________________
N. B. Smith
(L.S.)

E. D. Edwards

STATE OF OHIO
UNION COUNTY

Be it remembered, that on this 2 day of Feb. 1939, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named N. B. Smith grantor in the foregoing grant, and acknowledged the execution thereof to be his voluntary act and deed.

IN TESTIMONY WHEREOF: I have hereunto signed my name and affixed my official seal the day and year last mentioned above.

(SEAL) Notary Public  E. D. Edwards Union County, Ohio.
Com. expires Sept. 2, 1940

Filed for Record June 17, 1939.
At 10 o'clock A. M.
Recorded June 22, 1939.
Recorder's Fee $.50

_______________________________
Dewell Watts Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, for a good and valuable consideration, the receipt whereof is hereby acknowledged, does hereby grant unto UNION RURAL ELECTRIC COOPERATIVE, INC., a corporation whose post office address is Marysville, Ohio, and to its successors or assigns, the right to enter upon the lands of the undersigned situated in the County of Union State of Ohio, and more particularly described as follows:

125 acres in Paris Tp. Union Co. O.

on what is known as Collins road.

and to place, construct, operate, repair, maintain, relocate and replace thereon and in or upon all streets, roads or highways abutting said lands an electric transmission or distribution line or system, and to cut and trim trees and shrubbery to the extent necessary to keep them clear of said electric line or system and to cut down from time to time all dead, weak, leaning or dangerous trees that are tall enough to strike the wires in falling.

In granting this easement it is understood that at pole locations, only a single pole and appurtenances will be used, and that the location of the poles will be such as to form the least possible interference to farm operations, so long as it does not materially increase the cost of construction.

The undersigned covenants that he is the owner of the above described lands and that the said lands are free and clear of encumbrances and liens of whatsoever character except those held by the following persons:

And any dower, curtesy, distributive share or homestead interest that the undersigned may have inconsistent with the rights hereinabove conferred is hereby relinquished and released to the extent necessary to permit the free enjoyment of said rights and to that extent only. In so doing, the undersigned does not deed away the ownership of any land.

It is further understood that, whenever necessary, words used in this instrument in the singular shall be construed to read in the plural and that words used in the masculine gender shall be construed to read in the feminine.

IN WITNESS WHEREOF, the undersigned has set his hand and seal this 1st day of Feb. 1939.

Signed, sealed and delivered in the presence of:

John George Starr (L.S.)

— B. D. Edwards —

STATE OF OHIO
UNION COUNTY ss.

Be it remembered, that on this 1st day of Feb. 1939, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named John George Starr grantor in the foregoing grant, and acknowledged the execution thereof to be his voluntary act and deed.

IN TESTIMONY WHEREOF: I have hereunto signed my name and affixed my official seal the day and year last mentioned above.

Notary Public — B. D. Edwards — Union County, Ohio.

Con. expires Sept. 3-1940

Filed for Record June 14, 1939.
At 10 o'clock A. M.
Recorded June 26, 1939.
Recorder's Fee $ .50

[Seal]

[Signature] Recorder.
Grant of Right-of-Way

John Stillings

KNOW ALL MEN BY THESE PRESENTS: That

grant, in consideration of One Dollar and other valuable consideration, to

said

UNION RURAL ELECTRIC CO-OPERATIVE, INC., granted, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, and convey to said

UNION RURAL ELECTRIC CO-OPERATIVE, INC., its successors and assigns forever, the personal right and easement to erect and maintain electric lines, consisting of conductors, cables, poles, wires, and distributing appliances, for the purpose of distributing, transmitting, and using electricity, on, over, under and across the following real estate, to-wit:

79 acres in Washington Tp., Union Co., O.

The route to be taken by said lines across said lands shall be as follows: Along the

central line of the

read as near or hereafter located.

Across the lands of said John Stillings as agreed with him.

With full right and authority to the grantee, its successors and assigns, to enter at all times upon said premises, for the purpose of constructing, replacing, replacing, and maintaining conduits, towers, poles, or other supports and wires and distributing appliances, with all necessary boxes, guns, anchors, and transformers, and bringing upon such towers, poles, or other supports or supporting thereof, or placing in such conduit, lines of wire or other conductors for the transmission of electric energy, and to trim or remove any trees which at any time may impede or threaten to impede with the maintenance of such lines.

This easement shall be in full force and effect provided construction shall be begun on or before the last day of Oct., 1939.

Signed this 27th day of July, 1939.

John Stillings

Signed and acknowledged in the presence of:

P. E. Ewing

R. J. Smock

STATE OF OHIO

Be it remembered, that on this 27th day of July, 1939, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named

grantor

in the foregoing grant, and acknowledged the execution thereof to be voluntary act and deed.

IN TESTIMONY WHEREOF: I have hereunto signed my name and affixed my official seal the day and year last mentioned above.

County, Ohio.

Consent by Present Mortgagee to Grant of Right-of-Way

The undersigned hereby consents to the execution, delivery and recordation of the foregoing conveyance and agrees that his lien under a certain mortgage dated

and executed by

shall be subordinate to the easement created by said conveyance.

Filed: June 14, 1939. Recorded: June 26, 1939.

Recorder

Grants of Right-of-Way

P. A. Temple

KNOW ALL MEN BY THESE PRESENTS: That

grant, in consideration of One Dollar and other valuable consideration, to

said

UNION RURAL ELECTRIC CO-OPERATIVE, INC., granted, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, and convey to said

UNION RURAL ELECTRIC CO-OPERATIVE, INC., its successors and assigns forever, the personal right and easement to erect and maintain electric lines, consisting of conductors, cables, poles, wires, and distributing appliances, for the purpose of distributing, transmitting, and using electricity, on, over, under and across the following real estate, to-wit:

79 acres in Jackson Tp., Union Co., O.

The route to be taken by said lines across said lands shall be as follows: Along the

State Route 759

read as near or hereafter located.

With full right and authority to the grantee, its successors and assigns, to enter at all times upon said premises, for the purpose of constructing, replacing, replacing, and maintaining conduits, towers, poles, or other supports and wires and distributing appliances, with all necessary boxes, guns, anchors, and transformers, and bringing upon such towers, poles, or other supports or supporting thereof, or placing in such conduit, lines of wire or other conductors for the transmission of electric energy, and to trim or remove any trees which at any time may impede or threaten to impede with the maintenance of such lines.

This easement shall be in full force and effect provided construction shall be begun on or before the last day of Nov., 1939.

Signed this 30th day of July, 1939.

P. A. Temple

Signed and acknowledged in the presence of:

P. E. Ewing

R. J. Smock

STATE OF OHIO

Be it remembered, that on this 30th day of July, 1939, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named

grantor

in the foregoing grant, and acknowledged the execution thereof to be voluntary act and deed.

IN TESTIMONY WHEREOF: I have hereunto signed my name and affixed my official seal the day and year last mentioned above.

County, Ohio.

Consent by Present Mortgagee to Grant of Right-of-Way

The undersigned hereby consents to the execution, delivery and recordation of the foregoing conveyance and agrees that his lien under a certain mortgage dated

and executed by

shall be subordinate to the easement created by said conveyance.

Filed: June 14, 1939. Recorded: June 26, 1939.

Recorder
Grant of Right-of-Way

KNOW ALL MEN BY THESE PRESENTS: That

A. S. Welshimer

grantee, in consideration of One Dollar and other valuable consideration, to

his

paid by

UNION RURAL ELECTRIC CO-OPERATIVE, INC., grantees, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, and convey to said

A. S. Welshimer

RURAL ELECTRIC CO-OPERATIVE, INC., its successors and assigns forever, the personal right and easement to erect and maintain electric lines, consisting of conductors, poles, wires, and distributing appliances, for the purpose of distributing, transmitting, and using electricity, on, over, under and across the following road lines, to-wit:

130 acres


The route to be taken by said lines across said lands shall be as follows: Along the

North

side of the

road as now or hereafter located.

Signed the 30 day of July, 1925.

A. S. Welshimer

Della Conti

STATE OF GEO

UNION COUNTY

Be it remembered, that on this 30 day of July, 1925, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named

A. S. Welshimer

Grantee, in the foregoing grant, and acknowledged the execution thereof to be voluntary act and deed,

IN TESTIMONY WHEREOF: I have heretofore signed my name and affixed my official seal and the day and year last mentioned above.

Notary Public

G. B. Edwards (SEAL)

County, Ohio.

Con. expires Sept. 2-1945

Consent by Present Mortgagee to Grant of Right-of-Way

The undersigned hereby consents to the execution, delivery and recordation of the foregoing conveyance and agrees that his lien under a certain mortgage dated and executed by

Deuel Watts

shall be subordinate to the easement created by said conveyance.

Filed: June 24, 1925 10 A.M. Recorded June 26, 1925

Recorder's Fee $5.00

Grant of Right-of-Way

KNOW ALL MEN BY THESE PRESENTS: That

Asman & Winter

grantee, in consideration of One Dollar and other valuable consideration, to

Thos.

paid by

UNION RURAL ELECTRIC CO-OPERATIVE, INC., grantees, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, and convey to said

Asman & Winter

RURAL ELECTRIC CO-OPERATIVE, INC., its successors and assigns forever, the personal right and easement to erect and maintain electric lines, consisting of conductors, poles, wires, and distributing appliances, for the purpose of distributing, transmitting, and using electricity, on, over, under and across the following road lines, to-wit:

130 acres


The route to be taken by said lines across said lands shall be as follows: Along the

North

side of the

road as now or hereafter located.

Signed the 30 day of July, 1925.

Eva Winter

STATE OF GEO

UNION COUNTY

Be it remembered, that on this 30 day of July, 1925, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named

Eva Winter

Grantee, in the foregoing grant, and acknowledged the execution thereof to be voluntary act and deed,

IN TESTIMONY WHEREOF: I have heretofore signed my name and affixed my official seal and the day and year last mentioned above.

Notary Public

G. B. Edwards (SEAL)

County, Ohio.

Con. expires Sept. 2-1945

Consent by Present Mortgagee to Grant of Right-of-Way

The undersigned hereby consents to the execution, delivery and recordation of the foregoing conveyance and agrees that his lien under a certain mortgage dated and executed by

Deuel Watts

shall be subordinate to the easement created by said conveyance.

Filed: June 24, 1925 10 A.M. Recorded June 26, 1925

Recorder's Fee $5.00
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the THE MARION RESERVE POWER Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantors, located in Survey 2992, Township Jerome, County of Union, Ohio, and in the Township and County aforesaid, in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 70 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Avery Road Highway, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Myers Clovis Ackerman & Ruth Evelyn Ackerman spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 9 day of March 1939.

Signed and acknowledged in the presence of

J. D. Jacobs

Myers Clovis Ackerman

H. A. Cummins

Ruth Evelyn Ackerman

STATE OF OHIO

Delaware County

Before me a Notary Public in and for said County personally appeared the above named:

Myers Clovis Ackerman & Ruth Evelyn Ackerman, husband and wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Delaware, this 9th day of March 1939.

(SEAL)

H. A. Cummins, Notary Public


Filed for Record Aug. 10, 1939,

At 10 o'clock A. M.

Recorded Aug. 13, 1939.

Recorder's Fee $.50

Sewell Watts Recorder.

29395

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the Marion-Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantors located in Survey 7375, Township of Washington, County of Union, Ohio, and/or in the Village of Pyatka, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of one lot in the Village Township, and County aforesaid, which said lot constitute the premises upon and over which the foregoing easement is granted.
And Dale E. Ballinger spouse of Grantee herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantee herein have executed this instrument this 10th day of March, 1939.

Signed and acknowledged in the presence of:

Mary Elizabeth Krouskop Ballinger
Dale E. Ballinger
Pauline E. Bone

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Mary Elizabeth Krouskop Ballinger, Dale E. Ballinger her husband and Pauline Bone (unmarried) who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Byhalia, this 30th day of March, 1939.

(SEAL)  C. R. Ballinger
Notary Public

My Commission Expires Feb. 27, 1941.

Filed for Record Aug. 10, 1939,
At 10 o'clock A. M.
Recorded Aug. 18, 1939.
Recorder's Fee $50

Rec.

23396

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, do hereby grant and convey unto the Marion-Reserve Power Company its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time, upon and along the lands of Grantee located in Survey 7375, Township of Washington, County of Union, Ohio, and/or in the Village of Byhalia, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantee represents that he is the owner of one lot in the Section, Township and County aforesaid, or, the owner of one in the Village Township, and County aforesaid, which said lot constitute the premises upon and over which the foregoing easement is granted.

And Minnie Ballinger spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantee herein has executed this instrument this 5th day of December, 1938.

Signed and acknowledged in the presence of

Laura Wolfe

Karl Dixon

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Chester R. Ballinger

Minnie Ballinger
Chester R. Ballinger and Minnie Ballinger, his wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 7th day of December 1938.

(SEAL) ___________________
Laura L. Wolfe

Filed for Record Aug. 10, 1939,
At 10 o'clock A. M.
Recorded Aug. 18, 1939.
Recorder's Fee $1.50

Suewell Watts, Recorder.

29337
BASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Granter, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto the THE MARION-RESERVE POWER Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guy, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Granter located in Survey 6293, Township Leeusburg, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Granter represents that he is the owner of approximately 34 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route #37 Highway which said acreage constitute the premises upon and over which the foregoing easement is granted.

And that the Granter has conveyed to the grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Granter herein has executed this instrument this 8th day of November 1938.

Signed and acknowledged in the presence of

Laura Wolfe
Karl Dixon
Guy C. Cramer
Witnesses

STATE OF OHIO

Union County

Before me, a Notary Public in and for said County personally appeared the above named:

Guy C. Cramer and Maul Cramer, his wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 8th day of November 1938.

(SEAL) ___________________
Laura L. Wolfe

Filed for Record Aug. 10, 1939,
At 10 o'clock A. M.
Recorded Aug. 18, 1939.
Recorder's Fee $1.50

Suewell Watts, Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the Marion-Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Survey 3693, Township of Leesburg, County of Union, Ohio, and/or in the Village of Pearsburg, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 1/2 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 4 Highway in the Village Township, and County aforesaid, which said acres or lots constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein have executed this instrument this 10th day of May, 1939.

Signed and acknowledged in the presence of:

Laura Wolfe

Millard F. Cary

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Millard F. Cary and P. E. Cary brother and sister both unmarried, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 10th day of May 1939.

(SEAL)

Laura Wolfe


Filed for Record Aug. 10, 1939,

At 10 o’clock A. M.

Recorded Aug. 16, 1939.

Recorder’s Fee $.50

29399

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the Marion-Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Survey 7375, Township Washington, County of Union, Ohio, and/or in the Village of Sylvia, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of 3 lots in the Section, Township and County aforesaid, or, the owner of 3 lots in the Village Township, and County aforesaid, which said lots constitute the premises upon and over which the foregoing easement is granted.

And Arland T. Coons and Ethel Coons spouses of Grantor herein do hereby release unto said Grantor, its successors and assigns, all right and expectancy of dower in the premises herein granted.
IN WITNESS WHEREOF said Grantors herein have executed this instrument this 7th day of December 1938.

Signed and acknowledged in the presence of

Laura Wolfe ___________________________ Arland T. Coons ___________________________

Karl Dixon ___________________________ Ethel Coons ___________________________

STATE OF OHIO
Union County

Before me a Notary Public in and for said County personally appeared the above named:

Arland T. Coons and Ethel Coons, husband and wife, who acknowledged that they did sign the foregoing instrument; and that the said is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 7th day of December, 1938.

(SEAL) ___________________________ Laura L. Wolfe


Filed for Record Aug. 20, 1939,
At 10 o'clock A.M.
Recorded Aug. 21, 1939.
Recorder's Fee $1.50

__________________________ Recorder.

29400

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the Marion-Reserve Power Co. Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantors located in Survey 203, Township of York, County of Union, Ohio, and/or in the Village of York Center, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of the lot in the Section, Township and County aforesaid, adjacent to what is commonly known as in the Village of York Center, or the owner of 1 lot in the Village Township, and County aforesaid, which said lot constitute the premises upon and over which the foregoing easement is granted.

And James Wilbur DeWitt and Bertha Eliza DeWitt spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 16th day of February, 1939.

Signed and acknowledged in the presence of

Laura Wolfe ___________________________ James Wilbur DeWitt ___________________________

Karl Dixon ___________________________ Bertha Eliza DeWitt ___________________________

STATE OF OHIO
Union County

Before me a Notary Public in and for said County personally appeared the above named:

James Wilbur DeWitt who acknowledged that he did sign the foregoing instrument; and that the same
is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 18th day of February 1939. (SEAL) Laura Wolfe

STATE OF OHIO
Union County

Before me, a Notary Public in and for said County personally appeared the above named:
Bertha Ellis DeWitt, wife of James Wilbur DeWitt herein, who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 21st day of February 1939. (SEAL) Laura Wolfe

Filed for Record Aug. 10, 1939,
At 10 o'clock A.M.
Recorded Aug. 13, 1939.
Recorder's Fee $.50

Sewell Watt Recorder.

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantees, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the Marion Reservoir Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and permanently maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantors located in Survey 3569, Township of Lasburg, County of Union, Ohio, and/or in the Village of Lasburg, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 1/2 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 4 Highway in the Village Township, and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Elden Irven Disbennett and Gladys Leamon Disbennett spouses of Grantors herein do hereby release unto said Grantees, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 10th day of May 1939.

Signed and acknowledged in the presence of:
Laura Wolfe
Ray Reiter

witnesses

Elden Irven Disbennett
Gladys Leamon Disbennett

STATE OF OHIO
Union County

Before me, a Notary Public in and for said County personally appeared the above named:
Elden Irven Disbennett & Gladys Leamon Disbennett husband and wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.
In testimony whereof, I have heretounto subscribed my name and affixed my official seal at Richwood, this 10th day of May 1939.

(SEAL)  Laura Wolfe
LAURA WOLFE

Filed for Record Aug. 10, 1939,
At 10 o'clock A. M.
Recorded Aug. 16, 1939.
Recorder's Fee $0.50

Sewell Watts
Recorder.

29402
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, that the undersigned, hereinafter called Grantor, of Union County, Ohio, for herself and her heirs and assigns, does hereby grant and convey unto the Marion-Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Section Survey 6237, Township Clabecwye, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately 96 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Hawkins Highways, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Harry D. Diller spouse of Grantor herein does hereby release unto said Grantor, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein have executed this instrument this 8th day of May, 1939.

Signed and acknowledged in the presence of:

Laura Wolfe
Ray Holder

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Maude M. Diller and Harry D. Diller, her husband, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have heretounto subscribed my name and affixed my official seal at Richwood, this 4th day of May 1939.

(SEAL)  Laura Wolfe
LAURA WOLFE

Filed for Record Aug. 10, 1939,
At 10 o'clock A. M.
Recorded Aug. 16, 1939.
Recorder's Fee $0.50

Sewell Watts
Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does, hereby grant and convey unto the Marion-Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Survey 323, Township of York, County of Union, Ohio, and/or in the Village of York Center in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 7 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 47 Highway, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Bertha Fawley spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of doom in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 24th day of May, 1939.

Signed and acknowledged in the presence of:

Laura Wolfe
Rox Reider

James C. Fawley
Bertha Fawley

STATE OF OHIO

Union County

Before me, a Notary Public in and for said County personally appeared the above named:

Bertha Fawley and James C. Fawley her husband, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 24th day of May 1939.

(SEAL)

Laura Wolfe


Filed for Record Aug. 10, 1939,
At 10 o'clock A. M.
Recorded Aug. 15, 1939.
Recorder's Fee $.50

Sewell Watts
Recorder.
And Arthur Harry Fisher and Isabelle Claudia Fisher spouses of Grantees herein do hereby release unto said Grantees, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantees herein have executed this instrument this 3d day of February, 1939.

Signed and acknowledged in the presence of

Laura Wolfe
Karl Dixon
Wit-
nesses

Arthur Harry Fisher
Isabelle Claudia Fisher

STATE OF OHIO, SS.
Union County

Before me a Notary Public in and for said County personally appeared the above named: Arthur H. Fisher and Isabelle C. Fisher, husband and wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 3d day of February 1939.

(SEAL) Laura L. Wolfe
My Commission Expires Feb. 20, 1939.

Filed for Record Aug. 10, 1939, At 10 o'clock A.M.
Recorded Aug. 19, 1939.
Recorder's Fee $.50

—Russell Watts—Recorder.

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantees, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the Marion-Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantees located in Surveys 13430 and 15570, Township Claburne, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantees represent that they are the owners of approximately 40 plus acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route No 37 Highway or, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Chauncey C. Fish and Ida L. Fish, husband and wife spouses of Grantees herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantees herein have executed this instrument this 26th day of September, 1936.

Signed and acknowledged in the presence of

Laura Wolfe
Karl Dixon
Wit-
nesses

Chauncey C. Fish
Ida L. Fish

STATE OF OHIO, SS.
Union County

Before me a Notary Public in and for said County personally appeared the above named:
Chauncey C. Fish and Ida L. Fish, husband and wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 26th day of September, 1938. (SEAL)  

Laura L. Wolfe  

Filed for Record Aug. 10, 1939,  
At 10 o'clock A.M.  
Recorded Aug. 19, 1939.  
Recorder's Fee $.50

Rec. 29406  
BASEMENT  

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and permanently maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantors located in Survey 3694, Township Leesburg, County of Union, Ohio, and in the Township and county aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 50 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the 347 Highway, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Robert R. Hoskins and Edna R. Hoskins spouses of Grantors, herein do hereby release unto said Grantor, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 13th day of July, 1939.

Signed and acknowledged in the presence of:  
Laura Wolfe  
Ray Reid

STATE OF OHIO  
38.  
Union County

Before me a Notary Public in and for said County personally appeared the above named:  
Robert R. Hoskins and Edna R. Hoskins, husband and wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 13th day of July 1939. (SEAL)  

Laura Wolfe  

Filed for Record Aug. 10, 1939,  
At 10 o'clock A.M.  
Recorded Aug. 19, 1939.  
Recorder's Fee $.50

Rec. 29406
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for herself and her heirs and assigns, does hereby grant and convey unto the THE MARION-RESERVE POWER Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Survey 6293, Township Claiborne, County of Union, Ohio, and/or in the Village of Richwood, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately 4.5 acres in the Township and County aforesaid, adjacent to what is commonly known as the Alley east of High School and Ottawa Street, in the Village Township, and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 5th day of July, 1939.

Signed and acknowledged in the presence of:

Laura Wolfe

Rey Reider

H. A. Cummins

G. C. Moyer

WITNESSES

Dora A. Wright

Paul J. Cone

STATE OF OHIO

County

Before me, a Notary Public in and for said County personally appeared the above named: Lucy I. Cone, widow, and Dora A. Wright, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 5th day of July, 1939.

(SEAL) Laura Wolfe


STATE OF OHIO

County

Before me, a Notary Public in and for said County personally appeared the above named: Paul Cone who acknowledged that he did sign the foregoing instrument; and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Delaware, this 15th day of July, 1939.

(SEAL) H. A. Cummins

H. A. CUMMINS - Notary Public


Filed for Record Aug. 10, 1939, At 10 o'clock A. M.
Recorded Aug. 19, 1939.
Recorder's Fee $.50

Sewell Watts
Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the Marion-Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor, located in Survey 6228, Township Champaign, County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that they are the owners of approximately 77 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Boundary Road, Highway, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Fred R. Lamb and Eva Lamb spouses of Grantor herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 27th day of February, 1939.

Signed and acknowledged in the presence of

Laura Wolfe

E. C. Moyer

witnesses

Fred R. Lamb

Eva Lamb

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named: Fred R. Lamb and Eva Lamb, his wife, who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have hereto subscribed my name and affixed my official seal at Richwood, this 27th day of February 1939.

(SEAL) Laura L. Wolfe

My Commission Expires Feb. 11, 1942.

Filed for Record Aug. 10, 1939,
At 10 o'clock A. M.
Recorded Aug. 19, 1939.
Recorder's Fee $4.50

Recorder.
IN WITNESS WHEREOF said Grantor herein has executed this Instrument this 15th day of December, 1939.

Signed and acknowledged in the presence of

Laura Wolfe                      Richard Patton

C. C. Mayer                      Witnesses

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named: Richard Patton, widow who acknowledged that he did sign the foregoing instrument; and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 15th day of December 1939.

(SEAL)  Laura L. Wolfe

Filed for Record Aug. 10, 1939,
At 10 o'clock A.M.
Recorded Aug. 19, 1939.
Recorder's Fee $.50

Sewell Watts  Recorder.

29410
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto the Marion-Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of said Grantor located in Survey 1246, Township York, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 120 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Reed Road Highway, which said conveyance constitute the premises upon and over which the foregoing easement is granted.

And Emma Frances Reed, spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this Instrument this 16th day of June, 1939.

Signed and acknowledged in the presence of:

Laura Wolfe                      John Tomas Reed

Ray Felder                      Emma Frances Reed

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named: John Tomas Reed and Emma Frances Reed, his wife, who acknowledged that they did sign the foregoing Instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 16th day of June 1939.

(SEAL)  Laura Wolfe

Filed for Record Aug. 10, 1939, at 10 o'clock A.M.  (SEAL)  Laura Wolfe
Recorded Aug. 19, 1939.
Recorder's Fee $.50

Sewell Watts  Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does, hereby grant and convey unto the Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters, and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Survey 3696, Township Leesburg, County of Union, Ohio, and/or in the Village of Magnetic Springs, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of 2 lots (Nos 5 and 7) in the Village, Township and County aforesaid, which said lots constitute the premises upon and over which the foregoing easement is granted.

And Margaret Robertson, spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 16th day of May, 1939.

Signed and acknowledged in the presence of:

Laura Wolfe
Ray Reider

Witnesses

Geo. Allen Robertson
Margaret Robertson

STATE OF OHIO
Union County

Before me a Notary Public in and for said County personally appeared the above named:

Geo. Allen Robertson and Margaret Robertson, his wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereto subscribed my name and affixed my official seal at Richmond, this 16th day of May 1939.

(SEAL)

Laura Wolfe

Filed for Record Aug. 10, 1939,
At 10 o'clock A.M.
Recorded Aug. 21, 1939
Recorder's Fee $0.50

29412
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does, hereby grant and convey unto the Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Survey 3696, Township Leesburg, County of Union, Ohio, and/or in the Village of Magnetic Springs, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately .5 acres, in the Village Township, and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Lena C. Reed, spouse of Grantor herein does hereby release unto said Grantee, its successors
and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 7th day of April, 1939.

Signed and acknowledged in the presence of:

Laura Wolfe               Wittenesses  Frank H. Reed
R.J. Reider               Witteneses  Lena O. Reed

STATE OF OHIO, SS.
Union County

Before me a Notary Public in and for said County personally appeared the above named:

Frank H. Reed and Lena O. Reed, his wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 7th day of April, 1939.

(SEAL) Laura L. Wolfe

Filed for Record Aug. 10, 1939,
At 10 o'clock A.M.
Recorded Aug. 21, 1939.
Recorder's Fee $.50

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29413
BASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, do hereby grant and convey unto the Marion-Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and permanently maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Survey 6307, Township Claiborne, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 63 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Bassannas Highway which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Katie Richardson spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 2nd day of February, 1939.

Signed and acknowledged in the presence of

Laura Wolfe               Wittenesses  Bert Richardson
Karl Dixon               Witteneses  Katie Richardson

STATE OF OHIO, SS.
Union County

Before me a Notary Public in and for said County personally appeared the above named:

Bert Richardson and Katie Richardson, his wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at
Richmond, this 3d day of February 1939. (SEAL) Laura L. Wolfe

Filed for Record Aug. 10, 1939.
At 10 o'clock A. M.
Recorded Aug. 21, 1939.
Recorder's Fee $2.50

Jewell Watt, Recorder.

29414

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto The Marion-Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantors located in Survey 5661, Township Jerome, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 60 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the State Route 42 Highway which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Carlyle Shoemaker & Elizabeth Shoemaker spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 9th day of March, 1939.

Signed and acknowledged in the presence of

Laura Cummins  
H. A. Cummins  

Witn-  
nesse  

Carlyle Shoemaker  
Elizabeth Shoemaker

STATE OF OHIO  

SS

Delaware COUNTY

Before me a Notary Public in and for said County personally appeared the above named Carlyle Shoemaker & Elizabeth Shoemaker husband and wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Delaware, this 9th day of March 1939.

(SEAL)  
HA. JENKINS - Notary Public

Filed for Record Aug. 10, 1939,  
At 10 o'clock A. M.  
Recorded Aug. 22, 1939.  
Recorder's Fee $2.50

Jewell Watt, Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the Marion-Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantors located in Survey 2997, Township Mill Creek, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 50 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the State Route 42 Highway, said which/easement constitute the premises upon and over which the foregoing easement is granted.

And Mike Schackerbauer & Marie Schackerbauer spouses of Grantors herein do hereby release unto said Grantors, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein have executed this instrument this 11th day of January, 1939.

Signed and acknowledged in the presence of

J. C. Meyer

H. A. Cummins

Witnesses

Mike Schackerbauer

Marie Schackerbauer

STATE OF OHIO

Delaware County

Before me a Notary Public in and for said County personally appeared the above named Mike Schackerbauer & Marie Schackerbauer who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony Whereof, I have hereto subscribed my name and affixed my official seal at

Delaware, this 11th day of January 1939.

(SEAL)

H. A. Cummins

My Commission Expires Feb. 11, 1939.

Filed for Record Aug. 10, 1939,

At 10 o'clock A. M.

Recorded Aug. 22, 1939.

Recorder's Fee $.50

29416

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for herself and her heirs and assigns, does hereby grant and convey unto the Marion-Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Survey 6307, Township Clalbourn, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately 50 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 47 Highway, which said
acresage constitute the premises upon and over which the foregoing easement is granted.

And Alonso Richard Sloop spouse of Grantor herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 25th day of February, 1939.

Signed and acknowledged in the presence of

Laura Wolfe  
C. C. Ray  

Witneses  

Estella Mae Sloop  
Alonzo Sloop

STATE OF OHIO  
Union County  

Before me a Notary Public in and for said County personally appeared the above named: Estella Mae Sloop & Alonso Sloop, her husband, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 25th day of February 1939.

(SEAL)

Laura L. Wolfe  
My Commission Expires Feb. 14, 1940

Filed for Record Aug. 10, 1939,  
At 10 o'clock A.M.  
Recorded Aug. 22, 1939.  
Recorder's Fee $.50

Recorder.

39417

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Marion & Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto the Marion-Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Survey 6162 and 6129, Township Claiborne and Prospect, County of Union and Marion, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 50 acres in the Sections, Townships and Counties aforesaid, adjacent to what is commonly known as the Marion Highway, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Mable Ruth Warren spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 5th day of September 1938.

Signed and acknowledged in the presence of

Laura Wolfe  
Karl Dixon  

Witneses  

John Elmer Warren  
Mable Ruth Warren

STATE OF OHIO  
Union County  

Before me a Notary Public in and for said County personally appeared the above named: John
Elmer Warren and Mable Ruth Warren who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 6th day of September 1939.

(SEAL) Laura L. Wolfe

Filed For Record Aug. 10, 1939,
At 10 o'clock A. M.
Recorded Aug. 22, 1939.
Recorder's Fee $.50

 Recorder.

29418
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for herself and her heirs and assigns, does hereby grant and convey unto the Marion-Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guy's, lines, transformers, motors and other necessary apparatus (including necessary trimming of trees from time to time,) upon and along the lands of Grantor located in Survey 7069, Township Clalbourne, County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately 95 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Clalbourne Highway, which said acreage constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 14th day of June, 1939.
Signed and acknowledged in the presence of:

Laura Wolfe
Ray Ralder
Witnesses

STATE OF OHIO

Before me a Notary Public in and for said County personally appeared the above named:

Esta L. Wolbert, unmarried, who acknowledged that she did sign the foregoing instrument; and that same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 14th day of June 1939.

(SEAL) Laura Wolfe
LAURA WOLFE

Filed for Record Aug. 10, 1939,
At 10 o'clock A. M.
Recorded Aug. 22, 1939.
Recorder's Fee $.50

 Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for itself and its successors and assigns, does hereby grant and convey unto the Marion-Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of grantor located in Section, Township Clalbourne, County of Union, Ohio, and/or in the Village of Richwood, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers, and is granted for the purpose of serving the school property in the Village of Richwood, with electric service by a line extending from Blagrove Street, south through and along the first alley east of Norris Street and upon and into the school property bounded by Ottawa Street, Norris Street, Blagrove Street and the first alley east of Norris Street.

Said Grantor represents that it is The Board of Education of Richwood, Clalbourne Township, Union County, Ohio, in the Township and County aforesaid, in charge of the school property in the Village aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 2nd day of May, 1939.

Signed and acknowledged in the presence of:

1. J. H. Koch
   Witneses

2. R. C. Behard

The Board of Education of Richwood, Clalbourne Twp., Union County, Ohio.

By

W. D. Wood
President

Kenneth Davis
Member

F. E. Riley

C. L. Decker

L. E. Benton

STATE OF OHIO

UNION COUNTY

Before me a Notary Public in and for said County personally appeared the above named:

W. D. Wood, Kenneth Davis, F. E. Riley, C. L. Decker, and L. E. Benton President and members of the Board of Education of Richwood, Clalbourne Township, Union County, Ohio, respectively, who acknowledged that they did sign the foregoing instrument on behalf of said Board of Education; and that the same is their free act and deed, and the free act and deed of such Board of Education.

In Testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, Ohio, this 2nd day of May 1939.

(SIGNATURE)

Laura Watts
Notary Public, Union County, Ohio.

Filed for Record Aug. 10, 1939,
At 10 o'clock A.M.
Recorded Aug. 22, 1939.
Recorder's Fee $0.50

[Signature]
Recorder.
KNOX ALL MEN BY THESE PRESENTS:

That Sarah Bowersmith (widow), the Grantor, for and in consideration of the sum of One hundred fourteen & 70/100 Dollars ($114.70) and for other good and valuable considerations to her paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the land herein-after described, situated in Union County, Ohio, Liberty Township, Survey No. 5777 of the Virginia Military Lands, and bounded and described as follows:

PARCEL No. 7

Beginning at a point in the property line between Sarah Bowersmith and Thomas Woodrow, et al, 40.00 feet northerly from and radially to the center line of survey made by the Department of Highways at station 377 + 39.60; thence S. 14° 05' W. in the said property line 29.85 feet to a point in the existing right of way line 12.31 feet northerly from and radially to the center line of said survey at station 377 + 51.72; thence N. 49° 54' 54" W. in the existing right of way line 256.54 feet to a point 30.00 feet northerly from and at right angles to the center line of said survey at station 374 + 90.70; thence N. 45° 06' E., a distance of 10.00 feet to a point in the proposed right of way line, 40.00 feet northeasterly from and at right angles to the center line of said survey at station 374 + 90.70; thence in a southeasterly direction with a curve to the left, having a radius of 1869.86, feet, a distance of 243.69 feet to the place of beginning, as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 27½ feet in width, and contains .104 acres, more or less, of which the present road occupies 0.00 acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for herself and her heirs, executors, and administrators, hereby covenants with the said Grantee, its successors and assigns that she is the true and lawful owner of said premises, and is lawfully seised of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that she will warrant and defend the same against all claims of all persons whomever.

IN WITNESS WHEREOF Sarah E. Bowersmith has hereto set her hand, the 26th day of November in the year of our Lord one thousand nine hundred and thirty-eight.

Signed and sealed in the presence of:

______________________________    _______________________________
J. A. Burfield                    Sarah E. Bowersmith

______________________________    _______________________________
F. E. Sigworthaler                Sarah E. Bowersmith

STATE OF OHIO,    ss.:    Justice of the peace

UNION COUNTY.

Before me, a Justice of the peace in and for said County and State, personally appeared the above named Sarah E. Bowersmith who acknowledged that she did sign the foregoing instrument and that the same is her free act and deed.

IN TESTIMONY WHEREOF, I have hereto set my hand and official seal at Raymond this 29th day of November, A.D. 1938.

______________________________
Robert Driscoll

Justice of the peace
Release of Part of Premises from Lien of Mortgage
(Corporation)

KNOW ALL MEN BY THESE PRESENTS, That the First National Bank of Marysville, a corporation of the State of Ohio, for and in consideration of the sum of One Dollar ($1.00) and other valuable considerations, receipt of which is hereby acknowledged, does hereby release, to the State of Ohio, for highway purposes, and discharge from the operation of a certain Mortgage Deed executed by Sarah Bowersmith to said First National Bank of Marysville, dated the 29th day of January, 1938, and recorded in Vol. 112, Page 273, of Union County Record of Mortgages, such part of the property described therein as is known and described as follows, and situated in Liberty Township, Union County, Ohio, Survey No. 5777 of the Virginia Military Lands, to-wit:

PARCEL NO. 7

Beginning at a point in the property line between Sarah Bowermith and Thomas Woodrow, et al., 40.00 feet northerly from and radially to the center line of survey made by the Department of Highways at station 377 + 39.60; thence S. 12°40'05" W. in the said property line 29.05 feet to a point in the existing right of way line 12.31 feet northerly from and radially to the center line of said survey at station 377 + 51.72; thence N. 44°25'54" W., in the existing right of way line 258.54 feet to a point 30.00 feet northerly from and at right angles to the center line of said survey at station 374 + 90.70; thence N. 45°06'04" E., a distance of 10.00 feet to a point in the proposed right of way line, 40.00 feet northeasterly from and at right angles to the center line of said survey at station 374 + 90.70; thence in a southeasterly direction with a curve to the left, having a radius of 1600.66 feet, a distance of 243.69 feet to the place of beginning, and containing .104 acres, more or less.

It is understood that the above strip of land is not to be in excess of 27.00 feet in width and contains .104 acres, more or less, of which the present road occupies no acres.

Provided, however, that this release shall not be construed to waive or in any manner affect or invalidate the lien of said Mortgage upon the residue of the real property.

IN WITNESS WHEREOF, said First National Bank of Marysville has caused its corporate name to be subscribed, and its corporate seal to be affixed by its president, and secretary, this 30th day of November, 1938.

In presence of:

F. E. Siegenthaler

W. C. Shaw

THE FIRST NATIONAL BANK
MARYSVILLE, OHIO

(Corp)

(SEAL)

By J. M. Lentz Pres.

Fred Gabriel

Secretary

STATE OF OHIO ss.

Union COUNTY,

Before me, a Notary Public, in and for said county, personally appeared J. M. Lentz, president and Fred Gabriel secretary, of the First National Bank, the corporation which executed the foregoing instrument, who acknowledged that the seal affixed to said instrument is the corporate seal of said corporation; that they did sign and seal said instrument as such president, and secretary, in behalf of said corporation and by authority of its board of directors; and that said instrument is their free act and deed individually and as such president and secretary and the free and corporate act and deed of said First National Bank.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal at Marysville, Ohio, this 30 day of November, 1938.

W. C. SHAW, Notary Public
IN AND FOR UNION COUNTY, OHIO
My Commission Expires Jan. 12, 1941.

Filed for Record Aug. 17, 1939,
At 1:50 o'clock P. M.
Recorded Aug. 23, 1939.
Transfer not necessary 8-17-1939
Recorder's Fee $1.00

[Signature] Recorder.
EASEMENT FOR SEWER PURPOSES

KNOW ALL MEN BY THESE PRESENTS:

That Okay Dillon, the Grantor, for and in consideration of the sum of Thirty-five and 30/100 Dollars ($35.30) and for other good and valuable considerations to him paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, the following rights, privileges and easements in, upon and over certain real estate owned by the Grantor in Union County, Ohio, Liberty Township, Survey Nos. 6776 & 6563 of the Virginia Military Lands.

The right to construct, use, maintain and keep in repair a single line of 12 inch sewer circular in shape, with internal diameter of 12 inches to be constructed of pipe (State Highway Specifications), together with the necessary manholes and under drains, and to be constructed and maintained upon a strip of land 0.0 ft. to 30.00 feet in width,

PARCEL NO. 13-X

Beginning at a point in the existing right of way line of the Magnetic Springs - East Liberty Road, known as State Highway No. 714, Section G(9), said point of beginning being 30.00 feet southerly from and radially to the center line of survey made by the Department of Highways at station 419 + 57.00; thence in an easterly direction with a curve to the right, having a radius of 115.32 feet a distance of 95.95 feet to a point 30.00 feet southerly from and at right angles to the center line of said survey at station 420 + 55.53; thence S. 56° 04' 06" E. in the existing right of way line 244.47 feet to a point 30.00 feet southerly from and at right angles to the center line of said survey at station 423 + 00.00; thence S. 86° 46' 19" W. to station 426.30 feet to a point 30.00 feet southerly from and at right angles to the center line of said survey at station 420 + 55.53; thence in a westerly direction with a curve to the left, having a radius of 1085.92 feet, a distance of 93.37 feet to a point 50.00 feet southerly from and radially to the center line of said survey at station 419 + 57.00; thence N. 29° 54' 40" W., a distance of 30.00 feet to the place of beginning, and containing 0.109 of an acre, more or less.

As shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

Together with the right of the Grantee, its agents or employees, to store earth and materials during the period of construction of said sewer in and upon the premises of the Grantor on the above described strip of land; that the Grantee shall have the permanent right of ingress to and egress from the above described strip of land for the purpose of making inspection and repairs upon said sewer at any time.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenants with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid Grace C. Dillon, wife hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of power in the above described premises.

IN WITNESS WHEREOF Okay D. Dillon and Grace C. Dillon have hereunto set their hands, the 10th day of November in the year of our Lord one thousand nine hundred and thirty-eight.

Signed and sealed in the presence of:

F. E. Stegenghuler

Robert Driscoll

Okay D. Dillon

Grace C. Dillon

STATE OF OHIO,

as:

UNION COUNTY.

Before me, a Justice of the peace in and for said County and State, personally appeared the
above named Okey R. Dillon and Grace C. Dillon who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Raymond this 29th day of November, A.D. 1938.

Robert Driscoll
Justice of the peace

Filed for Record Aug. 17, 1939,
At 11:20 o'clock P. M.
Recorded Aug. 23, 1939.
Transfer not necessary 8-18-1939.

Recorder's Fee $3.70

Swell Waite
Recorder.

29454

EASEMENT FOR HIGHWAY PURPOSES

KNOW ALL MEN BY THESE PRESENTS:

That Myrtle H. and Charles W. Ferguson, the Grantors, for and in consideration of the sum of Twenty-Four and 16/100 Dollars ($24.16) and for other good and valuable considerations to them paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the land hereinafter described, situated in Union County, Ohio, Liberty Township, Survey No. 12472 of the Virginia Military Lands, and bounded and described as follows:

PARCEL No. 6

Beginning at a point in the property line between Myrtle H. and Charles W. Ferguson and Frank Hill, 30.00 feet southerly from and radially to the center line of survey made by the Department of Highways at station 343 + 51.27; thence N. 10°-52' E., in the aforesaid property line 32.13 feet to a point in the existing right of way line 0.16 feet northerly from and radially to the center line of said survey at station 343 + 43.48; thence in a southeasterly direction with a curve to the right, having a radius of 44.47 feet, a distance of 33.16 feet to a point 5.16 feet southerly from and radially to the center line of said survey at station 343 + 76.22; thence S. 4°-51' E., 265.13 feet to a point, where the existing right of way line intersects with the proposed right of way line, said point of intersection being 30.00 feet southerly from and at right angles to the center line of said survey at station 346 + 43.66; thence in a northwesterly direction in the proposed right of way line and with a curve to the left, same having a radius of 1402.40 feet, a distance of 285.48 feet to the place of beginning,

as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 33.21 feet in width, except as hereinafter stipulated on sheet , and contains .070 acres, more or less, of which the present road occupies 0.00 acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantees, its successors and assigns forever.

And the said Grantees, for themselves and their heirs, executors, and administrators, hereby covenant with the said Grantees, its successors and assigns that they are the true and lawful owners of said premises, and are lawfully seized of the premises in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whencesoever.
And for the consideration aforesaid Myrta H. Ferguson and Charles W. Ferguson hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of Dower in the above described premises.

IN WITNESS WHEREOF Myrta H. Ferguson and Charles W. Ferguson have hereunto set their hands, the 4th day of November in the year of our Lord one thousand nine hundred and thirty-eight.
Signed and sealed in the presence of:

F. E. Stipershuler
Robert Driscoll

STATE OF OHIO,
as: UNION COUNTY.

Before me, a Justice of the peace in and for said County and State, personally appeared the above named Myrta H. Ferguson and Charles M. Ferguson who acknowledged that he did sign the foregoing instrument and that the same is her and his free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Raymond this 29th day of November, A.D. 1939.

Robert Driscoll
Justice of the peace

Filed for Record Aug. 17, 1939,
At 11:20 o'clock P.M.
Recorded Aug. 23, 1939.
Transfer not necessary.
Recorder's Fee $0.70

PARCEL No. 2

KNOW ALL MEN BY THESE PRESENTS:

That Edwin T. Herd, the Grantor, for and in consideration of the sum of Ninety Four 30/100 Dollars ($94.30) and for other good and valuable considerations to him paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Union County, Ohio, Liberty Township, Survey No. 3480 of the Virginia Military lands, Section______, Town______, Range______, and bounded and described as follows:

PARCEL No. 2

Beginning at a point where the proposed right of way line of the Magnetic Springs-East Liberty Road, known as State Highway No. 714, Section "B", intersects with the easterly right of way line of County Road No. 252, said point of intersection being 30.00 feet southerly from and radially to the center line of survey made by the Department of Highways at station 213 + 87.92; thence N. 12° 13' W., in the easterly right of way line of County Road No. 252, a distance of 17.65 feet to a point in the existing right of way line of State Highway No. 714, Section "B", 12.96 feet southerly from and radially to the center line of said survey at station 213 + 83.33; thence in an easterly direction with a curve to the right, having a radius of 1115.92 feet, a distance of 501.80 feet to a point in the property line between Edwin T. Herd and Florence H. Joliff, 16.66 feet southerly from and radially to the center line of said survey at station 218 + 56.00; thence S. 3.15°-23' W., in the said property line 11.38 feet to a point in the proposed right of way line 30.00 feet southerly from and radially to the center line of said survey at station 218 + 56.67;
these in the proposed right of way line the following courses and distances; thence in a westerly direction with a curve to the left, having a radius of 1607.02 feet, a distance of 136.22 feet to a point, 30.00 feet southerly from and radially to the center line of said survey at station 217 + 50.00; thence N. 88°39'31" W., 98.36 feet to the point 60.00 feet southerly from and radially to the center line of said survey at station 216 + 50.00; thence N. 79°01'25" W., 48.78 feet to a point, 10.00 feet southerly from and radially to the center line of said survey at station 216 + 00; thence N. 78°49'19" W., 98.36 feet to a point 30.00 feet southerly from and radially to the center line of said survey at station 215 + 50.00; thence in a westerly direction with a curve to the left, having a radius of 1607.02 feet, a distance of 110.02 feet to the place of beginning.

as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 40.00 feet in width, except as hereinafter stipulated on sheet, and contains 0.243 acres, more or less, of which the present road occupies 0.00 acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of the said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons wheresoever.

And for the consideration aforesaid Eva Herd, wife of Edwin Herd hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of Dower in the above described premises.

IN WITNESS WHEREOF Edwin Herd and Eva Herd have hereunto set their hands, the 15th day of November in the year of our Lord one thousand nine hundred and thirty-eight.

Signed and sealed in the presence of:

L. E. Aukerman
Robert Driscoll

Edwin I. Herd
Eva Herd

STATE OF OHIO

UNION COUNTY

Before me, a Justice of the peace in and for said County and State, personally appeared the above named Edwin I. Herd and Eva Herd who acknowledged that they did sign the foregoing instrument and that the same is his, her free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at Raymond, this 15th day of November, A.D. 1938.

Robert Driscoll
Justice of the peace

Release of Part of Premises from Lien of Promissory Note

KNOW ALL MEN BY THESE PRESENTS, That John S. Robb, of Raymond, Liberty Township, Union County and State of Ohio, for and in consideration of the sum of One Dollar ($1.00) and other valuable considerations, receipt of which is hereby acknowledged, does hereby release, to the State of Ohio, for highway purposes, and discharge from the operation of a certain Promissory note executed by Edwin I. Herd to said John S. Robb, dated the 1st day of September, 1935, and recorded in Vol. 107, page 326, of Union County Record of Mortgages, such part of the property described therein as is known and described as follows, and situated in Liberty Township, Union County, Ohio, Survey No. 3850 of the Virginia Military Lands. to wit:

PARCEL NO. 2

Beginning at a point where the proposed right of way line of the Magnetic Springs-East Liberty
Road, known as State Highway No. 714, Section "B", intersects with the easterly right of way line of County Road No. 252, said point of intersection being 30.00 feet southerly from and radially to the center line of survey made by the Department of Highways at station 213 + 87.92; thence N. 12°-15' W., in the easterly right of way line of County Road No. 252, a distance of 17.05 feet to a point in the existing right of way line of State Highway No. 714, Section "B", 12.96 feet southerly from and radially to the center line of said survey at station 213 + 83.33; thence in a easterly direction with a curve to the right, having a radius of 1115.92 feet, a distance of 501.80 feet to a point in the property line between Edwin T. Herd and Florence B. Jolliff, 18.66 feet southerly from and radially to the center line of said survey at station 213 + 86.90; thence S. 15°-27' W., in the said property line 11.26 feet to a point in the proposed right of way line 30.00 feet southerly from and radially to the center line of said survey at station 215 + 56.87; thence in the proposed right of way line the following courses and distances; thence in a westerly direction with a curve to the left, having a radius of 1607.02 feet, a distance of 156.12 feet to a point 30.00 feet southerly from and radially to the center line of said survey at station 217 + 50.00; thence N. 32°-13' 1" W., 95.36 feet to a point 40.00 feet southerly from and radially to the center line of said survey at station 26 + 50.00; thence N. 79°-01'-25" W., 46.793 feet to a point, 40.00 feet southerly from and radially to the center line of said survey at station 216 + 00; thence N. 75°-49'-09" W., 98.36 feet to a point 30.00 feet southerly from and radially to the center line of said survey at station 215 + 00.00; thence in a westerly direction with a curve to the left, having a radius of 1607.02 feet, a distance of 110.02 feet to the place of beginning.

Provided, however, that this release shall not be construed to waive or in any manner affect or invalidate the lien of said upon the residue of the real property.

IN WITNESS WHEREOF, I have hereunto set my hand this 17th day of November, 1936.

In presence of:

Robert Driscoll

L. E. Aukerman

STATE OF OHIO

UNION COUNTY

ss.: Before me, a Justice of the peace, in and for said county, personally appeared the above named John S. Robb, who acknowledged that he did sign the foregoing release of Mortgage of the part of the property as described in said release and that the same is his free act and deed.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal at Raymonds, this 17th day of November, 1936.

Robert Driscoll

Justice of the peace

Filed for Record Aug. 17, 1939,
At 1:20 o'clock P. M.
Recorded Aug. 23, 1939.
Transfer not necessary 8-17, 1939.

Recorder's Fee $1.00

[Signature] Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That W. E. and Blanche Hall, the Grantors, for and in consideration of the sum of Six Hundred thirty seven and 70/100 Dollars ($637.70) and for other good and valuable considerations to them paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands herein-after described, situated in Union County, Ohio, Liberty Township. Survey Nos. 5777 and 6539 of the Virginia Military Lends, and bounded and described as follows:

PARCEL No. 10

Beginning at a point in the property line between W. E. Hall, et al, and Thomas Woodrow, et al, 40.00 feet northerly from and radially to the center line of survey made by the Department of Highways at station 391 + 16.47; thence in an easterly direction with a curve to the left, having a radius of 1669.86 feet, a distance of 247.21 feet to a point 40.00 feet northerly from and at right angles to the center line of said survey at station 399 + 81.81; thence N. 60° - 22' E., 57.53 feet to a point in the property line between W. E. Hall, et al, and Joe Titus, et al, 40.00 feet northerly from and at right angles to the center line of said survey at station 400 + 39.34; thence S. 78° - 25' E., in the said property line 131.41 feet to another point in the aforesaid property line 40.00 feet southerly from and at right angles to the center line of said survey at station 401 + 30.66; thence S. 66° - 22' W., in the proposed right of way line 146.65 feet to a point 40.00 feet southerly from and at right angles to the center line of said survey at station 399 + 81.81; thence in a westerly direction with a curve to the right having a radius of 1969.35 feet, a distance of 911.56 feet to a point in the property line between W. E. Hall, et al, and Thomas Woodrow, et al, said point being 40.00 feet southerly from and radially to the center line of said survey at station 390 + 83.94; thence N. 15° - 44' E., in the said property line, 52.61, feet to the place of beginning, as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 40.00 feet in width, except as hereinafter stipulated on sheet_______, and contains 1.805 acres, more or less, of which the present road occupies 0.00 acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantors, for themselves and their heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that they are the true and lawful owners of said premises, and are lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid W. E. Hall & Blanche Hall (husband and wife) hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of Power in the above described premises.

IN WITNESS WHEREOF W. E. Hall and Blanche Hall have hereto set their hands, the 26th day of November in the year of our Lord one thousand nine hundred and thirty eight.

Signed and sealed in the presence of:

J. A. Duffield

P. E. Siegenthaler

W. E. Hall

Blanche Hall

STATE OF OHIO,

Union COUNTY.

Before me, a Notary Public in and for said County and State, personally appeared the above named W. E. Hall and Blanche Hall who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.
IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at Marysville, Ohio, this 26 day of November, A.D. 1939.

W. G. SHAW, Notary Public

IN AND FOR UNION CO., OHI.

By Commission Expires Jan. 10, 1941

Release of Part of Premises from Lien of Mortgage
(Corporation)

KNOW ALL MEN BY THESE PRESENTS, That the Federal Land Bank of Louisville, a corporation of the State of Kentucky, for and in consideration of the sum of One Dollar ($1.00) and other valuable considerations, receipt of which is hereby acknowledged, does hereby release, to the State of Ohio, for highway purposes, and discharge from the operation of a certain Mortgage Deed executed by W. E. Hall, et al to said Federal Land Bank of Louisville dated the 29th day of January 1935, and recorded in Vol. 106, Page 253, of Union County Record of Mortgages, such part of the property described therein as is known and described as follows, and situated in Liberty Township, Union County, Ohio, Section, _______ Town, _______ Range, _______, to-wit:

Survey No. 5777 and 6563 of the Virginia Military Lands.

PARCEL NO. 10

Beginning at a point in the property line between W. E. Hall, et al, and Thomas Woodrow, et al, 40.00 feet northerly from and radially to the center line of survey made by the Department of Highways at station 391 + 16.87; thence in an easterly direction with a curve to the left, having a radius of 1869.36 feet, a distance of 347.21 feet to a point 40.00 feet northerly from and at right angles to the center line of said survey at station 399 + 51.21; thence N. 60°-22' E., 57.53 feet to a point in the property line between W. E. Hall, et al, and Joe Titus, et al, 40.00 feet northerly from and at right angles to the center line of said survey at station 400 + 39.34; thence S. 79°-25' E., in the said property line 121.41 feet to another point in the aforesaid property line 40.00 feet southerly from and at right angles to the center line of said survey at station 401 + 30.65; thence S. 60°-22' W., in the proposed right of way line 146.65 feet to a point 40.00 feet southerly from and at right angles to the center line of said survey at station 399 + 51.21; thence in a westerly direction with a curve to the right having a radius of 1918.26 feet, a distance of 911.56 feet to a point in the property line between W. E. Hall, et al, and Thomas Woodrow, et al, said point being 40.00 feet southerly from and radially to the center line of said survey at station 390 + 88.94; thence N. 15°-44' E., in the said property line, 84.61 feet to the place of beginning, and containing 1.805 acre, more or less.

Provided, however, that this release shall not be construed to waive or in any manner affect or invalidate the lien of said Mortgage Deed upon the residue of the real property.

IN WITNESS WHEREOF, said The Federal Land Bank of Louisville has caused its corporate name to be subscribed, and its corporate seal to be affixed by its Vice president, and Asst. secretary, this 12 day of June, 1939.

In presence of:

Kaye Williams _______ (COPP)

Rheta Cook _______ (SEAL)

THE FEDERAL LAND BANK OF LOUISVILLE

By ____________________________ Vice President.

And ____________________________ Asst. Secretary.

STATE OF KENTUCKY

JEFFERSON COUNTY;

Before me, a Notary Public, in and for said county, personally appeared M. S. Kennedy, Jr., Vice President and L. A. Shen, Assistant Secretary, of The Federal Land Bank of Louisville, the corporation which executed the foregoing instrument, who acknowledged that the seal affixed to said instrument is the corporate seal of said corporation; that they did sign and seal said instrument as such Vice president and Assistant secretary, in behalf of said corporation and by authority of its board of directors; and that said instrument is their free act and deed individually and as such Vice president and Assistant secretary and the free and corporate act and deed of said The
Federal Land Bank of Louisville.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal at Louisville, Ky, this 12 day of June, 1939.

(SEAL) M. M. Mathison
My Commission Expires: 10-16-41

Filed for Record Aug. 17, 1939.
At 1:20 o’clock P. M.
Recorded Aug. 23, 1939.
Transfer not necessary S-17, 1939.

Recorder’s Fee $1.00

[Signature]
Recorder.

29457

Basement for Highway Purposes

KNOW ALL MEN BY THESE PRESENTS:

That Frank Hill, the Grantor, for and in consideration of the sum of Seventy-eight and 44/100 Dollars ($78.44) and for other good and valuable consideration to him paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Union County, Ohio, Liberty Township, Survey No. 12472 of the Virginia Military Lands, Section_________, Township_________, Range__________, and bounded and described as follows:

PARCEL No. 5

Beginning at a point where the existing and proposed right of way lines of the Magneto Springs-East Liberty Road, known as State Highway No. 714, Section "B", intersect, said point of intersection being 30.00 feet, southerly from and at right angles to the center line of survey made by the Department of Highways at station 338 + 63.02; thence S. 75°56' E., in the existing right of way line 265.13 feet to a point 5.16 feet southerly from and radially to the center line of said survey at station 341 + 35.66; thence in a southeasterly direction with a curve to the right, having a radius of 447.47 feet, a distance of 209.22 feet to a point in the property line between Frank Hill and Myrtle H. Ferguson, et al, 0.16 feet northerly from and radially to the center line of said survey at station 343 + 43.48; thence S. 12°52' W., in the said property line 31.13 feet to a point in the proposed right of way line, 30.00 feet, southerly from and radially to the center line of said survey at station 343 + 51.27; thence in a northwesterly direction and in the proposed right of way line with a curve to the left, having a radius of 1402.40 feet, a distance of 473.13 feet, to the place of beginning,
as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 40.00 feet in width, except as hereinafter stipulated on sheet__________, and contains 0.206 acres, more or less, of which the present road occupies 0.00 acres, more or less.

 TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenants with the said Grantee, its successors and assigns that he is the true and lawful owners of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the
same against all claims of all persons whatsoever.

And for the consideration aforesaid Abbie Hill (wife of Frank) hereby relinquishes to said
Grantor, its successors and assigns, all right and expectancy of Dower in the above described
premises.

IN WITNESS WHEREOF Frank Hill & Abbie Hill (husband and wife) have hereunto set their hands,
the 28th day of November in the year of our Lord one thousand nine hundred and thirty eight.
Signed and sealed in the presence of:

J. A. Rufffield

F. E. Sangenthaler

STATE OF OHIO, 
as:;
Union COUNTY,

Before me, a Justice of the peace in and for said County and State, personally appeared the
above named Frank Hill and Abbie Hill who acknowledged that he and she did sign the foregoing instru-
ment and that the same is his and her free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Raymond this 29th day
of November, A.D. 1938.

Robert Briscoe
Justice of the peace

Release of Part of Preemisss from Lien of Mortgage

KNOW ALL MEN BY THESE PRESENTS, That Hallie Cain of Kenton, Ohio, Township, Hordin County,
and State of Ohio, for and in consideration of the sum of One Dollars ($1.00) and other valuable
considerations, receipt of which is hereby acknowledged, does hereby release, to the State of Ohio,
for highway purposes, and discharge from the operation of a certain Mortgage Deb executed by Frank
Hill and Abbie Hill to said Hallie Cain, dated the 14th day of December, 1928, and recorded in Vol.
97, page 507, of Union County Record of Mortgages, such part of the property described therein as is
known and described as follows, and situated in Liberty Township, Union County, Ohio, to wit:

PARCEL NO. 5

Beginning at a point where the existing and proposed right of way lines of the Magnetic Springs-
East Liberty Road, known as State Highway No. 714, Section "B", intersect, said point of intersection
being 30.00 feet, southerly from and at right angles to the center line of survey made by the
Department of Highways at station 338 + 66.02; thence S. 79°-561 E., in the existing right of way
line 262.13 feet to a point 5.16 feet southerly from and radially to the center line of said survey
at station 338 + 35.66; thence in a southeasterly direction with a curve to the right, having a
radius of 447.47 feet, a distance of 209.22 feet to a point in the property line between Frank Hill
and Kyrdle H. Ferguson, et al. 0.18 feet northerly from and radial to the center line of said
survey at station 343 + 43.48; thence S. 16°-521 W., in the said property line 31.13 feet to a point
in the proposed right of way line 30.00 feet, southerly from and radial to the center line of said
survey at station 343 + 51.27; thence in a northwesterly direction and in the proposed right of way
line with a curve to the left having a radius of 1402.40 feet, a distance of 472.13 feet, to the
place of beginning, and containing in all 0.206 acres, and not to be in excess of 40.00 feet.

Provided, however, that this release shall not be construed to waive or in any manner affect
or invalidate the lien of said Mortgage upon the residue of the real property.

IN WITNESS WHEREOF, I have hereunto set my hand this 7th day of December, 1938.

In presence of:

Lena L. Beeman

Mary B. Lane
STATE OF OHIO,

Harvin COUNTY.

Before me, a Notary Public, in and for said county, personally appeared the above named Hallie Gaino, who acknowledged that she did sign the foregoing release of mortgage of the part of the property as described in said release and that the same is her free act and deed.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal at Kenton, Ohio, this 7th day of December, 1936.

Mildred Gary

(SEAL)

Mildred Gary

Filed for Record Aug. 17, 1939,
At 1:20 o'clock P. M.
Recorded Aug. 23, 1939.
Transfer not necessary S-17, 1939.
Recorder's Fee $1.00

Sewell Watt Recorder.

29458

EASEMENT FOR HIGHWAY PURPOSES

KNOW ALL MEN BY THESE PRESENTS:

That Florence B. Jolliff, the Grantor, for and in consideration of the sum of Seventeen 61/100 Dollars ($17.61) and for other good and valuable considerations to her paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Union County, Ohio, Liberty Township, Survey No. 3850 of the Virginia Military Lands.

Section __________, Town __________, Range __________, and bounded and described as follows:

PARCEL NO. 3

Beginning at a point in the property line between Florence B. Jolliff and Edwin T. Hard, 30.00 feet southerly from and radially to the center line of survey made by the Department of Highways at station 218 + 66.67; thence N. 15° 23' E., in the said property line 11.36 feet to a point in the existing right of way line, 57'66 feet southerly from and radially to the center line of said survey at station 218 + 86.90; thence in a southeasterly direction with a curve to the right, having a radius of 115.92 feet, a distance of 36.02 feet to a point 21.75 feet, southerly from and radially to the center line of said survey at station 219 + 34.22; thence S. 62° 14' E., 192.85 feet to a point where the existing right of way line intersects with the proposed right of way line, said point of intersection being 30.00 feet southerly from and at right angles to the center line of said survey at station 220 + 69.49; thence in a westerly direction with a curve to the left, having a radius of 1607.02 feet, a distance of 197.15 feet to the place of beginning,

as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 11.36 feet in width, except as hereinafter stipulated on sheet __________, and contains 0.03 acres, more or less, of which the present road occupies 0.00 acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for herself and her heirs, executors, and administrators, hereby covenants with the said Grantee, its successors and assigns that she is the true and lawful owner of said described premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the
same are free and clear from all liens and encumbrances whatsoever, and that she will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid W. H. Jolliff husband of Florence Jolliff hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of Dower in the above described premises.

IN WITNESS WHEREOF Florence Jolliff and W. H. Jolliff have hitherunto set their hands, the 16th day of November in the year of our Lord one thousand nine hundred and thirty eight
Signed and sealed in the presence of:

L. E. Anderman                           Florence Jolliff
Robert Driscoll                           W. H. Jolliff

STATE OF OHIO

as:

Union COUNTY

Before me, a Justice of the peace in and for said County and State, personally appeared the
above named Florence Jolliff and W. H. Jolliff who acknowledged that she signed the foregoing
instrument and that the said is her free act and deed.

IN TESTIMONY WHEREOF I have hitherunto set my hand and official seal at Raymond this 16th day
of November, A.D. 1938.

Robert Driscoll
Justice of the peace

Filed for Record Aug. 17, 1939,
At 1:20 o'clock P. M.
Recorded Aug. 24, 1939.
Recorder's Fee $.70
Transfer not necessary 8-17, 1939.

29459
Basement for Highway Purposes

KNOW ALL MEN BY THESE PRESENTS:

That D. H. Jackson (unmarried), the Grantor, for and in consideration of the sum of Twenty
eight and 52/100 Dollars ($28.52) and for other good and valuable considerations to his paid by
the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant,
bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a
perpetual easement and right of way for public highway and road purposes, in, upon and over the
lands hereinafter described, situated in Union County, Ohio, Liberty Township, Survey No. 5777 of
the Virginia Military Lands, and bounded and described as follows:

PARCEL NO. 8

Beginning at a point in the property line between D. H. Jackson, and the Trustees of the
Board of Education, Raymond, Ohio, said point being 60.00 feet southwesterly from and radially to
the center line of survey made by the Department of Highways at station 376 + 93.40; thence N.36°-
26' E., in the aforesaid property line 10.12 feet to a point in the existing right of way line
30.00 feet southwesterly from and at right angles to the center line of said survey at station
376 + 92.87; thence S. 44° 58' E., in the existing right of way line 195.05 feet to a point,
where the existing right of way line intersects with the proposed right of way line, said point
of intersection being 40.00 feet southwesterly from and radially to the center line of said survey at
station 376 + 86.21; thence in a northwesterly direction in the proposed right of way line and with
a curve to the right, same having a radius of 1949.68, a distance of 193.86 feet to the place of
beginning,
as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.
It is understood that the strip of land above described is not to be in excess of 10.00 feet in width, except as hereinafter stipulated on sheet______, and contains .030 acres, more or less, of which the present road occupies 0.00 acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenants with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whomever.

IN WITNESS WHEREOF D. H. Jackson have hereunto set his hand, the 29th day of November in the year of our Lord one thousand nine hundred and thirty eight.

Signed and sealed in the presence of:

Robert Driscoll
F. E. Siegenthaler

STATE OF OHIO,
UNION COUNTY.

Before me, a Justice of the peace in and for said County and State, personally appeared the above named D. H. Jackson who acknowledged that he did sign the foregoing instrument and that the same is his free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Raymond this 29th day of November, A.D. 1938.

Robert Driscoll
Justice of the peace

Filed for Record Aug. 17, 1939,
At 1:20 o'clock P. M.
Recorded Aug. 21, 1939.
Transfer not necessary 8-17, 1939.
Recorder's Fee $.70

29460
Easement for Highway Purposes

KNOW ALL MEN BY THESE PRESENTS:

That Alice Luh and Burnham Lockwood, the Grantors, for and in consideration of the sum of Twenty-nine and 90/100 Dollars ($29.90) and for other good and valuable considerations to them paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Union County, Ohio, Liberty Township, Survey No. 3162 and 12472 of the Virginia Military Lands, and bounded and described as follows:

PARCEL No. 4

Beginning at a point where the existing and proposed right of way lines of the Magnetic Springs-East Liberty Road, known as State Highway No. 714, Section "B", intersect said point of intersection being 30.00 feet northerly from and at right angles to the center line of survey made by the Department of Highways at station 292 + 53.15; thence in the proposed right of way line and in a southeasterly direction with a curve to the left, having a radius of 1579.86 feet, a distance
of 144.54 feet to a point, 30.00 feet northerly from and radially to the center line of said survey at station 294 + 00.00; thence S. 129°45'35" E., 394.89 feet to a point where the proposed and existing right of way lines intersect, said point of intersection being 30.00 feet northerly from and at right angles to the center line of said survey at station 295 + 00.00; thence in the existing right of way line the following courses and distances; thence N. 75°56' W., 215.17 feet to a point, 26.77 feet northerly from and radially to the center line of said survey at station 295 + 80.20; thence in a northwesterly direction with a curve to the right, having a radius of 928.93 feet to a point 26.77 feet northerly from and radially to the center line of said survey at station 293 + 64.97; thence N. 62°36' W., a distance of 110.21 feet to the place of beginning.

As shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 16.00 feet in width, except as hereinafter stipulated on sheet__________, and contains .083 acres, more or less, of which the present road occupies 0.00 acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantees, for themselves and their heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that they are the true and lawful owners of said premises, and are lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid and that the same are free and clear from all liens and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whomssoever.

And for the consideration aforesaid, Chelma Lockwood, wife of Burnham Lockwood and L. W. Luh, husband of Alice Luh hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of Dower in the above described premises.

IN WITNESS WHEREOF Burnham Lockwood, Chelma Lockwood, Alice Luh and L. W. Luh, have hereunto set their hands, the 22nd day of November in the year of our Lord one thousand nine hundred and thirty eight.

Signed and sealed in the presence of:

Virginia Luh as to 1 & 2
M. E. McKittrick as to 1 & 2
W. C. Shaw as to 3 & 4
F. E. Siegenthaler as to 3 & 4

Burnham Lockwood
Chelma Lockwood
Alice Luh
L. W. Luh

STATE OF CALIFORNIA
Los Angeles COUNTY.

Before me, a Notary Public in and for said County and State, personally appeared the above named Burnham Lockwood & Chelma Lockwood who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Los Angeles this 22nd day of November, A.D. 1938.

(SEAL)
Marian E. Moore
My Commission Expires Aug. 12, 1942.

STATE OF OHIO, Union COUNTY
Before me, a Notary Public in and for said County and State, personally appeared the above named Alice Luh & L. W. Luh who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 30th day of November A.D. 1938.

W. C. Shaw, Notary Public
My Commission Expires Jan. 12, 1941

Filed for Record Aug. 17, 1939. At 1:12 o'clock P.M. Recorded Aug. 24, 1939.
Transfer not necessary. July 12, 1939.
Recorder's Fee $7.70

Recorder's Name: Russell N. Smith
Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That UNION COUNTY FEDERAL SAVINGS & LOAN ASSN., MARYSVILLE, OHIO., the Grantors, for and in consideration of the sum of One Hundred eighteen and 30/100 Dollars ($118.30) and for other good and valuable considerations to it paid by the State of Ohio, the Grantees, the receipt whereof is hereby acknowledged, does hereby, grant, bargain, sell, convey and release to the said Grantees, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinbefore described, situated in Union County, Ohio, Liberty Township, Survey No. 6563 and 6775 of the Virginia Military Lands, and bounded and described as follows:

PARCEL No. 15

Beginning at a point in the property line between the Union County Savings and Loan Company and Ivor Wooley 46.03 feet northerly from and radially to the center line of survey made by the Department of Highways at station 427 + 70.06; thence N. 88°-41'-06" E. in the proposed right of way line 324.51 feet to a point 50.00 feet northerly from and radially to the center line of said survey at station 431 + 00.00; thence N. 80°-15'-49" E., a distance of 444.75 feet to a point where the proposed right of way line intersects with the existing right of way line, said point of intersection being 30.00 feet northerly from and at right angles to the center line of said survey at station 435 + 51.06; thence in the existing right of way line the following courses and distances, thence S. 73°-31' W., 236.44 feet to a point 20.16 feet northerly from and radially to the center line of said survey at station 433 + 12.69; thence in a westerly direction, with a curve to the right, having a radius of 1402.40 feet, a distance of 458.93 feet, to a point 20.16 feet northerly from and radially to the center line of said survey at station 428 + 51.93; thence N. 88°-06' W., 80.80 feet to a point in the property line between the Union County Savings and Loan Company and Ivor Wooley, 26.34 feet northerly from and radially to the center line of said survey at station 427 + 70.06; thence N. 3°-02' W. in the said property line 19.60 feet to the place of beginning.

as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 43.00 feet in width, except as hereinafter stipulated on sheet___________, and contains 0.513 acres, more or less, of which the present road occupies 0.00 acres, more or less.

Acknowledgement
(Corporation)

TO HAVE AND TO HOLD said easement and right of way unto the Grantees, its successors and assigns forever.

And the said Grantor, for itself and its successors and assigns, hereby covenants with the said Grantee, its successors and assigns, that it is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that it will warrant and defend the same against all claims of all persons whomever.

IN WITNESS WHEREOF, said UNION COUNTY FEDERAL SAVINGS & LOAN ASSN., MARYSVILLE, OHIO., has caused its corporate name to be subscribed and its corporate seal to be affixed by its president and its secretary this 15th day of November in the year of our Lord one thousand nine hundred and Thirty-eight.

In presence of

UNION COUNTY FEDERAL SAVINGS & LOAN ASSN.,
MARYSVILLE, OHIO.

By: Willard I. Hamilton

(PUBLIC NOTARY)

BEFORE ME, a Notary Public in and for said county, personally appeared Willard I. Hamilton

STATE OF OHIO ss:
Union COUNTY

__________________________
Margaret Macken (COP)

__________________________
Jane L. Wilkins (SEAL)
its president and Pearl Halprin, its secretary, of the Union County Federal Savings & Loan Association, the corporation which executed the foregoing instrument, who acknowledged that the seal affixed to said instrument is the corporate seal of said corporation; that they did sign and seal said instrument as such president and secretary in behalf of said corporation and by authority of its board of directors; and that said instrument is their free act and deed individually and as such president and secretary and the free and corporate act and deed of said UNION COUNTY FEDERAL SAVINGS & LOAN ASSN., MARSEYVILLE, OHIO.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal at Marysville, Ohio, this 15th day of November, 1936.

(SEAL) John L. Wilkins Notary Public Comm Exp July 19, 1941.

Filed for Record Aug. 17, 1939,
At 1:20 o'clock P. M.
Recorded Aug. 24, 1939.
Recorder's Fee $ .70

Recorded

29462
Easement for Highway Purposes

KNOW ALL MEN BY THESE PRESENTS:

That Thomas Woodrow, et al, the Grantors, for and in consideration of the sum of Fifteen Hundred fifty six and 30/100 Dollars ($1566.30) and for other good and valuable considerations to them paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Union County, Ohio, Liberty Township, Survey No. 6561, 6776 and 5777 of the Virginia Military Lands, and bounded and described as follows:

PARCEL No. 9

Beginning at a point in the property line between Thomas Woodrow, et al, and Sarah Bowersmith, 40.00 feet northerly from and radially to the center line of survey made by the Department of Highways at station 377 + 39.60; thence in a southeasterly and easterly direction with a curve to the left, having a radius of 1869.66 feet a distance of 1348.01 feet to a point in the property line between Thomas Woodrow, et al., and W. E. Hall, 40.00 feet northerly from and radially to the center line of survey at station 391 + 16.47; thence S. 15°-44' W. in the aforesaid property line 64.61 feet to another point in the said property line, 40.00 feet southerly from and radially to the center line of said survey at station 390 + 56.94; thence in a southeasterly and westerly direction with a curve to the right, having a radius of 1949.86 feet, a distance of 1107.67 feet to a point in the southerly right of way line of County Road No. 121, said point being 40.00 feet southerly from and radially to the center line of said survey at station 380 + 03.99; thence N. 44°-58' W. in the southerly right of way line of County Road No. 131, a distance of 299.22 feet to a point in the property line between Thomas Woodrow, et al, and Sarah Bowersmith, said point being 12.31 feet northerly from and radially to the center line of said survey at station 377 + 51.72; thence N. 14°-05' E. in the aforesaid property line 29.86 feet to the place of beginning.

as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 30.00 feet in width, except as hereinafter stipulated on sheet__________, and contains 2.311 acres, more or less, of which the present road occupies 0.00 acres, more or less.
TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantors, for themselves and their heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that they are the true and lawful owners of said premises, and are lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whosoever.

And for the consideration aforesaid Thomas W. Woodrow and Ida A. Woodrow (husband & wife) hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of Dover in the above described premises.

IN WITNESS WHEREOF Thomas W. Woodrow and Ida A. Woodrow have hereunto set their hands, the 26th day of November in the year of our Lord one thousand nine hundred and thirty eight.

Signed and sealed in the presence of:

J. A. Duffield
F. E. Stieventhaler

STATE OF OHIO,
UNION COUNTY.

Before me, a Justice of the peace in and for said County and State, personally appeared the above named Thomas W. Woodrow and Ida A. Woodrow who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at Raymond this 29th day of November, A.D. 1938.

Robert Driscoll
Justice of the peace

Filed for Record Aug. 17, 1939,
At 1:20 o'clock P.M.
Recorded Aug. 24, 1939.
Transfer not necessary 8, 17, 1939.
Recorder's Fee $7.70

29463

Endorsement for Highway Purposes

That Ivor Woolsey, the Grantor, for and in consideration of the sum of Fifteen and 90/100 Dollars ($15.90) and for other good and valuable considerations to him paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Union County, Ohio, Liberty Township, Survey Nos. 6563 and 6776 of the Virginia Military Lands, and bounded and described as follows:

PARCEL No. 14

Beginning at a point in the property line between Ivor Woolsey and the Union County Federal Savings and Loan Company, 46.03 feet northerly from and radially to the center line of survey made by the Department of Highways at station 427 + 70.06; thence S. 3° - 02' E., in the said property line 19.65 feet to a point in the existing right of way line 26.35 feet northerly from and radially to the center line of said survey at station 427 + 70.63; thence N. 66° - 04' W., in the existing
right of way line 155.64 feet to a point where the said existing right of way line intersects with the proposed right of way line, said point of intersection being 30.00 feet northerly from and at right angles to the center line of said survey at station 428 + 13.56; thence N. 61° 41' - 06" E., in the proposed right of way line 155.16 feet, to the place of beginning, as shown on plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 19.69 feet in width, except as hereinafter stipulated on sheet_______ and contains 0.035 acres, more or less, of which the present road occupies 0.00 acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors and administrators, hereby covenants with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid Margaret R. Wooley, wife, hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of Dower in the above described premises.

IN WITNESS WHEREOF Ivor R. Wooley and Margaret Wooley have hereunto set their hands, the 10th day of November in the year of our Lord one thousand nine hundred and thirty-eight.

Signed and sealed in the presence of:

F. E. Sipeenthaler
Robert Driscoll

Ivor R. Wooley
Margaret R. Wooley

STATE OF OHIO, ss.
UNION COUNTY.

Before me, a Justice of the peace in and for said County and State, personally appeared the above named Ivor R. Wooley and Margaret R. Wooley who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Raymond this 29th day of November, A.D. 1938.

Robert Driscoll
Justice of the peace

Release of Part of Premises from Lien of Mortgage

KNOW ALL MEN BY THESE PRESENTS, That Elizabeth Wilgus of Marysville, Paris Township, Union County, and State of Ohio, for and in consideration of the sum of One Dollar ($1.00) and other valuable considerations, receipt of which is hereby acknowledged, does hereby release, to the State of Ohio, for highway purposes, and discharge from the operation of a certain Mortgage Deed executed by Ivor Wooley and Margaret Wooley to said Elizabeth Wilgus, dated the 27th day of November, 1934, and recorded in Vol. 105, page 567, of Union County Records of Mortgages, such part of the property described therein as is known and described as follows, and situated in Liberty Township, Union County, Ohio, to wit:

PARCEL NO. 14

Beginning at a point in the property line between Ivor Wooley and the Union County Savings and Loan Company, 46.03 feet northerly from and radially to the center line of survey made by the Department of Highways at station 427 + 70.06; thence S. 3° 02' W. in the said property line 19.65 feet to a point in the existing right of way line 26.34 feet northerly from and radially to the center line of said survey at station 427 + 70.06; thence N. 88° 05' W., in the existing right of way line 155.64 feet to a point where the said existing right of way line intersects with the pro-
proposed right of way line, said point of intersection being 30.00 feet northerly from and at right angles to the center line of said survey at station 426 + 13.56; thence N. 54°-42'00" E. in the proposed right of way line, 155.18 feet, to the place of beginning and containing .035 acre, more or less.

Provided, however, that this release shall not be construed to waive or in any manner affect or invalidate the lien of said Mortgage upon the residue of the real property.

IN WITNESS WHEREOF, I have hereunto set my hand this 1st day of December, 1938.

______________________________
Elizabeth Wilgus

In presence of:

______________________________
June L. Wilgus

______________________________
F. E. Biegenthaler

STATE OF OHIO

UNION COUNTY.

ss.: before me, a Notary Public, in and for said county, personally appeared the above named Elizabeth Wilgus, who acknowledged that she did sign the foregoing release of Mortgage of the part of the property as described in said release and that the same is her free act and deed.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal at Marysville, Ohio, this 1st day of December, 1938.

______________________________
June L. Wilgus
Notary Public
Comm. Exp. July 19, 1941

Filed for Record Aug. 17, 1939,
At 1:20 o'clock P. M.
Recorded Aug. 24, 1939.
Transfer not necessary 8-17, 1939.
Recorder's Fee $1.00

______________________________
Swell Watts
Recorder.
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union, Ohio, for and in consideration of a certain sum of money to be paid to Grantor, and for the further considération of the matter, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guy wires, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the abovenamed lands located in Section, Survey, Township and Range, Union, Ohio, and in the Village of.

in the Township and County aforesaid, together with the right to attach necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of the matter, do hereby grant, and for the

Signed and acknowledged in the presence of

F. L. Armstrong

R. Hamilton

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named

who acknowledged that did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at this, day of .

Filed for Record. Aug. 26, 1939

Recorded Aug. 30, 1939

Recorder's Fee $5.00

Recorder.

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guy wires, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the abovenamed lands located in Section, Township and Range, Union, Ohio, and in the Village of.

in the Township and County aforesaid, together with the right to attach necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the

Signed and acknowledged in the presence of

R. Hamilton

Fred Zell

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named

who acknowledged that did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at this, day of .

Filed for Record. Aug. 25, 1939

Recorded Aug. 30, 1939

Recorder's Fee $5.00

Recorder.
FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Section, Township & Range: .......

IN WITNESS WHEREOF, said Grantor herein has executed this instrument this ... day of ... , 1937.

Signed and acknowledged in the presence of:

[Signatures]

Recorder.

FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, herself, or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Section, Township & Range: .......

IN WITNESS WHEREOF, said Grantor herein has executed this instrument this ... day of ... , 1937.

Signed and acknowledged in the presence of:

[Signatures]

Recorder.
FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Section, Survey # 37H1, Township Allen, County of Union, Ohio, and on the Village of Nelson Township and County aforesaid, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of $50.00.

Signed and acknowledged in the presence of

S. M. Overfield

The undersigned Grantor represents that he is the owner of approximately 80 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the "Parks & Allen" Roadway, and that the premises upon and over which the foregoing easement is granted.

And, H. T. Kearney, husband of Grantor herein does hereby release unto said Grantor, its successors and assigns, all right and expectancy of dower in the easement and right hereinafter granted.

IN WITNESS WHEREOF, said Grantor herein has executed this instrument this 15th day of February, 1936.

(Signature of Grantor)

Ettie P. Kearney

(Signature of Grantor's Husband)

Signed, sealed, and acknowledged in the presence of

Ettie P. Kearney and H. T. Kearney

Before me, a notary public in and for said County personally appeared the above named Ettie P. Kearney and H. T. Kearney who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at the Place of O.V. Overfield, Union, Ohio, this 15th day of February, 1936. By commission No. 997.

Filed for Record: Aug. 28, 1939.

At 3:00 o'clock P.M.


Recorder's Fee $50.00

Recorder.

FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Section, Survey # 5502, Township Dover, County of Union, Ohio, and on the Village of Nelson Township and County aforesaid, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of $50.00.

Signed and acknowledged in the presence of

F. L. Armstrong

The undersigned Grantor represents that he is the owner of approximately 80 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the "Ohio # 34" Highway of the Village of Nelson Township and County aforesaid, which said premises upon and over which the foregoing easement is granted.

And, Winifred A. Love, husband of Grantor herein do hereby release unto said Grantor, its successors and assigns, all right and expectancy of dower in the easement and right hereinafter granted.

IN WITNESS WHEREOF, said Grantor herein has executed this instrument this 5th day of September, 1937.

(Signature of Grantor)

Arthur D. Love

(Signature of Grantor's Husband)

Before me, a notary public in and for said County personally appeared the above named Arthur D. Love and Winifred A. Love who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at the Place of F. L. Armstrong, Union, Ohio, this 5th day of September, 1937. By commission No. 997.

Filed for Record: Aug. 28, 1939.

At 3:00 o'clock P.M.

Rec'd. Aug. 31, 1939.

Recorder's Fee $50.00

Recorder.
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of... Union County, Ohio, for himself, her/himself, his/her heirs, successors, heirs and assigns, do hereby grant and convey unto the... Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and any other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Section... Liberty Township... Union County, Ohio, and in the Village of... Liberty, in the Township and County aforesaid, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of...

Said Grantor represents that he is the owner of approximately... acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the... Street in the Village, Township and County aforesaid, which said acres constitute the premises upon and over which the foregoing easement is granted.

And, Mary C. O'Brien, wife of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and right herebefore granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 15th day of... January... 1938...

Signed and acknowledged in the presence of:

F. H. Armstrong

R. Hamilton

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named F. H. Armstrong, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at... Marysville, Ohio, this 15th day of... January... 1938...

Filed for Record:... Aug. 24, 1939

Recorded:... Aug. 24, 1939

Recording Fee $5.00

Mary C. O'Brien

[Signature of Grantor]

[Signature of Grantor's Husband/ Wife]

Recorder.

25520

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of... Union County, Ohio, for himself, her/himself, his/her heirs, successors, heirs and assigns, do hereby grant and convey unto the... Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and any other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Section... Liberty Township... Union County, Ohio, and in the Village of... Liberty, in the Township and County aforesaid, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of...

Said Grantor represents that he is the owner of approximately... acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the... Street in the Village, Township and County aforesaid, which said acres constitute the premises upon and over which the foregoing easement is granted.

And, Mary C. O'Brien, wife of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and right herebefore granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 15th day of... January... 1938...

Signed and acknowledged in the presence of:

F. H. Armstrong

R. Hamilton

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named F. H. Armstrong, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at... Marysville, Ohio, this 15th day of... January... 1938...

Filed for Record:... Aug. 24, 1939

Recorded:... Aug. 24, 1939

Recording Fee $5.00

Mary C. O'Brien

[Signature of Grantor]

[Signature of Grantor's Husband/ Wife]

Recorder.
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands located in Section __, Township __, Liberty, County of Union, Ohio, and therein aforesaid; together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of (to be inserted later) to the Company.

And

the undersigned represents that he is the owner of approximately __ acres in the Township, Township and County aforesaid, adjacent to what is commonly known as the Raymond-Allen Center Highway or the county roadway in the Village, Township and County aforesaid, which said roadway constitutes the premises upon and over which the foregoing easement is granted.

And

the undersigned represents that he is the owner of approximately __ acres in the Township, Township and County aforesaid, adjacent to what is commonly known as the Village, Township and County aforesaid, which said roadway constitutes the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor has executed this instrument this __ day of __, __________, __________.

Signed and acknowledged in the presence of

R. Hamilton

R. W. Eifler

Witnesses

[Signatures of Grantor and Witnesses]

STATE OF OHIO

[County]

Before me, a notary public in and for said County personally appeared the above named Grantor who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at __, __________, Ohio, this __ day of __, __________, __________.

Filed for Record Aug. 28, 1938.

Recorded Aug. 28, 1938.

Recorder's Fee $.50

[Seal]

Sewell Watts Recorder

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands located in Section __, Township __, Liberty, County of Union, Ohio, and therein aforesaid; together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of (to be inserted later) to the Company.

And

the undersigned represents that he is the owner of approximately __ acres in the Township, Township and County aforesaid, adjacent to what is commonly known as the Village, Township and County aforesaid, which said roadway constitutes the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor has executed this instrument this __ day of __, __________, __________.

Signed and acknowledged in the presence of

R. Hamilton

P. B. Cleaver

Witnesses

[Signatures of Grantor and Witnesses]

STATE OF OHIO

[County]

Before me, a notary public in and for said County personally appeared the above named Grantor who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at __, __________, Ohio, this __ day of __, __________, __________.

Filed for Record __, 1939.

Recorded __, 1939.

Recorder's Fee $.50

[Seal]

Sewell Watts Recorder
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Granter, of.... Union County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and permanently maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Granter's lands located in Section 5, Township 3 North, Range 1 West, in the Township and County aforementioned, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby.

And... Bessie Cleverner, wife of Granter herein does hereby release unto said Granter, its successors and assigns, all right and expectancy of dower in the easement and right hereinafore granted.

IN WITNESS WHEREOF said Granter herein has executed this instrument this 17th day of January 1936.

Signed and acknowledged in the presence of

R. Hamilton

Fred Zell

Witnesses

H. C. Cleverner

Bessie Cleverner

(Signature of Granter)

(Signature of Granter's Assistant, Wife)

STATE OF OHIO

Union County

Before me, a notary public in and for said County, personally appeared the above named Harry C. Cleverner and Bessie who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Marysville, Ohio this 17th day of January 1936.

FRED ZELL

Notary Public

Filed for Record Sept. 6, 1932

Recorded Sept. 7, 1932

Recorder's Fee $5.00

Swell Watts Recorder

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Granter, of... Union County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and permanently maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Granter's lands located in Section 5, Township 3 North, Range 1 West, in the Township and County aforementioned, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby.

And... Bessie Perry, wife of Granter herein does hereby release unto said Granter, its successors and assigns, all right and expectancy of dower in the easement and right hereinafore granted.

IN WITNESS WHEREOF said Granter herein has executed this instrument this 17th day of January 1936.

Signed and acknowledged in the presence of

R. Hamilton

Fred Zell

Witnesses

Perry Perry

(Signature of Granter)

(Signature of Granter's Assistant, Wife)

STATE OF OHIO

Union County

Before me, a notary public in and for said County, personally appeared the above named Perry Perry who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Marysville, Ohio this 17th day of January 1936.

FRED ZELL

Notary Public

Filed for Record Sept. 6, 1932

Recorded Sept. 7, 1932

Recorder's Fee $5.00

Swell Watts Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantee, of Delaware County, Ohio, for itself and its successors and assigns, does hereby grant and convey unto The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantee located in Surveys # 9730 and 10620, Township Jerome, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers, in said Jerome Township.

Three poles along south east side of U.S. # 42 to be located in a line, with the road side of the poles at a distance of 30 feet from highway center line and parallel to same.

Five poles along west side of California - Watkins county highway # 22 to be located in a line, with the road side of the poles at a distance 30 feet from highway center line and parallel to same.

To have and to hold, for said number of poles and no more, so long as said service is maintained for customers in said township and no longer.

Said Grantee represents that it is the owner of approximately 111.17 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the U.S. 42 Co. # 22 Highway, Township, and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantee herein has executed this instrument this 31st day of May, 1939. (Corporate Seal)

Signed and acknowledged in the presence of Trustees of the Ohio Wesleyan University

D. J. Humberger  WITNESS

GRACE E. Lambert

by John E. Brown, President of the Board.

STATE OF OHIO

Delaware COUNTY SS

Before me a Notary Public in and for said County personally appeared the above named:
John E. Brown who acknowledged that he did sign the foregoing instrument in the name of Ohio Wesleyan University and that the same is his free act and deed.

In testimony whereof, I have hereto subscribed my name and affixed my official seal at Delaware, Ohio, this 28 day of June, 1939.

(SEAL) Lura E. Hamilton

Notary Public, Delaware County, Ohio

My Commission Expires April 19, 1940.

Filed for Record Aug. 28, 1939,
At 3:00 o'clock P. M.
Recorded Aug. 31, 1939.
Recorder's Fee $ .20

Buell Whet Recorder.
FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Sections 26, 27, and 31, Twp. 16 S., Range 12 E., Union Township, Union County, Ohio, and in the Village of Jericho, Union Township and County aforesaid, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby.

Said Grantor represents that he is the owner of approximately 579 acres in the Section Township and County aforesaid, adjacent to what is commonly known as the Homer Gravel Road, Highway or Agency Road which serves as a minor access to the Village of Jericho, Union Township and County aforesaid, which said acreage or area constitute the premises upon and over which the foregoing easement is granted.

And Florence Fairbanks, residuary wife of Grantor herein does hereby release unto said Grantee, his successors and assigns, all right and expectancy of dower in the easement and right hereinbefore granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 28th day of April, 1937.

Signed and acknowledged in the presence of:

R. Hamilton

P. L. Armstrong

Witneses

Florence Fairbanks

Loristan M. Fairbanks

(Signature of Grantor)

(Signature of Grantor's Residuary Wife)

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named Loristan M. Fairbanks and Florence Fairbanks, who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Marysville, Ohio, this 28th day of April, 1937.

Recorded Sept. 9, 1939.

Recorder's Fee $.50

Swell Oneida, Recorder.

FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Sections 26, 27, and 31, Twp. 16 S., Range 12 E., Union Township, Union County, Ohio, and in the Village of Jericho, Union Township and County aforesaid, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby.

Said Grantor represents that he is the owner of approximately 93 acres in the Section Township and County aforesaid, adjacent to what is commonly known as the U.S. P. R. Highway or Agency Road which serves as a minor access to the Village of Jericho, Union Township and County aforesaid, which said acreage or area constitute the premises upon and over which the foregoing easement is granted.

And Ada Gamble, residuary wife of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and right hereinbefore granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 28th day of October, 1935.

Signed and acknowledged in the presence of:

Fred Zell

R. Hamilton

Witneses

Ada Gamble

(Signature of Grantor)

(Signature of Grantor's Residuary Wife)

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named Ada Gamble, who acknowledged that she did sign the foregoing instrument, and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Marysville, Ohio, this 28th day of October, 1935.

Recorded Sept. 6, 1939.

Recorder's Fee $.50

Swell Oneida, Recorder.
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Township, Land, County of Union, Ohio.

Said Grantor represents that he is the owner of approximately 39.29 acres in the Township, County aforesaid, adjacent to what is commonly known as the Ohio Electric Power Company's lines, highways and appurtenances which said acreage constitutes the premises upon and over which the foregoing easement is granted.

And unforgettable Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and right hereinafore granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 17th day of January, 1936.

Signed and acknowledged in the presence of:

R. Hamilton
Fred Zell

STATE OF OHIO

Before me, a notary public in and for said County personally appeared the above named R. Hamilton and Fred Zell who acknowledged that they did sign the foregoing instrument, and that the same is their free and voluntary act and deed.

File for Record Sept. 6, 1939.
Recorded Sept. 9, 1939.
Recorder's Fee $5.00

L. Swell Watts
Recorder

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Township, Land, County of Union, Ohio.

Said Grantor represents that he is the owner of approximately 41.95 acres in the Township, County aforesaid, adjacent to what is commonly known as the Ohio Electric Power Company's lines, highways and appurtenances which said acreage constitutes the premises upon and over which the foregoing easement is granted.

And E. T. Parrish husband and wife of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and right hereinafore granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 17th day of January, 1936.

Signed and acknowledged in the presence of:

R. Hamilton
Fred Zell

STATE OF OHIO

Before me, a notary public in and for said County personally appeared the above named R. Hamilton and Fred Zell who acknowledged that they did sign the foregoing instrument, and that the same is their free and voluntary act and deed.

File for Record Sept. 6, 1939.
Recorded Sept. 9, 1939.
Recorder's Fee $5.00

L. Swell Watts
Recorder
FORM "B"

EA SEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor’s lands located in Union Township Union County Ohio, in the Village of Irlam in the Township and County aforesaid, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby.

Signed and acknowledged in the presence of

R. Hamilton

P. L. Armstrong

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Marysville, Ohio this 25th day of April, 1937. (SEAL)

Frank Scott & Clara Scott (Signature of Grantor & His Wife)

Filed for Record Sept. 6, 1939, at 2:00 o’clock P. M.

Recorder's Fee $5.00

Sewell Wattie Recorder

FORM "B"

EA SEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor’s lands located in Union Township Union County Ohio, in the Village of Irlam in the Township and County aforesaid, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby.

Signed and acknowledged in the presence of

R. Hamilton

Fred Zell

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Marysville, Ohio this 21st day of Jan., 1936 (SEAL)

Angeline Van Atta (Signature of Grantor)

Filed for Record Sept. 6, 1939, at 2:00 o’clock P. M.

Recorder's Fee $5.00

Sewell Wattie Recorder
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of, Union, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus upon and along Grantor's lands located in Section Township, Range in Union, Ohio, and on the Village of

... the Township and County aforesaid, together with the right to erect, use and maintain a pole, guy, line, transformer, meter and other necessary apparatus upon and over which the foregoing easement is granted.

And Elizabeth Wilgus, husband's wife of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and right hereinbefore granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this day of , 19__

Signed and acknowledged in the presence of

Blanche Morelock

June L. Wilgus

Witnesses

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named C.A. Wilgus and Elizabeth Wilgus who acknowledged they did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at this day of , 19__

June L. Wilgus Notary Public

Recorder's Fee $1.00

Recorded

Recorder.

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of, Union, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time) upon and along Grantor's lands located in Section Township, Range in Union, Ohio, and on the Village of

... the Township and County aforesaid, together with the right to erect, use and maintain a pole, guy, line, transformer, meter and other necessary apparatus upon and over which the foregoing easement is granted.

And Martin J. Blumenschein, husband of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and right hereinbefore granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this day of , 19__

Signed and acknowledged in the presence of

B. Hamilton

P. L. Armstrong

Witnesses

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named Martin J. Blumenschein who acknowledged they did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at this day of , 19__

Recorder's Fee $1.00

Recorded

Recorder.
FORM "B"  

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union, County, Ohio, for himself, himself, or his successors, heirs and assigns, hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the land of Grantor, described as follows:

Township __ Part __ County of __ Union __ Ohio, and on the Village of __ Ambridge __ located in Section __ 4 __ Township __ Part __ County __ Union __ Ohio, and in the Township and County aforesaid, together with all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby.

Signed and acknowledged in the presence of

_________________________  
F. L. Armstrong  

Witnesses

_________________________  
Russell Hamilton  

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named: A. C. Edison, Myrtle Edison, his wife, who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at __ Marysville __, Ohio, ______________, ____________ day of __ September __, ____________.

Filed for Record, __ Sept. 16, 1939 __

Recorded, __ Sept. 19, 1939 __

Recorder's Fee $ .50

Recorded.

FORM "B"  

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union, County, Ohio, for himself, himself, or his successors, heirs and assigns, hereby grant and convey unto the Ohio Electric Power Co., its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the land of Grantor, located in Section __ 4 __ Township __ Part __ County __ Union __ Ohio, and on the Village of __ Ambridge __, together with all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby.

Signed and acknowledged in the presence of

_________________________  
Fred Zell

Witnesses

_________________________  
R. Hamilton

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named: Carl Ellinger and Anna Ellinger, who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at __ Marysville __, Ohio, ______________, ____________ day of __ February __, ____________.

Filed for Record, __ Sept. 16, 1939 __

Recorded, __ Sept. 19, 1939 __

Recorder's Fee $ .50

Recorded.
FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Section Survey # 573.

Township: Paris, County of Union, Ohio, and the Township and County aforesaid, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of the payment of $2.00 each for two poles, said to be located on highway side of fence line, 25 feet center to center of R.M. # 777.

Said Grantor represents that he is the owner of approximately 30 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Ohio Electric Power Highway or the owner of which the Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Section Survey # 573.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 10th day of January, 1936.

Signed and acknowledged in the presence of

R. W. Bigler
Fred Zell

State of Ohio

Union County

Before me, a notary public in and for said County personally appeared the above named R. W. Bigler and Fred Zell, who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal.

Recorded Sept. 16, 1939.
Recorder's Fee $ 1.50.

FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Section Survey # 229.

Township: Paris, County of Union, Ohio, and the Township and County aforesaid, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 10th day of January, 1937.

Signed and acknowledged in the presence of

R. Hamilton
F. L. Armstrong

State of Ohio

Union County

Before me, a notary public in and for said County personally appeared the above named R. Hamilton and F. L. Armstrong, who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal.

Recorded Sept. 16, 1939.
Recorder's Fee $ 1.50.

Recorded Sep. 16, 1939.
Recorder's Fee $ 1.50.
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Section ..., Township ...,居民 ..., County of Union ..., Ohio, and in the Township and County aforesaid, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, AND FOR THE FURTHER CONSIDERATION OF...

__________________________________________________________________________

Said Grantor represents that he is the owner of approximately 100 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the ... Lane, ... Highway, ..., which said acreage constitutes the premises upon and over which the foregoing easement is granted.

And, MARGARET B. NISG, husband and wife of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and right hereinbefore granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 26th day of January, 19.77.

Signed and acknowledged in the presence of

P. L. Armstrong
R. Hamilton

Witneses

P. L. Armstrong
R. Hamilton

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named Charles & Margaret B. Nisg, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have heretofore subscribed my name and affixed my official seal at Marysville, O.

this 26th day of January, 1977. (SEAL) FOREST L. ARMSTRONG - NOTARY PUBLIC


Filed for Record Sept. 16, 1979.


Recorder's Fee $5.00

Sewell Notts Recorder

FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Section ..., Township ..., County of Union ..., Ohio, and in the Township and County aforesaid, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, AND FOR THE FURTHER CONSIDERATION OF...

__________________________________________________________________________

Said Grantor represents that he is the owner of approximately 74.53 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Settlement Road, Highway, ..., which said acreage constitutes the premises upon and over which the foregoing easement is granted.

And, Harry Raucher, husband and wife of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and right hereinbefore granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 2nd day of February, 1977.

Signed and acknowledged in the presence of

F. L. Armstrong
R. Hamilton

Witneses

F. L. Armstrong
R. Hamilton

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named Henry J. Raucher, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have heretofore subscribed my name and affixed my official seal at Marysville, O.

this 2nd day of February, 1977. (SEAL) FOREST L. ARMSTRONG - NOTARY PUBLIC


Filed for Record Sept. 16, 1979.


Recorder's Fee $5.00

Sewell Notts Recorder
FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Union Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Section 5 Township Union County of Union, Ohio, and described as follows:

The Village, Township and County aforesaid, which said acreage constitutes the premises upon and over which the foregoing easement is granted.

And Lydia Schmidt, husband and wife of Grantor herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and right hereinafter granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 27th day of October 1936.

Signed and acknowledged in the presence of

R. Hamilton

Lydia C. Schmidt

Witneses

State of Ohio

Union County

Before me, a notary public in and for said County personally appeared the above named Frederick Schmidt & Lydia Schmidt who acknowledged that they did sign the foregoing instrument, and that the same is free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Newville, Union County Ohio this 27th day of October 1936.

Filed for Record . . . Sept. 16, 1939.

Recorded . . . Sept. 17, 1939.

Recorder's Fee $.50

FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Union Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Section 5 Township Union County of Union, Ohio, and described as follows:

The Village, Township and County aforesaid, which said acreage constitutes the premises upon and over which the foregoing easement is granted.

And Martha A. Watkins, husband and wife of Grantor herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and right hereinafter granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 27th day of October 1936.

Signed and acknowledged in the presence of

R. Hamilton

Martha A. Watkins

Witneses

State of Ohio

Union County

Before me, a notary public in and for said County personally appeared the above named Wilbur O. Watkins and Martha A. Watkins who acknowledged that they did sign the foregoing instrument, and that the same is free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Newville, Ohio this 27th day of October 1936.

Filed for Record . . . Sept. 16, 1939.

Recorded . . . Sept. 17, 1939.

Recorder's Fee $.50
FORM "A"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of ____________ County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto _________________ Company, its successors and assigns, hereinafter known as the _________________ Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Section ____________. Township ____________, County of ____________, Ohio, as shown on the _________________ Plan.

in the Township and County aforesaid, together with the right to attach any necessary guy wires to the tree growing on said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of ____________.

Said Grantor represents that the owner(s) of _________________ acres in the Section, Township and County aforesaid are known as the _________________ Company, with their consent, _________________ Street, in the Village, Township and County aforesaid, which said consents or consents constitute the premises upon which the foregoing easement is granted. _________________

And, _________________, _________________ wife of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and right hereby granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this ____________ day of ____________, ____________.

Signed and acknowledged in the presence of ________________

Richard C. Turull

Witnisses

Howard A. Melvin

(Signature of Grantor)

Katherine Melvin

(Signature of Grantor's Husband or Wife)

STATE OF OHIO

Union ____________ County

Before me, a Notary Public in and for said County personally appeared the above named ________________ who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof I have hereunto subscribed my name and affixed my official seal at ________________ this ____________ day of ____________, ____________.

Recorder's Fee ____________

Recorder

FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of ____________ County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the _________________ Company, its successors and assigns, hereinafter known as the _________________ Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along ________________ lands located in Section ____________. Township ____________, County of ____________, Ohio, and in the Village of ________________.

in the Township and County aforesaid, together with the right to attach any necessary guy wires to the tree growing on said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby.

Said Grantor represents that the owner of approximately ____________ acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the ________________ Highway, or the owner of ________________ Street, in the Village, Township and County aforesaid, which said street or streets constitute the premises upon which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this ____________ day of ____________, ____________.

Signed and acknowledged in the presence of ________________

F. J. Armstrong

R. Hamilton

Witnisses

John M. Blake

(Signature of Grantor)

Henry R. Blake

(Signature of Grantor's Husband or Wife)

STATE OF OHIO

Union ____________ County

Before me, a Notary Public in and for said County personally appeared the above named ________________, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof I have hereunto subscribed my name and affixed my official seal at ________________ this ____________ day of ____________, ____________.

Recorder's Fee ____________

Recorder
FORM "E"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union, Union County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantee's lands located in Section... Township... Union... County... Union... Ohio, and for the Village of...

in the Township and County aforesaid, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the

further consideration of...

Signed and acknowledged in the presence of

R. M. Hamilton

G. E. Kimbrough

Witneses

STATE OF OHIO

Union

Before me, a notary public in and for said County personally appeared the above named... John Bylson... who acknowledged that they had signed the foregoing instrument, and that the same is his/her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at... Milford Center, G... this... day of... 1933... p.m. (seal) Portrait of Armstrong. Portrait of Armstrong. Portrait of Armstrong. Portrait of Armstrong. Portrait of Armstrong. Portrait of Armstrong. Portrait of Armstrong.

Filed for Record... Oct. 9, 1933... at... 10:00 a.m. at... P.M.

Recorded... Oct. 19, 1933.

Recorder's Fee $5.00

Sewell Nolte Recorder.

FORM "E"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union, Union County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantee's lands located in Section... Township... Union... County... Union... Ohio, and for the Village of...

in the Township and County aforesaid, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the

further consideration of...

Signed and acknowledged in the presence of

R. M. Hamilton

Fred Selig

Witneses

STATE OF OHIO

Union

Before me, a notary public in and for said County personally appeared the above named... Allen P. Seliglute... who acknowledged that they had signed the foregoing instrument, and that the same is his/her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at... Marysville, Ohio...


Filed for Record... Oct. 9, 1933... at... 1:00 p.m. at... P.M.

Recorded... Oct. 19, 1933.

Recorder's Fee $5.00

Sewell Nolte Recorder.
EASEMENT

THIS INDENTURE made the 24th day of March, 1879, by and between J.B. & Almira Cutler

of Clarendon Township, Union County, Ohio, the grantor, and the State of

Ohio, the grantee; WITNESSETH that

Whereas, the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the Fulton river, creek, pond, lake, which flows through and over is situated on certain lands of the grantor, dams and other improvements, and to make such additional
changes at said Fulton river, creek, pond, lake, and its banks, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve food, cover and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further
desires and intends to establish and maintain on said lands of grantor adjacent to aforesaid Fulton river, creek, pond, lake, public fishing grounds, in accordance with authority conferred by sections 1438 and 1438-1 and other related sections of the General Code of Ohio, and the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1,00. paid to J.B. & Cutler the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, and for the sole purpose of improving said river, creek, pond, lake, in the manner aforesaid, and establish thereon fishing grounds, a right and easement in the following described lands of the grantor:

Situated in: Clarendon Twp., Union County, and more fully described as follows:

Beginning at a point where the Fulton Creek crosses the west property line of a 34.72 acre tract of land owned by the grantors, bounded on the west by the property of Myrtle Waterman and bounded on the east by the state road known as Route 4, and continuing east along the center line of said stream, to the east property line of the above mentioned tract of land to its intersection with said Route 4, including a twenty-foot strip of land on the north bank of said creek and a similar strip on its south bank. Such strips of land are to be used for fishing purposes only. Ingress and egress is to be made only from the public highway nearest the impounded area or at the above mentioned property lines.

for the grantee, its successors and assigns to construct certain dams and other improvements, and makes such additional changes at the

... Fulton river, creek, pond, lake, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1438 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said Fulton river, creek, pond, lake, adjacent thereon, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Fulton river, creek, pond, lake, adjacent thereon, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable slips, signs and devices on said premises, if the grantor in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may at any time, enter upon said premises for the purpose above stated and may erect thereon such slips, signs and devices, all of which slips, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1438-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said J.B. Cutler, the grantor and Almira Cutler, his wife, who hereby release unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement hereby granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. E. Anderson
Robert Meach

James B. Cutler
Almira Cutler

STATE OF OHIO
THE CONSERVATION COUNCIL
Acting by and through

B. G. Waterman
Conservation Commissioner.

Before me, a Notary Public in and for said county, personally appeared the above named James B. Cutler and Almira Cutler, who acknowledged they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at this 24th day of March, 1939.

(R. W.) Ralph Fausbaugh
Notary Public, Union County, Ohio.

Sworn to before me this 24th day of March, 1939.

County Recorder

MAY 2 1939

Attorney General

Received for Record Sept. 22, 1939.

at 1:00 A.M.

Recorded Sept. 22, 1939.

Transfer not necessary 9/21/1939.
EASEMENT

No. 2933

THIS INDENTURE made the 13th day of October, 1936, by and between John Gabriel, of Olabonne Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee: WITNESSETH that

Whereas, the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the Fulton river, creek, pond, lake, which flows through and/or is situated on certain lands of the grantor, dams and other improvements, and to make such additional changes to said Fulton river, creek, pond, lake, and its banks, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve, food, cover and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further desires and intends to establish and maintain on said lands of grantor adjacent to aforesaid, Fulton river, creek, pond, lake, public fishing grounds, in accordance with authority conferred by sections 1408 and 1409-2 and other related sections of the General Code of Ohio, and the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00, paid to John Gabriel, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, and for the sole purpose of improving said river, creek, pond, lake, in the manner aforesaid, and establish thereon fishing grounds, a right and easement in the following described lands of the grantor:

Situated in Survey 7006, Olabonne Township, Union County, and more fully described as follows:

Beginning at a point where the Fulton creek crosses the west property line of a 68.5 acre tract of land owned by the grantor and continuing north and east along the center line of said stream, which is part of the north property line of the above-described tract of land, to the east property line of the above-mentioned tract of land, including a twenty-foot strip of land on the west bank of said creek and a similar strip on its north and east bank. Such strips of land are to be used for fishing purposes only. Ingress and egress is to be made only from the public highway nearest the impounded area or at the above-mentioned property lines.

for the grantor, its successors and assigns to construct certain dams and other improvements, and make such additional changes to the......

Fulton river, creek, pond, lake, and its banks are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1409 and related sections of the General Code, to freely pass and repay over and upon said lands and to use said lands for the purpose of fishing in and from said......

Fulton river, creek, pond, lake, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands by said persons, for the sole purpose of fishing in and from said......

Fulton river, creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable blinds, signs and devices on said premises, if the grantee, in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such blinds, signs and devices, all of which blinds, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1408-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF, the said

John Gabriel

John Gabriel, the grantor and

Hara Gabriel

with husband, who freely releases unto the said grantor, its successors and assigns, all her, her right and expectancy of dower in the right and easement heretofore granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

Jack Makeever
Joe Menard

STATE OF OHIO
THE CONSERVATION COUNCIL
Acting by and through
L. Woodell
Conservation Commissioner.

Before me, a Notary Public in and for said county, personally appeared the above-named, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at this 4th day of November, 1936.

(Seal)
Ralph Faunnaugh
Notary Public, Union County, Ohio.

Above easement approved as to form:

Herbert S. Duffy
Attorney General.

Recorded Sept. 22, 1936
A. D. 1939

Transfer not necessary September 22, 1939.
EASEMENT

No. 2371

THIS INDENTURE made this 24th day of March, 1939, by and between Maud T. Phelps

of Claybourne Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas, the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the Fulton river, creek, pond, lake, and its banks, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve food, cover and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further desires and intends to establish and maintain on said lands of greater adjacent to aforesaid Fulton river, creek, pond, lake, public fishing grounds, in accordance with authority conferred by sections 1430 and 1430-1 and other related sections of the General Code of Ohio, and the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $4,000.00, paid to Maud T. Phelps, the receipt which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, and for the sole purpose of improving said river, creek, pond, lake, in the manner aforesaid, and establish, therewith fishing grounds, a right and easement in the following described lands of the grantor:

Situated in:

Claybourne Twp., Union County, and more fully described as follows:

Beginning at the junction of State Route 4 and Fulton Creek where the said Fulton Creek crosses the west property line of an 80 acre tract of land owned by the grantors, bounded on the west by State road known as Route 4 and on the east by the property of D. and L. A. Fausbaugh, and continuing east along the center line of said stream, which is the north property line of the above described tract of land, to the east property line of the above mentioned tract of land, including a twenty foot strip of land on the south bank of said creek. Such strip of land is to be used for fishing purposes only. Ingress and egress is to be made only from the public highway nearest the impounded area or at the above mentioned property lines.

for the grantor, its successors and assigns to construct certain dams and other improvements, and make such additional changes to the

Fulton river, creek, pond, lake, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1430 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said Fulton river, creek, pond, lake, adjacent thereto, and for all other lawful purpose necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said

Fulton river, creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable stiles, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such stiles, signs and devices, all of which stiles, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1430-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said, Maud T. Phelps

State of Ohio

Union County

Conservation Commissioner.

D. C. Waters

Before me, a Notary Public in and for said county, personally appeared the above named Maud T. Phelps and Amon H. Phelps who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at Richmond, this 24th day of March, 1939.

Amon H. Phelps

Maud T. Phelps

ATTEST:\n
Thomas J. Herbert

Attorney General.

Received for Record Sept. 21, A.D. 1939

at 9:00 A.M.

Recorded Sept. 22, A.D. 1939. For fee $1.10

Transfer not necessary. Date 22, 1939.
EASEMENT

THIS INDEBTURE made this day of _______ 19____, by and between

__________________________

Ohio, the grantee; WITNESSETH that

WHEREAS, the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the river, creek, pond, lake, which flows through and/or is situated on certain lands of the grantor, dams and other improvements, and to make such additional changes to said river, creek, pond, lake, and its basins, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve fish, cover and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further desires and intends to establish and maintain on said lands of grantor adjacent to aforesaid river, creek, pond, lake, public fishing grounds, in accordance with authority confered by sections 1439 and 1455-1 and other related sections of the General Code of Ohio, and the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

NOW, therefore, in consideration of the sum of $______, paid to _______ the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, and for the sole purpose of improving said river, creek, pond, lake, in the manner aforesaid, and establish thereon fishing grounds, a right and easement in the following described lands of the grantor:

for the grantee, its successors and assigns to construct certain dams and other improvements, and make such additional changes to the river, creek, pond, lake, and its basins as are considered necessary for the purpose aforesaid, to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1439 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said river, creek, pond, lake, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said basins, by said persons, for the sole purpose of fishing in and from said river, creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable stiles, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantee, that the grantee or any person by its authorized, may, at any time, enter upon said premises for the purpose above stated and may erect therein such stiles, signs and devices, all of which stiles, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers confered upon it by section 1455-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said ________________________, wife, husband, who hereby release unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

__________________________

STATE OF OHIO

THE CONSERVATION COUNCIL
Acting by and through

Conservation Commissioner.

STATE OF

COUNTY

Before me, a Notary Public in and for said county, personally appeared the above named _______________________, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal.

__________________________

Above easement approved as to form:

Attorney General.

Received for Record

A. D. 193__

County Recorder

at

W sustainable

M.

Recorded

A. D. 193__, Fee $
FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of ___________ County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the ___________ Co. ___________ Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in ___________ ________ Township ___________ ________ County ___________ Ohio, and for the Village of ___________ ________ Township and County aforesaid; together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, under a further consideration of:

Said Grantor represents that he is the owner of approximately ___________ acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the ___________ State Highway or, the owner of ___________ Street, in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And ___________ ___________ Evans, wife of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and right heretofore granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this, ___________ day of ___________ ___________ 19__ ______

Signed and acknowledged in the presence of

A. Hamilton ___________ ___________ Witn.__________________________

Fred Zell ___________ ___________ Witn.__________________________

STATE OF OHIO ___________ ___________ ss.

Union ___________ ________ County

Before me, a notary public in and for said County personally appeared the above named ___________ ___________ ___________ Evans who acknowledged that he/she did sign the foregoing instrument, and that the same is his/hers free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at ___________ ___________ ___________ ________ this, ___________ day of ___________ ___________ 19__ ______

Fred Zell

Recorded Oct. 10, 19__ ______

Recorded's Fee ___________ ________

Sewell Battle Recorder

FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of ___________ County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the ___________ Co. ___________ Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in ___________ ________ Township ___________ ________ County ___________ Ohio, and for the Village of ___________ ________ Township and County aforesaid; together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, under a further consideration of:

Said Grantor represents that he is the owner of approximately ___________ acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the ___________ State Highway or, the owner of ___________ Street, in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And ___________ ___________ Evans, wife of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and right heretofore granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this, ___________ day of ___________ ___________ 19__ ______

Signed and acknowledged in the presence of

A. Hamilton ___________ ___________ Witn.__________________________

Fred Zell ___________ ___________ Witn.__________________________

STATE OF OHIO ___________ ___________ ss.

Union ___________ ________ County

Before me, a notary public in and for said County personally appeared the above named ___________ ___________ ___________ Evans who acknowledged that he/she did sign the foregoing instrument, and that the same is his/hers free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at ___________ ___________ ___________ ________ this, ___________ day of ___________ ___________ 19__ ______

Fred Zell

Recorded Oct. 10, 19__ ______

Recorded's Fee ___________ ________

Sewell Battle Recorder
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guy lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Section 5, Township 5, County of Union, Ohio, and on the Village of

In the Township and County aforesaid, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of

__________________________
Signed and acknowledged in the presence of
R. Hamilton
Fred Zell

__________________________
Witneses

STATE OF OHIO

Before me, a notary public in and for said County personally appeared the above named

who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have heretofore subscribed my name and affixed my official seal at Weyersville, Ohio this 20th day of Dec., 1935.

Filed for Record Oct. 9, 1939.
Recorder's Fee $0.50

Recorded Oct. 10, 1939.

__________________________
Swell Mattos Recorder.
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, herself, or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, heretofore known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor’s lands located in Section __, Township __, Union County, Ohio, and in the Village of __.

said Grantor represents that he is the owner of approximately __ acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the __ Road, Highway __, etc., which said acres or lots constitute the premises upon and over which the foregoing easement is granted.

And __, husband or wife of Grantor hereinafter called Grantor, in consideration of said easement, do hereby release unto said Grantee, his successors and assigns, all right and expectancy of dower in the easement and right hereinafter granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this ___ day of __, 19__.

Signed and acknowledged in the presence of

[Signatures]

STATE OF OHIO

[Signature of Grantor's Husband or Wife]

Before me, a notary public in and for said County personally appeared the above named __, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal at __, this ___ day of __, 19__.

Filed for Record ___

Recorder's Fee $__

[Signature of Recorder]

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, herself, or their successors, heirs and assigns, do hereby grant and convey unto the Ohio Electric Power Company, its successors and assigns, heretofore known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor’s lands located in Section __, Township __, Union County, Ohio, and in the Village of __.

said Grantor represents that he is the owner of approximately __ acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the __ Road, Highway __, etc., which said acres or lots constitute the premises upon and over which the foregoing easement is granted.

And __, husband or wife of Grantor hereinafter called Grantor, in consideration of said easement, do hereby release unto said Grantee, his successors and assigns, all right and expectancy of dower in the easement and right hereinafter granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this ___ day of __, 19__.

Signed and acknowledged in the presence of

[Signatures]

STATE OF OHIO

[Signature of Grantor's Husband or Wife]

Before me, a notary public in and for said County personally appeared the above named __, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal at __, this ___ day of __, 19__.

Filed for Record ___

Recorder's Fee $__

[Signature of Recorder]
FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union, County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Union Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Township, Union, County of Union, Ohio, and in the Village of Newville, Union County, Ohio, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for no further consideration.

Said Grantor represents that he is the owner of approximately 22.72 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the 3.875 State Highway or the owner of the Street in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And, Howard Turner, husband of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and right hereinbefore granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 30th day of Dec., 1935.

Signed and acknowledged in the presence of:

R. Hamilton

Fred Zell

Witneses

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named Howard M. Turner and Howard M. Turner, wife, who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name ad affixed my official seal at Newville, Union County, Ohio, this 30th day of Dec., 1935.

Filed for Record on Oct. 9, 1939

Recorded on Oct. 10, 1939

Recorder's Fee $5.00

Recorder

FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union, County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the Union Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Section, Township, Union, County of Union, Ohio, and in the Village of Newville, Union County, Ohio, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for no further consideration.

Said Grantor represents that he is the owner of approximately 22.72 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the 3.875 State Highway or the owner of the Street in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And, Howard M. Turner, husband of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and right hereinbefore granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 30th day of Dec., 1935.

Signed and acknowledged in the presence of:

R. Hamilton

Fred Zell

Witneses

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named Howard M. Turner and Harry R. McLean, who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name ad affixed my official seal at Newville, Union County, Ohio, this 30th day of Dec., 1935.

Filed for Record on Oct. 9, 1939

Recorded on Oct. 10, 1939

Recorder's Fee $5.00

Recorder
KNOW ALL MEN BY THESE PRESENTS:

That Harriett M. Butler, the Grantor, for and in consideration of $1.00 and for other good and valuable considerations to her paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Jerome Township, Virginia Military Survey No. 3686, and bounded and described as follows:

PARCEL No. 2

BEGINNING at a stake in the easterly right-of-way line of the Converse Road, County Highway No. 23, Section A, said stake bears S. 34° 36' E. 102.04 feet from a stone and corner between the lands of Aaron Netman and Harriett H. Butler; thence with said right-of-way line, N. 16° 11' E. 115.95 feet to an angle; thence N. 55° 24' E. 316.13 feet to a concrete marker which bears N. 24° 21.11 feet and 30°, 30 feet right from an iron pin in the center of said road and corner between the lands of Aaron Netman and Daisy H. Netman; thence with an arc of a circle whose radius is 666.24 feet in a southwesterly direction 173.67 feet to a concrete marker in the southwesterly right-of-way line of the proposed road relocation; thence S. 40° 54' W. 242.32 feet to a stake in the line between the lands of Aaron Netman and Harriett H. Butler; thence with said line N. 34° 36' E. 10.49 feet to the place of beginning.

Containing .237 acres, more or less.

(See Surveyor's Record, Vol. No. 6, Page 192.

as shown by plats on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 57.80 feet in width, except as hereinafter stipulated on exhibit — — —, and contains .237 acres, more or less, of which the present road occupies no acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for herself and her heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that she — — — the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that she will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of Dover in the above described premises.

IN WITNESS WHEREOF Harriett M. Butler (widow) have hereunto set her hand, the 9th day of October in the year of our Lord one thousand nine hundred and thirty-nine

Signed and sealed in the presence of:

F. R. Holcomb
Walter E. Griffith

STATE OF OHIO,
UTICA COUNTY.

Before me, a County Engineer in and for said County and State, personally appeared the above named Harriett M. Butler who acknowledged that she did sign the foregoing instrument and that the same is her free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at Marysville this 9th day of October, A.D. 1939.

Filed for Record Oct. 14, 1939, at 9:00 o'clock A.M.
Recorder's Fee $4.90
TRANSFER NOT NECESSARY

Walter E. Griffith
Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That Harriett M. Butler - unmarried - the Granter, for and in consideration of the sum of
- - One - - Dollars ($1.00) and for other good and valuable considerations to her paid by the County
of Union, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell,
convey and release to the said Grantee, its successors and assigns forever, a perpetual easement
and right of way for public highway and road purposes, in, upon and over the lands hereinafter
described, Situated in UNION County, Ohio, Jerome Township, Virginia Military Survey No. 3655,
and bounded and described as follows:

PARCEL No. 1

BEGINNING at a concrete marker in the east right-of-way line of the Converse Road, County
Highway, No. 23, Section A - the marker being 30° and thirty feet right to a point in the center
line - said point bears 8.7° 43' E. 166.51 feet from an angle in said road; thence with the east
right-of-way line, N. 7° 42' W. 145.61 feet to an angle; thence with the southerly right-of-way
line, N. 61.51' E. 132.60 feet to a stake, at the point of intersection of the present and proposed
southerly right-of-way lines; thence with the proposed line, S. 47° 29' W. 32.52 feet to a concrete
marker; thence with an arc of a circle whose radius is 206.73 feet in a southerly direction 197.28
feet to the place of beginning.

Containing .039 acres, more or less.

(See Surveyor's Record. No. 6, Page 192.

as shown on plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 36.05 feet
in width, except as hereinafter stipulated on sheet - - -, and contains .039 acres, more or less,
of which the present road occupies no acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and
assigns forever.

And the said Granter, for herself and her heirs, executors, and administrators, hereby covenant
with the said Grantee, its successors and assigns, that she is the true and lawful owner of said
premises, and is lawfully seized of the same in fee simple, and has good right and full power, to
grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free
and clear from all liens and encumbrances whatsoever, and that she will warrant and defend the
same against all claims of all persons whomsoever.

And for the consideration aforesaid hereby relinquish to said Grantee, its successors and
assigns, all right and expectancy of Power in the above described premises.

IN WITNESS WHEREOF Harriett M. Butler - unmarried - have hereunto set her hand, the 9th day of
October in the year of our Lord one thousand nine hundred and thirty-nine

Signed and sealed in the presence of:

F. R. Hulvercross

Harriett M. Butler

STATE OF OHIO

UNION COUNTY

Before me, a County Engineer in and for said County and State, personally appeared the above
named Harriett M. Butler - unmarried - who acknowledged that she did sign the foregoing instrument
and that the same is her free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at Marysville, Ohio, this
9th day of October, A.D. 1939.

(SEAL) Walter M. Griffith

Filed for Record Oct. 14, 1939,
At 9:00 o'clock A. M.
Recorded Oct. 17, 1939.
Recorder's Fee $3.90

TRANSFER NOT NECESSARY

[Signature]
KNOW ALL MEN BY THESE PRESENTS:

That William G. Mitchell - unmarried - the Grantor, for and in consideration of the sum of One Dollars ($1.00) and for other good and valuable considerations to him paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described,

Situated in UNION County, Ohio, Jerome Township, Virginia Military Survey No. 5132, and bounded and described as follows:

PARCEL No. 1

BEGINNING at a concrete marker in the proposed northerly right-of-way line of the Converse Road, County Highway No. 23 Sec. A., the marker being 90° and 30 feet left to a point in the center line, said point bears N. 54° 12' E. 391 feet from a stake at the point of intersection of the Barlow and Mitchell Road and the Converse Road; thence with said northerly right-of-way line S. 54° 12' W. 361.10 feet to a stake in the northerly right-of-way line and 30 feet from the center line of the Barlow and Mitchell Road; thence with said northerly right-of-way line S. 37° 33' E. 10 feet to a stake in the present northerly right-of-way line and 20 feet from the center line of the Converse Road; thence with said line N. 54° 12' E. 361 feet to a stake; thence N. 35° 48' W. 10 feet to the place of beginning.

Containing .063 acres, more or less.

(See Surveyor's Record No. 6 - Page 194)

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 10 feet in width, except as hereinafter stipulated on sheet----, and contains .063 acres, more or less, of which the present road occupies No acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF William G. Mitchell - unmarried - have hereunto set his hand, the 9th day of October in the year of our Lord one thousand nine hundred and thirty nine.

Signed and sealed in the presence of:

F. R. Malcom

Walter E. Griffith

STATE OF OHIO, ss.

UNION COUNTY.

Before me, a County Engineer in and for said County and State, personally appeared the above named William G. Mitchell who acknowledged that he did sign the foregoing instrument and that the same is his free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio, this 9th day of October, A.D. 1939.

(SEAL) Walter E. Griffith

Filed for Record Oct. 14, 1939.
At 9:00 o'clock A. M.
Recorded Oct. 17, 1939.
Recorder's Fee $1.00

TRANSFER NO NECESSARY

Sueill Nate Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That William G. Mitchell — unmarried — the Grantor, for and in consideration of the sum of one
Dollars ($1.00) and for other good and valuable considerations to him paid by the County of Union,
the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey,
and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of
way for public highway and road purposes, in, upon and over the lands hereinafter described,
Situated in UNION County, Ohio, Jerome Township, Virginia Military Survey No. 51392, and bounded
and described as follows:

PARCEL No. 2

BEGINNING at a concrete marker in the proposed southeasterly right-of-way line of the Converse Road,
County Highway No. 23 Sec. A., the marker being 90° and 30 feet right to a point in the center line,
said point bears N. 51° 12' E. 391 feet from a stake at the point of intersection of the narrow
and Mitchell Road and the Converse Road; thence with said southeasterly right-of-way line S. 51°
12' W. 361 feet to a stake; thence N. 35° 48' W. 10 feet to a stake in the present southeasterly
right-of-way line and 20 feet from the center line; thence with said line N. 51° 12' E. 361 feet
to a stake; thence S. 35° 48' E. 10 feet to the place of Beginning.

Containing .063 acres, more or less.

(See Surveyor’s Record No. 6 — Page 194)

as shown by plan on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 10 feet in
width, except as hereinafter stipulated on sheet, and contains .063 acres, more or less, of which
the present road occupies no acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and
assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby
convenant with the said Grantee, its successors and assigns that he is the true and lawful owner of
said premises, and is lawfully seized of the same in fee simple, and has good right and full
power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same
are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend
the same against all claims of all persons whatsoever.

And for the consideration aforesaid hereby relinquish to said Grantee, its successors and
assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF William G. Mitchell — unmarried — have hereunto set his hand, the 9th
day of October in the year of our Lord one thousand nine hundred and thirty nine.

Signed and sealed in the presence of:

[Signature]

[Signature]

STATE OF OHIO,

UNION COUNTY, ss.

Before me, a County Engineer in and for said County and State, personally appeared the above
named William G. Mitchell who acknowledged that he did sign the foregoing instrument and that the
same is his free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio, this
9th day of October, A.D. 1939.

(SEAL) Walter E. Griffith

Filed for Record Oct. 14, 1939,
At 9:00 o’clock A. M.
Recorded Oct. 17, 1939.
Recorder’s Fee $90
TRANSFER NOT NECESSARY

[Signature] Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That Aaron Noteman, Widower, the Grantor, for and in consideration of the sum of $1.00 and for other good and valuable considerations to him paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described,

Situated in UNION County, Ohio, Jerome Township, Virginia Military Survey No. 3666, and bounded and described as follows:

PARCEL No. 1

BEGINNING at a stake in the present northwesterly right-of-way line of the Converse Road, County Highway No. 23 Sec. A., the stake being 90° and 30 feet left to a point in the center line, said point being 55° 24' W. 187.36 feet from the same corner between the lands of Aaron Noteman and Harriett M. Butler; thence with said right-of-way line N. 55° 24' E. 96.05 feet to an angle; thence N. 15° 21' E. 57.52 feet to a stake; thence with the proposed northwesterly right-of-way line S. 40° 54' W. 135.24 feet to the place of beginning.

Containing .04 acres, more or less.

(See Surveyor's Record No. 6, - Page 292)

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 24.05 feet in width, except as hereinafter stipulated on sheet -- --, and contains .04 acres, more or less, of which the present road occupies no acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF Aaron Noteman, widower, have hereunto set his hand, the 9th day of October in the year of our Lord one thousand nine hundred and thirty-nine.

Signed and sealed in the presence of:

Aaron Noteman

F. R. Holycross

Dick Allesman

STATE OF OHIO, ss.:

UNION COUNTY.

Before me, a County Engineer, in and for said County and State, personally appeared the above named Aaron Noteman who acknowledged that he did sign the foregoing instrument and that the same is his free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 9th day of October, A.D. 1939

(SEAL) Walter E. Griffith

Filed for Record Oct. 19, 1939, at 9:00 o'clock A. M.

Recorded Oct. 17, 1939.

Recorder's Fee $0.90

TRANSFER NOT NECESSARY

Russell Watts, Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That Aaron Noteman, a widower, the Grantor, for and in consideration of the sum of — One — Dollars ($1.00) and for other good and valuable considerations to him paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Jerome Township, Virginia Military Survey No. 3686, and bounded and described as follows:

PARCEL No. 2

BEGINNING at a stake in the present easterly right-of-way line of the Converse Road, County Highway No. 23, Section A., said stake bears S. 36° 36' E. 103.04 feet from a stone and corner between the lands of Aaron Noteman and Harriett H. Butler; thence with said property line S. 36° 36' E. 10.48 feet to a stake in the proposed easterly right-of-way line; thence S. 40° 58' W. 19.17 feet to a stake in the present right-of-way line; thence N. 16° 11' E. 28.30 feet to the place of beginning.

Containing .003 acres, more or less

(See Surveyors Record No. 6 — Page 192)

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 9.17 feet in width, except as hereinafter stipulated on sheet —, and contains .003 acres, more or less, of which the present road occupies no acre, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF Aaron Noteman, widower, have hereunto set his hand, the 9th day of October, in the year of our Lord one thousand nine hundred and thirty-nine.

Signed and sealed in the presence of:

F. R. Walcroes

R. L. Alleman

STATE OF OHIO,

ss:

UNION COUNTY.

Before me, a County Engineer in and for said County and State, personally appeared the above named Aaron Noteman who acknowledged that he did sign the foregoing instrument and that the same is his free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio, this 9th day of October, A.D. 1939

(Filed for Record Oct. 14, 1939, at 9:00 o'clock A. M.)

Recorded Oct. 17, 1939.

Recorder's Fee $0.90

TRANSFER NOT NECESSARY

Walter E. Griffith

Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That Alice Weaver, a widow, the Grantor, for and in consideration of the sum of One Dollars ($1.00) and for other good and valuable considerations to her paid by the County of Union, the Grantees, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Jerome Township, Virginia Military Survey No. 5150, and bounded and described as follows:

PARCEL No. 1

BEGINNING at a concrete marker in the southeasterly right-of-way line of the Converse Road, County Highway No. 83, Sec. A., the marker being 90° and 30 feet right to a point in the center line, said point bears N. 44° 05' E. 199.66 feet from a stake in the center line and in the line between the lands of Bertha Jones Crabill and Jacob and Alice Weaver; thence with said right-of-way line N. 44° 05' E. 124.15 feet to an angle; thence N. 5° 12' E. 125.37 feet to a concrete marker; thence with an arc of a circle, whose radius is 1402.73 feet in a southeasterly direction 297.47 feet to the place of beginning.

Containing .01 acres, more or less.

(See Surveyor's Record No. 6 Page 194)

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 5.66 feet in width, except as hereinafter stipulated on sheet — , and contains .01 acres, more or less, of which the present road occupies no acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantees, for herself and her heirs, executors, and administrators, hereby covenant with the said Grantor, its successors and assigns that she is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that she will warrant and defend the same against all claims of all persons whatsoever.

And for consideration aforesaid hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of Dower in the above described premises.

IN WITNESS WHEREOF Alice Weaver, widow have hereto set her hand, the 9th day of October in the year of our Lord one thousand nine hundred and thirty nine

Signed and sealed in the presence of:

P. R. Holycross

Alice Weaver

Walter E. Griffith

STATE OF OHIO, ss:

UNION COUNTY.

Before me, a County Engineer in and for said County and State, personally appeared the above named Alice Weaver, who acknowledged that she did sign the foregoing instrument and that the same is her free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio, this 9th day of October, A.D. 1939.

(SEAL) Walter E. Griffith

Filed for Record Oct. 14, 1939, at 9:00 o'clock A. M.
Recorded Oct. 17, 1939.
Recorder's Fee $.90
TRANSFER NOT NECESSARY

[Signature] Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That Bertha Jones Crabill, the Grantor, for and in consideration of the sum of - One - - - - Dollars ($1.00) and for other good and valuable considerations to her paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in UNION County, Ohio, Jerome Township, Virginia Military Survey No. 3666, and bounded and described as follows:

PARCEL No. 1

BEGINNING at a concrete marker in the northwesterly right-of-way line of the Converse Road, County Highway No. 23, Sec. A, the marker being 39° and 30 feet to a point in the center line, said point bears N. 55° 24' E. 1500.76 feet from a stone in the center line and corner to the lands of Aaron Noteman and Bertha Jones Crabill; thence with said right-of-way line N. 55° 24' E. 110.57 feet to an angle; thence E. 40° 05' E. 110.57 feet to a concrete marker; thence with an arc, whose radius is 115.92 feet in a southeasterly direction 222.24 feet to the place of beginning.

Containing .01 acres, more or less.

(See Surveyor's Record No. 5-Page 194)

as shown on plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 5.61 feet in width, except as hereinafter stipulated on sheet--------, and contains .02 acres, more or less, of which the present road occupies no acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for herself and her heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that she is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that she will warrant and defend the same against all claims of all persons whomsoever.

And for the consideration aforesaid Pearl P. Crabill - husband of said Bertha Jones Crabill hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF Bertha Jones Crabill have hereunto set her hand, the 7 day of Nov. in the year of our Lord one thousand nine hundred and 1939.

Signed and sealed in the presence of:

F. R. Hallcross

Walter E. Griffith

STATE OF OHIO, ss:

UNION COUNTY.

Before me, a County Engineer in and for said County, and State, personally appeared the above named Bertha Jones Crabill who acknowledged that she did sign the foregoing instrument and that the same is her free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 7th day of November A.D. 1939.

(SEAL) Walter E. Griffith

Filed for Record Nov. 7, 1939, At 4:00 o'clock P. M. Recorded Nov. 9, 1939, TRANSFER NOT NECESSARY Recorder's Fee $0.90

Swell Nutter, Recorder.
FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, his heirs or assigns, do hereby grant and convey unto the Electric Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, maintain, and operate their lines, poles, and other necessary apparatus, including necessary trunks of trees from time to time, upon and along Grand's lands located in Section 25, Township 23, Range 7, Union County, Ohio, and in the Village of __________-, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of ____________________________.

Signed and acknowledged in the presence of

__________________________________________  ____________________________________________
R. Hamilton                                      Wife

STATE OF OHIO                                    Witness

Union County

Before me, a Notary Public, having been duly commissioned, do subscribe my name and affix my official seal at this 2nd day of November, 19__.

Notary Public

Recorded: 19__, Recorder's Fee __$.50

HOWARD NELSON

FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, his heirs or assigns, do hereby grant and convey unto the ___________, Union County, Ohio, for itself, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, maintain, and operate their lines, poles, and other necessary apparatus, including necessary trunks of trees from time to time, upon and along Grand's lands located in Section 25, Township 23, Range 7, Union County, Ohio, and in the Village of __________-, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of ____________________________.

Signed and acknowledged in the presence of

__________________________________________  ____________________________________________
R. Hamilton                                      Wife

STATE OF OHIO                                    Witness

Union County

Before me, a Notary Public, having been duly commissioned, do subscribe my name and affix my official seal at this 2nd day of November, 19__.

Notary Public

Recorded: 19__, Recorder's Fee __$.50

HOWARD NELSON

Recorder.
FORM "E"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantee, of Union County, Ohio, for himself, himself or his successors, heirs and assigns, do hereby grant and convey unto the Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Section 33 Township Liberty, County of Union, Ohio, and in the Village of Harrison, Ohio, in the Township and County aforesaid, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of $50 to its customers.

Said Grantor represents that he is the owner of approximately 5 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Village Street, in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And, Alice J. Peters and Edna J. Peters, devisees of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and right hereinafter granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 23rd day of November 1939.

Signed and acknowledged in the presence of

Alice J. Peters

Witnesses

R. Hamilton

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named Alice J. Peters and Edna J. Peters who acknowledged that she did sign the foregoing instrument, and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Marysville, Ohio, this 23rd day of November, 1939.

Filed for Record Dec. 13, 1939 at 11:40 a.m. Recorder.

Recorded Dec. 20, 1939.

Fee $5.00

FORM "E"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantee, of Union County, Ohio, for himself, himself or his successors, heirs and assigns, do hereby grant and convey unto the Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor's lands located in Section 33 Township Liberty, County of Union, Ohio, and in the Village of Harrison.

Said Grantor represents that he is the owner of approximately 5 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Village Street, in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 23rd day of January 1940.

Signed and acknowledged in the presence of

Fred F. Brown

Witnesses

Minnie Brown

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named Fred F. Brown and Minnie Brown who acknowledged that she did sign the foregoing instrument, and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Marysville, Ohio, this 23rd day of January, 1940.

Filed for Record Feb. 29, 1940 at 1:40 p.m.

Recorded Mar. 5, 1940.

Recorder's Fee $5.00

Lawrence M. Recorder
This indenture, made this sixth day of January, 1940, by between Carl Clara Cophilo, party of the first part, hereinafter called the grantor, and Christine Braun, Helen Braun, A. F. Braun, Joy C. Braun, and Christine Braun, guardian of Wilma Braun, parties of the second part, hereinafter called the grantees, WITNESSETH:

That, Whereas, the grantor is the owner of certain lands, hereinafter described, and the grantees desire access to the use of the stairway adjacent to the land of the grantor.

Now, therefore, the grantor, in consideration of the sum of one dollar and other good and valuable consideration, paid by the grantees, the receipt of which is hereby acknowledged, and in consideration of the agreements of the grantees herein contained, does hereby grant and release unto the grantees, their heirs and assigns forever, an easement or right to the use of the stairway in connection with a certain business building owned by the grantor and described as follows:

Being a part of In lot No. 30, lying on the South side of and adjoining the property formerly owned by Samuel McCampbell fronting 13½ feet on Main Street, running back west the same width to an alley, 13 feet, more or less, and being the property conveyed to William Weber by G. Wolf and others by deed dated April 1, 1872, and recorded in Volume 65, page 303 of the deed records of said Union County, Ohio.

For the grantees, their heirs and assigns, and their agents, servants, tenants, visitors, licensees and all other persons for the use of the grantee, his heirs and assigns, at all times to freely pass and have access to the use of said stairway.

To have and to hold, said easement and right unto the grantee, his heirs and assigns forever.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands on the day and year last aforesaid.

SIGNED AND ACKNOWLEDGED IN THE PRESENCE OF:

Carl Clara Cophilo
Aiden F. Cophilo

Filed for Record Jan. 11, 1940,
At 2:30 o'clock P. M.
Recorded Jan. 12, 1940.
Recorder's Fee $ .50

Recorder.
In consideration of the sum of One Dollar ($1.00), the receipt whereof is hereby acknowledged, the Josephine G. Vollrath and Hugo Vollrath, her husband, do hereby grant unto Columbus and Southern Ohio Electric Company, its successors, assigns, lessees and licensees (hereinafter called the company), so long as the same may be used for the purposes herein contemplated, the right and easement to construct, reconstruct, repair, replace, operate and maintain a pole line for the transmission and distribution of electric energy, together with ( ) and ( )

_______, to guy and support said pole line, and for the attachment and carrying of the wires and cables of other companies using electric energy in the conduct of their business, over, across, through and/or upon the property and/or the highway, crossing the property which they own, or in which they have an interest, situated in Survey 6682 in the Township of Union, County of Union, and State of Ohio, and known as that 92 acre tract of land, more or less, as described by deed George Emanuel and Dora Beegger to Josephine C. Vollrath, dated October 9, 1939 and recorded in Deed Book 161 page 209, Recorder's Office, Union County, Ohio.

Said lines shall be constructed according to the following course: beginning at a point in the west road line of the Strong Road approximately 295 feet north from the south property line of said property, thence in an easterly direction, across private property a distance of approximately 1500 feet to the residence of the undersigned.

If at any time the company is required by the State Highway Department or any other governmental authority having control over said highway to relocate any or all of the poles of said pole line, then the company may and is hereby granted the right to relocate said pole or poles within the limits of the highway as it now exists or may hereafter exist.

Said easement includes the right to trim any trees which may hereafter interfere with the construction, reconstruction, operation and/or maintenance of said pole line, and to trim, as mutually agreed, any trees that now interfere with the construction or reconstruction of said pole line.

The company shall have the right to ingress to and egress from the site occupied or to be occupied by said pole line, guy poles and/or anchors, and the right to do any and all things necessary, proper or incidental to the successful operation and maintenance thereof. It is especially provided, however, that the poles supporting said line shall be so located as not to interfere with the undersigned's ingress to and egress from said property.

WITNESS our hands this 21st day of December, 1939.

Signed and acknowledged in the presence of:

B. W. GILL

K. E. Bantle

STATE OF Ohio

Union County, SS:

Before me, a Notary Public in and for said county and State, personally appeared the above named Hugo Vollrath and Josephine C. Vollrath who acknowledged that they did sign the foregoing instrument and that the said is their free act and deed.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal this 21 day of Dec. 1939.

(HRL.)

Mabel Hotzman

Notary Public in and for Union County, Ohio.

MAZEL, NOTECNRA,
PLAIN CITY, OHIO.
My Commission Expires 4/12/41

Filed for Record Jan. 16, 1940,
At 9:15 o'clock A. M.
Recorded Jan. 19, 1940.
Recorder's Fee $ .75

Seuell Watts, Recorder.
Grant of Right-of-Way

KNOW ALL MEN BY THESE PRESENTS: That

Charles N. Roberts

Grantor, in consideration of One Dollar and other valuable consideration, to

Marion RURAL ELECTRIC CO-OPERATIVE, INC., grantee, the receipt whereof is hereby acknowledged, do

hereby grant, bargain, sell, and convey to said

Marion RURAL ELECTRIC CO-OPERATIVE, INC., its successors and assigns forever, the perpetual right and easement to erect and maintain electric lines, consisting of conduits, cables, poles, wires, and distributing apparatus, for the purpose of distributing, transmitting, and using electricity, on, over, under and across the following real estate, to-wit:

20 feet within highway limits on 40 acres of land located in Virginia Military Survey

#6511

The route to be taken by said lines across said lands shall be as follows: Along the

Boundary

as now or hereafter located.

In Chilhowie Twp.

Union County - Ohio

With full right and authority to the grantor, its successors and assigns, to enter at all times upon such premises, for the purpose of constructing, repairing, replacing, and maintaining conduits, poles, wires, or other supports and wires and distributing apparatus, with all necessary boxes, gates, anchors, and transformers, and browsing upon such towers, poles, or other supports or supporting thereto, or placing in such conduits, lines of wire or other conduits for the transmission of electric energy and to trim or remove any tree which at any time may interfere or threaten to interfere with the maintenance of such lines.

This easement shall be for the duration and after completion of the improvements or before that...

Signed the 22nd day of January, 1940.

Charles N. Roberts

State and County, the above named.

RUTH BEAKES

State of Ohio

COUNTY

Be it remembered, that on the 22nd day of January, 1940, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named.

Charles N. Roberts

grantor in the foregoing grant and acknowledged the execution thereof to be voluntary and deed.

IN TESTIMONY WHEREOF: I have hereunto signed my name and affixed my official seal the day and year last mentioned above.

Notary Public

Paul M. Byers

Marion

County, Ohio.

Consent by Present Mortgagee to Grant of Right-of-Way

The undersigned hereby consents to the execution, delivery and recordation of the foregoing conveyance and agrees that his lien under a certain mortgage dated

and executed by

shall be subordinate to the easement created by said conveyance.

Filed: Jan. 24, 1940

Recorder's File 6511

Grant of Right-of-Way

KNOW ALL MEN BY THESE PRESENTS: That

Charles N. Roberts

Grantor, in consideration of One Dollar and other valuable consideration, to

RURAL ELECTRIC CO-OPERATIVE, INC., grantee, the receipt whereof is hereby acknowledged, do

hereby grant, bargain, sell, and convey to said

RURAL ELECTRIC CO-OPERATIVE, INC., its successors and assigns forever, the perpetual right and easement to erect and maintain electric lines, consisting of conduits, cables, poles, wires, and distributing apparatus, for the purpose of distributing, transmitting, and using electricity, on, over, under and across the following real estate, to-wit:

The route to be taken by said lines across said lands shall be as follows: Along the

as now or hereafter located.

With full right and authority to the grantor, its successors and assigns, to enter at all times upon such premises, for the purpose of constructing, repairing, replacing, and maintaining conduits, poles, wires, or other supports and wires and distributing apparatus, with all necessary boxes, gates, anchors, and transformers, and browsing upon such towers, poles, or other supports or supporting thereto, or placing in such conduits, lines of wire or other conduits for the transmission of electric energy and to trim or remove any tree which at any time may interfere or threaten to interfere with the maintenance of such lines.

This easement shall be for the duration and after completion of the improvements or before that...

Signed this day of , 1941.

Signed and acknowledged in the presence of:

RUTH BEAKES

State and County, the above named.

IN TESTIMONY WHEREOF: I have hereunto signed my name and affixed my official seal the day and year last mentioned above.

Notary Public

Paul M. Byers

County, Ohio.

Consent by Present Mortgagee to Grant of Right-of-Way

The undersigned hereby consents to the execution, delivery and recordation of the foregoing conveyance and agrees that his lien under a certain mortgage dated

and executed by

shall be subordinate to the easement created by said conveyance.

Filed: M. Recorded: 1940
Grant of Right-of-Way

KNOW ALL MEN BY THESE PRESENTS: That

grantor... in consideration of One Dollar and other valuable consideration, as... paid by... RURAL ELECTRIC CO-OPERATIVE, INC., grantor, the receipt whereof is hereby acknowledged, do... hereby grant, bargain, sell, and convey to said... RURAL ELECTRIC CO-OPERATIVE, INC., its successors and assigns forever, the personal right and easement to erect and maintain electric lines, consisting of conductors, cables, poles, wires, and distributing appliances, for the purpose of distributing, transmitting, and using electricity, on, over, under and across the following real estate, herein described:

The route to be taken by said lines across said lands shall be as follows: Along the... read as now or hereafter located.

With full right and authority to the grantor, its successors and assigns, to enter at all times upon said premises, for the purpose of constructing, repairing, replacing, and maintaining conduits, cables, poles, or other supports and wires and distributing appliances, with all necessary boxes, guy, anchors, and transformers, and straining upon such boxes, poles, or other supports or supporting thereon, or placing in such conduits, lines of wires or other conductors for the transmission of electric energy, and to trim or remove any trees which at any time may interfere or threaten to interfere with the maintenance of such lines.

This easement shall be in full force and effect provided construction shall be begun on or before the... day of... 193...

Signed this... day of... 193...

Signed and acknowledged in the presence of:

STATE OF OHIO

UNION COUNTY

Be it remembered, that on this... day of... 193... personally appeared before me, the undersigned, a Notary Public in and for said County, the above named.

grantor... in the foregoing grant, and acknowledged the execution thereof to be voluntary act and deed.

IN TESTIMONY WHEREOF: I have heretofore signed my name and affixed my seal, on and year last mentioned above.

Notary Public

County, Ohio.

Consent by Present Mortgagee to Grant of Right-of-Way

The undersigned hereby consents to the execution, delivery and recitation of the foregoing conveyance and agrees that his lien under a certain mortgage dated... and executed by... shall be subordinate to the easement created by said conveyance.

Filed... 19... M. Recorded... 19...

-------------------------------------------------------------

Grant of Right-of-Way

KNOW ALL MEN BY THESE PRESENTS: That

grantor... in consideration of One Dollar and other valuable consideration, as... paid by... RURAL ELECTRIC CO-OPERATIVE, INC., grantor, the receipt whereof is hereby acknowledged, do... hereby grant, bargain, sell, and convey to said... RURAL ELECTRIC CO-OPERATIVE, INC., its successors and assigns forever, the personal right and easement to erect and maintain electric lines, consisting of conductors, cables, poles, wires, and distributing appliances, for the purpose of distributing, transmitting, and using electricity, on, over, under and across the following real estate, herein described:

The route to be taken by said lines across said lands shall be as follows: Along the... read as now or hereafter located.

With full right and authority to the grantor, its successors and assigns, to enter at all times upon said premises, for the purpose of constructing, repairing, replacing, and maintaining conduits, cables, poles, or other supports and wires and distributing appliances, with all necessary boxes, guy, anchors, and transformers, and straining upon such boxes, poles, or other supports or supporting thereon, or placing in such conduits, lines of wires or other conductors for the transmission of electric energy, and to trim or remove any trees which at any time may interfere or threaten to interfere with the maintenance of such lines.

This easement shall be in full force and effect provided construction shall be begun on or before the... day of... 193...

Signed this... day of... 193...

Signed and acknowledged in the presence of:

STATE OF OHIO

UNION COUNTY

Be it remembered, that on this... day of... 193... personally appeared before me, the undersigned, a Notary Public in and for said County, the above named.

grantor... in the foregoing grant, and acknowledged the execution thereof to be voluntary act and deed.

IN TESTIMONY WHEREOF: I have heretofore signed my name and affixed my seal, on and year last mentioned above.

Notary Public

County, Ohio.

Consent by Present Mortgagee to Grant of Right-of-Way

The undersigned hereby consents to the execution, delivery and recitation of the foregoing conveyance and agrees that his lien under a certain mortgage dated... and executed by... shall be subordinate to the easement created by said conveyance.

Filed... 19... M. Recorded... 19...
FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for consideration hereinafter designated, do hereby grant and convey unto the The Marion Reserve Power Company Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the real estate described below.

Township Darby
County of Union
Ohio, and in the Village of

In the Township and County aforesaid, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of $50.00 to the Company.

Man to be built with road side of each pole. $3.50. Free center of present highway.

And further, said Grantor represents that he is the owner of approximately 50 acres, in the Township, Township and County, aforesaid, adjacent to what is commonly known as Unionville and Post Highway, or the successor thereof, being a street in the Village Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And, John A. Kilbury,夫妻 of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and right hereinafter granted.

IN WITNESS WHEREOF said Grantorherein has executed this instrument this 29th day of January, 1940.

Signed and acknowledged in the presence of

Mary L. Kilbury

I. A. Kilbury

State of Ohio

Union County

Before me, a notary public in and for said County personally appeared the above named...

her husband

Mary L. Kilbury and I. A. Kilbury

J. R. Hamilton

Recorded

Recorded

Recorded

Record's Fee $5.00

FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for consideration hereinafter designated, do hereby grant and convey unto the The Marion Reserve Power Company Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the real estate described below.

Township Darby
County of Union
Ohio, and in the Village of

In the Township and County aforesaid, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of $50.00 to the Company.

Man to be built with road side of each pole. $3.50. Free center of present highway.

And further, said Grantor represents that he is the owner of approximately 50 acres, in the Township, Township and County, aforesaid, adjacent to what is commonly known as Unionville and Post Highway, or the successor thereof, being a street in the Village Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And, Priscilla Bosley, wife of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and right hereinafter granted.

IN WITNESS WHEREOF said Grantorherein has executed this instrument this 16th day of March, 1940.

Signed and acknowledged in the presence of

F. L. Armstrong

R. Hamilton

State of Ohio

Union County

Before me, a notary public in and for said County personally appeared the above named...

John D. Bosley

Priscilla Bosley

Bosley, his wife

Recorded

Recorded

Recorded

Record's Fee $5.00
FORM "B" 

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto the Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the premises located in Section 3390, Township Parks, County of Union, Ohio, and in the Village of

In the Township and County aforesaid, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of $306.66.

Signed and acknowledged in the presence of

R. E. Bigler, 
Evelyn Drum
S. L. Armstrong
F. N. Hamilton

STATE OF OHIO

Before me, a notary public in and for said County personally appeared the above named, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Hillsdale, Ohio, this 2nd day of April, 1940.

Filed for Record: Apr. 30, 1940
Recorded: May 3, 1940
Recorder's Fee $1.50

FORM "B" 

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto the Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the premises located in Section 3390, Township Parks, County of Union, Ohio, and in the Village of

In the Township and County aforesaid, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of $306.66.

Signed and acknowledged in the presence of

F. L. Armstrong 
R. Hamilton

STATE OF OHIO

Before me, a notary public in and for said County personally appeared the above named, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Hillsdale, Ohio, this 2nd day of April, 1940.

Filed for Record: Apr. 30, 1940
Recorded: May 3, 1940
Recorder's Fee $1.50
KNOW ALL MEN BY THESE PRESENTS:

That William H. Hines - unmarried, Thea Kathryn Hines - unmarried and William H. Hines as guardian of Billy Eugene Hines, the Grantor, for and in consideration of the sum of One Dollar ($1.00) and for other good and valuable considerations to them paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, York Township, Virginia Military Survey No. 1212, and bounded and described as follows:

PARCEL No. 1

BEGINNING at a concrete marker in the southerly right-of-way line of the Richmond & Miller County Road, No. 278, Section B, the marker being 30° and 30' right to a point in the center line, said point bears N. 55° 30' E. 1136.93 feet for a stake in the center line of said road and corner to the lands of Birdell C. Boggs, Herbert H. Goos and W. H. Hines et al; thence with said right-of-way line N. 55° 30' E. 317.71 feet to an angle; thence S. 63° 50' E. 317.73 feet to a concrete marker; thence with an arc of a circle whose radius is 542.96 feet in a westerly direction 574.91 feet to the place of beginning.

Containing .376 acres, more or less.

See Surveyor's Record, No. 6, Page 191.

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 90.66 feet in width, except as hereinafter stipulated on sheet _______, and contains .376 acres, more or less, of which the present road occupies no acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantors, for themselves and their heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that they are the true and lawful owners of said premises, and are lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid William H. Hines hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of Dower in the above described premises.

IN WITNESS WHEREOF William H. Hines and Thea Kathryn Hines and William H. Hines, as Guardian of Billy Eugene Hines have hereunto set their hands, the 7th day of March in the year of our Lord one thousand nine hundred and forty

Signed and sealed in the presence of:

Geo. R. Hamilton

L. G. Scott

STATE OF OHIO, as:

UNION COUNTY

Before me, a County Surveyor in and for said County and State, personally appeared the above named William H. Hines, Thea Kathryn Hines and William H. Hines, as guardian of Billy Eugene Hines who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 8th day of March, A.D. 1940.

(SEAL)

Walter R. Griffith

Recorder.
KNOW ALL HEN BY THESE PRESENTS:

That John Boylan and Florence Dean Boylan, his wife, the Grantor, for and in consideration of the sum of One Dollars ($1.00) and for other good and valuable considerations to them paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Union Township, Virginia Military Survey No. 6153, and bounded and described as follows:

PARCEL No. 1

BEGINNING at a concrete marker in the northwesterly right-of-way line of the Sabine & Bigelow Road, County Highway, No. 65 Sec. A, the marker being 90° and 30 feet left to a point in the center line, said point bears S. 53° 45' E. 1351.62 feet from the point of intersection of the Marysville-Urbana Road, U.S.Route, No. 36, and the Sabine & Bigelow County Road; thence with said right-of-way line S. 53° 45' E. 150.16 feet to an angle; thence S. 79° 25' E. 139.16 feet to a stake in the line between the lands of John Boylan and W.F. & Lucy Porter; thence with said line, N. 23° 00' E. 2.5 feet to a stake; thence with an arc of a circle whose radius is 666.20 feet in a northwesterly direction 295.39 feet to the place of beginning.

CONTAINING 1691.00 sq. ft., or .039 acres, more or less.

(See Surveyor's Record, No. 5, Page 202)
as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 16.21 feet in width, except as hereinafter stipulated on sheet _______, and contains .039 acres, more or less, of which the present road occupies ________ acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whosoever.

And for the consideration aforesaid Florence Dean Boylan, wife of the aforesaid John Boylan hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF JOHN BOYLAN and FLORENCE DEAN BOYLAN, husband & wife have herewith set their hands, the 12 day of March in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in the presence of:

Martin Schallerer

F. R. Holzwarth

STATE OF OHIO

UNION COUNTY, ss.:

Before me, a County Engineer, in and for said County and State, personally appeared the above named John Boylan and Florence Dean Boylan, his wife, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have herewith set my hand and official seal at Marysville, Ohio this 12 day of March, A.D. 1940.

(SEAL) Walter E. Griffith

Recorder.

Filed for Record Mar. 13, 1940,
At 9:00 o'clock A.M.
Recorded Mar. 23, 1940.
TRANSFER NOT RECORDED
Recorder's Fee $2.90

Lewell Natta, Recorder.
NOW ALL MEN BY THESE PRESENTS:

That HANNA A. DUN, the Grantor, for and in consideration of the sum of One Dollar ($1.00) and for other good and valuable considerations to her paid by the County of Union, the Grantees, the receipt whereof is hereby acknowledged does hereby grant, bargain, sell, convey and release to the said Grantees, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Union Township, Virginia Military Survey No. 12166, and bounded and described as follows:

PARCEL No. 2

BEGINNING at a stake in the southerly right-of-way line of the Sabine & Bigelow Road, County Highway, No. 65 Sec. A, and in the line between the lands of Frederick Schmidt and Nancy A. Dun, said stakes bears 76° 25' E. 60.90 feet from a concrete marker; thence with said right-of-way line, S. 76° 25' E. 146.72 feet to an angle; thence S. 36° 00' E. 352.62 feet to a concrete marker; thence with an arc of a circle whose radius is 606.62 feet in a northerly direction 352.62 feet to a stake in the line between the lands of Frederick Schmidt and Nancy A. Dun; thence with said line N. 26° 00' W. 11 feet to the place of beginning.

Containing 6462.25 sq. ft., or .143 acres, more or less.

(Surveyors' Record, No. 6, Page 203)

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 45.07 feet in width, except as hereinafter stipulated on sheet ______, and contains .143 acres, more or less, of which the present road occupies ______ acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantees, its successors and assigns forever.

And the said Grantor, for herself and her heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns, that she is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that she will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid Angus W. Dun, husband of the said Nancy A. Dun, hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF Nancy A. Dun and Angus W. Dun have hereunto set their hands, the 5th day of March in the year of our Lord one thousand nine hundred and forty

Signed and sealed in the presence of:

R. A. REHAGH

M. T. Griffith

STATE OF OHIO

FRANKLIN COUNTY ss.

Before me, a Notary Public in and for said County and State, personally appeared the above named Nancy A. Dun and Angus W. Dun, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at Columbus this 6th day of March, A.D. 1940.

(SEAL) H. W. Balcer, Notary Public, Franklin County, Ohio.

Filed for Record Mar. 17, 1940, At 9:00 o'clock A. M.
Recorded Mar. 27, 1940.
TRANSFER NOT NECESSARY
Recorder's Fee $5.00

[Signature] Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That NANCY A. DUN, the Grantor, for and in consideration of the sum of One Dollar ($1.00) and for other good and valuable considerations to be paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Union Township, Virginia Military Survey No. 12166, and bounded and described as follows:

PARCEL No. 1

BEGINNING at a concrete marker in the northeasterly right-of-way line of the Shelbe - Bigelow Road, County Highway No. 65, Sec. A, the marker being 30° ± 30 feet left to a point in the center line, said point bears S. 36° 00' E. 325.40 feet from the point of intersection of center line tangent and said point of intersection bears S. 75° 21' W. 165.40 feet from a stake in the line between the lands of Frederick Schmidt and Nancy A. Dun; thence with said right-of-way line S. 36° 00' E. 159.67 feet to an angle; thence S. 65° 30' E. 159.67 feet to a concrete marker; thence with an arc of a circle whose radius is 606.62 feet in a northeasterly direction, 312.33 feet to the place of beginning.

Containing 2,247.53 sq. ft., or .052 acres, more or less.

(See Surveyor's Record No. 6, Page 202.

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 21.07 feet in width, except as hereinafter stipulated on sheet _______ and contains .052 acres, more or less, of which the present road occupies _______ acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantee, for herself and her heirs, executors, and administrators, hereby covenant with the said Grantor, its successors and assigns that she is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that she will warrant and defend the same against all claims of all persons whosoever.

And for the consideration aforesaid Angus W. Dun, husband of the said Nancy A. Dun, hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF NANCY A. DUN, and ANGUS W. DUN have hereunto set their hands, the 5th day of March in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in the presence of

R. A. Denneen

Walter E. Griffith

STATE OF OHIO
FRANKLIN COUNTY ss:

Before me, a Notary Public in and for said County and State, personally appeared the above named Nancy A. Dun and Angus W. Dun, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Columbus this 6th day of March, A.D. 1940.

(SEAL) Morison H. Selbert
Norton H. Selbert, Notary Public,
Franklin County, Ohio.

Filed for Record Mar. 13, 1940,
At 9:00 o'clock A. M.
Recorded Mar. 23, 1940.
TRANSFER NOT NECESSARY
Recorder's P. 3 80
KNOW ALL MEN BY THESE PRESENTS:

That Conrad J. Rausch and Carrie Rausch, husband and wife, the Grantor, for and in consideration of the sum of One Dollars ($1.00) and for other good and valuable considerations to them paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Union Township, Virginia Military Survey No. 773-8523 and bounded and described as follows:

PARCEL No. 1

BEGINNING at a concrete marker in the easterly right-of-way line of the Sabine & Bigelow Road, County Highway, No. 66, Sec. A— the marker being 90° and 30 feet left to a point in the center line, said point bears N. 36° 01' E. 182.45 feet from a stake and southwest corner to Survey No. 7734; thence with said right-of-way line S. 36° 01' W. 179.70 to an angle; thence S. 33° 45' W. 179.70 feet to a concrete marker; thence with an arc of a circle whose radius is 286.46 feet in a northerly direction 122.53 feet to the place of beginning.

Containing 6074.97 sq. ft., or .139 acres, more or less.

(See Surveyor's Record No. 6, Page 205)

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 56.20 feet in width, except as hereinafter stipulated on sheet , and contains .139 acres, more or less, of which the present road occupies acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid Carrie Rausch, wife of the aforesaid Conrad J. Rausch hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF Conrad J. Rausch and Carrie Rausch, husband & wife, have hereunto set their hands, the 12th day of March in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in the presence of:

[Signatures]

STATE OF OHIO,

UNION COUNTY.

Before me, a County Engineer in and for said County and State, personally appeared the above named Conrad J. Rausch and Carrie Rausch, husband & wife, who acknowledged that they did sign the foregoing instrument and that the same are their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, O, this 12th day of March, A.D. 1940.

[Seal]

Walter E. Griffith
Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That MARTIN SCHEIDERER AND MARGARET SCHEIDERER, his wife, the Grantor, for and in consideration of the sum of ONE DOLLAR ($1.00) and for other good and valuable considerations to them paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the land hereinafter described, Situated in UNION County, Ohio, Union Township, Virginia Military Survey No. 6716 - 6523 and bounded and described as follows:

PARCEL No. 1

BEGINNING at a concrete marker in the southeasterly right-of-way line of the Sabine & Bigelow Road, County Highway No. 66, Sec. A, the marker being 90° and 30 feet right to a point in the center line—said point bears N. 33° 45' W. 206.49 feet from a stake at the angle in center line, and the stake bears N. 11° 28' E. 71.50 feet from an iron pin and corner to the lands of Martin Scheiderer; thence with said right-of-way line, 33° 45' E. 285.99 feet to an angle; thence S. 11° 28' W. 285.99 feet to a concrete right-of-way marker; thence with an arc of a circle whose radius 686.20 feet in a northeasterly direction 541.54 feet to the place of beginning.

Containing 1044.96 feet, or .239 acres, more or less, as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 50.73 feet in width, except as hereinafter stipulated on sheet 1/8, contains .239 acres, more or less, of which the present road occupies .126 acres, more or less.

To have AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid MARGARET SCHEIDER, wife of the aforesaid MARTIN SCHEIDER, hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF Martin Scheiderer and Margaret Scheiderer, husband and wife, have hereunto set their hands, the 12th day of March in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in the presence of:

P. A. Holtecker

Walter Z. Griffith

STATE OF OHIO
UNION COUNTY, ss.

Before me, a County Engineer in and for said County and State, personally appeared the above named Martin Scheiderer and Margaret Scheiderer, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 12th day of March A.D., 1940.

(SEAL) Walter Z. Griffith

Filed for Record Mar. 13, 1940.
At 9:00 o'clock A.M.
Recorded Mar. 23, 1940.
TRANSFER NOT NECESSARY
Recorder's Fee $.50
THAT Charles Trescoch (Unmarried) the Grantor, for and in consideration of the sum of One Dollar ($1.00) and for other good and valuable considerations to him paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the land hereinafter described Situated in UNION County, Ohio, Union Township, Virginia Military Survey No. 4605, and bounded and described as follows:

PARCEL No. 1

Beginning at a stake in the easterly right-of-way line of the Sabine and Bigelow Road, County Highway No. 66 Sec. A, and in the line between the lands of Charles Trescoch and John S. Wolff, said stake bears 90° and 30 feet east from an iron pin in the center line, and corner between said lands; thence with said right-of-way line N. 11° 28' E. 96.72 feet to an angle; thence S. 73° 32' E. 36.15 feet to a stake in the easterly right-of-way line of the proposed alteration of said road; thence with the arc of a circle whose radius is 365.20 feet in a southerly direction 97.65 feet to a stake in the line between said lands; thence with said line N. 78° 32' W. 6.40 feet to the place of beginning.

Containing 1,035.15 sq. ft. or .0% acres more or less.

(See Surveyors Record No. 6 page 207)

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 20.30 feet in width, except as hereinafter stipulated on sheet______, and contains .0% acres, more or less, of which the present road occupies______ acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantor, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and he is lawfully seized of the same in fee simple, and has good right and full power to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whomever.

And for the consideration aforesaid hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of owner in the above described premises.

IN WITNESS WHEREOF Charles Trescoch (Unmarried) have hereunto set his hand, the 12th day of March in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in the presence of:

F. R. Halvorson

Walter E. Griffith

STATE OF OHIO, ss.

UNION COUNTY.

Before me, a County Engineer in and for said County and State, personally appeared the above named Charles Trescoch (Unmarried) who acknowledged that he did sign the foregoing instrument and that the same in his free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, this 12th day of March A.D., 1940.

(SEAL) Walter E. Griffith

Filed for Record Mar. 13, 1940,
At 9:00 o'clock A. M.
Recorded Mar. 27, 1940.
TRANSFER NOT NECESSARY
Recorder's Fee $.30

Swell Natts Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That Frederick Schmidt and Lydia Schmidt, his wife, the Grantor, for and in consideration of the sum of One Dollar ($1.00) and for other good and valuable considerations to him paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the land hereinafter described, Situated in UNION County, Ohio, Union Township, Virginia Military Survey No. 3523, and bounded and described as follows:

PARCEL No. 1

BEGINNING at a concrete marker in the southerly right-of-way line of the Sabine & Bigelow Road, County Highway, No. 65- Sec. A, the marker being 30° and 30 ft. right to a point in the center line, said point bears N. 76° 25' W. 61.50 feet from a stake in the line between the lands of Frederick Schmidt and Nancy A. Dun; thence with said right-of-way line S. 76° 25' E. 66.90 feet to the line between said lands; thence with said line S. 35° 00' E. 11 feet to a stake in the arc of a circle, whose radius is 606.62 feet; thence with said arc in a northerly direction 96.50 feet to the place of beginning.

Containing 271.56 sq. ft. or .006 acres, more or less.

See Surveyor's Record No. 6, Page 203.
as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 8.04 feet in width, except as hereinafter stipulated on sheet________, and contains .006 acres, more or less, of which the present road occupies__________ acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whomesoever.

And for the consideration aforesaid Lydia Schmidt, wife of the aforesaid Frederick Schmidt hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF Frederick Schmidt and Lydia Schmidt, husband and wife, have hereunto set their hands, the 12th day of March in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in the presence of:

____________________
Martin Schaeferer

____________________
F. R. Mullorey

STATE OF OHIO, ss:.

UNION COUNTY.

Before me, a County Engineer, in and for said County and State, personally appeared the above named Frederick Schmidt and Lydia Schmidt, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio, this 12th day of March, A.D. 1940.

(SEAL)

____________________
Walter E. Griffith
Recorder.

Filed for Record Mar. 13, 1940,
At 9:00 o'clock A. M.
Recorded Mar. 21, 1940.
TRANSFER NOT NECESSARY
Recorder's Fee: $0.90
KNOW ALL MEN BY THESE PRESENTS:

That JOHN & LILLIAN THIERSCHERTER, husband & wife, the Grantor, for and in consideration of the sum of One Dollar ($1.00) and for other good and valuable considerations to them paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and educational purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Union Township, Virginia Military Survey No. 1216 & 12238 and bounded and described as follows:

PARCEL No. 1

BEGINNING at a concrete marker in the northeasterly right-of-way line of the Sabine & Bigelow Road, County Highway, No. 55, S.W. A - the marker being 90° and 30 feet left to a point in the center line, - said point bears N. 65° 30' W. 146.11 feet from an iron pin in the southerly line to Survey No. 1216, and at the angle in said center line; thence with said right-of-way line, 3.65° 30' E. 146.90 feet to an angle; thence S. 86° 51' E. 146.90 feet to a concrete marker; thence with an arc of a circle whose radius is 666.60 feet in a northeasterly direction 279.65 feet to the place of beginning.

Containing 1,403.87 sq. ft., or .033 acres, more or less.

See Surveyor's Record No. 6, Page 204.

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 14.47 feet in width, except as hereinafter stipulated on sheet ________, and contains .033 acres, more or less, of which the present road occupies ________ acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for themselves and their heirs, executors and administrators, hereby covenant with the said Grantee, its successors and assigns that they are the true and lawful owners of said premises, and they lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid John Thiesscherter and Lillian Thiesscherter, husband and wife who each hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF John Thiesscherter and Lillian Thiesscherter, husband and wife have hereunto set their hands, the 12th day of Mar. in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in the presence of:

[Signatures]

STATE OF OHIO
IN UNION COUNTY

Before me, a County Engineer in and for said County and State, personally appeared the above named John & Lillian Thiesscherter, husband & wife, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN WITNESS WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 12th day of Mar. A.D. 1940.

(SEAL) Walter E. Griffith

Recorder's Fee $3.00

[Seal]
KNOW ALL MEN BY THESE PRESENTS:

That John G. Wolff, the Grantor, for and in consideration of the sum of one Dollar ($1.00) and for other good and valuable considerations to him paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in UNION County, Ohio, Union Township, Virginia Military Survey No. 4505, and bounded and described as follows:

PARCEL No. 1

BEGINNING at a concrete marker in the easterly right-of-way line of the Sabine & Bigelow Road, County Highway No. 66 Sec. A., the marker bears 30° and 30 feet left to a point in the center line, said point bears S. 11° 28' W. 237.56 feet from a stone, and northwest corner to the lands of Charles Trosch; thence with said right-of-way line N. 11° 28' E. 110.34 feet to the line between the lands of Charles Trosch and John G. Wolff; thence with said line 3.76° S. 52° E. 2.40 feet to a stake in the easterly right-of-way line of the proposed alteration of said road; thence with an arc of a circle, whose radius is 686.20 feet in a southerly direction 112.25 feet to the place of beginning.

Containing 356.94 sq. ft. or 0.006 acres more or less.

(See Surveyors Record No. 8 page 207)

as shown on plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 6.29 feet in width, except as hereinafter stipulated on sheet_____., and contains 0.006 acres, more or less, of which the present road occupies _____ acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and he absolutely seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid Lena Wolff, wife of the aforesaid John G. Wolff hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF John G. Wolff and Lena Wolff, (Husband and wife) have hereunto set their hands, the 12th day of March in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in the presence of:

F. R. Holycross

Walter E. Griffith

STATE OF OHIO,

UNION COUNTY, ss.

Before me, a County Engineer in and for said County and State, personally appeared the above named John G. Wolff and Lena Wolff, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN WITNESS WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio, this 12th day of March, A.D. 1940.

(SEAL) Walter E. Griffith

Filed for Record Mar. 13, 1940,
At 9:00 O'clock A. M.
Recorded Mar. 23, 1940.
TRANSFER NOT NECESSARY
Recorder's Fee $3.90

[Signature]

Recorded.

Sewell "Wally" Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That Lucile Hathaway Wood the Grantor, for and in consideration of the sum of One Dollars the Grantee ($1.00) and for other good and valuable considerations to her paid by the County of Union, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Union Township, Virginia Military Survey No. 9792, and bounded and described as follows:

PARCEL No. 1

BEGINNING at a concrete marker in the north right-of-way line of the Conner County Road, No. 61 Sec. A, the marker being 90° and 30 feet left, to a point in the center line, said point bears S. 58° 07' E. 212.55 feet from a stone in the center line of said road, and a corner to the lands of John C. Hathaway & Lucile Hathaway Wood; thence with said right-of-way line, S. 56° 07' E. 212.55 feet to an angle; thence S. 24° 00' E. 212.55 feet to a concrete marker; thence with an arc of a circle whose radius is 954.93 feet in a westerly direction, 417.34 feet to the place of beginning.

Containing .077 acres, more or less.

(See Surveyor's Record No. 6, Page 190)

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 26.90 feet in width, except as hereinafter stipulated on sheet, and contains .077 acres, more or less, of which the present road occupies no acres, more or less, TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for herself and her heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that she is the true and lawful owner of said premises, and has lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that she will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid Leroy H. Wood, husband of the aforesaid Lucile Hathaway Wood hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of Dover in the above described premises.

IN WITNESS WHEREOF Lucile H. Wood and Leroy H. Wood have hereunto set their hands, the 12th day of March in the year of our Lord one thousand nine hundred and forty

Signed and sealed in the presence of:

F. R. Kellogg Sr.

Walter E. Griffith

STATE OF OHIO

as:

UNION COUNTY.

Before me, a County Engineer in and for said County and State, personally appeared the above named Lucile H. Wood and Leroy H. Wood who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 12th day of March, A.D. 1940.

Walter E. Griffith

Filed for Record Mar. 13, 1940.
At 9:00 o'clock A.M.
Recorded Mar. 25, 1940.
TRANSFER NOT NECESSARY
Recorder's Fee $0.90

Sewell Hatten Recorder
KNOW ALL MEN BY THESE PRESENTS:

That Marie B. Wolf, widow, the Grantor, for and in consideration of the sum of One Dollar ($1.00) and for other good and valuable considerations to her paid by the County of Union, the
Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and
release to the said Grantee, its successors and assigns forever, a perpetual easement and right of
way for public highway and road purposes, in, upon and over the lands hereinafter described,
Situated in UNION County, Ohio, Union Township, Virginia Military Survey No. 6516, and bounded and
described as follows:

PARCEL No. 1

BEGINNING at a concrete marker in the westerly right-of-way line of the Saline & Nigelow Road,
County Highway, No. 66 Sec. A, the marker being 90° and 30 feet right to a point in the center
line—said point bears N. 11° 28' W. 377.56 feet from a stone, and southeast corner to the lands of
Marie B. Wolf; thence with said right-of-way line, S. 11° 28' W. 347.56 feet to an angle; thence
N. 73° 32' W. 85.62 feet to a stake; thence N. 32° 59' E. 103.06 feet to a concrete marker; thence
with an arc of a circle, whose radius is 686.30 feet, in a northerly direction 257.62 feet to the
place of beginning.

Containing 10550.78 sq. ft. or .24 acres, more or less.

(See Surveyor's Record, No. 6, Page 207)
as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 79.43 feet
in width, except as hereinafter stipulated on sheet_______, and contains .24 acres, more or less,
of which the present road occupies_______ acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and
assigns forever.

And the said Grantor, for herself and her heirs, executors, and administrators, hereby
convey and assigns to the said Grantee, its successors and assigns that she the true and lawful owner of
said premises, and is lawfully seized of the same in fee simple, and has good right and full power,
to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are
free and clear from all liens and encumbrances whatsoever, and that she will warrant and defend the
same against all claims of all persons whosoever.

And for the consideration aforesaid hereby relinquish to said Grantee, its successors and
assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF Marie B. Wolf, widow, have hereunto set her hand the 12th day of March
in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in the presence of:

F. R. Holycros

Walter E. Griffith

STATE OF OHIO, ss:

UNION COUNTY.

Before me, a County Engineer in and for said County and State, personally appeared the above
named Marie B. Wolf (widow) who acknowledged that she did sign the foregoing instrument and that
the same is her free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this
12th day of March A.D. 1940.

(SEAL) 

Walter E. Griffith

Filed for Record Mar. 13, 1940.
At 9:00 o'clock A. M.
Recorded Mar. 25, 1940.
TRANSFER NOT NECESSARY
Recorder's F. No. 8.30

[Signature] 

Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That Gay Mitchell, agent for the heirs of Hattie R. Bigelow, deceased, the Grantor, for and in consideration of the sum of One Dollar ($1.00) and for other good and valuable considerations to him paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Union Township, Virginia Military Survey No. 4805, and bounded and described as follows:

PARCEL No. 1

BEGINNING at a concrete marker in the present easterly right-of-way line of the Sabine and Bigelow Road, County Highway, No. 66- Sec. A. - the marker being 90° and 30 feet left to a point in the center line, said point bears 8° 19' 28" N. 660.97 feet from a stake and northwest corner to the lands of Hattie R. Bigelow et al; thence with said right-of-way line S. 11° 26' 55" W. 619.23 feet to a stake; thence N. 7° 26' 25" W. 136.09 feet to a stake; thence N. 22° 30' 36" E. 13.46 feet to a concrete marker in the easterly right-of-way line of the proposed relocation; thence with an arc of a circle in a northerly direction 197.10 feet to a concrete marker; thence N. 72° 23' 15" E. 194.83 feet to a concrete marker; thence with an arc of a circle, whose radius is 5690.56 feet in a northerly direction 397.91 feet to the place of beginning.

Containing 2946.18 sq. ft., or .286 acres, more or less.

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 29.34 feet in width, except as hereinafter stipulated on sheet ______, and contains .286 acres, more or less, of which the present road occupies ______ acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for ______ and ______ heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he ______ the true and lawful owner of said premises, and ______ lawfully seized of the same in fee simple, and he ______ good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF GUY MITCHELL, Agent for the heirs of Hattie R. Bigelow, deceased have hereunto set his hand, the ______ day of ______ in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in the presence of:

______ F. Johnson
______ Guy D. Mitchell

F. R. Halsyross

STATE OF OHIO, ss:

UNION COUNTY

Before me, a County Engineer in and for said County and State, personally appeared the above named Gay Mitchell, Agent for the heirs of Hattie R. Bigelow, deceased who acknowledged that he did sign the foregoing instrument and that the same is his free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 23rd day of March, A.D. 1940

(Filed for Record Mar. 27, 1940
At 11:10 o'clock A. M.
Recorded Mar. 30, 1940.
TRANSFER NON NECESSARY
Recorder's Fee $.90

______ Walter E. Griffith

Recorder
KNOW ALL MEN BY THESE PRESENTS:

That Clarence A. Bargdill (Husband and wife), the Grantor, for and in consideration of the
sum of One Dollar ($1.00) and for other good and valuable considerations to them paid by the County
of Union, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell,
convey and release to the said Grantee, its successors and assigns forever, a perpetual easement
and right of way for public highway and road purposes, in, upon and over the lands hereinafter
described, Situated in UNION County, Ohio, York Township, Virginia Military Survey No. 5290, and
bounded and described as follows:

PARCEL No. 1

BEGINNING at a concrete marker in the easterly right-of-way line of the Hoover - Moffitt Road,
County Highway, No. 310 - Sec. A, the marker being 300 and 33 feet right to a point in the center
line, said point bears S. 100 35' W. 173.05 feet from the point of intersection of said road and
the Byhalia and West Mansfield Road, County Highway, No. 311, Sec. A; thence with said right-of-way
line N. 100 35' E. 151.65 feet to the southerly right-of-way line of Byhalia - West Mansfield Road,
County Highway No. 311 - Sec. A; thence with said right-of-way line, N. 82° 15' E. 151.65 feet to
a concrete marker; thence with an arc of a circle whose radius is 208.73 feet in a southerly
direction, 262.30 feet to the place of beginning.

Containing 4,273.13 sq. ft. or .096 acres, more or less.

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 43.68 feet
in width, except as hereinafter stipulated on sheet ______, and contains .096 acres, more or less,
of which the present road occupies ________ acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and
assigns forever.

And the said Grantees, for themselves and their heirs, executors, and administrators, hereby
coventant with the said Grantee, its successors and assigns that they _____ the true and lawful
owners of said premises, and are lawfully seized of the same in fee simple, and have good right and
full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the
same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and
defend the same against all claims of all persons whomsoever.

And for the consideration aforesaid Clarence Bargdill and Wilma Bargdill, husband and wife,
hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of dower
in the above described premises.

IN WITNESS WHEREOF Clarence Bargdill and Wilma Bargdill, husband and wife have hereunto set
their hands, the 23rd day of March in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in the presence of:

L. G. Smil
P. R. Holverseg

STATE OF OHIO, ss.:  

UNION COUNTY.

Before me, a County Engineer in and for said County and State, personally appeared the above
named Clarence Bargdill and Wilma Bargdill (husband and wife) who acknowledged that they did sign
the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio, this
23rd day of March, A.D. 1940.

(SHM)

Walter E. Griffith

Recorder.

Filed for Record Mar. 25, 1940,  
At 10:00 o'clock A. M.  
Recorded Apr. 1, 1940.  
TRANSFER NOT NECESSARY  
Recorder's Fee $.90

[Signature]
THIS INDENTURE made this 25th day of May, 1939, by and between J. N. Thornton of Liberty Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee:

WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the Mill Creek, which flows through and/or is situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1430 and 1435-1 and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve food, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the Mill creek, dams and other improvements and to make such additional changes to said Mill creek, and its banks, and

Whereas, the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00 paid to J. N. Thornton the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, and for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, in the manner aforesaid a right and easement in the following land of the grantor, being all waters owned and controlled by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said Mill creek;

SITUATED IN: Survey 4415, Liberty Township, Union County, and more fully described as follows:
Beginning at a point where the Mill Creek crosses the west property line of a 36.40 acre tract of land owned by the grantor and continuing east along the center line of said stream, to the east property line of the above mentioned tract of land. The twenty foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantors' riparian rights. Ingress and egress is to be made only at the above mentioned property lines.

for the grantee, its successors and assigns to establish fishing grounds and make such additional changes to the Mill creek, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1430 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said Mill creek, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill creek, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable stilts, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee, or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such stilts, signs and devices, all of which stilts, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1435-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or
waters, included in the area covered by this easement, any provisions in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said J. M. Thornton, the grantor and Louise Thornton, wife, who hereby releases unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

J. M. Thornton
Louise Thornton

Don Waters

STATE OF OHIO
THE CONSERVATION COUNCIL
Acting by and through

Conservation Commissioner.

Before me, a Notary Public in and for said county, personally appeared the above named J. M. Thornton & Louise Thornton who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at Marysville this 20 day of May 1939.

FRANK REAMS
Notary Public, Union County, Ohio
My Commission Expires Jan. 20, 1940.

Above easement approved as to form:

Thomas J. Herbert
Attorney General.

Filed for Record April 11, 1940
At 3:00 P.M.
Recorded April 11, 1940
Fee $1.10

Recorded
KNOW ALL MEN BY THESE PRESENTS, That The Northwestern Mutual Life Insurance Company, a Wisconsin corporation, of Milwaukee, Wisconsin, the grantor, in consideration of One (1) dollar and other good and valuable consideration to it in hand paid, the receipt whereof is hereby acknowledged, does by these presents, release and forever quitclaim unto the County of Union in the State of Ohio, grants a perpetual easement and right of way for public highway and road purposes in, upon and over lands hereinafter described situated in the County of Union, State of Ohio, Union Township and Virginia Military Survey No. 8523, described as follows, to-wit:

Parcel No. 1. Beginning at a concrete marker in the southerly right of way line of the Sabine & Bigelow Road, County Highway Nos. 65 and 66, Section A, the marker being ninety degrees and thirty feet right to a point in the center line, said point bears south eighty-eight degrees fifty-one minutes east eight hundred thirty and twenty-four one-hundredths feet from an iron pin in the northerly line to survey No. 6523 and at the angle in said center line; thence with said right of way line south eighty-eight degrees fifty-one minutes east one hundred forty and eighty-eight one-hundredths feet to an angle; thence south thirteen degrees thirty-four minutes west one hundred forty and eighty-eight one-hundredths feet to a concrete marker; thence with an arc of a circle whose radius is one hundred thirteen and twenty-four one-hundredths feet in a northerly direction two hundred two and forty-two one-hundredths feet to the place of beginning, containing forty-four hundred ninety-three and two one-hundredths square feet or one hundred three one-thousandths (.105) acres, more or less, as shown in Surveyor's Record No. 6, page 204.

Parcel No. 2. Beginning at a concrete marker in the westerly right of way line of the Sabine & Bigelow Road, County Highway No. 66, Section A, the marker being ninety degrees and thirty feet right to a point in the center line, said point bearing north thirteen degrees thirty-four minutes east eighty-eight and four one-hundredths feet from a stake and corner to the lands of Herley and Irene Huffman; thence with said right of way line south thirteen degrees thirty-four minutes west one hundred thirty-six and twenty-eight one-hundredths feet to an angle; thence south thirty-six degrees one minute west one hundred thirty-six and twenty-eight one-hundredths feet to a concrete marker; thence with an arc of a circle whose radius is six hundred eighty-six and twenty-one one-hundredths feet in a northerly direction two hundred sixty-eight and eighty-six one-hundredths feet to the place of beginning, containing twelve hundred sixty-nine and forty-seven one-hundredths square feet or twenty-nine one-thousandths (.029) acres, more or less, as shown by plans on file in Surveyor's Record No. 6, page 205.

TO HAVE AND TO HOLD the same with all the rights, immunities and appurtenances thereto belonging unto the grantee, its successors and assigns, for the purpose of establishing and maintaining a public road on said land herein conveyed, forever, subject however, to the rights of the tenant or tenants now in possession of said premises.

IN TESTIMONY WHEREOF, the said The Northwestern Mutual Life Insurance Company has caused its corporate seal to be hereunto affixed and these presents to be executed by H. D. Thomas, Vice President, and attested by its Assistant Secretary this 10th day of April, A.D. 1940.

In presence of:

[Seal]

H. Kishofer

L. Sekharan

THE NORTHWESTERN MUTUAL LIFE INSURANCE COMPANY

By H. D. Thomas

Vice President.

Attest: R. L. Armstrong

Asst. Secretary.

STATE OF WISCONSIN

County of Milwaukee

Be it Remembered that on this 11th day of April, A.D. 1940, before the undersigned, P. J. Galvani, a Notary Public in and for the County and State aforesaid, personally came H. D. Thomas and R. L. Armstrong, Vice President and Assistant Secretary respectively, of The Northwestern Mutual Life Insurance Company, the grantor in the foregoing instrument, who are personally to me known and known to me [Signature] to be such Vice President and Assistant Secretary, and to be the same
persons, who, as such officers on behalf of said corporation, executed the foregoing instrument of writing in the name of said corporation and duly and severally acknowledged the execution of said instrument as the act and deed of said corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

(SEAL)

F. J. Glewville
Notary Public, Milwaukee County, Wisconsin
By commission expires: April 20, 1943

Filed for Record Apr. 20, 1940,
At 1:45 o'clock P. M.
Recorded Apr. 23, 1940.
Recorder's Fee $3.90

[Signature]
Recorder.
FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto the co-operative company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the above described tract of land located in Township Jackson, County of Union, Ohio, and in said Township and County aforesaid, together with the right to attach all necessary guy wires to trees, along said line, in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, AND FOR THE CONSIDERATION TO ITS OWNERS...

Signed and acknowledged in the presence of

Laura Wolfe
Ray Reidor

STATE OF OHIO
Union COUNTY

Before me, a notary public in and for said County personally appeared the above named... who acknowledged that... did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at this... day of... Month 19...

Filed for Record: May 3, 19...
Recorded: May 7, 19...

Pee $1.50

FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto the Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the above described tract of land located in Township Jackson, County of Union, Ohio, and in said Township and County aforesaid, together with the right to attach all necessary guy wires to trees, along said line, in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, AND FOR THE CONSIDERATION TO ITS OWNERS...

Signed and acknowledged in the presence of

Laura Wolfe
Ray Reidor

STATE OF OHIO
Union COUNTY

Before me, a notary public in and for said County personally appeared the above named... who acknowledged that... did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at this... day of... Month 19...

Filed for Record: May 3, 19...
Recorded: May 7, 19...

Pee $1.50

Sewell Matts Recorder
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called GRANTOR, of Union County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto the UNION RESERVE CO. INC. (hereinafter referred to as the "COMPANY") its successors and assigns, hereinafter known as the COMPANY, the exclusive right and easement to construct, install, and permanently maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the GRANTOR'S LANDS located in Section __, Township __, Jackson, Union County, Ohio, and in the Township and County aforesaid, together with the right to attach all necessary apparatus to trees along said lines, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of __ to the customers.

Said Grantor represents that he is the owner of approximately __ acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the "Route 37" Highway and constiute the premises upon and over which the foregoing easement is granted.

And, Mary S. Clark, spouse and next of kin of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the aforesaid land and right hereinafter granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this __ day of __, 19__.

Signed and acknowledged in the presence of

Laura Wolfe
Ray Raider

STATE OF OHIO

Before me, a notary public in and for said County personally appeared the above named John E. Clark and Mary S. Clark, who acknowledged that they did sign the foregoing instrument, and that the same is free from act and deed.

Filed for Record May 7, 19__.

P.O. __.

Rec. __.

Note:

City __.

Swell N.atte
Recorder.

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called GRANTOR, of __ County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto the UNION RESERVE CO. INC. (hereinafter referred to as the "COMPANY") its successors and assigns, hereinafter known as the COMPANY, the exclusive right and easement to construct, install, and permanently maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the GRANTOR'S LANDS located in Section __, Township __, Jackson, Union County, Ohio, and in the Township and County aforesaid, together with the right to attach all necessary apparatus to trees along said lines, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of __ to the customers.

Said Grantor represents that he is the owner of approximately __ acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the "Route 37" Highway and constiute the premises upon and over which the foregoing easement is granted.

And, Vineta Africa Poe, spouse and next of kin of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the aforesaid land and right hereinafter granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this __ day of __, 19__.

Signed and acknowledged in the presence of

Laura Wolfe
Ray Raider

STATE OF OHIO

Before me, a notary public in and for said County personally appeared the above named __ and __, who acknowledged that they did sign the foregoing instrument, and that the same is free from act and deed.

Filed for Record May 7, 19__.

P.O. __.

Rec. __.

Note:

City __.

Swell N.atte
Recorder.
FORM "D"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Granter of Union County, Ohio, for the consideration of the sum of $50.00, to be paid by the Grantor, the heirs and assigns, do hereby grant and convey unto the HAMON RESERVE REAL ESTATE COMPANY and its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the easement herein described, located in Section 37, Township Jackson, Union County, Ohio, and said Village of Milton, in the Township and County aforesaid, together with the right to enter said easement and upon said easement, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of $50.00 to theGranter.

Written at Milton, Ohio, the 3rd day of March, 1940.

Signed and acknowledged in the presence of
Laura Wolfe
Ray Felder
Witnesses

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named Laura Wolfe and Ray Felder who acknowledged that they did sign the foregoing instrument, and that the same is for the free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at this 3rd day of March, 1940.

By Commission Expires Feb. 14, 1942

Filed for Record May 3, 1940, at 3:30 o'clock, P.M.
Recorded May 7, 1940.
Fee $5.00

FORM "D"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Granter, of Union County, Ohio, for himself, his heirs, successors and assigns, do hereby grant and convey unto the HAMON RESERVE REAL ESTATE COMPANY and its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the easement herein described, located in Section 37, Township Jackson, Union County, Ohio, and said Village of Milton, in the Township and County aforesaid, together with the right to enter said easement and upon said easement, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of $50.00 to theGranter.

Written at Milton, Ohio, the 3rd day of March, 1940.

Signed and acknowledged in the presence of
Laura Wolfe
Ray Felder
Witnesses

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named Laura Wolfe and Ray Felder who acknowledged that they did sign the foregoing instrument, and that the same is for the free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at this 3rd day of March, 1940.

By Commission Expires Feb. 14, 1942

Filed for Record May 3, 1940, at 3:30 o'clock, P.M.
Recorded May 7, 1940.
Fee $5.00
FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of __________________________ County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the __________________________ Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor’s lands located in Section __________________________ Township __________________________, County of __________________________ Ohio, and/or in the Village of __________________________ in the Township and County aforesaid, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of __________________________.

Said Grantor represents that he is the owner of approximately __________________________ acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the __________________________ Highway or, the owner of __________________________ lots on __________________________ Street, in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And __________________________, husband or wife of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and right hereinbefore granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this __________________________ day of __________________________ 19 __________________________.

Signed and acknowledged in the presence of __________________________

STATE OF OHIO

COUNTY

Before me, a notary public in and for said County personally appeared the above named __________________________ who acknowledged that she he did sign the foregoing instrument, and that the same is his her __________________________ free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at __________________________ this __________________________ day of __________________________ 19 __________________________.

Filed for Record __________________________ at __________________________ o’clock M.

Recorded __________________________ 19 __________________________.

FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of __________________________ County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the __________________________ Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Grantor’s lands located in Section __________________________ Township __________________________, County of __________________________ Ohio, and/or in the Village of __________________________ in the Township and County aforesaid, together with the right to attach all necessary guy wires to trees along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of __________________________.

Said Grantor represents that he is the owner of approximately __________________________ acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the __________________________ Highway or, the owner of __________________________ lots on __________________________ Street, in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And __________________________, husband or wife of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and right hereinbefore granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this __________________________ day of __________________________ 19 __________________________.

Signed and acknowledged in the presence of __________________________

STATE OF OHIO

COUNTY

Before me, a notary public in and for said County personally appeared the above named __________________________ who acknowledged that she he did sign the foregoing instrument, and that the same is his her __________________________ free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at __________________________ this __________________________ day of __________________________ 19 __________________________.

Filed for Record __________________________ at __________________________ o’clock M.

Recorded __________________________ 19 __________________________.
EASEMENT

No. 3086

THIS INDENTURE made the 6th day of June, 1909, by and between LeRoy F. Augenstein & Jennie E. Augenstein, of Paris Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee, WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the Mill river, creek, pond, lake, which flows through and/or situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1430 and 1588-1 and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve fish, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the Mill river, creek, pond, lake and other improvements and to make such additional changes to said Mill river, creek, pond, lake and its banks, and

Whereas, the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00 paid to LeRoy F. Augenstein & Jennie E. Augenstein the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, in the manner aforesaid a right and easement in the following land of the grantor, being all waters owned and controlled by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said river, creek, pond, lake,

SITUATED IN: Survey 4866, Paris Township, Union County and more fully described as follows:

Beginning at a point where the Mill Creek crosses the northwest property line of a 196 acre tract of land owned by the grantors and continuing southeast along the center line of said stream, which is the west and south property line of the above described tract of land, to the east property line of the above mentioned tract of land. The twenty foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantors' riparian rights. Ingress and egress is to be made only at the above mentioned property lines.

for the grantee, its successors and assigns to establish fishing grounds and make such additional changes to the Mill river, creek, pond, lake, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of sections 1430 and related sections of the General Code, to freely pass and repose over and upon said lands and to use said lands for the purpose of fishing in and from said Mill river, creek, pond, lake adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill river, creek, pond, lake and adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable signs, and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect therein such signs, signs and devices, all of which signs, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantor at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by sections 1588-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said LeRoy F. Augenstein & Jennie E. Augenstein, the grantor(s)

Jennie E. Augenstein, wife, husband, who hereby releases unto the said grantor, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantor, have heretofore set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis
D. M. Evans

STATE OF OHIO

Union County ss.

Before me, a Notary Public in and for said county, personally appeared the above named
LeRoy F. Augenstein & Jennie E. Augenstein
who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal, at this 5th day of July 1909.

70

Above easement approved as to form:

Thomas J. Herbert
Attorney General

LeRoy F. Augenstein & Jennie E. Augenstein

Recorded May 16, 1909 in Union County.

Notary Public, Union County, Ohio
My Commission Expires Jan. 20, 1940

Conservation Commissioner.

Don Watters

(Seal)

Frank Reams
PRAKE REAMS
Notary Public, Union County, Ohio
My Commission Expires Jan. 20, 1940

Recorder
Recorder's Fee $ 1.10

Lauri Hiatt

Recorded May 16, 1909

Re: Transfer not necessary May 15, 1940.
No. 3062

EASEMENT

This indenture made this 15th day of June, 1939, by and between Walter C. Asman, of Paris Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain a land of grantor adjacent to the Mill on River Creek, opening which flows through and/or straggles on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1430 and 1430-1 and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve fish, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain the Mill on River Creek, opening, dams and other improvements and to make such additional changes to said Mill in River Creek, opening, and its banks, and

Whereas, the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00, paid to and received by the grantor, Walter C. Asman, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, and for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, in the manner aforementioned and easement in the following land of the grantor, being all water owned and controlled by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said... Mill River Creek, opening.

Situated in: Survey 3381, Paris Township, Union County and more fully described as follows:

Beginning at a point where the Mill Creek crosses the west property line of a 108.60 acre tract of land owned by the grantor and continuing northeast along the center line of said stream, which is the northwest property line of the above described tract of land, to the northeast property line of the above mentioned tract of land. The twenty-foot strip of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or any way affect grantees' riparian rights. Ingress and egress is to be made only at the above mentioned property lines.

for the grantor, its successors and assigns to establish fishing grounds and make such additional changes to the Mill on River Creek opening its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of sections 1430 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said Mill River Creek opening, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, for said purposes of fishing in and from said Mill River Creek opening, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantor, its successors and assigns forever.

It is understood and agreed, that the grantor, may at any time erect and maintain suitable stiles, signs and devices on said premises, if the grantee in its judgment desires the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantor or any person by it authorized, may, at any time, erect upon said premises for the purpose above stated and may erect through said stiles, signs and devices, all of which stiles, signs and devices are to remain the property of said grantor and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1430-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

In witness whereof the said Walter C. Asman, the grantor and Marie C. Asman, wife, do hereby release unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantor, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis

D. M. Evans

State of Ohio

Union County

Before me, a Notary Public in and for said county, personally appeared the above named Walter C. Asman and Marie C. Asman, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In testimony whereof, I have hereunto set my hand and official seal at Marysville, this 27th day of June, 1939.

(Frank R. Reams)

Attorney General

Recorded May 16, 1939, in Union County.


Transfer not necessary May 15, 1940.
EASEMENT

This Indenture made this 20th day of June, 1939, by and between Walter & Bessie Collins, of Dover, Township, Union, County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the Mill sewer, creek, pond, lake, which flows through and/or situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1480 and 1482-1 and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the Mill sewer, creek, pond, lake, dam and other improvements to make such additional changes to the Mill sewer, creek, pond, lake, and its banks, and

Whereas, the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein:

Now, therefore, in consideration of the sum of $1.00 paid to Walter & Bessie Collins, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, in the manner heretofore a right and easement in the following land of the grantee, being all waters and covered and controlled by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said Mill sewer, creek, pond, lake:

Situated in: Dover, Township, Union, County and more fully described as follows:

Beginning at a point where the Mill Creek crosses the northeast property line of a 96 acre tract of land owned by the grantors and continuing southwest along the center line of said stream, which is the east property line of the above described tract of land, to the south property line of the above mentioned tract of land. The twenty-foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantors' riparian rights. Ingress and egress is to be made only from the public highway nearest the impounded area.

for the grantee, its successors and assigns to establish fishing grounds and make such additional changes to the Mill sewer, creek, pond, lake and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of sections 1480 and related sections of the General Code of Ohio, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said Mill sewer, creek, pond, lake, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill sewer, creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

To Have and to Hold said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable slips, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such slips, signs and devices, all of which slips, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantor at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers confered upon it by section 1480-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

In Witness Whereof the said Walter & Bessie Collins, the grantor and

wife, husband, who hereby releases unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have heretofore set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis
D. M. Evans

Walter Collins
Bessie Collins

State of Ohio
The Conservation Council
Acting by and through
Don Waters
Conservation Commissioner

Before me, a Notary Public in and for said county, personally appeared the above named Walter Collins and Bessie Collins who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at this 5th day of July, 1939. (SEAL) Frank Reese
FRANK REESE,
Notary Public, Union County, Ohio
My Commission Expires Jan. 20, 1940.

Above easement approved as to form:

Thomas J. Martin
Attorney General

Received May 30, 1940 at 10:00 o'clock A.M. Recorded May 30, 1940, in Union County.

EASEMENT

No. 3085

THIS INDENTURE made this 17th day of June 1929, by and between Ethel Diehl and Walter A. Diehl, husband, who hereby releases unto the said grantees, its successors and assigns, all her, his right and easement in the right in and asement herein granted, and the grantees have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis

D. M. Evans

STATE OF OHIO

County of Union

Before me, a Notary Public in and for said county, personally appeared the above named Ethel Diehl & Walter A. Diehl, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In testimony whereof the said Ethel Diehl and Walter A. Diehl have hereunto set their hands and seals this 5th day of July 1929.

Ethel Diehl
Walter A. Diehl

Marysville Rt. 3

Frank Reams, Notary Public, Union County, Ohio,
My Commission Expires Jan. 20, 1946

Frank Reams

SEAL

Recorded May 17, 1929, in Union County, Ohio. Notary Public, Union County, Ohio.
EASEMENT

No. 3079

THIS INDENTURE made this 23rd day of June 1909 by and between Samuel H. Ebright of Hillarock Township Union County, Ohio, the grantor, and the State of Ohio, the grantee, WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the Mill Creek, which flows through and/or crosses certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1382 and 1382.1 and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve food, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the Mill Creek, said creek, and on the banks, same and other improvements and to make such additional changes to said Mill Creek, said creek, and its banks, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of Sections 1382 and related sections of the General Code, to freely pass and repose over and upon said lands and to use said lands for the purpose of fishing in and from said Mill Creek, said creek, and its banks adjacent thereto, and for all other lawful purposes necessary incidental and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in said creek, said creek, and its banks, adjacent thereto, but for no other purpose whatsoever.

Now, therefore, in consideration of the sum of $1.00 paid to Samuel H. Ebright, the receipt of which hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, and for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, in the manner aforesaid a right and easement in the following land of the grantor, being all waters owned and controlled by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said Mill Creek, said creek, and its banks as described as follows:

Beginning at a point where the Mill Creek crosses the west property line of a 30.25 acre tract of land owned by the grantor and continuing northeast along the center line of said stream, which is the northeast property line of the above described tract of land, to the northeast property line of the above mentioned tract of land, including a twenty-foot strip of land on the southeast bank of said creek. Such strip of land is to be used for fishing purposes only. Ingress and egress is to be made only at the above mentioned property lines.

for the grantee, its successors and assigns to establish fishing grounds and make such additional changes to the Mill Creek, said creek, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of Section 1382 and related sections of the General Code, to freely pass and repose over and upon said lands and to use said lands for the purpose of fishing in and from said Mill Creek, said creek, and its banks adjacent thereto, and for all other lawful purposes necessary incidental and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in said creek, said creek, and its banks, and its banks as described as follows:

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed that the grantee, may at any time erect and maintain suitable signs, signs and devices on said premises, if in the judgment of the State, that it is deemed advisable, and it is agreed by the grantor, that the grantee or any person by it authorized, may by any time, enter upon said premises for the purpose aforesaid and may erect therein such signs, signs and devices, all of which signs, signs and devices to remain the property of said grantee and shall be removable in said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, or when and for the reason aforesaid, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1382.1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provisions in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF, the said Samuel H. Ebright, the grantor and Sylvia B. Ebright, his wife, hereby release unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. H. Francis

D. H. Evans

STATE OF OHIO

Union County

Before me, a Notary Public in and for said county, personally appeared the above named Samuel H. Ebright and Sylvia B. Ebright who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at Marysville this 27th day of June 1909.

(S.EAL)

Frank Reams

Notary Public, Union County, Ohio

My Commission Expires Jan. 20, 1940.

Frank Reams

Recorded May 17, 1940, in Union County.


Transfer not necessary May 15, 1940.

Attorney General

Recorded Recorder's Off. 8. 1.10
No. 3204

THIS INDENTURE made this 16th day of June, 1939, by and between J. C. & Annie L. Freshwater of Dover Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the Mill River, a series of ponds, lakes, which flow through and/or are situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1438 and 4538-1 and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve food, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the Mill River, pond, lake, dam and other improvements and to make such additional changes as may be necessary, and the said improvements and said additional changes, including the entire endowment of the grantor, being all water lots owned and controlled by the grantee of the river, creek, pond, lake, and twenty (20) feet on all banks of said Mill River, now situated, pond, lake, and said additional changes, and for the specific purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, in the manner described in the right and easement in the following land of the grantor, for the sole purpose of fishing, and for the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill River, pond, lake, adjacent thereto, and for all other lawful purposes incidental and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill River, pond, lake, adjacent thereto, and for all other purposes whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable stiles, signs and devices on said premises, if the grantee, in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect therefrom such stiles, signs and devices, all of which stiles, signs and devices are to remain the property of said grantor and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, change the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1438-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said J. C. Freshwater and Annie L. Freshwater, the grantee and sister and brother unmarried, who hereby release unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis
D. M. Evans

STATE OF OHIO

Union County

Before me, a Notary Public in and for said county, personally appeared the above named who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at thas, 5th day of July, 1939.

Marysville,

J. C. Freshwater
Ann L. Freshwater

STATE OF OHIO

The Conservation Council
Acting by and through

Don Waters

Conservation Commissioner.

(Seal) Frank Reams
FRANK REAMS
Notary Public, Union County, Ohio
My Commission Expires Jan. 28, 1940.

[Seal]

[Seal]

[Seal]

[Seal]

[Seal]

[Seal]

[Seal]

[Seal]

[Seal]
EASEMENT

No. 3169

THIS INDENTURE made this 23rd day of June 1929, by and between Andrew & Minnie Hook

of Mill Creek, Township, Union County, Ohio, the grantor, and State of Ohio, the grantee; WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the Mill Creek, pond, lake, which flows through and/or situated on certain lands of the grantor; public fishing grounds, in accordance with authority conferred by Sections 1430 and 1432 of 1929 and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve fish, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the

Mill River, creek, pond, lake, thereon and improvements and to make such additional changes and improvements as the State of Ohio, Ohio, the grantee, being all waters owned and controlled by the grantor of the river, pond, lake, and twenty (20) feet on all banks of said

Mill River, creek, pond, lake,

SITUATED IN: Survey 2296
Mill Creek Township, Union County

County and fully described as follows:

Beginning at a point where the Mill Creek crosses the southeast property line of a 47.82 acre tract of land and a 97 acre tract of land, owned by the grantors and continuing northeast along the center line of said stream, which is the west property line of both of the above described tracts of land, to the north property line of the above mentioned tracts of land, including a twenty-foot strip of land on the east bank of said creek. Such strip of land is to be used for fishing purposes only. Ingress and egress is to be made only at the above mentioned property lines.

for the grantee, its successors and assigns to establish fishing grounds and make such additional changes to the

Mill River, creek, pond, lake, and its banks as are considered necessary for the purpose aforesaid, to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1430 and related sections of the General Code, to freely pass and repose over and upon said lands and to use said lands for the purpose of fishing in and from said Mill River, creek, pond, lake, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said

Mill River, creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable sites, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purposes above stated and may erect thereon such sites, signs and devices, all of which sites, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1432 of 1929 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF, the said

Andrew and Minnie Hook, the grantor

and

wife, husband, who hereby releases unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:
H. R. Francis
D. M. Evans

STATE OF OHIO

Union County

Before me, a Notary Public in and for said county, personally appeared the above named

Andrew Hook

who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at this

27th day of June 1929

By Commission Expires Jan. 20, 1940

Notary Public, Union County, Ohio

Marysville

(Signed) Frank Reams

Notary Public, Union County, Ohio

Recorded May 24, 1929, in Union County.

Record of Deeds, Vol. 160, page 129

Transfer not necessary May 15, 1940.
EASEMENT

No. 3997

THIS INDENTURE made this 14th day of June 1939, by and between Drell & Stella Graham, 00, the grantee; WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the

Mill river, creek, pond, lake, which flows through and/or situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1439 and 1439-1 and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve fish, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain the

Mill river, creek, pond, lake, dams and other improvements and to make such additional changes to said

Mill river, creek, pond, lake and its banks, as

Whereas, the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00 paid to

Drell & Stella Graham

the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, and for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, in the manner aforesaid a right and easement in the foregoing land of

the grantor, being all waters owned and controlled by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said

Mill river, creek, pond, lake

SITUATED IN: Survey 3956, Dover Township, Union County, Ohio, and more fully described as follows:

Beginning at a point where the Mill Creek crosses the west property line of a 1/4 acre tract of land owned by the grantors and continuing east along the center line of said stream, which is the south property line of the above described tract of land, to the east property line of the above mentioned tract of land, including a twenty-foot strip of land on the north bank of said creek. Such strip of land is to be used for fishing purposes only, Ingress and egress is to be made only at the above mentioned property lines.

for the grantor, its successors and assigns to establish fishing grounds and make such additional changes to the

Mill river, creek, pond, lake and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1439 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said

Mill river, creek, pond, lake, adjacent thereto, and for all other lawful purposes necessary incidental and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said

Mill river, creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantor, its successors and assigns forever.

It is understood and agreed, that the grantor, may at any time erect and maintain suitable stilts, signs and devices on said premises, if the grantor in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantor or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such stilts, signs and devices, all of which stilts, signs and devices are to remain the property of said grantor and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed, that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement, to fishing and may at any time, under the powers conferred upon it by section 1439-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF, the said

Drell Graham & Stella Graham

the grantor and

&

wife, husband, who hereby releases unto the said grantor, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis

D. M. Evans

STATE OF OHIO
THE CONSERVATION COUNCIL
Acting by and through
Don Waters
Conservation Commissioner.

Drell Graham & Stella Graham

STATE OF OHIO

Union County

Before me, a Notary Public in and for said county, personally appeared the above named who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

Marysville,

(Seal)
Frank Reams
Notary Public, Union County, Ohio
My Commission Expires January 1, 1940.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at this 5th day of July, 1939.

Above easement approved as to form:

Thomas J. Herbert

Attorney General

Received May 25, 1939, at 4:10 p.m. to 10:00 o'clock. M. Recorder received May 24, 1939, at 4:10 p.m. to Union County.


Transfer to necessary May 15, 1940.

Joanne Weatherby

Recorder. Recorder's Fee $1.10
EASEMENT

THIS INDENTURE made and entered into this 1st day of June, 1899, by and between George W. Hamilton of Taylor Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the

Mill buffalo creek, pond, lake, which flows through and/or situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1430 and 1438:1 and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the

Mill buffalo creek, pond, lake, dams and other improvements and to make such additional changes to said

Mill buffalo creek, pond, lake and its banks, and

Whereas, the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1,000, paid to Geo. Hamilton the receipt of which is hereby acknowledged, the grantor hereby grants and releases unto the grantee, its successors and assigns, and for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, in the manner arrived at a right and easement in the following land of the grantor, being all waters owned and controlled by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said

Mill buffalo creek, pond, lake.

SITUATED IN: Survey 5242, Taylor Twp., Union County and more fully described as follows:

Beginning at a point where the Mill Creek crosses the northwest property line of a 57 acre tract of land owned by the grantor and continuing southeast along the center line of said stream, which is the north property line of the above described tract of land, to the east property line of the above mentioned tract of land. The twenty-foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in anyway affect grantors riparian rights. Ingress and egress is to be made only at the above mentioned property lines.

for the grantee, its successors and assigns to establish fishing grounds and make such additional changes to the

Mill buffalo creek, pond, lake and its banks as are necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1430 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said

Mill buffalo creek, pond, lake, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said

Mill buffalo creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable sites, signs and devices on said premises, if the grantee in its judgement deems the erection and maintenance thereof necessary, and is hereby granted by the grantee, as the grantee or by any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such sites, signs and devices, all of which sites, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1438:1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said

Geo. W. Hamilton

and

Dorothea Hamilton

wife, in the said titles, hereby releases unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis

D. M. Evans

__________________________

Geo. W. Hamilton

__________________________

Dorothea Hamilton

STATE OF OHIO

THE CONSERVATION COUNCIL

Acting by and through

Don Waters

Conservation Commissioner.

Before me, a Notary Public in and for said county, personally appeared the above named

Geo. W. Hamilton & Dorothea Hamilton who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at this 2nd day of June, 1899.

Marysville

FRANK REAGS

(Seal)

Attorney General

FRANK REAGS

Notary Public, Union County, Ohio,


Recorded May 21, 1919, in Union County.

Frank Rea

Recorder.
THIS INDENTURE made this 20th day of June, 1929, by and between J. W. Janes, of Dover, Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land grantor adjacent to the Mill, a fishway, which flows through and/or situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1430 and 1431 and other related sections of the General Code of Ohio, and that the State of Ohio by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve fish, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the Mill, a fishway, which flows through and/or situated on certain lands of the grantor, public fishing grounds, and other improvements and to make such additional changes to said Mill, river, creek, pond, lake, and its banks, and

Whereas, the grantor is willing to grant the same for the public sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1,500 paid to J. W. Janes, the receipt of which is hereby acknowledged, the grantor does hereby grant and relinquish unto the grantee, its successors and assigns, and for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, in the manner aforesaid a right and easement in the following land of the grantor, being all waters owned and controlled by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said river, creek, pond, lake:

SITUATED IN: Survey 5131 & 9028, Dover Twp., Union County and more fully described as follows:

Beginning at a point where the Mill Creek crosses the north property line of a 95.75 acre tract of land owned by the grantor and continuing south along the line of said stream, which is the east property line of the above described tract of land, to the south property line of the above mentioned tract of land. The twenty-foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantors' riparian rights. Ingress and egress is to be made only from the public highway nearest the improved area.

for the grantee, its successors and assigns to establish fishing grounds and make such additional changes to the Mill, river, creek, pond, lake and its banks as are considered necessary for the purpose aforesaid, and to enter and permit all persons to take or catch fish, pursuant to the provisions of section 1430 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said Mill, river, creek, pond, lake, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the purpose of fishing in and from said Mill, river, creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed that the grantee, may at any time erect and maintain suitable stiles, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantee that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such stiles, signs and devices, all of which stiles, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1431 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said J. W. Janes, the grantor and

Jennie B. Janes, wife, hath hereunto set his hand and official seal, at this 5th day of July, 1629.

H. R. Francis
D. M. Evans

SIGNED and acknowledged in the presence of:

J. W. Janes
Jennie B. Janes

STATE OF OHIO
THE CONSERVATION COUNCIL
Acting by and through
Don Waters
Conservation Commissioner.

Before me, a Notary Public in and for said county, personally appeared the above named J. W. Janes and Jennie B. Janes, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal, at this 5th day of July, 1629.

Marysville

FRANK REAM
Notary Public, Union County, Ohio
My Commission Expires Jan. 20, 1940

Above easement approved as to forms:
Thomas J. Herbert
Attorney General.

Record of Deeds, Vol. 158, page 132

Record of Deeds, Vol. 158, page 132

Transfer got necessary 5-15-1940
EASEMENT

No. 3026

THIS INDENTURE made this 15th day of June, 1939, by and between Edward J. & Ina M. Kasper  of Dover Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the Mill Creek--a sewer, creek, pond, lake, which flows through and/or is situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1430 and 1431-1 and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve food, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the Mill Creek--a sewer, creek, pond, lake, dam, and other improvements and to make such additional changes to said Mill Creek--a sewer, creek, pond, lake, and its banks, and Whereas, the grantor is willing to grant the same (for the sole purpose above noted and on the conditions and restrictions contained herein).

Now, therefore, in consideration of the sum of $3,500 paid to Edward J. & Ina M. Kasper, the receipt of which is hereby acknowledged, the grantor hereby grants and releases unto the grantee, its successors and assigns, and for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, in the manner, extent and a right and easement in the following land of the grantor, being all waters owned and controlled by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said Mill Creek--a sewer, creek, pond, lake situated in Union County and more fully described as follows:

Beginning at a point where the Mill Creek crosses the north property line of a 69.30 acre tract of land owned by the grantors and continuing south along the center line of said stream, which is the west property line of the above described tract of land, to the south property line of the above mentioned tract of land. The twenty-foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming, or in any way affect grantors' riparian rights. Ingress and egress is to be made only from the public highway nearest the impounded area.

for the grantee, its successors and assigns to establish fishing grounds and make such additional changes to the Mill Creek--a sewer, creek, pond, lake, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of Section 1430 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said Mill Creek--a sewer, creek, pond, lake, adjacent thereto, and for all other lawful purposes necessarily incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill Creek--a sewer, creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed that the grantee may at any time erect and maintain suitable signs, devices and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect therein such signs, devices, and devices, all of which signs, devices and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantor at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1431-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

In witness whereof the said Edward J. Kasper and Ina M. Kasper, the grantees, their assigns, and successors, have hereunto set their hands and seal this 5th day of July, 1939.

Signed and acknowledged in the presence of:

H. R. Francis
D. N. Evans

STATE OF OHIO
Union County

Before me, a Notary Public in and for said county, personally appeared the above named Edward J. Kasper & Ina M. Kasper, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at this 5th day of July, 1939.

Marysville

FRANK REAMS
Frank Reams
Notary Public, Union County, Ohio
My Commission Expires Jan. 20, 1940.

RECEIVED

May 15, 1939

Office of Attorney General


Transfer not necessary 5-15, 1940.

Edward J. Kasper
Ina M. Kasper

STATE OF OHIO
THE CONSERVATION COUNCIL
Acting by and through
Don Waters
Conservation Commissioner.
EASEMENT

No. 3993

THIS INDENTURE made this 15th day of June, 1929, by and between Fred Kleiber, of Paris, Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the Mill river, creek, pond, lake, which flows through and/or situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1430 and 1430-1 and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve food, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the Mill river, creek, pond, lake, dams and other improvements and to make such additional changes to said Mill river, creek, pond, lake, and its banks, and

Whereas, the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $2,00 paid to Fred Kleiber, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, in the manner beforehand aforesaid, a right in easement in the following land of the grantor, being all waters owned and controlled by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said Mill river, creek, pond, lake:

SITUATED IN: Survey 3351, Paris Twp., Union County and more fully described as follows:

Beginning at a point where the Mill Creek crosses the west property line of a 7.05 acre tract of land owned by the grantor and continuing east along the center line of said stream, which is the south property line of the above described tract of land, to the east property line of the above mentioned tract of land. The twenty-foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantor's riparian rights. Ingress and egress is to be made only from the public highway nearest the impounded area.

for the grantee, its successors and assigns to establish fishing grounds and make such additional changes to the Mill river, creek, pond, lake, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of sections 1430 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said Mill river, creek, pond, lake, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill river, creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantor, may at any time erect and maintain suitable stiles, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed to the grantor, that the grantee or any person by it or authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such stiles, signs and devices, all of which stiles, signs and devices are to remain the property of said grantor and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1430-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said Fred Kleiber, the grantor and

Mary J. Kleiber, wife, who hereby releases unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis

D. M. Evans

STATE OF OHIO

Union COUNTY

Before me, a Notary Public in and for said county, personally appeared the above named

who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at this 5th day of July, 1929.

Fred Kleiber & Mary J. Kleiber

Marysville

FRANK REAMS

Frank Reams

Attorney General

Notary Public, Union County, Ohio,
By Commission Expires Jan. 30, 1940.

Above easement approved as to form:

Thomas J. Herbert

Recorded May 15, 1929, at 9:40 a.m., in Union County, Union Township.


Transfer for necessary 5-15-1940.
The Indenture made the 23rd day of June, 1939, by and between T. H. Kilgore, County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the Mill stream, a public fishing opportunity, as herein described and represented, and has the said land with authority conferred by Sections 139 and 139.1 and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve sport, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the Mill stream, and on and around the same, rights and easements and other improvements.

Now, therefore, in consideration of the sum of one dollar paid to T. H. Kilgore, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, for the sole purpose of establishing public fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, in the manner aforesaid, a right and easement in the foregoing land of the grantor, being all waters and lands owned by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said Mill stream, and described as follows:

Beginning at a point where the Mill Creek crosses the northwest property line of a 159.83 acre tract of land owned by the grantor and continuing southeast and northeast along the center line of said stream, which is the east and northwest property line of the above described tract of land, to the north property line of the above mentioned tract of land. The twenty-foot strips of land on all banks of said stream are to be used for fishing purposes only and such easement does not include, camping, hunting or in any way affect grantors' riparian rights. Ingress and egress is to be made only at the above mentioned property lines.

for the grantee, its successors and assigns to establish fishing grounds and make such additional changes to the Mill stream, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 139 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said Mill stream, and adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill stream.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is agreed and understood that the grantee may at any time erect and maintain suitable stiles, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such stiles, signs and devices, all of which stiles, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantor at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and at any time, under the powers conferred upon it by section 139.1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provisions in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said T. H. Kilgore, the grantor and Myrtle Kilgore, wife, hereby releases unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis
D. M. Evans

STATE OF OHIO

Union County

Before me, a Notary Public is said and said county, personally appeared the above named T. H. Kilgore and Myrtle Kilgore, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at this 27th day of June, 1939.

FRANK REAMS
Notary Public, Union County, Ohio
Commission Expires Jan. 20, 1940.

Above easement approved as to form:

Thomas J. Herbert
Attorney General

Record of Deeds, Vol. 250, page 135

Transfer not necessary 5-15-1940.
No. 3094

EASEMENT

THIS INDENTURE made this 12th day of June, 1939, by and between Wm. L. Kandel & Augusta M. Kandel of Paris Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the Mill river creek, pond-land, which flows through and/or situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1430-1 and 1430-2 and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be prescribed necessary by the Conservation Council of Ohio to improve fish, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the Mill river creek, pond-land, dams and other improvements and to make such additional changes to said Mill river creek, pond-land, and its banks, as

Whereas, the grantor is willing to grant the same for the sole purpose above noted and on the condition and restrictions contained herein.

Now, therefore, in consideration of the sum of $1,500 paid to Wm. L. & Augusta M. Kandel the receipt of which is hereby acknowledged, the grantor does hereby grant and refuse unto the grantee, its successors and assigns, for the sole purpose of establishing fishing grounds on said river, creek, pond-land, lake, and improving said river, creek, pond-land, in the manner aforesaid right and easement in the following land of the grantor, being all waters owned and controlled by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said

Mill river creek, pond-land.

SITUATED in: Survey 2572, Paris Top., Benchmark Union County, and more fully described as follows:

Beginning at a point where the Mill Creek crosses the west property line of a 36.25 acre tract of land owned by the grantors and continuing southeast along the center line of said stream, which is the southwest property line of the above described tract of land, to the southeast property line of the above mentioned tract of land. The twenty-foot strip of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantors' riparian rights. Ingress and egress is to be made only at the above mentioned property lines.

for the grantor, its successors and assigns to establish fishing grounds and make such additional changes to the Mill river creek, pond-land, and its banks as are considered necessary for the purpose aforesaid, and to a law and permit all persons to take or catch fish, pursuant to the provisions of section 1430 and related sections of the General Code, to freely pass over and upon said lands and to use said lands for the purpose of fishing in and from said Mill river creek, pond-land, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said

Mill river creek, pond-land adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable sills, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such sills, signs and devices, all of which sills, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may, at any time, under the powers conferred upon it by section 1430-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said Wm. L. & Augusta M. Kandel, the grantor/said


H. R. Francis

D. M. Evans

Signed and acknowledged in the presence of:

STATE OF OHIO
County


Union

Before me, a Notary Public in and for said county, personally appeared the above named

who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at Marysville, this 5th day of July, 1939.

FRANK REAMS
Attorney General

Notary Public, Union County, Ohio.

My Commission Expires Jan. 20, 1940.

Record of Deeds, Vol. 350, page 136

Transfer not necessary 5-15, 1940
EASEMENT

No. 30752

THIS INDENTURE made this 18th day of June, 1939, by and between, Ada C. Lee, of Taylor Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee: WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the

Mill river, creek, pond, lake, which flows through and/or situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1540 and 1541-I and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve, and protect the fishing and breeding conditions for fish life, the right, at some future date, to construct and maintain in the

Mill river, creek, pond, lake, dams and other improvements and to make such additional changes to said

Mill river, creek, pond, lake, and its banks, and

Whereas, the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00 paid to

Ada C. Lee

the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, as the same are referred to in the following land of the grantor, being all waters owned and controlled by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said

Mills situate in Survey 4264, Taylor Township, Union County and more fully described as follows:

Beginning at a point where the Mill Creek crosses the west property line of a 1/4 acre tract of land owned by the grantor and continuing southeast along the center line of said stream, which is the southwest property line of the above described tract of land, to the south property line of the above mentioned tract of land. The twenty-foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantors' riparian rights. Ingress and egress is to be made only at the above mentioned property lines.

No dam is to be built to interfere with tile drainage

for the grantee, its successors and assigns to establish fishing grounds and make such additional changes to the

Mill river, creek, pond, lake, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1540 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said

Mill river, creek, pond, lake, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said

Mill river, creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the said

Ada C. Lee & Nellie B. Lee

wife, husband, who hereby releases unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Franke
D. M. Evans

STATE OF OHIO

Union County

[Seal]

IN WITNESS WHEREOF, I have hereunto set my hand and official seal, at this 5th day of July, 1939.

[Seal]

Marysville

Frank Reams
Notary Public, Union County, Ohio
My Commission Expires Jan 30, 1940.

Attorney General

Recorded May 31, 1939, in Union County

Recorded May 31, 1939, in Union County
THIS INDENTURE made this 8th day of June 1932, by and between Fred E. Lash & Maree E. Lash of Paris Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the Mill Creek, pond, lake, and other improved sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve food, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the Mill Creek, pond, lake, and other improved sections of the State of Ohio, the grantee, being all waters owned and controlled by the grantor of land hereby conveyed by this instrument, and the grantee, for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, in the manner aforesaid a right of easement in the following land of the

Mill Creek, pond, lake, and its banks, and

Whereas, the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1,000.00 paid to Fred E. & Maree E. Lash, and the receipt of which is hereby acknowledged, the grantor hereby grants and releases unto the grantee, its successors and assigns, for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, in the manner aforesaid a right of easement in the following land of the grantor, being all waters owned and controlled by the grantor of land hereby conveyed by this instrument, and the grantee, for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and

Mill Creek, pond, lake, and its banks, and

Beginning at a point where the Mill Creek crosses the South property line of a 137 acre tract of land owned by the grantors and continuing northeast along the center line of said stream, to the northeast property line of the above mentioned tract of land. The twenty-foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantors' riparian rights. Ingress and egress is to be made only at the above mentioned property lines.

For release of Easement 1st day of July 1932

for the grantee, its successors and assigns to establish fishing grounds and make such additional changes to the described lands as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1430 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said lands, and for all other lawful purposes incidental and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said lands.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable stiles, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such stiles, signs and devices, all of which stiles, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1430-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision to the contrary notwithstanding.

In Witness Whereof the said Fred E. & Maree E. Lash

with husband, who hereby releases unto the said grantee, its successors and assigns, all her, his right and expectancy of dover in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis
D. M. Evans

STATE OF OHIO

COUNTY OF Union

Before me, a Notary Public in and for said county, personally appeared the above named Fred E. Lash & Maree E. Lash, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at Marysville this 5th day of July 1932.

FRANK REAMS
Notary Public

Union County, Ohio

By Commission Expires Jan. 31, 1940.

Frank Reams
Notary Public, Union County, Ohio

Record of Deeds, Vol. 160, page 320

Record Date May 21, 1940

Transfer not necessary May 21, 1940
No. 3082

THIS INDENTURE made this 23rd day of June 1949, by and between Walter Low & Blanche Low...of Dover...Township...Union...County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the Mill Stream, which flows through and/or situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1438 and 1438L and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve land, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the Mill Stream, and other bodies of water, the improvements and to make such additional changes to said Mill Stream, and other bodies of water, as may be necessary, provided that the grantor shall grant and release unto the grantee, its successors and assigns, and for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, the grantor agrees in writing to sell and convey to the State of Ohio, the following lands of the grantor, being all lands owned and controlled by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said Mill Stream, as more fully described as follows:

SITUATED IN: Survey. 3356, Dover Top., Union Township, County and more fully described as follows:

Beginning at a point where the Mill Creek crosses the west property line of a 115 acre tract of land owned by the grantors and continuing east along the center line of said stream, which is the south property line of the above described tract of land, to the east property line of the above mentioned tract of land, including a twenty-foot strip of land on the north bank of said creek. Such strip of land is to be used for fishing purposes only. Ingress and egress is to be made only at the above mentioned property lines.

No improvements to be made to stream without consent of Grantors

for the grantors, its successors and assigns to establish fishing grounds and make such additional changes to the Mill Stream, and other bodies of water, and its banks as are necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of Section 1438 and related sections of the General Code, to freely pass and repass ever and upon said lands and to use said lands for the purpose of fishing in and from said Mill Stream, and other bodies of water, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill Stream, and other bodies of water, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantor may at any time erect and maintain suitable sites, signs and devices on said premises, if the grantor in its judgment decides the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose aforesaid and may erect therein such signs, and devices, all of which signs and devices are to remain the property of said grantor and shall be removable from said premises at the pleasure of the grantor at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or areas in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by Section 1438L and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or areas, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said Walter Low and Blanche Low, the grantor(s)...

wife, husband, who hereby releases unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis

D. M. Evans

STATE OF OHIO

Union COUNTY

Before me, a Notary Public in and for said county, personally appeared the above named Walter Low and Blanche Low, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at Marysville this 27th day of June 1949. (SEAL)

FRANK REAMS

Frank Reams

Notary Public, Union County, Ohio

My Commission Expires Jan. 29, 1940.

Above easement approved as to form:

THOMAS J. HERBERT

Attorney General

Recorded May 31, 1949, in Union County.

Transfer not necessary May 31, 1949.
EASEMENT

No. 3089

THIS INDENTURE made this 8th day of June, 1959, by and between John W. Kerritt, of Paris Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee, WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the Mill Creek riverbed, pond, lake, and its banks, and

and improvements and to make such additional changes to said Mill Creek riverbed, pond, lake, and its banks, and

Whereas, the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00 paid to John W. Kerritt the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, in the manner aforesaid a right and easement in the following land of the grantor, being all waters owned and controlled by the grantor of the river, creek, pond, lake, and twenty (200) feet on all banks of said:

Mill Creek riverbed, pond, lake, and its banks.

SITUATED IN: Survey Nos. 3351 and 3354, Paris Township, Union County, and more fully described as follows:

Beginning at a point where the Mill Creek crosses the west property line of an 8 acre tract of land owned by the grantor and continuing east along the center line of said stream to the east property line of the above mentioned tract of land. The twenty-foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantees' riparian rights. Ingress and egress is to be made only from the public highway nearest the impounded area.

for the grantor, its successors and assigns to establish fishing grounds and make such additional changes to the Mill Creek riverbed, pond, lake, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1430 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said:

Mill Creek riverbed, pond, lake, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said:

Mill Creek riverbed, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantor, may at any time erect and maintain suitable slips, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantee that the grantor or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such slips, signs and devices, all of which slips, signs and devices are to remain the property of said grantor and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1431 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said

John W. Kerritt, the grantor and unmarried
unmarried, who hereby releases unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantor, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis

D. M. Evans

STATE OF OHIO

The Conservation Council

Acting by and through

Don Waters

Conservation Commissioner.

STATE OF OHIO

Union County

Before me, a Notary Public in and for said county, personally appeared the above named

John W. Kerritt

who acknowledged that he did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at Harveysville, this 5th day of July, 1969.

FRANK REAMS

Frank Reams

Notary Public, Union County, Ohio

My Commission Expires Jan., 1960

Above easement approved as to form:

Thomas J. Herbert

Attorney General.

Record of Deeds, Vol. 350, page 140

Record of Deeds, Vol. 350, page 140

Transfer not necessary 5-15, 1940

30755

2
This indenture made the 5th day of June, 1939, by and between Lawrence H. Miller & Nellie Miller of Paris Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; witnesses that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain land and water on the land grantor adjacent to the

Mill River, creek, pond, lake which flows through and/or situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1430 and 1430-1 and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve, stock, and maintain in the Mill River, creek, pond, lake, and other improvements to make such additional changes as to the

Mill River, creek, pond, lake and its banks, and

Whereas, the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00 paid to Lawrence H. & Nellie Miller the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, to the manner hereinafter set forth, a right and easement in the following land of the grantor, being all waters and land controlled by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said

Mill River, creek, pond, lake, described as follows:

Beginning at a point where the Mill River crosses the north property line of a 40.81 acre tract of land owned by the grantor and continuing south along the center line of said stream, to the south property line of the above mentioned tract of land. The twenty-foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantor's riparian rights. Ingress and egress is to be made only from the public highway nearest the impounded area.

for the grantee, its successors and assigns to establish fishing grounds and make such additional changes as to the

Mill River, creek, pond, lake, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1430 and related sections of the General Code, to freely pass and repose upon and use said lands for the purpose of fishing. In and from said

Mill River, creek, pond, lake, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said

Mill River, creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

To have and to hold said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable stiles, signs, and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and that the grantee, or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect therein such stiles, signs and devices, all of which stiles, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1430-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

In witness whereof, the said Lawrence H. Miller & Nellie Miller, the grantee and

H. R. Francis
D. N. Evans

State of Ohio
Union County

By: Lawrence H. Miller & Nellie Miller

This 5th day of July, 1939.

Notary Public Union County, Ohio

Carl Waters

Conservation Commissioner.

In testimony whereof, I have hereunto set my hand and official seal at Marysville this 5th day of July, 1939.

(Seal)

FRANK REANS

My Commission Expires Jan. 20, 1940.

Notary Public, Union County, Ohio

Record of Deeds, Vol. 160, page 191

S. J. Herbert

Attorney General

Received May 15, 1940

at 9:00 A.M. Velva A.

Recorded May 31, 1940, in Union County.

Record of Deeds, Vol. 160, page 191

S. J. Herbert

Record. Recorder's Fee $1.10

Transfer not necessary 5-15-1940
EASEMENT

No. 3076

This indenture made this 28th day of June, 1949, by and between Dean & Beatrice Overly, of Mill Creek Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the Mill Creek, and on property and lands adjacent thereto, all of which are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of sections 1430 and related sections of the General Code of Ohio, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from the said Mill Creek, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing and in and from said Mill Creek, and in any way affect grantors' riparian rights. Ingress and egress is to be made only at the above mentioned property lines.

for the grantee, its successors and assigns, to establish fishing grounds and make such additional changes to the Mill Creek, and its banks and improvements, as may from time to time be considered necessary by the Conservation Council of Ohio to improve food, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the Mill Creek, and its banks and other improvements and to make such additional changes to said Mill Creek, and its banks and

Whereas, the grantor is willing to grant the same for the sole purpose above stated and on the conditions and restrictions contained herein.

Now, therefore, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, for the sole purpose of establishing fishing grounds on said Mill Creek, and the right to use and enjoy the same, for fishing and the taking of fish from the Mill Creek, and its banks and other improvements, all such stiles, signs and devices, all of which stiles, signs and devices are to remain the property of said grantor, and shall be removable from said premises at the pleasure of the grantor at any time.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable stiles, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect, upon and remove such stiles, signs and devices, all of which stiles, signs and devices are to remain the property of said grantor.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections and/or waters in the area covered by this easement in time to fishing and may at any time, under the powers conferred upon it by section 1430 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provisions in the statutes of this state to the contrary notwithstanding.

In witness whereof, the said Dean G. Overly & Beatrice R. Overly, the grantors and their assigns, have heretofore set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Frank

D. M. Evans

STATE OF OHIO

Union County

Before me, a Notary Public in and for said county, personally appeared the above named

who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at

this 5th day of July, 1949

(SEAL)

FRANK REAMS

Frank Reams

Notary Public, Union County, Ohio

My Commission Expires Jan. 20, 1940.

Attorney General

Recorded May 31, 1949, in Union County.

Record of Docket, Vol. 160, page 130

Transfer not necessary May 21, 1949.
EASEMENT

This indenture made this 15th day of June 1899, by and between Albert V. Pearse, Phyllis Pearse and Nelle E. Pearse, of Paris Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee, WITNESSeth that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain an land of grantor adjacent to the

Mill... stream, creek, pond, lake... which flows through and/or situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1438 and 1439 of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve food, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the

Mill... stream, creek, pond, lake... and improvements and to make such additional changes to said

Mill... stream, creek, pond, lake... and its banks and

Whereas, the grantee is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00... paid to Albert V. Pearse, Phyllis Pearse & Nelle E. Pearse, the receipt of which is hereby acknowledged, the grantor hereby grant and release unto the grantee, its successors and assigns, for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, to the insurer access a right and easement, in the following land of the grantor, being all waters owned and controlled by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said

Mill... stream, creek, pond, lake...,

SITUATED IN: Survey... 3352, Paris Twp., Union... County and more fully described as follows:

Beginning at a point where the Mill Creek crosses the west property line of a 41.66 acre tract of land owned by the grantors and continuing east along the center line of said stream, which is the south property line of the above described tract of land, to the east property line of the above mentioned tract of land. The twenty-foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantors' riparian rights. Ingress and egress is to be made only at the above mentioned property lines.

for the grantee, its successors and assigns to establish fishing grounds and make such additional changes to the

Mill... stream, creek, pond, lake... and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1438 and related sections of the General Code, to freely pass and repose ever and upon said lands and to use said lands for the purpose of fishing in and from said

Mill... stream, creek, pond, lake... adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said

Mill... stream, creek, pond, lake... adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable signs, signs and devices on said premises. If the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect therein such signs, signs and devices, all of which signs, signs and devices are to remain the property of said grantor and shall be removable from said premises at the pleasure of the grantor at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1438-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provisions in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said Albert V. Pearse, Phyllis Pearse & Nelle E. Pearse, the grantor and

HUSBAND Unmarried

WITNESSES who receive release to the said grantor, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Evans

D. M. Evans

STATE OF OHIO

Union COUNTY

Before me, a Notary Public in and for said county, personally appeared the above named

who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at

Maysville

this 5th day of July 1899.

(SEAL)

Frank Reams

Notary Public, Union County, Ohio

My Commission Expires Jan. 20, 1940.

Above easement approved as to form:

Thomas J. Herbert

Attorney General

Recorded May 31, 1940, in Union County.

Record of Deeds, Vol 160, Page 243

Transfer not necessary May 15, 1940.
EASEMENT

This indenture made this 12th day of June, 1909, by and between Clarence L. & Lena C. Rauch, of Paris Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee, WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of greater adjacent to the Mill Creek, creek, pond, lake, and its banks, and

improvements and to make such additional changes as may be necessary, the grantor hereby conveys and releases unto the grantee, its successors and assigns, for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, in the manner aforesaid a right and easement in the following land of the grantor, being all waters owned and controlled by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said Mill Creek, pond, lake.

SITUATED: Survey, 3350 and 3375, Paris Twp., Union County, and more fully described as follows:

Beginning at a point where the Mill Creek crosses the west property line of a 66.10 acre tract of land owned by the grantors and continuing east along the center line of said stream, which is the north property line of the above described tract of land, to the east property line of the above mentioned tract of land. The twenty-foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming, or in any way, affect grantors' riparian rights. Ingress and egress is to be made only at the above mentioned property lines.

for the grantee, its successors and assigns to establish fishing grounds and make such additional changes to the Mill Creek, creek, pond, lake, and its banks as are necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1430 and related sections of the General Code, to freely pass and repose over and upon said lands and to use said lands for the purpose of fishing in and from said Mill Creek, creek, pond, lake, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill Creek, creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed that the grantor may at any time erect and maintain suitable signs, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and to erect thereon such signs, signs and devices of a type, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream areas, and/or waters in the area covered by this easement to fishing and may at any time, under the provisions conferred upon it by section 1430 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream areas, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said Clarence L. Rauch and Lena C. Rauch, the grantor and

his wife, husband, who hereby releases unto the said grantor, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantor, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis

D. M. Evans

STATE OF OHIO

Union County

Before me, a Notary Public in and for said county, personally appeared the above named Clarence L. Rauch & Lena C. Rauch, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at this 5th day of July, 1909.

State Public

FRANK REAMS

Notary Public, Union County, Ohio
My Commission Expires Jan. 20, 1940.

FRANK REAMS

Attorney General

Recorded May 21, 1909, Union County.


Transfer not necessary May 15, 1940.

[SEAL]
EASEMENT

STATE OF OHIO
THE CONSERVATION COUNCIL
Acting by and through
Don Waters
Conservation Commissioner.

James R. Reams
Frank M. Rupprech & Marie Rupprech

Signature:

Frank M. Rupprech & Marie Rupprech

Recorded at

Union County, Ohio

By: Thos. J. Herbert

Attorney General

Received:

May 15, 1940.


Transfer No. 545, 1940.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at

Marysville, this 5th day of July, 1949.

(SEAL)

FRANK REAMS
Notary Public Union County, Ohio
My Commission Expires Jan. 20, 1940.
EASEMENT

No. 3196

THIS INDENTURE made this 29th day of May, 1939, by and between Edward C. Radebaugh of Liberty & Taylor Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of greater adjacent to the Mill Creek, a public fishing stream, which flows through and/or situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1430 and 1431 of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve food, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the Mill Creek, pond, lake, dams and other improvements and to make such additional changes to the Mill Creek, pond, lake and its banks, and

Whereas, the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein,

Now, therefore, in consideration of the sum of $1.00, paid to Edu C. Radebaugh the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, in the manner aforesaid a right and easement in the following land of the grantor, being all waters owned and controlled by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said

Mill Creek, pond, lake

SITUATED IN: Liberty Township, Union County and more fully described as follows:

Beginning at a point where the Mill Creek crosses the northeast property line of a 270.00 acre tract of land owned by the grantor and continuing southeast along the center line of said stream to the southeast property line of the above mentioned tract of land. The twenty foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantees' riparian rights. Ingress and egress is to be made only from the public highway nearest the impounded area.

No improvements to be made to stream without consent of Grantor. Also it is very desirable to relieve the conjection of stream.

for the grantee, its successors and assigns to establish fishing grounds and make such additional changes to the Mill Creek, pond, lake and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of Section 1430 and related sections of the General Code, to freely pass and repose over and upon said lands and to use said lands for the purpose of fishing and from said

Mill Creek, pond, lake, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said

Mill Creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable tickets, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantee, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect, therein such tickets, signs and devices, all of which tickets, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1431-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said Edu C. Radebaugh

Ida A. Radebaugh

wth husband who hereby releases unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis

D. M. Evans

STATE OF OHIO

Conservation Commissioner.

Refused me, a Notary Public in and for said county, personally appeared the above named

Edu C. Radebaugh & Ida A. Radebaugh

who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at this 2nd day of June, 1939.

Frank Reams

Frank Reams

Notary Public, Union County, Ohio

My Commission Expires Jan. 20, 1940.

Record of Deeds, Vol. 260, page 146

Transfer not necessary May 15, 1940.
EASEMENT

No. 3300

THIS INDENTURE made this 14th day of June 1932, by and between H. C. Rodase, the grantor, and Lydia Rodase, the grantee; WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the

Mill stream, creek, pond, lake, which flows through and/or situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1430 and 1435-1 and other related sections of the General Code of Ohio, and that, the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve food, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the

Mill stream, creek, pond, lake, dam and other improvements and to make such additional changes to said.

Mill stream, creek, pond, lake and its banks, and

Whereas, the grantor is willing to grant for the same purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $2,000 paid to H. C. Rodase, the receipt of which is hereby acknowledged, the grantor hereby grants and releases unto the grantee, its successors and assigns, for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, in the manner prescribed a right and easement in the following land of the grantor, being all waters owned and controlled by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said:

Mill stream, creek, pond, lake

SITUATED IN: Survey 30926, Dover Twp., Union County and more fully described as follows:

Beginning at a point where the Mill Creek crosses the north property line of a 100 acre tract of land owned by the grantor and continuing southeast along the center line of said stream which is the east property line of the above described tract of land, to the southeast property line of the above mentioned tract of land. The twenty (20) foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantors’ riparian rights. Ingress and egress is to be made only at the above mentioned property line.

For the grantee, its successors and assigns to establish fishing grounds and make such additional changes to the

Mill stream, creek, pond, lake, and its banks as are necessary for the purpose aforesaid, in the local permit all persons to take or catch fish, pursuant to the provisions of section 1430 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said

Mill stream, creek, pond, lake, adjacent thereto, for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said:

Mill stream, creek, pond, lake

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable signs, and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such signs, and devices, all of which signs, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantor at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and fishing at any time, under the powers conferred upon it by section 1438-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision to the contrary notwithstanding.

IN WITNESS WHEREOF the said H. C. Rodase, Lydia Rodase, the grantor and

Lydia Rodase, the grantee and

the said H. C. Rodase and Lydia Rodase, who hereby releases unto the said grantee, its successors and assigns, all her, his right and expectancy of power in the right and easement herein granted, and the grantee have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. C. Rodase
D. M. Evans

STATE OF OHIO

Union COUNTY

Before me, a Notary Public in and for said county, personally appeared the above named

H. C. Rodase and Lydia Rodase

who acknowledged that they did sign the foregoing instrument and that the same is their free set and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at this 5th day of July 1932.

FRANK ROUS
Notary Public, Union County, Ohio

By Commission Expires Jan. 20, 1940.

Frank Roos

FRANK ROUS
Attorney General.

Received at 1930, page 147

Record of Deed, Volume 160, page 1247

Transfer not necessary May 15, 1932.
EASEMENT

No. 3063

THIS INDENTURE made this 1st day of June, 1929, by and between Edna B. Smith, of Taylor Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the Hill Creek, on land which flows through and/or situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1430 and 1431 and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve, extend, and maintain and maintain in the Hill Creek, pond, lakes and other improvements and to make such additional changes to said Hill Creek, pond, lakes, and

Whereas, the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00 paid to Edna B. Smith, the receipt of which is hereby acknowledged, the grantor hereby grants and releases unto the grantee, its successors and assigns, for the sole purpose of establishing fishing grounds on said Hill Creek, pond, lake, and improving said Hill Creek, pond, lake, in the manner aforesaid a right and easement in the following land of the grantor, being all lands owned and controlled by the grantor of the Hill Creek, pond, lake, and twenty (20) feet on all banks of said Hill Creek, pond, lake,

SITUATED IN: Survey, 5249, Taylor Township, Union County and more fully described as follows:

Beginning at a point where the Hill Creek crosses the west property line of a 35 acre tract of land owned by the grantor and continuing east along the center line of said stream, which is the north property line of the above described tract of land, to the east property line of the above mentioned tract of land. The twenty-foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantor’s riparian rights. Ingress and egress is to be made only at the above mentioned property lines.

for the grantee, its successors and assigns to establish fishing grounds and make such additional changes to the Hill Creek, stated above and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1430 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said Hill Creek, pond, lake adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Hill Creek, pond, lake adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantor, its successors and assigns forever.

It is understood and agreed that the grantor, may at any time erect and maintain suitable stiles, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such stiles, signs and devices, all of which stiles, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1430 and related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision to the contrary notwithstanding.

In witness whereof the said Edna B. Smith, the grantor and Fred D. Smith, his husband, who hereby releases unto the said grantee, its successors and assigns, all her, his, right and expectancy of dominion in the right and easement herein granted, and the grantee, have hereto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis

D. M. Evans

STATE OF OHIO

Union County

Before me, a Notary Public in and for said county, personally appeared the above named Edna B. Smith and Fred D. Smith, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at Marysville this 2nd day of June, 1940.

(SEAL) Frank Reams

FRANK REAMS

Notary Public, Union County, Ohio

By Commission Expiring Jan. 1, 1940.

Above easement approved as to form:

Thomas J. Herbert

Attorney General

Recorded at 10:45 a.m., June 7, 1940, in Union County, Ohio.

Record of Deeds - Vol. 169 - Page 198

Jewell Neville

Recorder. Recorder's Fee $1.10
EASEMENT

This indenture made this 26th day of May 1929, by and between Fred D. Smith of Taylor & Libby Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor's adjacent to the Hill Creek, pond-lake, which flows through and is situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1430 and 1430-1 and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve, cover and breeding conditions for fish life, the right, at some future date, to erect and maintain in the Hill Creek, pond-lake, dam and other improvements to make such additional changes to said Hill Creek, pond-lake, and its banks and

Whereas, the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00, paid to the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, in the manner aforesaid, a right and easement in the following lands of the grantor, being all waters owned and controlled by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said Hill Creek, pond-lake:

Situated in: Survey No. 106, Liberty Township, Union County, and more fully described as follows:

Beginning at a point where the Hill Creek crosses the property line of a 77 acre tract of land owned by the grantor and continuing south along the center line of said stream, which is the east property line of the above described tract of land, to the south property line of the above mentioned tract of land. The twenty foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantors' riparian rights. Ingress and egress are to be made only at the above mentioned property lines.

for the grantee, its successors and assigns to establish fishing grounds and make such additional changes to the described Hill Creek, pond-lake and its banks as are necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to provisions of section 1430 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said Hill Creek, pond-lake adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Hill Creek, pond-lake adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee may at any time erect and maintain suitable sites, signs and devices on said premises. If the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such signs, signs and devices, all of which sites, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1430-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS whereof the said Fred D. Smith, the grantor and Edna B. Smith, his wife, hereby releases unto the said grantor, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have heretofore set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis
D. M. Evans

STATE OF OHIO

Union COUNTY

Before me, a Notary Public in and for said county, personally appeared the above named Fred D. Smith & Edna B. Smith who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I, have hereunto set my hand and official seal, at Marysville, this 26th day of May, 1929.

FRANK REAMS

Frank Reams
Notary Public, Union County, Ohio
My Commission Expires Jan. 20, 1940

Above easement approved as to form:

Thomas J. Herbert
Attorney General

Recorded June 7, 1940.

Recorder, Recorder's Fee $1.00

Transfer not necessary May 15, 1940
EASEMENT

THIS INDENTURE made this 1st day of May, 1939, by and between John J. Shirk, of Taylor Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the Mill River, pond, lake, which flows through and/or situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1430 and 1431 and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve food, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the river, pond, lake, dam and other improvements to make such additional changes to the river, pond, lake, and its banks, and

Whereas, the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

NOW, therefore, in consideration of the sum of $1.00 paid to John J. Shirk, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, and for the sole purpose of establishing fishing grounds on said river, pond, lake, and improving said river, pond, lake, in the manner aforesaid a right and easement in the following land of the grantor, being all waters owned and controlled by the grantor of the river, pond, lake, and twenty (20) feet on all banks of said river, pond, lake, and its banks as considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of Section 1430 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said river, pond, lake, and its banks, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said... Mill River, pond, lake, and its banks, and for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantor, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable slips, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose to erect and maintain such slips, signs and devices, all of which slips, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1438-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said John J. Shirk, the grantor and Jesse E. Shirk, the grantee and successors and assigns, have hereunto set their hands and seals.

Signed and acknowledged in the presence of:

H. R. Francis
D. H. Evans

STATE OF OHIO
Union County

BEFORE me, a Notary Public in and for said county, personally appeared the above named John J. Shirk & Jesse E. Shirk, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at Marysville, this 2nd day of June, 1939.

FRANK REAMS
Attorney General
Received May 15, 1939, at 10:40 a.m. from Lee A. Harting
Record of Deeds, Vol. 150, page 150
Transfer not necessary May 15, 1939.
EASEMENT

No. 3061

THIS INDENTURE made this 12th day of June, 1929, by and between Lida H. Scheiderer of 30766 Paris Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the Mill creek, pond, lake, which flows through and/or situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1420 and 1420-1 and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve food, cover and breeding conditions for fish life, the right, at some future dates, to construct and maintain in the Mill creek, pond, lake, and other improvements to make such additional changes to said Mill creek, pond, lake and its banks, and

Whereas, the grantor is willing to grant the same for the sole purpose above stated and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00 paid to Lida H. Scheiderer, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, in the manner aforesaid a right and easement in the following land of the grantor, being all waters owned and controlled by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said Mill creek, pond, lake, and its banks as hereinafter described as follows:

Beginning at a point where the Mill Creek crosses the west property line of a 116 acre tract of land owned by the grantor and continuing east along the center line of said stream, which is the south property line of the above described tract of land, to the east property line of the above mentioned tract of land. The twenty-foot strip of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantors' riparian rights. Ingress and egress is to be made only at he above mentioned property lines.

For the grantee, its successors and assigns to establish fishing grounds and make such additional changes to the river, creek, pond, lake and its banks as are considered necessary for the purpose aforesaid, and to a law and permit all persons to take or catch fish pursuant to the provisions of section 1420 and related sections of the General Code, to freely pass and repose over and upon said lands and to use said lands for the purpose of fishing in and from said Mill creek, pond, lake, and its banks, and all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill creek, pond, lake, and its banks, and for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee may at any time erect and maintain suitable slats, signs and devices on said premises, if the grantee in his judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantor or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect, remove and to keep such slats, signs and devices, all of which slats, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1420-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statute of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said Lida H. Scheiderer, the grantor and

Wm. J. Scheiderer, with husband, who hereby releases unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantor, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis
D. M. Evans

STATE OF OHIO
Union COUNTY

Before me, a Notary Public in and for said county, personally appeared the above named Lida H. Scheiderer, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at

this the 5th day of July, 1929. (SEAL)
Frank Reams
Notary Public, Union County, Ohio
My Commission Expires Jan. 20, 1940

Above easement approved as to form:

Thomas J. Herbert
Attorney General

Recorded at 10:00 o'clock A. M. on May 15, 1940, in Union County.


Transfer not necessary May 15, 1940.
No. 3126

THIS INDENTURE made this 20th day of June, 1979, by and between Errie D. Tossey, of Dover Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSeth that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the Mill Creek, pond-locate, which flows through and/or situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1483 and 1483.1 and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve food, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the Mill Creek, pond-locate, dykes and other improvements and to make such additional changes as to said Mill Creek, pond-locate and its banks, and

Whereas, the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00 paid to Errie D. Tossey, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, and for no other purpose than establish fishing grounds on said river, creek, pond, lake, and impounding said river, creek, pond, lake, in the manner aforesaid a right and easement in the following land of the grantor, being all lands owned and controlled by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said Mill Creek, pond-locate, and its banks and described as follows:

Beginning at a point where the Mill Creek crosses the north property line of a 159.50 acre tract of land owned by the grantor and continuing southeast along the center line of said stream to the southeast property line of the above mentioned tract of land. The twenty-foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantors' riparian rights. Ingress and egress is to be made only at the above mentioned property lines.

for the grantee, its successors and assigns to establish fishing grounds and make such additional changes as to the Mill Creek, pond-locate, and its banks as are necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1483 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said Mill Creek, pond-locate adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill Creek, pond-locate adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintainuitable stiles, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantee, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereto such stiles, signs and devices, all of which stiles, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1483.1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said Errie D. Tossey, the grantor and unmarried, wife, husband, who hereby releases unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis
D. M. Evans

STATE OF OHIO
Union County

Before me, a Notary Public in and for said county, personally appeared the above named Errie D. Tossey who acknowledged that he signed the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at Marysville, this 5th day of July, 1979.

(SEAL)

FRANK BEAMS
Frank Beams
Notary Public, Union County, Ohio

Above easement approved as to form:

Thomas J. Herbert
Attorney General.

Recorded June 7, 1979, in Union County.

Transfer not necessary May 15, 1980.
EASEMENT

This indenture made the 29th day of June, 1939, by and between Alpheus T. & Matilda Weaver of Paris Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the Mill Creek, which flows through and/or is situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1430 and 1433-1 and other related sections of the General Code of Ohio, and that, the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve fish, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the Mill Creek, pond, lake, dam and other improvements and to make such additional changes as to the Mil Creek, pond, lake and its banks, and

Whereas, the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00, paid to Alpheus T. & Matilda Weaver the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, for the sole purpose of establishing fishing grounds on said river, creek, pond, lake and improving said river, creek, pond, lake, in the manner prescribed a right and easement in the following land of the grantor, being all waters owned and controlled by the grantor of the river, creek, pond, lake and twenty (20) feet on all banks of said Mill Creek, pond, lake, and its banks, and

SITUATED IN Survey, Union Township, Union County and more fully described as follows:

Beginning at a point where the Mill Creek crosses the northwest property line of a 99 acre tract of land owned by the grantors and continuing southeast along the center line of said stream, which is the southwest property line of the above described tract of land, to the southeast property line of the above mentioned tract of land. The twenty-foot strip of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantors' riparian rights. Ingress and egress is to be made only at the above mentioned property lines.

for the grantee, its successors and assigns to establish fishing grounds and make such additional changes as to the Mill Creek, pond, lake and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1430 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said Mill Creek, pond, lake, and its banks, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill Creek, pond, lake, and its banks, and for all other lawful purposes.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed that, the grantee may at any time erect and maintain suitable signs, signs and devices on said premises. If the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such signs, signs and devices, all of which signs, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1430-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said Alpheus T. & Matilda Weaver,

wife, husband, who hereby release unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis
D. M. Evans

STATE OF OHIO

Union COUNTY

Before me, a Notary Public in and for said county, personally appeared the above named Alpheus T. & Matilda Weaver who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at this 5th day of July, 1949.

(Seal)

Marysville,

(State)

Frank Reams
Attorney General

FRANK REAMS
Notary Public, Union County, Ohio
My Commission Expires Jan. 20, 1940.
The Grantor, Frank D. M. Wilson, of Taylor & Liberty Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee, Witnesseth that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the Mill Creek, a creek, which flows through and/or situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Section 1340 and 1340.1 and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve food, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the Mill Creek, creek, which flows through said lands and other improvements to make such additional changes to said Mill Creek, creek, its banks, and

Whereas, the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1,000 paid to Frank D. M. Wilson, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, his successors and assigns, for the sole purpose of establishing fishing grounds on said creek, creek, pond, lake, and improving said creek, creek, pond, lake, in the manner aforesaid a right and easement in the following land of said lands, owned by said persons, for the sole purpose of fishing in and from said Mill Creek, creek, and along the center line of said creek, creek, pond, lake, and twenty (20) feet on all banks of said Mill Creek, creek, pond, lake, described as follows:

Beginning at a point where the Mill Creek crosses the north property line of a 44.45 acre tract of land owned by the Grantor and continuing south along the center line of said stream, which is the east property line of the above described tract of land, to the south property line of the above mentioned tract of land. The twenty (20) foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantors' riparian rights. Ingress and egress are to be made only at the above mentioned property lines.

for the grantee, its successors and assigns to establish fishing grounds and make such additional changes to the Mill Creek, creek, pond, lake, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1340 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said Mill Creek, creek, pond, lake, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill Creek, creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable stiles, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may at any time, enter upon said premises for the purpose above stated and may erect therein such stiles, signs and devices, all of which stiles, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee, at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1340 and other related sections of the General Code of Ohio, establish rules and regulations for the harvesting of fish from the stream sections, and/or waters, included in the area covered by this easement, insofar as the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said

Frank D. M. Wilson, the grantor and
Margaret Wilson, the register and

H. R. Francis
D. M. Evans

Signed and acknowledged in the presence of:

STATE OF OHIO

Union County

Before me, a Notary Public in and for said county, personally appeared the above named Frank D. M. Wilson & Margaret Wilson, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville this 26 day of May 1969.

FRANK BEAUS
Frank Rheams
Attorney General
Notary Public, Union County, Ohio
My Commission Expires Jan. 20, 1940.

Above easement approved as to form:

Thomas J. Herbert
Attorney General

Received May 15, 1969 at 10:20 A.M.
Recorded June 7, 1969 in Union County.

Record of Deeds, Vol. 160 page 357

Transfer not necessary May 15, 1969.
THIS INDENTURE made the 11th day of May, 1929, by and between Jas. E. Anderson, of Liberty, Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the Mill above said creek, pond, lake, which flows through and/or is situated on certain lands of the grantor, dams and other improvements, and to make such additional changes to said Mill above said creek, pond, lake, and its lands, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve food, cover and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further desires and intends to establish and maintain on said lands of grantor adjacent to aforesaid Mill above said creek, pond, lake, public fishing grounds, in accordance with authority conferred by sections 1340 and 1340-1 and other related sections of the General Code of Ohio, and the grantee is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now therefore, in consideration of the sum of $1.00, paid to Jas. E. Anderson, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, and for the sole purpose of improving said Mill above said creek, pond, lake, in the manner aforesaid, and establish thereon fishing grounds, a right and easement in the following described lands of the grantor:

SITUATED IN: Survey 3480, Liberty Township, Union County, and more fully described as follows:

Beginning at a point where the Mill Creek crosses the north property line of a 199.62 acre tract of land owned by the grantor and continuing east along the center line of said stream to the east property line of the above mentioned tract of land, The twenty foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming, or in any way affect grantors' riparian rights. Ingress and egress is to be made only at the above mentioned property lines.

for the grantee, its successors and assigns to construct certain dams and other improvements, and make such additional changes to the Mill above said creek, pond, lake, and its lands as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1340 and related sections of the General Code, to freely pass and repose over and upon said lands and to use said lands for the purpose of fishing in and from said Mill above said creek, pond, lake adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill above said creek, pond, lake, adjacent thereto but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable sites, signs and devices on said premises, if the grantee in its judgement deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such signs, signs and devices, all of which sites, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1340-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

In witness whereof, the said Jas. E. Anderson, the grantor and his wife, Frances Anderson, who hereby release unto the said grantor, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis
D. M. Evans

Jas. E. Anderson
Frances Anderson

STATE OF OHIO
THE CONSERVATION COUNCIL
Acting by and through
Don Waters
Conservation Commissioner.

Before me a Notary Public in and for said county, personally appeared the above named Jas. E. & Frances Anderson who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at this 26th day of May, 1949.

Marysville
(SEAL)
FRANK BEANS
Frank Beams
Notary Public, Union County, Ohio
My Commission Expires Jan. 30, 1940.
EASEMENT

No. 3116

THIS INDENTURE made this 4th day of April, 1939, by and between Andrew A. Bates, of Union Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the Little Darby Creek, pond-site, which flows through and is situated on certain lands of the grantor, dams and other improvements, and to make such additional changes as to said Little Darby Creek, pond-site, which flows through and is situated on certain lands of the grantor, for fish and wildlife purposes, and the State of Ohio by the Conservation Council of Ohio desires and intends to establish and maintain said lands and lands of grantor adjacent to aforesaid Little Darby Creek, pond-site for public fishing grounds, in accordance with authority conferred by section 1360 and 1363-3 and other related sections of the General Code of Ohio, and the grantor is willing to grant the same for the sole purpose of improving said river, creek, pond-site, in the manner aforesaid, and establish thereon fishing grounds, a right and easement in the following described lands of the grantor:

SITUATED IN: Surveys 5291, 7967 and 6151, Union Township, Union County, and more fully described as follows:

Beginning at a point where the Little Darby Creek crosses the east property line of a 35.00 acre tract of land owned by the grantor and continuing west along the center line of said stream, which is the south property line of the above described tract of land, to the west property line of the above mentioned tract of land, including a twenty foot strip of land on the north bank of said creek. Such strip of land is to be used for fishing purposes only. Ingress and egress is to be made only (1) from the public highway nearest to the impounded area.

for the grantor, its successors and assigns to construct certain dams and other improvements, and make such additional changes to the Little Darby Creek, pond-site, which flows through and is situated on certain lands of the grantor, as are necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1360 and related sections of the Code of Ohio, to land and use and upon said lands and to make said lands for the purpose of fishing in and from said Little Darby Creek, pond-site, adjacent thereto, and for all other lawful purposes necessary incident and proper to the said and above-mentioned said lands, by said persons, for the one purpose of fishing in and from said said Little Darby Creek, pond-site, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantor, its successors and assigns forever.

It is understood and agreed, that the grantor, may at any time erect and maintain suitable signs, signs and devices on said premises, if the grantee in its judgment deems it the public interest and safety thereof, and it is agreed by the grantee that the grantor or any person by its authorized agent, may, at any time, enter upon said premises for the purpose of taking fish and may erect the same such signs, signs and devices, of which all the signs, signs and devices are to remain the property of said grantor and shall be removable from said premises at the pleasure of the grantor at any time.

It is further understood and agreed that the Conservation Council may, by any time, from the stream sections and/or waters in the area covered by this easement to fishing and may, at any time, order the premises described by it in section 1360 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes or this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said Andrew A. Bates, the grantor and Unmarried, who hereby releases into the said grantee, its successors and assigns, all her, his right and expectancy of dominion in the right and easement herein granted, and the grantee, have hereunto set their hands in the day and year above written.

Signed and acknowledged in the presence of:

R. M. Evans

DATED, EXECUTED AND DELIVERED, this 3rd day of May, 1939.

[Seal]

STATE OF OHIO

Before me, a Notary Public in and for said county, personally appeared the above named Andrew A. Bates, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at

May 2, 1939

[Seal]

Above easement approved as to form:

Thomas J. Herbert

Attorney General.

Received for Record May 15, 1940

A. D. 1940

at 10:00 A. M.

Recorded June 9, 1940

A. D. 1940

For 110

Transfer not necessary May 15, 1940.
EASEMENT

No. 3069

THIS INDEBTURE made this 15th day of May 1929, by and between Fred E. Breinm
of Liberty Township, Union County, Ohio, the grantor; WITNESSETH that

Whereas the State of Ohio by the Conservation Council of the State of Ohio, desires and intend to construct and maintain in the Mill river, pond-lake, which flows through and/or is situated on certain lands of the grantor, dams and other improvements, and to make such additional changes to said lands as may from time to time be necessary, and is willing to grant the same for the sole purpose above noted and for the conditions and restrictions herein contained.

Now, therefore, in consideration of the sum of $1.00, paid to Fred E. Breinm, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assign, for the sole purpose of improving said river, pond, lake, in the manner aforesaid, and establish thereon fishing grounds, a right and easement in the following described lands of the grantor:

SITUATED IN: Survey 3462, Liberty Township, Union County, and more fully described as follows:

Beginning at a point where the Mill River crosses the west property line of a 77.75 acre tract of land owned by the grantor and continuing east along the center line of said street to the east property line of the above mentioned tract of land, including a twenty-foot strip of land on the north bank of said creek and a similar strip on its south bank. Such strips of land are to be used for fishing purposes only. Ingress and egress is to be made only at the above mentioned property lines.

for the grantee, its successors and assigns to construct certain dams and other improvements, and make such additional changes to the

Mill river, pond-lake, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1430 and related sections of the General Code of Ohio, and to use said lands for the purpose of fishing in and from said Mill river, pond-lake, and its banks, and for all other lawful purposes incidental and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill river, pond-lake, and its banks.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is agreed and agreed, that the grantee, may at any time erect and maintain suitable stiles, signs and devices on said premises, if the grantor in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such stiles, signs and devices, all of which stiles, signs and devices are to remain the property of said grantee and shall not be removed from said premises at the pleasure of the grantee at any time.

It is further agreed and agreed that the Conservation Council may, at any time, close the stream sections, and/or enter in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1430-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF he said, Fred E. Breinm, the grantor and

Iona D. Breinm, wife, bound, who hereby releases unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands the day and year above written.

Signed and acknowledged in the presence of:

H. M. Francis
D. M. Evans

STATE OF OHIO

Union County

Before me, a Notary Public in and for said county, personally appeared the above named

who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at this 26th day of May 1940.

Marysville

(Seal)

Frank Reams
Notary Public, Union County, Ohio

Transfer not necessary May 15, 1940.

STATE OF OHIO
THE CONSERVATION COUNCIL

Frank Reams
Acting by and through
Don Waters
Conservation Commissioner.

Above easement approved as to form by:

Thomas J. Herbert
Attorney General.

Received for Record May 15, A.D. 1940.

At 10:00 o'clock, A.M.

Recorded June 15, A.D. 1940, Fee $1.10

County Recorder

Frank Reams

County Recorder

Deputy
EASEMENT

No. 3965

THIS INDENTURE made this 16th day of May 1930, by and between Chas. & Verah Clutter, of Liberty Township, Union County, Ohio, the grantor; WITNESSETH that

WHEREAS the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the river, creek, pond, lake, which flows through and/or is situated on certain lands of the grantor, dams and other improvements, and to make such additional changes to said...

Mill river, creek, pond, lake, and its banks, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve food, cover and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further desires and intends to establish and maintain said lands of grantor adjacent thereto...

Now, therefore, in consideration of the sum of $1.00, paid to Chas. & Verah Clutter, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, for the sole purpose of improving said river, creek, pond, lake, in the manner aforesaid, and establish thereon fishing grounds, a right and easement in the following described lands of the grantor:

SITUATED IN: Surveys 6655 and 6776, Liberty Township, Union County, and more fully described as follows:

Beginning at a point where the Mill Creek crosses the west property line of a 44 acre tract of land owned by the grantors and continuing east along the center line of said stream, which is the south property line of the above described tract of land to the east property line of the above mentioned tract of land, including a twenty foot strip of land on the north bank of said creek. Such strip of land is to be used for fishing purposes only. Ingress and egress is to be made only from the public highway nearest the impounded area.

for the grantee, its successors and assigns to construct certain dams and other improvements, and make such additional changes to the... Mill river, creek, pond, lake, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of Section 1427 of the General Code, to freely pass and range over and upon said lands and to use said lands for the purpose of fishing in and from said... Mill river, creek, pond, lake, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said...

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee may at any time erect and maintain suitable stiles, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such stiles, signs and devices, all of which stiles, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantor at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by Section 1427 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of the State to the contrary notwithstanding.

IN WITNESS WHEREOF the said Chas. & Verah Clutter, the grantor and...

with husband, who hereby releases unto the said grantee, its successors and assigns, all her, his right and expectancy of Fishing in the right and easement herein granted, and the grantee, have hereto set their hands on the day and year above written.

Signed and acknowledged in the presence of:
H. R. Francis
D. M. Evans

STATE OF OHIO

Union COUNTY

Before me, a Notary Public in and for said county, personally appeared the above named
who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereto set my hand and official seal at...
this 26th day of May, 1930.

Above easement approved as to form:
Thomas J. Herbert
Attorney General.

Received for Record May 25, 1930 A. D. 1940
At 10:00 o'clock A.M.
Recorded June 10, 1940 A.D. 1940 Fee $3.00
Transfer not necessary May 15, 1940.

STATE OF OHIO
THE CONSERVATION COUNCIL
Acting by and through
Don Waters
Conservation Commissioners.

Chas. & Verah Clutter

Marysville
(SEAL)
FRANK REAMS
Frank Reams
Notary Public, Union County, Ohio
My Commission Expires Jan. 20, 1940.

County Recorder
Deputy
EASEMENT

No. 3127

THIS INDENTURE made this 19th day of May, 1942, between T. B. Collinson, of Liberty Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas the State of Ohio by the Conservation Council of the State of Ohio, desires to construct and maintain in the Hill River, in section 8, township 3, union county, Ohio, a salmon fishery and waterfowl refuge, and to make such additional changes as may be necessary therefor, and whereas said river is a public fishing ground, and the grantee is willing to grant the same for the public purpose above stated and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00, paid to T. B. Collinson, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, and for the sole purpose of improving said river, creek, pond, lake, in the manner aforesaid, and establish therein fishing grounds, a right and easement in the following described lands of the grantor:

SITUATED: In Survey 4404, Liberty Township, Union County and more fully described as follows:

Beginning at a point where the Hill River crosses the north property line of a 131.00 acre tract of land owned by the grantor and continuing south along the center line of said stream to the south property line of the above mentioned tract of land. The twenty foot strip of land on all banks of said stream are to be used for fishing purposes only, and said easement does not include parking, camping, swimming or in any way affect the grantees' riparian rights. Ingress and egress is to be made only at the above mentioned property lines.

No improvements are to be done to stream without consent of grantee

for the grantee, its successors and assigns to construct certain dams and other improvements, and to make such additional changes as may be necessary therefor, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1483 and related sections of the General Code, to freely pass and repass over and upon said lands, and to use said lands for the purpose of fishing in and from said Hill River, pond, lake, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Hill River, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee may, at any time erect and maintain suitable signs, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such signs, signs and devices, all of which signs, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1483-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF, the said T. B. Collinson, the grantor and Kattie Collinson, his wife, her whom are by said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

K. R. Francis
D. M. Evans

STATE OF OHIO

Union County

Before me, a Notary Public in and for said county, personally appeared the above named T. B. & Kattie Collinson who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at Marysville this 26th day of May, 1943.

(Signed)

T. B. & Kattie Collinson

STATE OF OHIO

The Conservation Council

Acting by and through

Don Waters

Conservation Commissioner

Frank Reams

Frank Reams

Notary Public, Union County, Ohio

My Commission Expires Jan. 29, 1940.

.County Recorder

County Recorder

Deputy

Transfer not necessary May 15, 1940.
EASEMENT

THIS INDENTURE made this 18th day of May 1939, by and between Clara R. & Frank E. Dodge of Liberty Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the watershed of the Mill creek, pond, lake and its banks, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve food, cover and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further desires and intends to establish and main said lands of grantees adjacent to aforesaid.

Mill creek, pond, lake, public fishing grounds, in accordance with authority conferred by sections 1438 and 1430-1 and other related sections of the General Code of Ohio, and the grantee is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00, to Clara R. & Frank E. Dodge, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, and for the sole purpose of improving said river, creek, pond, lake, in the manner aforesaid, and establish thereon fishing grounds, a right and easement in the following described lands of the grantor:

SITUATED IN: Survey 4403, Liberty Township, Union County, and more fully described as follows:

Beginning at a point where the Mill Creek crosses the north property line of a 156.63 acre tract of land owned by the grantors and continuing south along the center line of said stream to the south property line of the above mentioned tract of land. The twenty foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming, or in any way affect grantors riparian rights. Ingress and egress is to be made only at the above mentioned property lines.

for the grantee, its successors and assigns to construct certain dams and other improvements, and make such additional changes in the

Mill Creek, pond, lake, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1438 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said.

TWO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable sites, signs and devices on said premises. If the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it is authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such sites, signs and devices, all of which sites, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantor at any time.

It is further understood and agreed, that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1438-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said Clara R. & Frank E. Dodge, the grantee,

Signed and acknowledged in the presence of:

H. R. Francis
D. M. Evans

STATE OF OHIO
Union COUNTY

Before me, a Notary Public in and for said county, personally appeared the above named who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at this 26th day of May 1939.

[Seal]

[Seal of Notary Public]

Notary Public, Union County, Ohio
My Commission Expires Jan. 20, 1940.
No. 37220

THIS INDENTURE made the 16th day of May 1949, by and between Obey D. Dillon, of Liberty Township, Union County, Ohio, the grantor; and WITNESSETH that

Whereas the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the

Mill River, at various points, including the Mill Road Bridge, a system of fish hatcheries and fish ladders, and to continue to improve and maintain the same for public fishing purposes and for fish hatcheries; and

Whereas the grantee, Obey D. Dillon, desires and intends to construct and maintain in the

Mill River, at various points, including the Mill Road Bridge, a system of fish hatcheries and fish ladders, and to continue to improve and maintain the same for public fishing purposes and for fish hatcheries;

NOW, THEREFORE, the grantee, Obey D. Dillon, does hereby grant and release unto the grantor, its successors and assigns, for the sole purpose of improving said river, creek, pool, lake, in the manner aforesaid, and establish therein fishing grounds, a right and easement in the following described lands of the grantor:

SITUATED IN: Surveys 6565 and 6776, Liberty Township, Union County, and more fully described as follows:

Beginning at a point where the Mill Creek crosses the west property line of a 76.25 acre tract of land owned by the grantor and continuing south along the center line of said stream to the south property line of the above mentioned tract of land. The twenty foot strip of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantees' riparian rights. Ingress and egress is to be made only at the above mentioned property lines.

for the grantee, its successors and assigns to construct certain dams and other Improvements, and make such additional changes to the

Mill River, pool, lake, and its banks as are necessary or necessary for the purpose aforesaid, and to allow and permit all persons to walk or catch fish, pursuant to the provisions of section 1430 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said

Mill River, pool, lake, and its banks, to erect, maintain, and operate a fish hatchery, as aforesaid, and for all other lawful purposes necessary and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said

Mill River, pool, lake, and its banks, and the aforesaid.

TO HAVE AND TO HOLD said right and easement unto the grantor, its successors and assignees.

It is understood and agreed, that the grantee may at any time erect and maintain suitable fish, signs and devices on said premises. If the grantee in its judgment does the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect therein such signs, signs and devices, all of which signs, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or enter in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1430 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said Obey D. Dillon, with or without whom have hereby released unto the said grantee, its successors and assigns, all her, his, right and expectation of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis
D. M. Evans

Obey D. Dillon
Grace Dillon

STATE OF OHIO

THE CONSERVATION COUNCIL

Acting by and through

Don Waters

Conservation Commissioner.

Before me a Notary Public in and for said county, personally appeared the above named Obey D. Dillon & Grace Dillon who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at Marysville this 26th day of May 1949.

(SEAL)

FRANK REAMS

Notary Public, Union County, Ohio
My Commission Expires Jan. 20, 1940.

Frank Reams

County Recorder

Above easement approved as to form:

Thomas J. Herbert
Attorney General.

Received for Record
May 15
A. D. 1949

A.M. 120:00
35:00

Recorded June 10, A. D. 1949, Fee $1.20
Transfer not necessary May 15, 1940.
EASEMENT

No. 3729

THIS INDENTURE made this 6th day of April, 1909, by and between A. F. Elliot of Union Township, Union County, Ohio, the granter, and the State of Ohio, the grantee; WITNESSETH that

Whereas the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the Little Darby river, creek, pond, lake, which flows through and/or is situated on certain lands of the grantor, dam and other improvements, and to make such additional changes as may be necessary to improve the Little Darby river, creek, pond, lake, and its banks, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve food, cover and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further desires and intends to establish and main on said lands of grantor adjacent to aforesaid Little Darby river, creek, pond, lake, public fishing grounds, in accordance with authority conferred by sections 1430 and 1430-1 and other related sections of the General Code of Ohio, and the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00, paid to A. F. Elliot, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, and for the sole purpose of improving said river, creek, pond, lake, in the manner aforesaid, and establish thereon fishing grounds, a right to easement in the following described lands of the grantee:

SITUATED IN: Survey 10336, Union Township, Union County, and more fully described as follows:

Beginning at a point where the Little Darby Creek crosses the south property line of a 104.00 acre tract of land owned by the grantor and continuing northeast along the center line of said stream, which is the south property line of the above described tract of land, to the east property line of the above mentioned tract of land, including a twenty-foot strip of land on the north bank of said creek. Such strip of land is to be used for fishing purposes only. Ingress and egress is to be made only (1) at the above mentioned property lines.

for the grantee, its successors and assigns to construct certain dams and other improvements, and make such additional changes to the river, creek, pond, lake, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1430 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said Little Darby river, creek, pond, lake, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Little Darby river, creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed that the grantee, may at any time erect and maintain suitable sites, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such sites, signs and devices, all of which sites, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantor at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by sections 1430 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said A. F. Elliot, the grantor and

Emma Elliot, his wife, husband, who hereby releases unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have heretounto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francio
D. M. Evans

STATE OF OHIO
Union COUNTY

Before me, a Notary Public in and for said county, personally appeared the above named A. F. & Emma Elliot, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have heretounto set my hand and official seal:

Marystown, Ohio
THOMAS J. HERBERT
Attorney General

A. F. Elliot
Emma Elliot

STATE OF OHIO

THE CONSERVATION COUNCIL
Acting by and through
Don Waters

Conservation Commissioner.

FRANK REAMS
Notary Public, Union County, Ohio
My Commission Expires Jan. 20, 1940.

County Recorder

County Recorder
THIS INDEBTURE made the 11th day of May 1940 by and between C. S. Hard of Liberty Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the mill river, creek, pond, lakes, and its banks, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve food, cover and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further desires and intends to establish and maintain on said lands of grantor adjacent to same, mill river, creek, pond, lakes, public fishing grounds, in accordance with authority conferred by sections 1430 and 1438-1 and other related sections of the General Code of Ohio, and the grantee is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00, paid to C. S. HARD, the receipt of which is hereby acknowledged, the grantee does hereby grant and release unto the grantor, its successors and assigns, and for the sole purpose of improving said river, creek, pond, lake, in the manner aforesaid, and establish thereon fishing grounds, a right and easement in the following described lands of the grantor;

SITUATED IN: Survey 4515, Liberty Township, Union County and more fully described as follows:

Beginning at a point where the Mill Creek crosses the west property line of a 61.93 acre tract of land owned by the grantor and continuing east along the center line of said stream to the east property line of the above mentioned tract of land. The twenty foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not affect grantees' riparian rights in any way nor include parking, camping or swimming. Ingress and egress is to be made only at the above mentioned property lines.

for the grantee, its successors and assigns to construct certain dams and other improvements, and make such additional changes to the... mill river, creek, pond, lakes, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1430 and related sections of the General Code, to freely pass and pass over and upon said lands and to use said lands for the purpose of fishing in and from same...

mill river, creek, pond, lakes, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said...

mill river, creek, pond, lakes, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantor, its successors and assigns forever.

It is understood and agreed, that the grantor, may at any time erect and maintain suitable signs and devices on said premises, if the grantee in its judgement deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantor or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect therein such signs, signs and devices, all of which signs, signs and devices are to remain the property of said grantor and shall be removable from said premises at the expense of the grantor at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1438-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said C. S. HARD, the grantor and Unmarried with husband, who hereby releases unto the said grantor, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis
D. M. Evans

STATE OF OHIO

Union County

Before me, a Notary Public in and for said county, personally appeared the above named C. S. HARD who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at Marysville, this 26th day of May 1940.

STATE OF OHIO
THE CONSERVATION COUNCIL
Acting by and through

Don Waters

Conservation Commissioner.

Above easement approved as to form:

Thomas J. Herbert

Attorney General.

Received for Record May 35, 1940.
A. D. 1842.

At 10:00 o'clock, Am.

Recorded June 12, 1940, Vol. 11, 510.

Transfer not necessary May 15, 1940.

Small Hills County Recorder

FRANK REAMS
Frank Reams

Notary Public, Union County, Ohio

My Commission Expires Jan. 20, 1940.
EASEMENT

No. 3199

- THIS INDENTURE made this 24th day of May 1929, by and between W. E. Hall of Liberty Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the Mill which flows through and over is situated on certain lands of the grantee, dams and other improvements, and to make such additional changes to said Mill and its banks, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve food, cover and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further desires and intends to establish and maintain said lands of grantor adjacent to aforesaid Mill as river, pond, lake, in the manner aforesaid, and establish thereon fishing grounds, a right and easement in the following described lands of the grantor:

SITUATED IN: Survey 5777, Liberty Township, Union County and more fully described as follows:

Beginning at a point where the Mill Creek crosses the north property line of a 192.59 acre tract of land owned by the grantor and continuing south along the center line of said stream to the south property line of the above mentioned tract of land. The twenty foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming, or in any way affect grantors' riparian rights. Ingress and egress is to be made only at the above mentioned property lines.

for the grantee, its successors and assigns to construct oveal dams and other improvements, and make such additional changes to the Mill and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish pursuant to the provisions of section 1430 and related sections of the General Code, to fish, pass and cross on and upon said lands and to use said lands for the purpose of fishing in and from said Mill adjacent thereto, and for all other lawful purposes necessary and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed that the grantee may at any time erect and maintain suitable stiles, signs and devices on said premises; if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon suitable stiles, signs and devices, all of which stiles, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantor at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1430 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said W. E. Hall, the grantor and Blanche Hall, wife, who hereby releases unto the said grantee, its successors and assigns, all her, his and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis 
D. M. Evans

STATE OF OHIO

THE CONSERVATION COUNCIL

Acting by and through

Don Waters

Conservation Commissioner

BEFORE me a Notary Public in and for said county, personally appeared the above named

W. E. Hall & Blanche Hall

who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at this: 26 day of May 1929

HARYSVILLE

(SEAL)

FRANK REAMS

Notary Public, Union County, Ohio


Thomas J. Herbert

Attorney General

Received for Record: May 25, A.D. 1930, A.M. 10:00

Recorded June 12, A.D. 1930.

Transfer not necessary May 15, 1930

County Recorder
EASEMENT

No. 3057

THIS INDENTURE made this 11th day of May, 1929, by and between Orva Johnson, of Liberty Township, Union County, Ohio, the grantee, and the State of Ohio, the grantor; WITNESSETH that

Whereas the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the Mille River, which flows through and/or is situated on certain lands of the grantor, dams and other improvements, and to make such additional changes as may be considered necessary by the Conservation Council of Ohio, to improve flood control and conservation measures, and that the State of Ohio by the Conservation Council of Ohio further desires and intends to establish and maintain on said lands of grantor adjacent to aforesaid, and as near as may be, fish and wildlife habitat, public fishing grounds, in accordance with authority conferred by sections 1430 and 1430-1 and other related sections of the General Code of Ohio, and the grantor is willing to grant the same for the sole purpose aforesaid and on the conditions and covenants contained herein.

Now, therefore, in consideration of the sum of $1.00, paid to Orva Johnson, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, for the sole purpose of improving said river, creek, pond, lake, in the manner aforesaid, and establish thereon fishing grounds, a right and easement in the following described lands of the grantor.

SITUATED: In: Survey 4825, Liberty Township, Union County, and more fully described as follows:

Beginning at a point where the Mill Creek crosses the west property line of a tract of land owned by the grantor and continuing southeast along the center line of said stream, which is the south property line of the above described tract of land, to the south property line of the above mentioned tract of land, including a twenty foot strip of land on the north bank of said creek. Such strip of land is to be used for fishing purposes only. 

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed that the grantee, may at any time erect and maintain suitable signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such signs, signs and devices, all of which signs, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1430-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF, the said, Orva Johnson, the grantee and

Ida Johnson, wife thereof, do hereby release unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis

D. H. Evans

STATE OF OHIO

Union COUNTY

Before me, a Notary Public in and for said county, personally appeared the above named, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at this 26th day of May, 1929.

Orva Johnson

Ida Johnson

STATE OF OHIO

THE CONSERVATION COUNCIL

Acting by and through

Don Mitten

Conservation Commissioner.

Marysville

FRANK REAMS

Frank Reams

Notary Public, Union County, Ohio

My Commission Expires Jan. 30, 1940.

County Recorder

County Recorder

Deputy
EASEMENT

No. 3105

THIS INDENTURE made this 23rd day of May, 1939, by and between Paul & Helen Jewell of Liberty Township, Union County, Ohio, the grantor; WITNESSETH that

WHEREAS the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the

MILL

creek, pond-blea which flows through and or is situated on certain lands of the grantor, dam and other improvements, and to make such additional changes

MILL

to said creek, pond-blea and its banks, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve food, cover and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further desires and intends to establish and maintain on said lands of grantor adjacent to aforesaid

MILL

creek, pond-blea public fishing grounds, in accordance with authority conferred by sections 1438 and 1438-1 and other related sections of the General Code of Ohio, and the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now therefore, in consideration of the sum of $ 1.00, paid to Paul & Helen Jewell, the receipt of which is hereby acknowledged, the grantor hereby grants and releases unto the grantee, its successors and assigns, for the sole purpose of improving said river, creek, pond, lake, in the manner aforesaid, and establish thereon fishing grounds, a right and easement in the following described lands of the grantor:

SITUATED IN: Survey 44th, Liberty Township, Union County, and more fully described as follows:

Beginning at a point where the Hill Creek crosses the northeast property line of a 10 acre tract of land owned by the grantors and continuing southeast along the center line of said stream, which is the northeast property line of the above described tract of land, to the southeast property line of the above mentioned tract of land. The twenty foot strips of land on all banks of said stream are to be used for fishing purposes only, and said easement does not include parking, camping, swimming or in any way affect grantors' riparian rights. Ingress and egress are to be made only from the public highway nearest the impounded area.

for the grantee, its successors and assigns to construct certain dams and other improvements, and make such additional changes to the lands arid easements for the purpose herein above mentioned.

In and from said

Hill

creek, pond-blea, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1438 and related sections of the General Code, to freely pass and oppose and upon said lands and to use said lands for the purpose of fishing

Hill

in and from said

River, pond-blea, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said

River, pond-blea adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable signs, and devices on said premises. If the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such signs, signs and devices, all of which signs, signs and devices are to remain the property of said grantee and shall be removable, from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1438-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said Paul & Helen Jewell, the grantors

wife, husband, who hereby releases unto the said grantors, its successors and assigns, all her, his right and expectation of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

M. R. Evans

D. M. Evans

STATE OF OHIO

Union COUNTY

Before me, a Notary Public in and for said county, personally appeared the above named

Paul & Helen Jewell

who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at Marysville, this 26th day of May, 1939. (SIGNED)

Frank Reams

Frank Reams

Notary Public, Union County, Ohio

My Commission Expires Jan. 20, 1940.

FRANK REAMS

County Recorder

Attorney General

Thomas J. Herbert

Received for Record

May 15, 1939

A. D. 1914, G.

AL. 19010

12 A. M.

Recorded: June 12, 1939.

For $ 1.10

Transfer, not necessary May 15, 1940.
EASEMENT

No. 7073

THIS INDENTURE made this 17th day of May 1927, by and between V. E. Jolliff of Liberty Township, Union County, Ohio, the grantor; WITNESSETH that

Whereas the State of Ohio by the Conservation Council of the State of Ohio, desire to conserve and maintain in the Mill seven-creek, pond-lake, which flows through and/or is situated on certain lands of the grantor, dam and other improvements, and to make such additional changes to said seven-creek, pond-lake, its banks, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve food, cover and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further desires and intends to establish and maintain such lands of grantor adjacent hereto, for the sole purpose of improving said seven-creek, pond-lake, and public fishing grounds, in accordance with authority conferred by sections 1480 and 1481 and other related sections of the General Code of Ohio, and the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00, paid to V. E. Jolliff, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, for the sole purpose of improving said seven-creek, pond-lake, in the manner aforesaid, and establish thereon fishing grounds, a right and easement in the following described lands of the grantor:

SITUATED IN: Survey No. 465, Liberty Township, Union County, and more fully described as follows: Beginning at a point where the Mill Creek crosses the west property line of a 96.40 acre tract of land owned by the grantor and continuing east along the center line of said stream which is the north property line of the above described tract of land, to the east property line of the above mentioned tract of land. The twenty foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming, or in any way affect grantors' riparian rights.

No trees and bushes to be disturbed.

No improvements to be done on stream without consent of owner.

for the grantee, its successors and assigns to construct certain dams and other improvements, and make such additional changes to the above described seven-creek, pond-lake, and its banks, as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1480 and related sections of the General Code of Ohio, to freely pass and repass ever and upon said lands and to use said lands for the purpose of fishing in and from said seven-creek, pond-lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable slips, signs and devices on said premises, if the grantee, in its judgment, deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee, or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect therein such slips, signs and devices, all of which slips, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1481 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said

V. E. Jolliff

Ruth R. Jolliff

wife, A. M., who hereby release unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. M. Francis

D. M. Evans

STATE OF OHIO

Union COUNTY

Before me, a Notary Public in and for said county, personally appeared the above named V. E. Jolliff who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at

this 26th day of May 1940.

Marysville

(SEAL)

Frank Reams

Notary Public, Union County, Ohio

My Commission Expires Jan. 22, 1940.

J. E. Reams

County Recorder

Transfer not necessary May 15, 1940.
EASEMENT

No. 316

THIS INDENTURE made this 23rd day of May 1952, by and between Willard I. Hamilton & Helen Jewell of Liberty Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the Mill Creek and/or its tributary, which flows through and/or is situated on certain lands of the grantor, dams and other improvements, and to make such additional changes to said Mill Creek and/or its tributary, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve fish, waterfowl and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further designates and intends to establish and maintain in such lands of grantor adjacent to aforesaid, Mill Creek and/or its tributary, public fishing grounds. In accordance with authority confered by sections 1438 and 1483-1 and other related sections of the General Code of Ohio, and the grantee is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $ 1.00, paid to Willard I. Hamilton & Helen Jewell, the receipt of which is hereby acknowledged, the grantor does hereby grant and convey unto the grantee, its successors and assigns, for the sole purpose of improving said river, creek, pond, lake, in the manner aforesaid, and establish therein fishing grounds, a right and easement in the following described lands of the grantor;

SITUATED IN: Survey 4504, Liberty Township, Union County, and more fully described as follows:

Beginning at a point where the Mill Creek crosses the northwest property line of a 83.50 acre tract of land owned by the grantor and continuing east along the center line of said stream, which is the north property line of the above described tract of land, to the east property line of the above mentioned tract of land. The twenty foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming, or in any way affect grantor's riparian rights. Ingress and egress are to be made only at the above mentioned property lines.

for the grantee, its successors and assigns to construct certain dams and other improvements, and make such additional changes to the Mill Creek and/or its tributaries, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish pursuant to the provisions of section 1438 and related sections of the General Code, to freely pass and CS and upon said lands and to use said lands for the purpose of fishing in and from said Mill Creek and/or its tributary, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill Creek and/or its tributary, but for no other purpose whatsoever.

TO HAVE AND TO HOLD the said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantor may at any time erect and maintain suitable spillways, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such spillways, signs and devices, all of which spillways, signs and devices are to remain the property of said grantor and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, come the stream sections and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred by it section 1483-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and for waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF, the said Willard I. Hamilton & Helen Jewell, the grantee and Ethel Hamilton & Paul G. Jewell, the grantor, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

M. R. Francis
D. M. Evans

STATE OF OHIO

Union COUNTY

Before me, a Notary Public in and for said county, personally appeared the above named

who acknowledged that they did sign the foregoing instrument and that the same is their true act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at this

26th day of May 1952.

(Signature)

Marysville

(Seal)

Above easement approved as to form:

Thomas J. Herbert
Attorney General

Received for Record

May 15, A. D. 1952

At 10:00 A.M.

Transferred to necessary as of May 15, 1952.

Frank Reams
Frank Reams
Notary Public, Union County, Ohio

My Commission Expires Jan. 29, 1940.

County Recorder

Deputy

Frank Reams
EASEMENT

This Indenture made the 25th day of May 1949, by and between Mary C. O'Brien,
Liberty Township, Union County, Ohio, the Grantor, and the State of Ohio, the
Grantee; WITNESSETH that

Whereas the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the Mill Creek, pond, lake and its banks, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve store, cover and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further desires and intends to establish and maintain said lands of the grantor adjacent to said creek, pond, lake, public fishing grounds, in accordance with authority conferred by sections 1430 and 1438-1 and other related sections of the General Code of Ohio, and the grantor is willing to grant the same for the sole purpose above noted and upon the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $300.00, paid to Mary C. O'Brien, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, and for the sole purpose of improving said creek, pond, lake, and for any other lawful purposes necessary incidental and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable rails, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such rails, signs and devices, all of which rails, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1438-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said Mary C. O'Brien, the grantor and
Unmarried

witness, her husband, who hereby releases unto the said grantee, its successors and assigns, all her right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

M. R. Francis
D. M. Evans

STATE OF OHIO
Union County ss.

Before me, a Notary Public in and for said county, personally appeared the above named Mary C. O'Brien, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at Marysville, this 26th day of May 1949.

(SEAL)

Mary C. O'Brien
Notary Public, Union County, Ohio My Commission Expires Jan. 20, 1940.

FRANK REAMS
Frank Reams
County Recorder

Attorney General

Received for Record

M. 10100

A. D. 1949

Recorded June 12, A. D. 1949 Fre $ 1.10

Transfer not necessary May 15, 1940.
No. 3113

THIS INDENTURE made this 18th day of May 1932, by and between Joel & Ruth Phipps, the grantees; WITNESSES that

WHEREAS the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the Mill stream, creek, pond, lake, which flows through and across is situated on certain lands of the grantees, dams and other improvements, and to make such additional changes to said Mill stream, creek, pond, lake, and its banks, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve fish, water and breeding conditions for fish life, and the State of Ohio by the Conservation Council of Ohio further desires and intends to establish and maintain said lands of grantees adjacent to aforesaid Mill stream, creek, pond, lake, public fishing grounds, in accordance with authority conferred by sections 1430 and 1435-1 and other related sections of the General Code of Ohio, and the grantees is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00 paid to Joel & Ruth Phipps, the receipt of which is hereby acknowledged, the grantees hereby grant and release unto the grantees, its successors and assigns, for the sole purpose of improving said Mill stream, creek, pond, lake, in the manner aforesaid, and establish thereon fish trapping grounds, a right and easement in the following described lands of the grantee;

SITUATED IN: Surveys 6563 and 6775, Liberty Township, Union County and more fully described as follows:

Beginning at a point where the Mill stream crosses the west property line of a 52 acre tract of land owned by the grantees and continuing southeast along the center line of said stream, which is the south property line of the above described tract of land, to the southeast property line of the above mentioned tract of land, including a twenty foot strip of land on the north bank of said Creek. Such strip of land is to be used for fishing purposes only. Ingress and egress is to be made only at the above mentioned property lines.

for the grantees, its successors and assigns to construct certain dams and other improvements, and make such additional changes to the Mill stream, creek, pond, lake, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1430 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said Mill stream, creek, pond, lake, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill stream, creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable fences, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantee, that the grantees or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such signs, fences and devices, all of which signs, fences and devices are to permit the use of said premises and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and shall at any time, under the powers conferred upon it by section 1435-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said Joel & Ruth Phipps, the grantor and husband, who hereby releases unto the said grantees, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Evans

STATE OF OHIO

Union COUNTY

Before me, a Notary Public in and for said county, personally appeared the above named Joel & Ruth Phipps who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereto set my hand and official seal at Marysville this 26 day of May 1932.

(SEAL)

Joel Phipps

Ruth Phipps

STATE OF OHIO

THE CONSERVATION COUNCIL

Acting by and through

Don Waters

Conservation Commissioner.

FRANK REAMS

Frank Reams

Notary Public, Union County, Ohio

My Commission Expires Jan. 29, 1940.

Count Recorder

DEPUTY

Transfer not necessary May 15, 1940.

A 10:00 a.m. A. No.

DEPO"
EASEMENT

No. 1120

THIS INDEBTURE made this the 14th day of April, 1929, by and between Casper Renner, County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the Little Darby creek, pond, lake and its banks, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve food, cover and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further desires and intends to establish and make on said lands of greater adjacent to aforesaid, Little Darby creek, pond, lake, public fishing grounds, in accordance with authority conferred by sections 1430 and 1430-1 and other related sections of the General Code of Ohio, and the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $2.00, paid to Casper Renner, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, and for the sole purpose of improving said creek, pond, lake, in the manner aforesaid, and establish thereon fishing grounds, a right and easement in the following described lands of the grantor:

SITUATED IN: Survey 8415, 9755 and 10336, Union Township, Union County, and more fully described as follows:

Beginning at a point where the Little Darby Creek crosses the west property line of an 86.90 acre tract of land owned by the grantor and continuing east along the center line of said stream, to the north property line of the above mentioned tract of land, including a twenty-foot strip of land on the north bank of said creek and a similar strip on its south bank. Such strips of land are to be used for fishing purposes only. Ingress and egress is to be made only (1) by a path designated by the grantor, or (2) at the above mentioned property lines.

For the grantee, its successors and assigns to construct certain dams and other improvements, and make such additional changes to the Little Darby creek, pond, lake and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1430 and related sections of the General Code, to freely pass and repass over and upon said lands for the purpose of fishing in and from said Little Darby creek, pond, lake, to hunt deer, and for all other lawful purposes incidental and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of taking in and from said Little Darby creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee may at any time erect and maintain suitable signs and devices on said premises, if the grantee in its judgement deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect therein such signs, and devices, all of which signs, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1430-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF Casper Renner, the grantee and Dora Renner, wife, hereby releases unto the said grantee, its successors and assigns, all her, her right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis
D. M. Evans

STATE OF OHIO

Union COUNTY

Before me, a Notary Public in and for said county, personally appeare the above named, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at this 3rd day of May, 1929.

Above easement approved as to form by Thomas J. Herbert, Attorney General.

Casper Renner
Dora Renner
Irwin C.

Marysville Ohio

STATE OF OHIO

THE CONSERVATION COUNCIL

Acting by and through Don Waters
Conservation Commissioner.

Casper & Dora Renner

Marysville Ohio

(SEAL)

FRANK REAMS
Frank Reams
Notary Public, Union County, Ohio
My Commission Expires Jan. 25, 1940.

County Recorder

County Recorder
No. 3217

THIS INDENTURE made this the 6th day of April, 1939, by and between Edward P. Rausch, Union Township, Union County, Ohio, the grantor; WITNESSETH that

Whereas the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain the Little Darby creek, pond, lake, which flows through and/or is situated on certain lands of the grantor, lease and other improvements, and to make such additional changes to said Little Darby creek, pond, lake, and its banks, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve food, cover and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further desires and intends to establish and maintain said lands of the grantor adjacent to aforesaid Little Darby creek, pond, lake, public fishing grounds. In accordance with authority conferred by sections 1450 and 1450-1 and other related sections of the General Code of Ohio, and the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00 paid to Edward P. Rausch, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, for the sole purpose of improving said river, creek, pond, lake, in the manner aforesaid, and establish thereon fishing grounds, a right and easement in the following described lands of the grantee:

SITUATED IN: Survey 4865, Union Township, Union County, and more fully described as follows:

Beginning at a point where the Little Darby Creek crosses the west property line of a 75.50 acre tract of land owned by the grantor and continuing east along the center line of said stream to the east property line of the above mentioned tract of land, including a twenty foot strip of land on the north bank of said creek and a similar strip on its south bank. Such strips of land are to be used for fishing purposes only. Ingress and egress is to be made only at the above mentioned property lines.

No improvement to be done to stream without consent of owner.

No improvement to be done to stream without consent of grantor.

for the grantee, its successors and assigns to construct certain dams and other improvements, and make such additional changes to the Little Darby creek, pond, lake, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1450 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said Little Darby creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed that, the grantee, may at any time erect and maintain suitable slips, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such slips, signs and devices, all of which slips, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1450-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said Edward P. Rausch, the grantor and Caroline Rausch, his wife, herein above mentioned, by her executor or executor who hereby assumes the said grant, and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

R. M. Evans

Edward P. Rausch

Barbara Rausch

STATE OF OHIO

Union County

Before me, Notary Public in and for said county, personally appeared the above named Edward P. & Caroline Rausch, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

INTESTIMONY WHEREOF, I have hereunto set my hand and official seal, at Marysville, Ohio

3rd day of May 1939

FRANK REEMS

Notary Public, Union County, Ohio

My Commission Expires Jan. 8, 1940.

FRANK REEMS

County Recorder

DEPUTY
EASEMENT

No. 7315

THIS INDENTURE made this 3d day of April, 1939, by and between P. H. Ryan of Union Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the Little Darby river, creek, and basin, which flows through and over is situated on certain lands of the grantor, dams and other improvements, and to make such additional changes as to said Little Darby river, creek, and basin, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve flood, cover and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further desires and intends to establish and maintain on said lands of grantor adjacent to aforesaid Little Darby river, creek, pond, lake, public fishing grounds, in accordance with authority conferred by sections 1438 and 1438-1 and other related sections of the General Code of Ohio, and the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein:

Now therefore, in consideration of the sum of $ 1.00, paid to P. H. Ryan, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, and for the sole purpose of improving said river, creek, pond, lake, in the manner aforesaid, and establish therein fishing grounds, a right and easement in the following described lands of the grantor:

SITUATED IN: Surveys 831 and 5291, Union Township, Union County, and more fully described as follows:

Beginning at a point where the Little Darby Creek crosses the southeast property line of a 137 acre tract of land owned by the grantors and continuing north along the center line of said stream to the north property line of the above mentioned tract of land, including a twenty foot strip of land on the east bank of said creek and a similar strip on its west bank. Such strips of land are to be used for fishing purposes only. Ingress and egress is to be made only (1) from the public highway nearest the impounded area, or (2) at the above mentioned property lines.

for the grantee, its successors and assigns to construct certain dams and other improvements, and make such additional changes to the Little Darby river, creek, and basin, as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1439 and related sections of the General Code, to freely pass and repose over and upon said lands and to use said lands for the purpose of fishing in and from said Little Darby river, creek, and basin, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Little Darby river, creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable signs, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such signs, signs and devices, all of which signs, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1438-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision to the contrary notwithstanding.

IN WITNESS WHEREOF the said
P. H. Ryan, the grantor and
Mellie G. Ryan, with husband, who hereby release unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis
D. M. Evans

STATE OF OHIO

Union COUNTY

Before me, a Notary Public in and for said county, personally appeared the above named
P. H. & Mellie Ryan
who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at

this 3rd day of May, 1939.

Above easement approved as to form:

Thomas J. Herbert
Attorney General

May 15, 1939

A. D. 1940

At 10:00 o'clock, A.M.
Recorder
June 14, A. D. 1940. Fee $ 1.10
Transfer not necessary May 15, 1940.

STATE OF OHIO
THE CONSERVATION COUNCIL
Acting by and through
Don Waters
Conservation Commissioner.

H. H. & Mellie Ryan

Mellie G. Ryan
Milford Center, O.
R #1

P. H. Ryan
Mellie G. Ryan
Marysville Ohio

(Seal)
FRANK REAMS
Frank Reams
Notary Public, Union County, Ohio
My Commission Expires Jan. 20, 1940.
EASEMENT

No. 3112

THIS INDENTURE made this 15th day of May 1922, by and between Joe Titus & Zura Titus of Liberty Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the Mill River, creek, pond, lake, which flows through and/or is situated on certain lands of the grantor, dam and other improvements, and to make such additional changes to said Mill River, creek, pond, lake, and its banks, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve food, cover and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further desires and intends to establish and maintain said lands of greater adjacent to said stream, Mill River, creek, pond, lake, and its banks, in accordance with authority conferred by sections 1350 and 1350-1 and other related sections of the General Code of Ohio, and the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00, paid to Joe Titus & Zura Titus, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, for the sole purpose of improving said Mill River, creek, pond, lake, in the manner aforesaid, and establish therein fishing grounds, a right and easement in the following described lands of the grantor:

SITUATED IN: Surveys 6563 and 7776, Liberty Township, Union County, and more fully described as follows:

Beginning at a point where the Mill Creek crosses the west property line of a 123.25 acre tract of land owned by the grantors and continuing along the center line of said stream to the east property line of the above mentioned tract of land. The twenty foot strip of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantors' riparian rights. Ingress and egress is to be made only from the public highway nearest the impounded area.

for the grantee, its successors and assigns to construct certain dams and other improvements, and make such additional changes to the Mill River, creek, pond, lake, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1350 and related sections of the General Code, to freely pass and repair over and upon said lands and to use said lands for the purpose of fishing in and from said Mill River, creek, pond, lake, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill River, creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable stiles, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantee, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect therein said stiles, signs and devices, all of which stiles, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1350-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said Joe Titus & Zura Titus, the grantor and

Zura Titus, wife, hereby executes unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis

D. M. Evans

STATE OF OHIO

Union COUNTY

Before me, a Notary Public in and for said county, personally appeared the above named Joe Titus & Zura Titus who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at

this 26 day of May, 1922,

Marysville

(Seal)

(JoI)

FRA NG RE AMS

Frank Reams

Notary Public, Union County, Ohio


County Recorder

Deputy
EASEMENT

No. 316

THIS INDENTURE made this the 11th day of April 1963, by and between Martha Thiergartner, of Union Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the Little Darby River, near, upon and across its banks, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve fishery, cover and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further desires and intends to establish and maintain on said lands of grantor adjacent to aforesaid Little Darby River, near, upon and across its banks, public fishing grounds, in accordance with authority conferred by sections 1430 and 1438-1 and other related sections of the General Code of Ohio, and the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $3.00, paid to Martha Thiergartner, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, and for the sole purpose of improving said river, creek, pond, lake, in the manner aforesaid and establish therein fishing grounds, a right and easement in the following described lands of the grantor:

SITUATED IN: Survey 8415 and 10358, Union Township, Union County, and more fully described as follows:

Beginning at a point where the Little Darby Creek crosses the west property line of a 41.70 acre tract of land owned by the grantor and continuing east along the center line of said stream, which is the north property line of the above described tract of land, to the east property line of the above mentioned tract of land, including a twenty foot strip of land on the south bank of said creek. Such strip of land is to be used for fishing purposes only. Ingress and egress is to be made only (1) from the public highway nearest the impounded area, or (2) at the above mentioned property lines.

No improvements to be done without consent of owner.

for the grantee, its successors and assigns to construct certain dams and other improvements, and make such additional changes to the Little Darby River, Creek, Pond, Lake and its banks as are considered necessary for the purpose aforesaid and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1430 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said Little Darby River, Creek, Pond, Lake, aadjoins thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Little Darby River, Creek, Pond, Lake, adjacent thereto.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable sides, signs and devices on said premises. If the grantee in its judgment deems the erection and maintenance thereof necessary, it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect therein such sides, signs and devices, all of which sides, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1438-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF, the said Martha Thiergartner, the grantor and Walter Thiergartner, his wife, the grantor and

Martha Thiergartner, Walter Thiergartner,

Signed and acknowledged in the presence of:

H. R. Evans
D. M. Francis

STATE OF OHIO

In the County of Union

Before me, a Notary Public in and for said County, personally appeared the above named

WHO acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at this 3rd day of May 1949.

Thomas J. Herbert
Attorney General

Above easement approved as to form:

A. D. 1949. 2

A. D. 1949. 40

A. D. 1949. 40

Frank Ronan
Notary Public, Union County, Ohio
By Commission Expires Jan. 30, 1940.

On incline

County Recorder

Deputy
EASEMENT

THIS INDENTURE made this 11th day of May, 1893, by and between M. J. THOMPSON of Liberty Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the Mill shown, creek, pond, lake, which flows through and is situated on certain lands of the grantor, dams and other improvements, and to make such additional changes to said Mill, creek, pond, lake, and its banks, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve food, cover and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further desires and intends to establish and maintain said lands of grantor adjacent to aforesaid Mill, creek, pond, lake, public fishing grounds, in accordance with authority conferred by sections 1420 and 1420-1 and other related sections of the General Code of Ohio, and the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein:

Now, therefore, in consideration of the sum of $1.00, paid to M. J. Thompson, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, for the sole purpose of improving said river, creek, pond, lake, in the manner aforesaid, and establish thereof fishing grounds, a right and easement in the following described lands of the grantor:

SITUATED IN: Survey 3480, Liberty Township, Union County, and more fully described as follows:

Beginning at a point where the Mill Creek crosses the west property line of a 162.76 acre tract of land owned by the grantor and continuing east along the center line of said stream to the east property line of the above mentioned tract of land. The twenty foot strips on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantees' riparian rights. Ingress and egress is to be made only at the above mentioned property lines.

for the grantee, its successors and assigns to construct certain dams and other improvements, and make such additional changes to the creek, pond, lake, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1420 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said Mill, creek, pond, lake, adjacent thereto, and for all other lawful purposes necessary incidental and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill, creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable slips, signs and devices on said premises, if the grantee, in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantee, that the grantor or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon each slips, signs and devices, all of which slides, signs and devices are to remain the property of said grantor and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and or waters in the area covered by this easement to fishing and may, at any time, under the powers conferred upon it by section 1420-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and or waters, included in the area covered by this easement, any provision in the statutes of this State to the contrary notwithstanding.

IN WITNESS WHEREOF, the said M. J. Thompson, the grantor and Edna L. Thompson, his wife, whose names are hereunto subscribed, are the persons whose signatures appear at the end of this instrument, do hereby release unto the said grantee, its successors and assigns, all her, his right and expectation of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. N. Evans
D. H. Evans

STATE OF OHIO
Union COUNTY

Before me, a Notary Public in and for said county, personally appeared the above named M. J. & Edna L. Thompson, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at Marysville this 26th day of May, 1893.

(Seal)

M. J. Thompson
Mrs. Edna L. Thompson

STATE OF OHIO
CONSERVATION COUNCIL
Acting by and through Don Watters

Conservation Commissioner

FRANK REAMS
Notary Public, Union County, Ohio
By Commission Expires Jan. 20, 1940.

Sewell Watts
County Recorder

Above easement approved to as form:

Thomas J. Herbert
Attorney General

Received for Record May 15, A.D. 1893.
At 10:06 A.M.

Recorded June 14, A.D. 1893. For $1.10.
Transfer not necessary May 15, 1940.
EASEMENT

No. 3070

THIS INDENTURE made this 17th day of May, 1939, by and between Garfield & Jessie Worbs, of Liberty Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the Mill stream, pond, lake, which flows through and/or is situated on certain lands of the grantor, dams and other improvements, and to make such additional changes to said Mill stream, pond, lake, and its banks, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve food, cover, and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further desires and intends to establish and make said lands of grantor adjacent to aforesaid Mill stream, pond, lake, public fishing grounds, in accordance with authority conferred by sections 1439 and 1439:1 and other related sections of the General Code of Ohio, and the grantor is willing to grant the same for the sole purpose of improving said stream, pond, lake, in the manner aforesaid, and establish thereon fishing grounds, a right and easement in the following described lands of the grantor;

SITUATED IN: Survey 3682, Liberty Township, Union County, and more fully described as follows:

Beginning at a point where the Mill Creek crosses the northwest property line of a 110 acre tract of land owned by the grantors and continuing northeast along the center line of said stream to the northeast property line of the above mentioned tract of land. The twenty foot strip of land on all banks of said stream are to be used for fishing purposes only and said easement does not include, parking, camping, swimming or in any way affect the grantors' riparian rights. Ingress and egress is to be made only at the above mentioned property lines.

For the grantor, its successors and assigns to construct certain dams and other improvements, and make such additional changes to the Mill stream, pond, lake, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit any persons to take or catch fish, pursuant to the provisions of section 1438 and related sections of the General Code of Ohio, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said Mill stream, pond, lake, as aforesaid, and for all other lawful purposes necessarily incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill stream, pond, lake, as aforesaid, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee may at any time erect and maintain suitable slips, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose aforesaid stated and may erect thereon such slips, signs and devices, all of which slips, signs, and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1438:1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF, the said

Garfield & Jessie Worbs

with husband, who hereby releases unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis

D. M. Evans

STATE OF OHIO

Union COUNTY

Before me, a Notary Public in and for said county, personally appeared the above named

Garfield & Jessie Worbs

who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at Marysville,

26th day of May, 1948.

Thos. J. Herbert

Attorney General

Above easement approved as to form:

Frank Reams

Notary Public, Union County, Ohio

My Commission Expires Jan. 20, 1940.

FRANK REAMS

Frank Reams

Notary Public, Union County, Ohio

My Commission Expires Jan. 20, 1940.

Guillam Noell

County Recorder

Deputy
No. 3111

THIS INDENTURE, dated this 16th day of May, 1939, by and between Ida & Thomas W. Woodrow, of Liberty Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the Mill Creek, pond, lake, which flows through and/or is situated on certain lands of the grantor, dams and other improvements, and to make such additional changes to said Mill Creek, pond, lake, and its banks, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve fish, waterfowl, and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio, further desires and intends to establish and maintain said lands of grantor adjacent to aforesaid Mill Creek, pond, lake, public fishing grounds, in accordance with authority conferred by sections 1430 and 1435-1 and other related sections of the General Code of Ohio, and the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $ 1.00, paid to Ida & Thos. Woodrow, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, for the sole purpose of improving said river, creek, pond, lake, in the manner aforesaid, and establish thereon fishing grounds, a right and easement in the following described lands of the grantor:

SITUATED IN: Surveys 6563 and 6770, Liberty Township, Union County, and more fully described as follows:

Beginning at a point where the Mill Creek crosses the west property line of a 77.00 acre tract of land owned by the grantors and continuing east along the center line of said stream, which is the north property line of the above described tract of land, to the east property line of the above mentioned tract of land. The twenty foot strips of land on all banks of said stream are to be used for fishing purposes only and said easement does not include parking, camping, swimming or in any way affect grantors' riparian rights. Ingress and egress is to be made only (1) from the public highway nearest the impounded area.

for the grantee, its successors and assigns to construct certain dams and other improvements, and make such additional changes to the Mill Creek, pond, lake and its banks as are considered necessary for the purpose aforesaid; and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1430 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said Mill Creek, pond, lake, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Mill Creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantor may at any time erect and maintain suitable stiles, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon such signs, stiles, and devices, all of which stiles, signs and devices are to remain the property of said grantor and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and entry at any time, under the powers conferred upon it by section 1430 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF, the said Ida & Thos. Woodrow, the grantor and

With husband, hereby release unto the said grantee, its successors and assigns, all her, his, and their right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands and the day and year above written.

Signed and acknowledged in the presence of:

H. R. Frances
D. K. Evans

STATE OF OHIO
Union COUNTY

Before me, a Notary Public in and for said county, personally appeared the above named

Ida & Thos. Woodrow
who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I hereunto set my hand and official seal, at this 26th day of May, 1939.

Marysville

(SEAL)
Notary Public, Union County, Ohio

My Commission expires Jan. 20, 1940.

Frank Reams
Frank Reams
Attorney General

County Recorder

Received for Record May 15, 1939. A. D. 1940.

Alien: June 17, 1939. Fee $ 1.10

Transfer not necessary May 15, 1940.
EASEMENT

No. 714

THIS INDENTURE made this 6th day of April, 1959, by and between J. G. Wible and Cecile Wible of Union Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee; WITNESSETH that

Whereas the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain the Little Darby stream, creek, pond, lake, and its banks, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve food, cover and breeding conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further desires and intends to establish and maintain on said lands of grantees adjacent thereto the Little Darby stream, creek, pond, lake, public fishing grounds, in accordance with authority conferred by sections 1430 and 1432-1 and other related sections of the General Code of Ohio, and the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00 paid to J. G. & Cecile Wible, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, for the sole purpose of improving said river, creek, pond, lake, in the manner aforesaid, and establish thereon fishing grounds, a right and easement in the following described lands of the grantor:

SITUATED in: Surveys 4769 and 7675, Union Township, Union County, and more fully described as follows:

Beginning at a point where the Little Darby Creek crosses the west property line of a 131.75 acre tract of land owned by the grantors and continuing east along the center line of said stream to the east property line of the above mentioned tract of land, including a twenty foot strip of land on the north bank of said creek and a similar strip on its south bank. Such strips of land are to be used for fishing purposes only. Ingress and egress is to be made only (1) from the public highway nearest the impounded area, or (2) at the above mentioned property lines.

For the grantee, its successors and assigns to construct certain dams and other improvements, and make such additional changes to the Little Darby stream, creek, pond, lake, and its banks as are necessary and convenient for the purpose aforesaid and to assure and permit all persons to take or catch fish, pursuant to the provisions of section 1330 and related sections of the General Code of Ohio, to freely pass and repair over and upon said lands and to use said lands for the purpose of fishing in and from said Little Darby stream, creek, pond, lake, adjacent thereto, and for all other lawful purposes incidental and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said Little Darby stream, creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable sites, signs and devices on said premises, if the grantee in its judgement deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose aforesaid and may erect thereon such sites, signs and devices, all of which sites, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1430-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said J. G. & Cecile Wible, both being of lawful age and having the legal capacity to make a conveyance in the manner aforesaid, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Fronis
D. M. Evans

STATE OF OHIO

Union County

Before me, a Notary Public in and for said county, personally appeared the above named J. G. & Cecile Wible who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal, at Marysville, this 3rd day of May, 1959.

[Seal]

J. G. Wible
Cecile Wible

STATE OF OHIO

THE CONSERVATION COUNCIL

Acting by and through

Don Waters
Conservation Commissioner.

FRANK REAMS

Frank Reams
Notary Public, Union County, Ohio
My Commission Expires Jan. 20, 1940.

[Seal]

County Recorder

[Seal]

Deputy
EASEMENT

No. 3066

THIS INDENTURE made this 16th day of May, 1939, by and between Ira C. Yoho of Liberty Township, Union County, Ohio, the grantor, and the State of Ohio, the grantee: WITNESSETH that

Whereas the State of Ohio by the Conservation Council of the State of Ohio, desires and intends to construct and maintain in the

MILL

two creeks: pond-0ake, which flows through and or is situated on certain lands of the grantor, dam and other improvements, and to make such additional changes as to said

MILL

two trucks, pond-0ake and its lands, as may from time to time be considered necessary by the Conservation Council of Ohio, to improve, protect and regulate conditions for fish life, and that the State of Ohio by the Conservation Council of Ohio further desires and intends to

establish and maintain on said lands of grantor adjacent to aforesaid

MILL

two creeks: pond-0ake, public fishing grounds, in accordance with authority conferred by sections 1438 and 1438-1, and other related sections of the General Code of Ohio, and the grantor is willing to grant the same for the sole purpose above stated and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $ 1.00, to Ira C. Yoho, the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, and for the sole purpose of improving said river, creek, pond, lake, in the manner aforesaid, and establish therein fishing grounds, a right and easement in the following described lands of the grantee:

SITUATED IN: Survey 4915, Liberty Township, Union County, and more fully described as follows:

Beginning at a point where the Mill Creek crosses the south property line of a 125.50 acre tract of land owned by the grantor and continuing northeast along the center line of said stream, which is the south property line of the above described tract of land, to the east property line of the above mentioned tract of land, including a twenty foot strip of land on the north bank of said creek. Such strip of land is to be used for fishing purposes only. Ingress and egress is to be made only at the above mentioned property lines.

For the grantee, its successors and assigns to construct certain dams and other improvements, and make such additional changes as to the

MILL

two creeks: pond-0ake and its lands as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provision of section 1438 and related sections of the General Code, to freely pass and repass ever and upon said lands and to use said lands for the purpose of fishing in and from said

MILL

two creeks: pond-0ake, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said

MILL

two creeks: pond-0ake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable cities, signs and devices on said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect thereon suit signs and devices of all of which suits, signs and devices are to remain the property of said grantee and shall be removed from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and for waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1438.1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF said

Ira C. Yoho

wife, husband, who hereby relieves unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis

D. M. Evans

STATE OF OHIO

The CONSERVATION COUNCIL

Acting by and through

Don Waters

Conservation Commissioner.

Before me, a Notary Public in and for said county, personally appeared the above named

Ira C. & Sarah C. Yoho

who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at

Marysville

May 26th 1939

(Sgd)

Frank Reams

FRANK REAMS

Notary Public, Union County, Ohio

By Commission Expires Jan. 20, 1940.
EASEMENT

No. 3075

THIS INDENTURE made the 1st day of June 1929, by and between Leonora Crabbe & Frank Crabbe of Hill Creek Township, Union County, Ohio, the grantor, and Leonora Crabbe & Frank Crabbe of Hill Creek Township, Union County, Ohio, the grantee, WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the Hill Creek, several creeks and ponds and lakes, which flows through and/or situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1439 and 1439-1 and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve food, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the Hill Creek, several creeks, ponds, lakes, dam and other improvements and to make such additional changes to said Hill Creek, several creeks, ponds, lakes and its banks, and Whereas, the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $1.00 paid by Leonora & Frank Crabbe the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, and for the sole purpose of establishing fishing grounds on said river, creeks, ponds, lakes, and improving said river, creeks, pond, lakes, on the premises above said a right and easement in the following land of the grantor, being all lands owned and controlled by the grantor of the river, creeks, pond, lakes, and twenty (200) feet on all sides of said

SITUATED IN Survey No. 1307, Hill Creek Pup., Union County, Ohio and more fully described as follows:

Beginning at a point where the Hill Creek crosses the west property line of a 183.50 acre tract of land owned by the grantors and continuing northeast, southeast and northeast along the center line of said stream, to the east property line of the above mentioned tract of land, including a twenty-foot strip of land on the east and south bank of said creek and a similar strip on its north and west bank. Such strips of land are to be used for fishing purposes only. Ingress and egress is to be made only at the above mentioned property lines.

for the grantee, its successors and assigns to establish fishing grounds and make such additional changes to the

Hill Creek, several creeks, ponds, lakes, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1439 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from said

Hill Creek, several creeks, ponds, lakes, adjacent thereto, and for all other lawful purposes necessary incident and proper to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said

Hill Creek, several creeks, ponds, lakes, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed that the grantor, may at any time erect and maintain suitable signs, devices and signs or said premises, if the grantee in its judgment deems the erection and maintenance thereof necessary, and it is agreed by the grantor; that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose aforesaid and may erect thereto such signs, devices and signs, all of which signs, devices and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by sections 1439-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said Leonora Crabbe and Frank Crabbe, a wife, husband, who hereby release unto the said grantor, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

H. R. Francis
D. M. Evans

STATE OF OHIO

Union County SS.

Before me, a Notary Public in and for said county, personally appeared the above named, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at this 27th day of June 1929,

Marysville,

ISSUE: FRANK REAMS

Frank Reams

Notary Public, Union County, Ohio
My Commission Expires Jan. 20, 1940.

Above easement approved as to form:

Thomas J. Herbert
Attorney General

Received May 15, 1940 at 10:10 A.M., Recorded June 17, 1940 in Union County.

Record of Deed, Vo. 150, page 161

Transfer not necessary May 12, 1940.
EASEMENT

No: ........................................................................

THIS INDENTURE made this .................................. day of .................................., 194 ........ by and between

........................................................................................................................................

of .................................. Township .................................. County, Ohio, the grantor, and the State of
Ohio, the grantee: WITNESSETH that

Whereas, the State of Ohio, by the Conservation Council of the State of Ohio, desires and intends to establish and maintain on land of grantor adjacent to the

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river, creek, pond, lake, which flows through and/or situated on certain lands of the grantor, public fishing grounds, in accordance with authority conferred by Sections 1430 and 1450-2 and other related sections of the General Code of Ohio, and that the State of Ohio, by the Conservation Council of Ohio, further desires, as may from time to time be considered necessary by the Conservation Council of Ohio to improve fish, cover and breeding conditions for fish life, the right, at some future date, to construct and maintain in the

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river, creek, pond, lake, dam and other improvements and to make such additional changes to said

........................................................................................................................................

river, creek, pond, lake, and its banks, and

Whereas, the grantor is willing to grant the same for the sole purpose above noted and on the conditions and restrictions contained herein.

Now, therefore, in consideration of the sum of $ .................................. paid to

........................................................................................................................................

the receipt of which is hereby acknowledged, the grantor does hereby grant and release unto the grantee, its successors and assigns, for the sole purpose of establishing fishing grounds on said river, creek, pond, lake, and improving said river, creek, pond, lake, in the manner aforesaid a right and easement in the following land of

the grantor, being all waters owned and controlled by the grantor of the river, creek, pond, lake, and twenty (20) feet on all banks of said

river, creek, pond, lake:

SITUATED IN: Survey .................................. Township .................................. County and more fully
described as follows:

for the grantor, its successors and assigns to establish fishing grounds and make such additional changes to the

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river, creek, pond, lake, and its banks as are considered necessary for the purpose aforesaid, and to allow and permit all persons to take or catch fish, pursuant to the provisions of section 1430 and related sections of the General Code, to freely pass and repass over and upon said lands and to use said lands for the purpose of fishing in and from

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said river, creek, pond, lake, adjacent thereto, and for all other lawful purposes necessary incident to the use and enjoyment of said lands, by said persons, for the sole purpose of fishing in and from said

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river, creek, pond, lake, adjacent thereto, but for no other purpose whatsoever.

TO HAVE AND TO HOLD said right and easement unto the grantee, its successors and assigns forever.

It is understood and agreed, that the grantee, may at any time erect and maintain suitable stiles, signs and devices on said premises, if the grantee in its judgement deems the erection and maintenance thereof necessary, and it is agreed by the grantor, that the grantee or any person by it authorized, may, at any time, enter upon said premises for the purpose above stated and may erect therein such stiles, signs and devices, all of which stiles, signs and devices are to remain the property of said grantee and shall be removable from said premises at the pleasure of the grantee at any time.

It is further understood and agreed that the Conservation Council may, at any time, close the stream sections, and/or waters in the area covered by this easement to fishing and may at any time, under the powers conferred upon it by section 1430-1 and other related sections of the General Code of Ohio, establish rules and regulations for the taking of fish from the stream sections, and/or waters, included in the area covered by this easement, any provision in the statutes of this state to the contrary notwithstanding.

IN WITNESS WHEREOF the said

........................................................................................................................................

wife, husband, who hereby releases unto the said grantee, its successors and assigns, all her, his right and expectancy of dower in the right and easement herein granted, and the grantee, have hereunto set their hands on the day and year above written.

Signed and acknowledged in the presence of:

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State of Ohio

Conservation Commissioner.

The Conservation Council
Acting by and through

Before me, a Notary Public in and for said county, personally appeared the above named

who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at

this .................................. day of .................................., 194 ........

Above easement approved as to form:

Attorney General.

Received .................................., at .................................. o'clock .................................. M. Recorded .................................., 19 ........ in .................................. County.

Record of Deeds, Vol. .................................. page .................................. Recorder .................................. Recorder's Fee $ ..................................
THE OHIO BELL TELEPHONE COMPANY

In consideration of One and 00/100 -- - Dollars ($1.00) in hand paid, the receipt whereof is hereby acknowledged, we do hereby grant unto THE OHIO BELL TELEPHONE COMPANY, its successors and assigns, a perpetual right of way and easement to construct, reconstruct, operate, maintain and remove its lines of telephone and telegraph, together with all necessary conduits, manholes, poles, wires, cables, guys, anchors, fixtures and appurtenances, upon, across, over the property and/or the highway crossing the property which we own, or in which we have an interest, situated in Tract Virginia Military Section Survey $746 in the Township of Jerome, County of Union, State of Ohio, and known as 35-A in Union Co. a part of 105-A tract in Franklin and Union Co., deeded by Walter S. Page, Executor, Est. of Judith A. Bell and Ray Hyland and Leonard V. Swallow, Dec. 5, 1932, as recorded in deed book, Vol. 145 page 237, Union Co., Ohio.

Said lines shall be constructed according to the following course: One (1) pole and anchor, in field, to be located along fence on west side of drive to house. One pole, approximately 100 ft. east of drive on highway associated anchors to be within 6 ft. south of new property line, in field.

Said grant includes the right, at any time, and for any of the purposes herein specified, of ingress to and egress from the site occupied by the lines of said Company as herein described, and the right to trim from time to time any trees along said lines so as to keep the wires and cables clear thereof for a space of at least three (3) feet with the further right to permit the attachment of and/or to carry in conduit, the wires and/or cables of any other Company. If the Company should, at any time and from time to time, be obliged or desire to place its lines underground, or if said Company be required by the State Highway Department or other authorized governmental authority to relocate all or any part of its said lines, then, the Company may, and it is hereby granted the right so to do. The Company will promptly compensate the said Grantor for any and all loss or damage to said property, including damage to crops and fences, that arise out of the construction, reconstruction, operation or maintenance of its lines on said property.

WITNESS my hand, this 8th day of June, 1940.

Signed and acknowledged in the presence of

_ Edgar M. Kent _
Manager

_ Leonard V. Swallow _

_ Ray Hyland _

State of Ohio,
County of Union    SS

Before me, a Notary Public in and for said county, personally appeared the above named Ray Hyland and Leonard V. Swallow, who acknowledged that said grant as the foregoing instrument and that the same is his free act and deed.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal this 8th day of June, 1940.

(SEAL)    S. E. Gard    Justice of Peace
Washington Township, Franklin County, O.

Filed for Record June 7, 1940,
At 1:15 o'clock P.M.
Recorded June 17, 1940.
Recorder's Fee $.50

[Signature]    Recorder.
THE OHIO BELL TELEPHONE COMPANY

In consideration of One and $00/100 -- -- Dollars ($1.00) in hand paid, the receipt whereof is hereby acknowledged, I do hereby grant unto THE OHIO BELL TELEPHONE COMPANY, its successors and assigns, a perpetual right of way and easement to construct, reconstruct, operate, maintain and remove its lines of telephone and telegraph, together with all necessary conduits, manholes, poles, wires, cables, guys, anchors, fixtures and appurtenances, upon, across, over and/or under the property which I own, or in which I have an interest, situated in Tract 6420-5748 in the Township of Jerome, County of Union, State of Ohio, and known as 41.07 acres on Post Road (SR 161) deeded by Charles Robinson and Rose R. Robinson, wife to Glennie R. Wagner March 24, 1919, as recorded in deed book 109, page 314, Union Co. Ohio

Said lines shall be constructed according to the following course: One pole to be placed one foot from west property line between said property and that of Addie and Wm. Fulk in line between existing anchor on Addie & Wm. Fulk property and the corner pole 5246 located on highway R/N.

Said grant includes the right, at any time, and for any of the purposes herein specified, of ingress to and egress from the site occupied by the lines of said Company as herein described, and the right to trim from time to time any trees along said lines so as to keep the wires and cables clear thereof for a space of at least________( ) feet with the further right to permit the attachment of and/or to carry in conduit, the wires and/or cables of any other Company. The right of way herein granted shall be________ in width. If the Company should, at any time, be obliged or desire to place its lines underground then the Company, may and it is hereby granted the right so to do within the limits of the right of way as herein set forth. The Company shall promptly compensate the said Grantor for any and all loss or damage to said property, including damage to crops and fences, that arise out of the construction, reconstruction, operation or maintenance of its lines on said property.

Also this R/N permits an overhanging guy wire across and over the property from said guy stub 5246-8 to corner pole 5246.

WITNESS my hand, this 7 day of June, 1940.

Signed and acknowledged in the presence of

_______ Hazel Noteman

_______ Glennie R. Wagner

_______ Edgar M. Kent

State of Ohio, 33
County of Union.

Before me, a Notary Public in and for said County, personally appeared the above named Glennie R. Wagner and__________, who acknowledged that _____did sign the foregoing instrument and that the same is _______true act and deed.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal this 7 day of June, 1940.

(SIGN)
Hazel Noteman

Notary Public in and for
Union County, Ohio

HAZEL NOTEMAN,
PLAIN CITY, OHIO.

My Commission Expires 4/12/41

Filed for Record June 7, 1940.

At 1:15 o'clock P. M.

Recorded June 17, 1940.

Recorder's Fee $2.50

____________________ Recorder.
RIGHT OF WAY PERMIT

For and in consideration of One ($1.00) Dollar, and other valuable considerations, to me/us paid by The United Telephone Co. Company, receipt of which is hereby acknowledged, I/we for myself/ourselves, heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and perpetually operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, across or under the property which I/we own or in which I/we have an interest, situated in the Township of Paris, County of Union State of Ohio, and described as follows:

For the erection of three telephone poles.

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways adjoining said premises and to be constructed so that the cross-arms, wires and anchors do not extend over or onto said premises, a distance of more than Eight (8'') feet from the near limits of the said roads, streets and highways as now established or as may hereafter be established.

The Easement and Right-of-way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-way to the said Company, its successors and assigns forever.

WITNESS my/our hand this 10th day of June, 1940.

Signed and acknowledged in the presence of:

Clara K. Haber

Dana Poles

Edgar A. Holycross

STATE OF OHIO ss:

Union COUNTY

Be it known that before me, a Notary Public in and for said County and State, personally appeared Edgar A. Holycross who being by me duly sworn acknowledged the signing of the foregoing Easement to be his/her free act and deed for the giving and granting of the rights therein named, including dower.

WITNESS my hand and official seal this 21st day of June, 1940.

J. Dana Coleman
NOTARY PUBLIC, UNION COUNTY,
COMMISSION EXPIRES May 9-43

J. Dana Coleman
Notary Public

Filed for Record June 22, 1940,
At 2:45 o'clock P. M.
Recorded June 24, 1940.
Recorder's Fee $ .50
For and in Consideration of ONE DOLLAR to them in hand paid, receipt of which is hereby acknowledged, and the further consideration of twenty-five cents per linear rod, to be paid when such grant shall be used or occupied by Elizabeth Mincks and J. E. Mincks, wife and husband (hereinafter called the Grantor) do hereby grant to THE OHIO FUEL GAS COMPANY (hereinafter called the Company) its successors and assigns, the right to lay a pipe line over and through the premises hereinafter described, and to maintain, operate, repair, replace and remove same, together with valves and other necessary appurtenances, on lands situated in Lassburg Township, Union County, and State of Ohio, and bounded and described as follows:

On the North by lands of Highway (#347)
On the East by lands of I. Miller et al
On the South by lands of Sacks
On the West by lands of J. C. Elgy

Said lands being in Section No., Twp. No., Range No., and containing 4 lots more or less.

With the right of ingress and egress to and from the same; the said Grantor to fully use and enjoy the said premises, except for the purpose hereinafter granted to the said Company. Said pipe to be buried so as not to interfere with the cultivation of the land, and said Company to pay any damages which may arise to crops and fences from the laying, maintaining, operating and final removing of said pipe line; said damages, if not mutually agreed upon, to be ascertained and determined by three disinterested persons, one thereof to be appointed by the said Grantors heirs or assigns, one by the Company, its successors or assigns, and the third by the two appointed as aforesaid, and the award of such three persons shall be final and conclusive. And it is hereby further agreed that the said Company, its successors or assigns, may at any time lay, maintain, operate, repair, replace and remove other lines of pipe at any points on said premises, upon the payment of a like consideration for each line, and subject to the same conditions as above; also may change the size of its pipe, by paying the damages, if any, to crops and fences which may arise in making such change.

Line to be laid parallel to present H. F. line T. 56
Grantees to have use of drive way to and from proposed Reg site.

In Witness Whereof, the Parties hereto have set their hands this 14th day of June A.D. 1940.

Signed and acknowledged in presence of:

W. J. Briggs

Eveline Mincks

Elizabeth Mincks

J. E. Mincks

The State of Ohio, Union County, ss.

Personally appeared before me, a Justice of the Peace in and for said County, Elizabeth Mincks and J. E. Mincks who acknowledged the signing of the foregoing instrument to be their voluntary act and deed for the uses and purposes therein mentioned.

In Testimony Whereof, I have hereunto set my hand and affixed my official seal, this 14th day of June, A.D. 1940.

Charles Parrott

Justice of the Peace

Filed for Record June 28, 1940,
At 9:00 o'clock A. M.
Recorded July 1, 1940
Recorder's Fees $0.50

[Signature]

Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That McKenzie Scott (unmarried), the Grantee, for and in consideration of the sum of One Dollar ($1.00) and for other good and valuable considerations to him paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described,

Situated in UNION COUNTY, Ohio, Jerome Township, Virginia Military Survey No. 7390, 7758, 7830, and bounded and described as follows:

PARCEL No. 1

BEGINNING at a concrete marker in the westerly right-of-way line of the Wilson & Winget County Road, the marker being 90° and 25 feet left to a point in the center line, said point bears S. 5° 42' W. 362.56 feet from a stone at the angle in said road and northeast corner to the lands of McKenzie Scott; thence with said right-of-way line, N. 5° 42' E. 266 feet to a stake; thence with the easterly right-of-way line of proposed relocation, N. 16° 12' W. 91 feet to a stake in the southerly right-of-way line of said road; thence with said right-of-way line, N. 67° 16' W. 65 feet to a stake in the westerly right-of-way line of the proposed relocation; thence with said right-of-way line, S. 16° 12' E. 128.50 feet to a concrete marker; thence with an arc of a circle whose radius is 691.20 feet in a southerly direction 259.37 feet to the place of beginning.

Containing .347 acres, more or less.

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 50 feet in width, except as hereinafter stipulated on sheet__________, and contains .347 acres, more or less, of which the present road occupies__________acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whomsoever.

And for the consideration aforesaid hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF McKenzie Scott - unmarried - have hereunto set his hand, the sixteenth day of July in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in the presence of

W. M. Randolph

McKenzie Scott

STATE OF OHIO, ss:

UNION COUNTY,

Before me, a County Engineer in and for said County and State, personally appeared the above named McKenzie Scott who acknowledged that he did sign the foregoing instrument and that the same is his free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at Marysville, Ohio, this 5th day of August, A.D. 1940.

(SIGNATURE) [Seal] Walter E. Griffith

Filed for Record Aug. 9, 1940, At 9:30 o'clock A. M.
Recorded Aug. 10, 1940.
Recorder's Fee $1.90

[Signature] Recorder.
For and in consideration of One ($1.00) Dollar, and other valuable considerations, to me/us paid by The United Telephone Co., Company, receipt of which is hereby acknowledged, I/we for myself/ourselves, heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and perpetually operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, across or under the property which I/we/or in which I/we have an interest, situated in the Township of Union County of Union (Milford Center) State of Ohio, and described as follows:

Beginning at Corporation limit extends South 4 poles, on St. Rt. #4 and 36 said poles on west side of road mentioned above.

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways adjoining said premises and to be constructed so that the cross-arms, wires and anchors do not extend over or onto said premises, a distance of more than Eight (8') feet from the near limits of the said roads, streets and highways as now established or as may hereafter be established.

The Easement and Right-of-way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-Way to the said Company, its successors and assigns forever.

WITNESS my/our hand this 13 day of August 1940.

Signed and acknowledged in the presence of:

Roy Stone
J. Dana Coleman

STATE OF OHIO

UNION COUNTY

Be it known that before me, a Notary Public in and for said County and State, personally appeared Carrie Harris who being by me duly sworn acknowledged the signing of the foregoing Easement to be his/their free act and deed for the giving and granting of the rights therein named, including power.

WITNESS my hand and official seal this 26 day of August, 1940.

J. Dana Coleman
Notary Public.

Filed for Record Aug. 27, 1940,
At 1:00 o'clock P. M.
Recorded Aug. 27, 1940.
Recorder's Fee $.50

Swell Pratts Recorder.
For and in consideration of ($1.00) Dollar, and other valuable considerations, to me/us paid by The United Telephone Company, receipt of which is hereby acknowledged, I/we for myself/ourselves, heirs, assigns, and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and permanently operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, under and across the property which I/we/or in which I/we have an interest, situated in the Township of Union, County of Union State of Ohio, and described as follows: Milford Center, Ohio Beginning at The United Telephone Company's and cable pole located on South Mill St. thence going south 13 poles on State Route 4 to the line fence of Mr. E. Howard's farm, said pole line to be erected back of Highway Stakes on Howard's property.

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways adjoining said premises and to be constructed so that the crossarms, wires and anchors do not extend over or onto said premises, a distance of more than Eight (8') feet from the near limits of the said roads, streets and highways as now established or as may hereafter be established.

The Easement and Right-of-way herein granted includes the right to enter upon said premises and erect and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-Way to the said Company, its successors and assigns forever.

WITNESS my/our hand this 27 day of August, 1940.

Signed and acknowledged in the presence of:

Verne Howard

Dana Coleman

STATE OF OHIO

UNION COUNTY

Be it known that before me, a Notary Public in and for said County and State, personally appeared Mrs. Alice Howard who being by me duly sworn acknowledged the signing of the foregoing Easement to be his/her free act and deed for the giving and granting of the rights therein named, including dower.

WITNESS my hand and official seal this 27 day of August, 1940.

J. Dana Coleman

Notary Public

FILED FOR RECORD Aug. 27, 1940,

At 1:00 o'clock P.M.

Recorded Aug. 27, 1940.

Recorder's Fee $ .50
For and in consideration of One ($1.00) Dollar, and other valuable considerations, to me/as paid by The United Telephone Co. Company, receipt of which is hereby acknowledged, I/we for myself/ourselves, heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and perpetually operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, across or under the property which I/we own or in which I/we have an interest, situated in the Township of Paris, County of Union, State of Ohio, and described as follows:

Job No. 930, File Map Sec. No. 1-4. Located 2½ miles north of Marysville off of Raymond Road on County Road No. 126.

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways, adjoining said premises and to be constructed so that the cross-arms, wires and anchors do not extend over or onto said premises, a distance of more than Eight (8') feet from the near limits of the said roads, streets and highways as now established or as may hereafter be established.

The Easement and Right-of-way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-Way to the said Company, its successors and assigns forever.

WITNESS my/his hand this 5 day of Oct. 1940.

Signed and acknowledged in the presence of:

R. F. Stone

Frank Roseberry

Earl Hammarlie

STATE OF OHIO

UNION COUNTY

Be it known that before me, a Notary Public in and for said County and State, personally appeared Earl Hammarlie who being by me duly sworn acknowledged the signing of the foregoing Easement to be his/their free act and deed for the giving and granting of the rights therein named, including dower.

WITNESS my hand and official seal this 8 day of October, 1940.

J. Dana Coleman

NOTARY PUBLIC, UNION COUNTY, COMMISSION EXPIRES 5-1-43

J. Dana Coleman

Notary Public

Filed for Record Oct. 9, 1940,
At 4:00 o'clock P. M.
Recorded Oct. 15, 1940.
Recorder's Fee $.50

Swell Nate Recorder.
For and in consideration of One ($1.00) Dollar, and other valuable considerations, to me/us paid by The United Telephone Co. Company, receipt of which is hereby acknowledged, I/we for myself/ourselves, heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and perpetually operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, across or under the property which I/we own or in which I/we have an interest, situated in the Township of Lewisburg, County of Union, State of Ohio, and described as follows:

Seven miles North of Marysville on Marion Road State R. 4 turn East on Road No. B-13 turn south on No. B-14 going South to Station 42251 at end of line, setting 4 poles due west on private right-of-way

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways adjoining said premises and to be constructed so that the cross-arms, wires and anchors do not extend over or onto said premises, a distance of more than Right (3') feet from the near limits of the said roads, streets and highways as now established or as may hereafter be established.

The Easement and Right-of-Way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-Way to the said Company, its successors and assigns forever.

WITNESS my hand this 10th day of October, 1940.

Signed and acknowledged in the presence of:

[Signature]

Chas. Faiger

[Signature]

Dana Faiger

STATE OF OHIO

as:

Union COUNTY

Be it known that before me, a Notary Public in and for said County and State, personally appeared Eldon Disbennett who being by me duly sworn acknowledged the signing of the foregoing Easement to be his/their free act and deed for the giving and granting of the rights therein named, including dower.

WITNESS my hand and official seal this 19th day of October, 1940.

[Seal]

J. Dana Coleman

Notary Public

J. Dana Coleman

Notary Public, Union County

Commission Expires 5-4-43

Filed for Record Oct. 19, 1940
At 1:30 o'clock P. M.
Recorded Oct. 23, 1940.
Recorder's Fee $0.50
In consideration of the sum of One Dollar ($1.00), the receipt whereof is hereby acknowledged, the Mackenzie Scott, unmarried, does hereby grant unto Columbus and Southern Ohio Electric Company, its successors, assigns, lessees and licensees (hereinafter called the Company), as long as the same may be used for the purposes herein contemplated, the right and easement to construct, reconstruct, repair, replace, operate and maintain a pole line for the transmission and distribution of electric energy, together with one (1) guy pole and _________, to guy and support said pole line, and for the attachment and carrying of the wires and cables of other companies using electric energy in the conduct of their business, over, across, through and/or upon the property and/or the highway, crossing the property which he owns, or in which he has an interest, situated in _________ in the Townships of Jerome, County of Union, and State of Ohio, and known as that 7th more tract of land, more or less, as described by deed R. W. McCormack, Sheriff, to Charles C. Guy, dated February 14, 1914 and recorded in Deed Book 87, page 509, Recorder’s Office, Madison County, Ohio.

Said easement shall be constructed according to the following course: A stone (1) guy pole shall be located upon private property at a point approximately 64 feet west from the Lafayette-Plain City Road and approximately 367 feet south from the State Route 951.

If at any time the company is required by the State Highway Department or any other governmental authority having control over said highway to relocate any or all of the poles of said pole line, then the company may and is hereby granted the right to relocate said pole or poles within the limits of the highway as it now exists or any hereafter exist.

Said easement includes the right to trim any trees which may hereafter interfere with the construction, reconstruction, operation and/or maintenance of said pole line, and to trim, as mutually agreed, any trees that now interfere with the construction or reconstruction of said pole line. OK Mac Scott for one (1) guy pole privilege only

The company shall have the right of ingress to and egress from the site occupied or to be occupied by said pole line, guy poles and/or anchors, and the right to do any and all things necessary, proper or incidental to the successful operation and maintenance thereof. It is especially provided, however, that the poles supporting said line shall be so located as not to interfere with the undersigned’s ingress to and egress from said property.

WITNESS my hand this 3rd day of October, 1940.

Signed and acknowledged in the presence of:

Mr. E. Boothe
N. Scott

STATE OF OHIO
UNION COUNTY, SS:

Before me, a Notary Public in and for said county and state, personally appeared the above named Mac Scott who acknowledged that he did sign the foregoing instrument and that the same is his free act and deed.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal this 2 day of Oct, 1940.

Notary Public in and for
Union County, Ohio

Hazel Noteman
PLAIN CITY, OHIO

My Commission Expires 4/12/61

(Seal)

APPROVED AS TO FORM
R.E.M.

Filed for Record Oct. 31, 1940,
At 9:20 o’clock A. M.
Recorded Nov. 1, 1940.
Recorder’s Fee $0.75

Swell Late Recorder.
In consideration of One ($1.00) dollar, and other valuable considerations, to me/us paid by The United Telephone Co. Company, receipt of which is hereby acknowledged, I/we or myself/ourselves, heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and perpetually operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, across or under the property which I/we own or in which I/we have an interest, situated in the Township of Leeusburg, County of Union State of Ohio, and described as follows:

3 mile north west of Marysville on Marion Road State Route 4 File Map Sec. B-6 Turn left.

All pole lines erected hereunder, upon said premises to parallel the roads, streets and highways adjoining said premises and to be constructed so that the cross-arms, wire and anchors do not extend over or onto said premises, a distance of more than Eight (8') feet from the rear limits of the said roads, streets and highways as now established or as may hereafter be established.

The easement and Right-of-way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company, shall now and hereafter locate its poles & wires so as not to interfere with ingress & egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-way to the said Company, its successors and assigns forever.

WITNESS my hand this 13 day of December, 1940.

Signed and acknowledged in the presence of:

Frank E. Roseberry
Roy Stone
J. M. Trout

STATE OF OHIO
Union COUNTY

Be it known that before me, a Notary Public in and for said County and State, personally appeared J. W. Trout who being by me duly sworn acknowledged the signing of the foregoing Easement to be his/her free act and deed for the giving and granting of the rights therein named, including over.

WITNESS my hand and official seal this 20 day of December, 1940.

J. Dana Coleman
(Seal)
Notary Public

Filed for Record Dec. 21, 1940,
At 2:30 o'clock P. M.
Recorded Dec. 23, 1940.
Recorder's Fee $ .50

[Signature] Recorder.
RIGHT OF WAY PERMIT

For and in consideration of One ($1.00) Dollar, and other valuable considerations, to me/us paid by The United Telephone Co. Company, receipt of which is hereby acknowledged, I/we for myself/ourselves, heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and perpetually operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, across or under the property which I/we own or in which I/we have an interest, situated in the Township of Pheria, County of Union, State of Ohio, and described as follows:

File Map Sec. No. D, going East from Marysville one mile turning North on Belt Bros Private right of way. Setting one new pole between plant and Tele Co. dead end pole.

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways adjoining said premises and to be constructed so that the cross-arms, wires and anchors do not extend over or onto said premises, a distance of more than Eight (8') feet from the near limits of the said roads, streets and highways as now established or as may hereafter be established.

The Easement and Right-of-way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-way to the said Company, its successors and assigns forever.

WITNESS our hand this 22 day of January, 1941.

Signed and acknowledged in the presence of:

Dana Paden

Belt Bros.

Charles Palmer

Rolla C. Belt

STATE OF OHIO SS:

UNION COUNTY

Be it known that before me, a Notary Public in and for said County and State, personally appeared Rolla C. Belt who being by me duly sworn acknowledged the signing of the foregoing Easement to be his/their free act and deed for the giving and granting of the rights therein named, including dower.

WITNESS my hand and official seal this 27 day of January, 1941.

(SEAL) J. Dana Coleman

Notary Public

J. DANA COLEMAN
NOTARY PUBLIC, UNION COUNTY,
COMMISSION EXPIRES 5-4-83

Filed for Record Jan. 31, 1941,
At 9:00 o'clock A. M.
Recorded Jan. 31, 1941.
Recorder's Fee $ .50

Recorder.
KNOW ALL, MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for itself and its successors and assigns, does hereby grant and convey unto THE MARICH-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 9942, Township of Jackson, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said line is to be located near the highway along Price Cemetery.

Said Grantor represents that it is the Board of Jackson Twp. Trustees in charge of approximately 8 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 37 Highway, in the Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 22nd day of July 1940.

Signed and acknowledged in the presence of:

Laura Wolfe

Roy Beiser

Witnesses

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Fred D. Bevis; Elmer Sivey; and Frank White, entire Board of Trustees of Jackson Township, Union County, Ohio, who acknowledged that they did sign the foregoing instrument in the name of said Board of Township Trustees, and that the same is their free act and deed, and their free act and deed as such Board of Trustees.

In testimony whereof, I have heretofore subscribed my name and affixed my official seal at Richmond, this 22nd day of July 1940.

(SEAL)

Laura Wolfe

My Commission Expires Feb. 14, 1942

Filed for Record Feb. 7, 1941,
At 2:00 o'clock P.M.
Recorded Feb. 11, 1941.
Recorder's Fee $0.50

Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 6211 and 6293, Township of Glauburne, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 64 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 4 Highway, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Nabel Adams spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 1st day of June 1940.

Signed and acknowledged in the presence of:

Laura Wolfe
Ray Seider

Witnesses

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Nabel Adams & Jesse Adams, her husband who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed official seal at Richmond this 1st day of June 1940.

(SEAL)

Laura Wolfe
My Commission Expires Feb. 14, 1942

Filed for Record Feb. 7, 1941,
At 2:00 o'clock P. M.
Recorded Feb. 11, 1941.
Recorder's Fee $0.50

Jim Brown
Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor, located in Section 9222, Township Jackson, County of Union, Ohio, and/or in the Village of Essex in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represents that they are the owners of lot in the Section, Township and County aforesaid, or, the owner of lot in the Village, Township and County aforesaid, which said lot constitute the premises upon and over which the foregoing easement is granted.

And Hazel M. Allinder and Velden A. Allinder spouses of Grantors herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 8th day of April 1940.

Signed and acknowledged in the presence of:

Laura Wolfe ____________________________

Ray Allinder ____________________________

Witnesses

Velden A. Allinder ____________________________

Hazel M. Allinder ____________________________

Grantor

STATE OF OHIO

ss.

Union County

Before me, a Notary Public in and for said County personally appeared the above named:

Velden A. Allinder & Hazel M. Allinder, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 8th day of April 1940.

(SEAL) Laura Wolfe ____________________________

LAURA WOLFE

Filed for Record Feb. 7, 1942,
At 2:00 o'clock P. M.
Recorded Feb. 11, 1942.
Recorder's Fee $2.50

[Signature] Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Delaware County, Ohio, for herself and her heirs and assigns, does, hereby grant and convey unto THE MARION-REVIEW POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 2971, Township of Jerome, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately 15 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Jerome & Dublin Highway, in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 7th day of December 1940.

Signed and acknowledged in the presence of:

W. J. Blanton

M. A. Cummins

Widow

Witnesses

Louise Ashbaugh

Grantor

STATE OF OHIO

Delaware County

Before me a Notary Public in and for said County personally appeared the above named:

Louise Ashbaugh, widow who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In testimony Whereof, I have hereunto subscribed my name and affixed my official seal at Delaware, this 7th day of December 1940.

(SEAL) H. A. Cummins

H. A. CUMMINS Notary Public
By Commission Expires Feb. 10, 1942.

Filed for Record Feb. 7, 1941,
At 2:00 o'clock P. M.
Recorded Feb. 11, 1941.
Recorder's Fee $3.50

Lawrence B. Rhoads, Recorder.
KNOW ALL MEN BY THESE PRESENTS, that the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 7375, Township of Washington, County of Union, Ohio, and/or in the Village of Byhalia, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately .5 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the No. 31 Highway, or in the Village, Township, and County aforesaid, which said acreage, constitute the premises upon and over which the foregoing easement is granted.

And Glenna Southwick Butler, spouse of Grantor herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 13th day of February, 1940.

Signed and acknowledged in the presence of:

Laura Wolfe
Ray Reider

Witnesses

Ernest C. Butler
Glenna S. Butler

Grantor

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:
Ernest C. Butler and Glenna Southwick Butler, his wife, who acknowledged, that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 26th day of February 1940.

(SEAL) Laura Wolfe

LAURA WOLFE

Filed for Record Feb. 7, 1941,
At 2:00 o'clock P. M.
Recorded Feb. 11, 1941.
Recorder's Fee $1.50

[Signature] Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantees, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantees located in Survey 3234, Township of York, County of Union, Ohio, and/or in the Village of York Center, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantees represents that they are the owners of approximately 3/4 acres in Section, Township and County aforesaid, adjacent to what is commonly known as the No. 739 Highway, in the said Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Clyde Franklin Brown and Catherine Elizabeth Brown, spouse of Grantor herein, does hereby release unto said Grantees, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantees herein have executed this instrument this 27th day of May 1940.

Signed and acknowledged in the presence of:

Laura Wolfe
Ray Reider

Witnesses

Clyde Franklin Brown
Catherine Elizabeth Brown

Grantor

STATE OF OHIO

ss.

Union County

Before me, a Notary Public in and for said County personally appeared the above named:

Clyde Franklin Brown and Catherine Elizabeth Brown, husband and wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereto subscribed my name and affixed my official seal at Richwood, this 27th day of May 1940.

(SEAL)

Laura Wolfe


Filed for Record Feb. 7, 1941,
At 2:00 o’clock P. M.
Recorded Feb. 11, 1941,
Recorder’s Fee $0.50

[Signature]
Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for herself and her heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including/trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 9022, Township Jackson County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

The grantee herein agrees to trim the maple trees located in the front yard along the fence, and agrees to cut down the old tree stump located in front of the tenant house.

The grantee herein will advise the grantor as to when the trees will be trimmed so that the grantor will be present when the trees are trimmed.

The grantee herein will furnish electric service to the house of the grantor whenever the grantor is ready for such service.

Said Grantor represents that she is the owner of approximately 120 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the S. H. 57 Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And CHAS. B. CRASER spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 1st day of August, 1940.

Signed and acknowledged in the presence of:

S. M. Kuhner

Eva D. Crasner

Witnesses

L. H. Larsen

CHAUS. B. CRASER

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Eva D. Crasner and CHAS. B. Crasner her husband who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 1st day of August 1940.

(SEAL) ________________________________
LAURA WOLFE

Filed for Record Feb. 7, 1941,
At 2:00 o'clock P. M.
Recorded Feb. 11, 1941.
Recorder's Fee $ .50
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantees, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Sections 9921 and 9941, Township Jackson, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 97-3/4 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Robinson Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Guy Chapman and Stella D. Chapman spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein have executed this instrument this 22nd day of July 1940.

Signed and acknowledged in the presence of:

Laura Wolfe
Ray Reid

Witnesses

Stella D. Chapman
Guy Chapman

Grantor

STATE OF OHIO

Union County

Before me, a Notary Public in and for said County personally appeared the above named:
Stella D. Chapman and Guy Chapman, wife and husband who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have herunto subscribed my name and affixed my official seal at Richmond, this 22nd day of July 1940.

(SEAL)

Laura Wolfe


Filed for Record Feb. 7, 1941,
At 2:00 o'clock P. M.
Recorded Feb. 11, 1941.
Recorder's Fee $.50

Lawrence B. Rhodes, Recorder.
KNOW ALL MEN BY THESE PRESENTS, that the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do, hereby grant and convey unto THE NATIONAL-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 3696, Township of Leesburg, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 102 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 37 Bellefontaine Pike Highway, or, the owner of lots on Street, in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Orman A. Conrad and Ina B. Conrad Spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein have executed this instrument this 11th day of October, 1940.

Signed and acknowledged in the presence of:

Laura Wolfe
Ray Halder
Witnesses

Orman A. Conrad
Ina B. Conrad
Grantee

STATE OF OHIO
Union County

Before me a Notary Public in and for said County personally appeared the above named: Orman A. Conrad and Ina B. Conrad, husband and wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 12th day of November 1940.

(SEAL)

LAURA WOLFE
My Commission Expires Feb. 14, 1942

Filed for Record Feb. 7, 1941.
At 1:55 o'clock P. M.
Recorded Feb. 11, 1941.
Recorder's Fee $.50
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantees, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the Marion-Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantees located in Survey 6199, Township Leesburg, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantees represent that they are the owners of approximately 5 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 37 Highway in the Township, and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Ertsman T. Conrad and Edith B. Conrad spouses of Grantees herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantees herein have executed this instrument this 30th day of June 1939.

Signed and acknowledged in the presence of:

Laura Wolfe
Ray Raider

Witnesses

STATE OF OHIO

Union County ss.

Before me a Notary Public in and for said County personally appeared the above named:

Ertsman T. Conrad and Edith B. Conrad husband and wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereto subscribed my name and affixed my official seal at Richmond, this 30th day of June 1939.

[Seal]

LAURA WOLFE
My Commission Expires Feb. 14, 1942

Filed for Record Feb. 7, 1941,
At 1:05 o'clock P. M.
Recorded Feb. 11, 1941.
Recorder's Fee $1.50

[Signature] Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors, located in Survey, Township Mill Creek County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represents that they are the owners of approximately 140 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Graville Road South Highway, in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Jim Gordon Clark & Catherine Dale Clark Spouses of Grantors herein do hereby release unto said Grantors, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein have executed this instrument this 5th day of October, 1940.

Signed and acknowledged in the presence of:

John R. Humphreys
H. A. Cummins

Witnesses

Jim Gordon Clark
Catherine Dale Clark

Granter

STATE OF OHIO

Delaware County

Before me a Notary Public in and for said County personally appeared the above named?
Jim Gordon Clark & Catherine Dale Clark husband and wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Delaware, this 7th day of October 1940.

(SEAL)

H. A. Cummins

H. A. CUMMINS, - Notary Public

Filed for Record Feb. 7, 1941,
At 11:55 o'clock P. M.
Recorded Feb. 11, 1941.
Recorder's Fee $50

[Signature] Recorder.
Know All men by these Presents, That the undersigned, herein called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformer meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 2991, Township Jerome, County of Union, Ohio, and in, the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 8 acres, in the Section, Township and County aforesaid, adjacent to what is known as the Jerome & Cal. Highway, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Spencer DeWitt & Maggie DeWitt Spouses of Grantors herein do hereby release unto said Grantor, its successors and assigns, all right and expectancy of dower in the premises herein granted.

In Witness Whereof said Grantor herein have executed this instrument this 15th day of February, 1940.

Signed and acknowledged in the presence of:

[Signatures]

State of Ohio

Delaware County

Before me a Notary Public in and for said County personally appeared the above named:

Spencer DeWitt & Maggie DeWitt husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Delaware, this 15th day of February 1940.

(SEAL) H.A. Cummins

H. A. Cummins, Notary Public

My Commission Expires Feb. 10, 1942

Filed for Record 1:55 p.m. Feb. 7th 1941

Recorded February, 14th 1941.

Recorders Fee $3.50

[Signature]
Know all men by these presents, that the undersigned, hereinafter called Grantor, of Union County, Ohio, for herself and her heirs and assigns, does, hereby grant and convey unto The Marion-Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the Lands of the Grantor located in Survey 10971, Township Washington, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately 137 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 31 Highway, in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

In Witness whereof said Grantor herein has executed this instrument this 22nd day of March, 1940.

Signed and acknowledged in the presence of

Laura Wolfe

Blanche Durr

Witnesses

State of Ohio
Union County

Before me a Notary Public in and for said County personally appeared the above named:

Blanche Durr, unmarried who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 22nd day of March 1940.

(SEAL) Laura Wolfe

Laure Wolfe, My Commission
Expires Feb. 14, 1942

Filed for Record Feb 7, 1941
At 1:55 o'clock P. M.
Recorded Feb. 14, 1941
Recorder's Fee $.50

[Signature]
Know all men by these presents, that the undersigned, hereinafter called Granitors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto The Marion-Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpætuately maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Granitor located in Survey 5610, Township Hill Creek, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Granitor represent that they are the owners of approximately 55 acres in the Section Township and County aforesaid, adjacent to what is commonly known as the Bell Gravel Road Highway which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Granville C. Dort & Nichol Dort Spouses of Granitors herein do hereby release unto said Grantees, its successors and assigns, all right and expectancy of dower in the premises herein granted.

In Witness Whereof said Granitor herein have executed this instrument this 25th day of March 1940,

Signed and acknowledged in the presence of:

Granville C. Dort
Nichol Dort

Witnesses

State of Ohio
Delaware County

Before me, a Notary Public in and for said County personally appeared the above named: Granville C. Dort & Nichol Dort, wife and husband who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Delaware this 25th day of March 1940.

(SEAL) H. A. Cummins

H. A. Cummins—Notary Public

Filed for Record Feb. 7, 1941
At 1:55 O'clock P. M.
Recorded Feb. 14, 1941.
Recorder's Fee $1.50

Lawrence A. Hoffs
Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARTIN-RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantees located in Survey 6307, Township Clybournie, County of Union, Ohio, and/or in the Village of __________, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 9-3/4 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Landon Pike Highway, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Helen Jeanetta Ellinwood, spouse of Grantor herein does hereby release unto said Grantees, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 29th day of August, 1939.

Signed and acknowledged in the presence of:

Ray Reeder
Laura Wolfe

Witnesses

STATE OF OHIO
Union County

Before me a Notary Public in and for said County personally appeared the above named:
Truman George Ellinwood and Helen Jeanetta Ellinwood his wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 29th day of August 1939.

(SEAL) ____________________________
Laura Wolfe

LAURA WOLFE

Filed for Record Feb. 7, 1941, At 1:50 o'clock P. M.
Recorded Feb. 15, 1941.
Recorder's Fee $1.50
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 9922, Township Jackson, County of Union, Ohio, and/or in the Village of Essex, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of 1/3 lot in the Section, Township and County aforesaid, or the owner of 1/3 lots on Route 37 in the Village, Township and County aforesaid, which lot constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein have executed this instrument this 14th day of August, 1940.

Signed and acknowledged in the presence of:

Laura Wolfe
Paul G. Jewell
Paul G. Jewell
Helen Johnson

Witnesses.

Grantor

Howard L. Ehrat
Edward E. Ehrat
Nannie Ehrat Drumm
Ruth Ehrat Setter

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Howard L. Ehrat who acknowledged that he did sign the foregoing instrument; and that the same is his free act and deed.

In testimony Whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 14th day of August 1940.

(SEAL)

Laura Wolfe


STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Edward B. Ehrat and Nannie Ehrat Drumm who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony Whereof, I have hereunto subscribed my name and affixed my official seal at Marysville, Ohio, this 15th day of August 1940.

(SEAL)

Paul G. Jewell

PAUL G. JEWELL, Notary Public


State of Ohio,
Marion County, ss:

Before me a Notary Public in and for said County personally appeared the above named Ruth Ehrat Setter who acknowledged that she did sign the foregoing instrument; and that she is her free act and deed.

In testimony Whereof, I have hereunto subscribed my name and affixed my official seal at Prospect, Ohio, this 15th day of Aug. 1940.

(SEAL)

Helen Johnson

Helen Johnson

ROTARY PUBLIC, MARION COUNTY, ODOT.
MY COMMISSION EXPIRES MAR. 3, 1942.

Filed for Record Feb. 7, 1942,
At 11:50 o'clock P. M.
Recorded Feb. 14, 1942.
Recorder's Fee $0.50

Lawrence M. Rhodes, Recorder.
Know all men by these presents, That the undersigned, hereinafter called Grantor, of Union County, Ohio for herself and her heirs and assigns, does hereby grant and convey unto The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 3234 Township York, County of Union, Ohio, and/or in the Village of York Center, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of one lot acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 47 Highway in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Arthur M. Erwin, Spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

In Witness Whereof said Grantor herein has executed this instrument this 26th, day of August, 1940.

Signed and acknowledged in the presence of:

[Signatures]

Witnesses
State of Ohio as.
Union County

Before me a Notary Public in and for said County personally appeared the above named: Viola Eileen Erwin and Arthur M. Erwin her husband who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereto subscribed my name and affixed my official seal at Richwood, this 26th, day of August 1940.

(Signed)

Laura Wolfe, My Commission

Filed for Record Feb. 7, 1941
At 1:55 P. M.
Recorded Feb. 14, 1941
Recorder's Fee $0.50
Know all men by these presents, That the undersigned, hereinafter called Grantor, of Union County, Ohio for himself and his heirs and assigns, does, hereby grant and convey unto The Marion-Reserve Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guy, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 6228, Township Cleborne, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 280 acres in the Section Township and County aforesaid, adjacent to what is commonly known as the Lennox-Wood Rd. highway, Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Ethel Fox, Spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

In Witness Whereof said Grantor herein has executed this instrument this 29th, day of August, 1940.

Signed and acknowledged in the presence of:

Laura Wolfe

Homer S. Fox

W. L. Catterlin

Ethel Fox

Witnesses

State of Ohio

Grantor

ss.

Union County

Before me a Notary Public in and for said County personally appeared the above named: Homer S. Fox and Ethel Fox his wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 29th day of August 1940

(SEAL) ______________________________

Laura Wolfe

Laura Wolfe, My Commission Expires

Feb. 14 1942

Filed for Record, Feb. 7, 1941,
At 1:50 P.M.
Recorded Feb. 14th 1941
Recorder's Fee $3.50

Laura W. Rhode

Recorder.
Know all men by these presents, That the undersigned, hereafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns does, hereby grant and convey unto The Marion Reserve Power Company, its successors and assigns hereinafter known as the Company, the exclusive right and easement to construct, install and permanently maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 3468, Township York, County of Union, Ohio, and/or in the Village of Summerville, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of 2 lots in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 31 Highway or, the owner of 2 lots, Nos. 283 in the Village, Township and County aforesaid, which lots constitute the premises upon and over which the foregoing easement is granted.

In Witness Whereof said Grantor herein has executed this instrument this 16th day of March, 1940.

Signed and acknowledged in the presence of:

Laura Wolfe

James H. Foss

Grantor

State of Ohio
Union County

Before me a Notary Public in and for said County personally appeared the above named James H. Foss, unmarried who acknowledged that he did sign the foregoing instrument; and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 16th day of March 1940.

Laura Wolfe

(SEAL)

Laura Wolfe
My Commission Expires Feb. 14, 1942

Filed for Record: Feb. 7th, 1941
At 1:50 P.M.
Recorded February 14th 1941
Recorder Fee $5.00

[Signature]
Know all men by these presents, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 2991, Township Jerome, County of Union, Ohio, and/or in the Village of , in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 75 acres in the Section Township and County aforesaid, adjacent to what is commonly known as the Jerome & New Gal. Highway which said roadway constitute the premises upon and over which the foregoing easement is granted.

And Harry Hobson & Anna Hobson, Spouse of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

In Witness Whereof said Grantors herein have executed this instrument this 6th, day of September, 1939.

Signed and acknowledged in the presence of:

___H. A. Cummins________________________

J. T. Weingartner __________________________

Witnesses

State of Ohio ____________________________

Delaware County

Before me a Notary Public in and for said County personally appeared the above named:

Harry Hobson & Anna Hobson, husband and wife who acknowledged that they did sign the foregoing instrument; and the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Delaware, this 6th day of September 1939

(SEAL) ___H. A. Cummins________________________

H. A. Cummins, Notary Public, My Commission Expires Feb. 10, 1942

Filed for Record Feb. 7, 1941
At 1:50 P.M.
Recorded Feb. 14th 1941
Recorder's Fee $.50

Lawrence B. Bland
Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 5620, Township Mill Creek, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 60 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Bell Gravel Road Highway, which said acreage constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor hereinafter has executed this instrument this 25th day of March, 1940.

Signed and acknowledged in the presence of:

D. W. Snow

H. A. Cummins

Witnesses

Pearl Harriott

unmarried

Grantor

STATE OF OHIO as.

Delaware County

Before me a Notary Public in and for said County personally appeared the above named:

Pearl Harriott, unmarried, who acknowledged that he did sign the foregoing instrument; and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Delaware, this 25 day of March 1940.

(SEAL)

H. A. Cummins

H. A. Cummins - Notary Public

Filed for Record Feb. 7, 1941,
At 11:45 o'clock P. M.
Recorded Feb. 14, 1941.
Recorder's Feas $0.50

Lawrence W. Rhode

Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for herself and her heirs and assigns, does hereby grant and convey unto THE MARION-
RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guy, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 3234 York, Township York, County of Union
Ohio, and/or in the Village of York Center, in the Township and County aforesaid, all in consideration
of said Company making said installation and maintaining the same for the purpose of rendering
service thereby to its customers.

Said Grantor represents that she is the owner of approximately .14 acre acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 57 Highway or, the owner of lots on .14 acre Street, in the Village, Township and County aforesaid, which said acreage and or lots constitute the premises upon/over which the foregoing easement is granted.

And Harry Hornbeck spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 15th day of November, 1939.

Signed and acknowledged in the presence of:

Laura Wolfe
Ray Beaver

Witnesses

Grantor

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Eliza Grace Hornbeck & Harry Hornbeck, her husband who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 15th day of Nov. 1939.

(SEAL) Laura Wolfe

My Commission Expires Feb. 14, 1942

Filed for Record Feb. 7, 1941,
At 1:45 o'clock P. M.
Recorded Feb. 14, 1941.
Recorder's Fee $4.50

Lawrence A. Rods Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Granter of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Granter located in Survey 9922, Township of Jackson, County of Union, Ohio, and/or in the Village of Essex, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Granter represents that he is the owner one lot in the Section, Township and County aforesaid, of 1 lot in Essex in the Village, Township and County aforesaid, which said lot constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Granter herein has executed this instrument this 10th day of December, 1940.

Signed and acknowledged in the presence of:

Laura Wolfe
Ray Holder

Witnesses

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named: James E. Inakeep unmarried, who acknowledged that he did sign the foregoing instrument; and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 10th day of December 1940.

(SEAL) Laura Wolfe

My Commission Expires Feb. 14, 1942

Filed for Record Feb. 7, 1941,
At 11:45 o'clock P. M.
Recorded Feb. 14, 1941.
Recorder's Fee $1.50
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 9922, Township Jackson, County of Union, Ohio, and/or in the Village of Essex in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner one lot of one lots on Route 37 in the Village, Township and County aforesaid, which said lot constitute the premises upon and over which the foregoing easement is granted.

And Blanche E. Love spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 12th day of August 1940.

Signed and acknowledged in the presence of:

Ray Roeder
Laura Wolfe

Witnesses

Leonard Orvil Love
Blanche E. Love

Grantor

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named: Leonard Orvil Love and Blanche E. Love, his wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 16th day of August 1940.

(SEAL)

Laura Wolfe
LAURA WOLFE


Filed for Record Feb. 7, 1941.
At 1:45 o'clock P. M.
Recorded Feb. 14, 1941.
Recorder's Fee $ .50

[Signature] Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for herself and her heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 2991, Township Jereme, County of Union, Ohio, and/or in the Village of Jereme, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately one lot acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Village of Jereme, Highway in the Village, Township and County aforesaid, which said lot constitute the premises upon and over which the foregoing easement is granted.

And Ervin Lepart spouse of Grantor herein does hereby release unto said Grantor, its successors and assigns, all right and expectancy of冬奥 in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 22 day of January 1940.

Signed and acknowledged in the presence of:

J. T. Weisgartner

H. A. Cumins

Witnesses

Ethel Lepart

Ervin Lepart

Grantor

STATE OF OHIO

Delaware County

Before me a Notary Public in and for said County personally appeared the above named: Ethel Lepart & Ervin Lepart, her husband, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereto subscribed my name and affixed my official seal at Delaware, this 22nd day of January 1940.

(Seal)

H. A. Cumins, Notary Public

My Commission Expires Feb. 10, 1942

Filed for Record Feb. 7, 1942.

At 11:45 o'clock P. M.

Recorded Feb. 14, 1942.

Recorder's Fee $ .50

[Signature] Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union
Ohio, for herself and her heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE
POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right
and easement to construct, install and permanently maintain its poles, guys, lines, transformers,
eters and other necessary apparatus (including necessary trimming of trees from time to time),
upon and along the lands of the Grantor located in Survey 10971, Township Washington, County of
Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making
said installation and maintaining the same for the purpose of rendering service thereby to its
customers.

Said Grantor represents that she is the owner of approximately 3½ acres in the Section,
Township and County aforesaid, adjacent to what is commonly known as the State Route 31 Highway,
in the Township and County aforesaid, which said acreage constitute the premises upon and over
which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 2nd day of April,
1940.

Signed and acknowledged in the presence of:

[Signature]

Blanche Durr

Witnesses

STATE OF OHIO

Marion County

Before me a Notary Public in and for said County personally appeared the above named:
Josephine Lynch unmarried who acknowledged that she did sign the foregoing instrument; and that
the same is her free act and deed.

In testimony whereof, I have hereto subscribed my name and affixed my official seal at
Kenton Ohio, this 2nd day of April 1940.

[Signature]

Ray Hausnashfield

Justice of Peace

(SEAL)

My commission expires January 1st 1942.

Filed for Record Feb. 7, 1941,
At 11:45 o'clock P. M.
Recorded Feb. 14, 1941.
Recorder's Fee $.50

[Signature]

Recorder.
Know all men by these presents, That the undersigned, hereinafter called Grantees, of Union County, Ohio, for themselves and their heirs and assigns, do, hereby grant convey unto The Merton Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guy lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantees located in Survey 5604, Township Leesburg, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service therby to its customers.

Said Grantees represent that they are the owners of approximately 102 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the 347 Highway which said easement constitute the premises upon and over which the foregoing easement is granted.

And Elton R. Myers and Mary Myers spouses of Grantees herein do hereby release unto said Grantee, its successors and assigns all right and expectancy of dower in the premises herein granted.

In witness whereof said Grantees herein have executed this instrument this 1st day of June, 1940.

Signed and acknowledged in the presence of:

Laura Wolfe

Elton R. Myers

Ray Beider

Mary Myers

Witnesses

Grantor

State of Ohio

ss.

Union County

Before me a Notary Public in and for said County personally appeared the above named: Elton R. Myers and Mary Myers, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have heretofore subscribed my name and affixed my official seal at Richwood, this 1st day of June 1940.

Seal

Laura Wolfe, My Commission Expires Feb. 14, 1942

Filed for Record Feb. 7, 1941
At 1:40 P. M.
Recorded Feb. 14 1941
Recorder's Fee $1.50

[Signature]

Reader.
Know all men by these presents, That the undersigned, hereinafter called Grantors of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the The Marion Reserve Power Co. Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantors located in Section, Township Leasburg, County of Union, Ohio, and/or in the Village of Fairlawn, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering thereby to its customers.

Said Grantors represent that they are the owners of approximately 1.1 acres in the and County Section, Township aforesaid, or, the owner of 4 lots, in the Village Township, and County aforesaid, upon which said acres or lots constitute the premises and over which the foregoing easement is granted.

And Berlin Hughey Marine and Beasie M. Marine spouses of the Grantors herein do hereby release unto said Grantees, its successors and assigns, all right and expectancy of dower in the premises herein granted.

In witness whereof said Grantors herein have executed this instrument this 5th day of July, 1939.

Signed and acknowledged in the presence of:

Laura Wolfe

Witnesses

Ray Helder

State of Ohio
Union County

Before me a Notary Public in and for said County personally appeared the above named:

Berlin Hughey Marine and Beasie M. Marine, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 5th day of July 1940.

(SEAL)

Laure Wolfe, My Commission
Expires Feb. 14, 1942

Filed for Record Feb. 7th 1941
AT 1:40 P.M.
Recorded Feb. 15th 1941
Recorder's Fee $.50
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, for herself and her heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guy-wires, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey, Township Mill Creek, County of Union, Ohio, and/or in the Village of Watkins, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of 2 lots in the Section, Township and County aforesaid, adjacent to what is commonly known as the Village Watkins Highway, in the Village, Township and County aforesaid, which said lots constitute the premises upon and over which the foregoing easement is granted.

And I Griffin E. Milliron spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 16th. day of December, 1939.

Signed and acknowledged in the presence of:

FRANK BOZIC
FRANK BOZIC, Notary Public
MY COMMISSION EXPIRES
MARCH 11, 1941. (SEAL)

K. A. CUMING
Grantor

Witnesses

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Phoebe Milliron who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Marysville, Ohio, this 16th. day of December, 1939.

(SEAL)

Milo L. Myers
Milo L. Myers, Notary Public

Filed for Record Feb. 7, 1941,
At 1:40 o'clock P. M.
Recorded Feb. 14, 1941.
Recorder's Fee $0.50

[Signature] Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 5307, Township Claiborne, County of Union, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 30 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Hamilton Pike Highway, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Elizabeth B. McCoy, spouse of Grantor herein, does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 20th day of July, 1940.

Signed and acknowledged in the presence of:

Robert Patterson

Mary McDermott

Witnesses

STATE OF OHIO

Clinton County

Before me, a Notary Public in and for said County personally appeared the above named:

O. B. McCoy who acknowledged that he did sign the foregoing instrument; and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Wilmington, this 20th day of July 1940.

(S.E.A.L.) Mary McDermott

STATE OF OHIO

Clinton County

Before me, a Notary Public in and for said County personally appeared the above named:

Elizabeth B. McCoy, wife of O. B. McCoy herein who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Wilmington, this 20th day of July 1940.

(S.E.A.L.) Mary McDermott

Filed for Record Feb. 7, 1942.
At 1:40 o'clock P. M.
Recorded Feb. 15, 1951.
Recorder's Fee $.50

Lawrence B. Preble Recorder.
Know all Men by these Presents, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in/§610, Township Mill Creek, County of Union, Ohio and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 20 acres in the Section Township and County aforesaid, adjacent to what is commonly known as the Bell Gravel Road Highway which said accrual constitute the premises upon and over which the foregoing easement is granted.

And Jessie McEntire and Laura McEntire spouses of Grantor herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

In witness whereof said Grantor herein have executed this Instrument this 25th day of March 1940.

Signed and acknowledged in the presence of:

D. W. Shaw

H. A. Cummins

Witnesses

Jesse McEntire

Laura McEntire

Grantor

State of Ohio ee.

Delaware County

Before me a Notary Public in for said County personally appeared the above named:

Jesse McEntire& Laura McEntire, husband and wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Delaware, this 25th day of March 1940.

H. A. Cummins

H. A. Cummins, Notary Public

My Commission Expires Feb. 10, 1942

Filed for Record, Feb. 7, 1941
At 1:40 o'clock P.M.
Recorded Feb. 17, 1941

Recorder's Fee $1.50

Lawrence W. Rhodes
Recorder.
Know All Men By These Presents, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do, hereby grant and convey unto The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guy lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 5610, Township Mill Creek, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of service said Company making said installation and maintaining the same for the purpose of rendering thereby to its customers.

Said Grantors represent that they are the owners of approximately 47 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Bell Gravel Road Highway, which said acreage constitute the premises upon and over which the foregoing easement is granted. And Cleland McKitrick & Burdell McKitrick, spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

In Witness Whereof said Grantor herein have executed this instrument this 25th day of March 1940.

Signed and acknowledged in the presence of:

D. W. Shaw
Cleland McKitrick

H. A. Cummins
Burdell McKitrick

Witnesses

State of Ohio ss.
Delaware County

Before me a Notary Public in and for said County personally appeared the above named Cleland McKitrick & Burdell McKitrick, husband and wife, who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have subscribed my name and affixed my official seal at Delaware, this 25th day of March 1940.

H. A. Cummins

(SEAL)
H. A. Cummins, Notary Public

Filed for Record February 7, 1941.
At 1:40 P.M.
Recorded February 17, 1941.
Recorder's Fee $ .50

[Signature]
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor, located in Survey _____, Township Claibourne, County of Union, Ohio, and/or in the Village of Claibourne, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 42 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Bethlehem Highway, which said acreage constitutes the premises upon and over which the foregoing easement is granted.

And Etta Potts, spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 9th day of February, 1940.

Signed and acknowledged in the presence of:

Laura Wolfe

Ray Raider

Witnesses

Arthur Potts

Etta Potts

Grantor

STATE OF OHIO

as.

Union County

Before me, a Notary Public in and for said County personally appeared the above named:

Arthur Potts and Etta Potts, his wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 9th day of February 1940.

(SEAL)

Laura Wolfe

LAURA WOLFE

My Commission Expires Feb. 14, 1942

Filed for Record Feb. 7, 1941.
At 1:40 o'clock P. M.
Recorded Feb. 17, 1941.
Recorder's Fee $.50

[Signature]

Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 922, Township Jackson, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 94 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 37 Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Lena M. Parish, spouse of Grantor, does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 30th day of March 1940.

Signed and acknowledged in the presence of:

C. C. Moyer

G. L. Fress

Witnesses

Robert E. Parish

Lena M. Parish

Grantor

STATE OF OHIO
Marion County

Before me a Notary Public in and for said County personally appeared the above named:
Robert E. Parish and Lena M. Parish, his wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Marion, Ohio, this 30th day of March 1940.

(SEAL)

C. C. Moyer

C. C. MOYER, Notary Public
My Commission Expires Mar. 19, 1943

Filed for Record Feb. 7, 1941,
At 11:35 o'clock P.M.
Recorded Feb. 17, 1941.
Recorder's Fee $,50

[Signature]
Recorder.
Know All Men by these Presents, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for herself and her heirs and assigns, does hereby grant and convey unto The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including trimming of trees from time to time), upon and along the lands of the Grantor located in Section 32, Township York, County of Union, Ohio, and/or in the Village of York Center, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately one acre in the Section, Township and County aforesaid, in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

In Witness Whereof said Grantor herein has executed this instrument this 23rd day of March, 1940.

Signed and acknowledged in the presence of:

Laura Wolfe

Hay Holder

Witnesses

State of Ohio ss.
Union County

Before me a Notary Public in and for said County personally appeared the above named: Ida J. Phipps, a widow who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In testimony whereof, I have subscribed my name and affixed my official seal at Richwood this 23rd day of March 1940.

(SEAL) Laura Wolfe

Laura Wolfe,
My Commission Expires Feb. 14, 1942

Filed for Record Feb. 7, 1941
At 1:35 P. M.
Recorded February, 17, 1941
Recorder's Fee $ .50

Lawrence B. Reeds Recorder
Know All Men By These Presents, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for herself and her heirs and assigns, does, hereby grant and convey unto The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey, Township Jackson, County of Union, Ohio, and/or in the Village of , in the Township and County aforesaid all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately 40 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 37 Highway, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Ray D. Reeley, spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

In Witness Whereof said Grantor herein has executed this instrument this 17th day of February, 1940.

Signed and acknowledged in the presence of:

Laura Wolfe

Ray Reeley

Witnesses

State of Ohio ss.

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Esther V. Reeley and Ray D. Reeley, her husband who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 17th day of February 1940.

(SEAL)

Laura Wolfe

My Commission Expires Feb. 14, 1942

Filed for Record Feb. 7, 1941.

At 1:35 P.M.

Recorder February 17, 1941.

Recorder's Fee $.50

[Signature] Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Delaware County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey______, Township Jerome, County of Union, Ohio, and/or in the Village of Jerome, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of service rendering/thereby to its customers.

Said Grantor represents that he is the owner of One lot in the Section, Township and County aforesaid, adjacent to what is commonly known as the Village of Jerome in the Village, Township and County aforesaid, which said acreage or lot constitute the premises upon and over which the foregoing easement is granted.

And Ruth Robinson spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 8th day of May, 1940.

Signed and acknowledged in the presence of:

K. A. Cummins

J. T. Weingartner

Witnesses

Dain Robinson

Ruth Robinson

Grantor

STATE OF OHIO

Delaware County

Before me, a Notary Public in and for said County personally appeared the above named:

Dain Robinson & Ruth Robinson, his wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereto subscribed my name and affixed my official seal at Delaware, this 26th day of April 1940.

(SEAL)

H. A. Cummins

H. A. CUMMINS - Notary Public

My Commission Expires Feb. 10, 1942

Filed for Record Feb. 7, 1941,
At 1:35 o'clock P. M.
Recorded Feb. 17, 1941.
Recorder's Fee $ .50

Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 3234, Township York, County of Union, Ohio, and/or in the Village of York Center, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 8.45 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the 739 (State) Highway Street, in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Mary E. Rockhold spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 22nd day of November, 1939.

Signed and acknowledged in the presence of:

Laura Wolfe  
Ray Reider

WITNESSES

Levi Gilbert Rockhold  
Mary E. Rockhold

Grantor

STATE OF OHIO  

Union County

Before me a Notary Public in and for said County personally appeared the above named:
Levi Gilbert Rockhold & Mary E. Rockhold, his wife, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 22nd day of November 1939.

(SEAL)
Laura Wolfe
LAURA WOLFE
My Commission Expires Feb. 14, 1942

Filed for Record Feb. 7, 1942,  
At 1:35 o'clock P. M.  
Recorded Feb. 17, 1942.  
Recorder's Fee $.50

[Signature]  
Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for herself and her heirs and assigns, does hereby grant and convey unto the Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Section____, Township Clifton, County of Union, Ohio, and/or in the Village of Richwood, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of One lot acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Young Street or, the owner of 1 lots on Young St. Street, in the Village Township, and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 1st day of Sept., 1939.

Signed and acknowledged in the presence of:

Laura Wolfe
Ray Raider

Witnesses
Bessie H. Shoup

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Bessie H. Shoup, widow, who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, Ohio, this 1st day of Sept. 1939.

(SEAL)
Laura Wolfe

LAURA WOLFE

Filed for Record Feb. 7, 1941,
At 1:35 o'clock P. M.
Recorded Feb. 17, 1941.
Recorder's Fee $.50

[Signature] Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do, hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and permanently maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 7375, Township Washington, County of Union, Ohio, and/or in the Village of Byhalia, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 3 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 31 Highway, in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Charles Sheares and Ruby Sheares, spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dover in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 2nd day of May, 1940.

Signed and acknowledged in the presence of:

Laura Wolfe
Ray Haler

Witnesses

Charles Sheares
Ruby Sheares

Grantor

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Charles Sheares and Ruby Sheares, husband and wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 31st day of May 1940.

(SEAL)

Laura Wolfe

My Commission Expires Feb. 14, 1942

Filed for Record Feb. 7, 1941,
At 11:35 o'clock P. M.
Recorded Feb. 17, 1941.
Recorder's Fee $0.50

[Signature]
Recorder.
Know All Men By These Presents, That the undersigned, hereinafter called Grantor of Union County, Ohio, for himself and his heirs and assigns, does, hereby grant and convey unto The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 10042, Township Washington, County of Union, Ohio and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 34.5 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 31 Highway, in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Asotus T. Sullivan spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

In Witness Whereof said Grantor herein has executed this instrument this 27th day of March 1940.

Signed and acknowledged in the presence of:

Laura Wolfe
Ray Reider

State of Ohio

Witneses

Union County

Before me a Notary Public in and for said County personally appeared the above named: Mattillius M. Sullivan and Asotus T. Sullivan, his wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 27th day of March 1940.

(SEAL) Laura Wolfe, My Commission
Expires Feb. 14, 1942

Filed for Record Feb. 7, 1941
At 1:30 P.M.
Recorded February 17, 1941.
Recorder's Fee, $ .50

Laurence B. Rhoads, Recorder
Know All Men By These Presents, That the undersigned, hereafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does, hereby grant unto The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 7375, Township, Washington, County of Union, Ohio, and/or in the Village of Byhalia, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 26 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the # 739 Highway, in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

In Witness Thereof said Grantor herein has executed this instrument this 27th day of December, 1939.

Signed and acknowledged in the presence of:

Laura Wolfe

Ray Reider

Witnesses

State of Ohio

Union County

ss.

Before me a Notary Public in and for said County personally appeared the above named: Charley Sine, unmarried who acknowledged that he did sign the foregoing instrument; and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 27th day of December 1939.

(SEAL) Laura Wolfe

My Commission Expires Feb. 14, 1942

Received for Record Feb. 7, 1941.

At 1:30 P. M.

Recorded February 17, 1941

Recorder's Fee $.50

Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do, hereby grant and convey unto THE HANCOCK-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 2921, Township Jerome, County of Union, Ohio, and/or in the Village of Jerome, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 3 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Jerome & New Cal Highway, the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Edward C. Thomas & Flora E. Thomas spouses of Grantors herein do hereby release unto said Grantees, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 6th day of September, 1939.

Signed and acknowledged in the presence of:

H. A. Cummins

J. T. Weingartner

Witnesses

Edward C. Thomas

Flora E. Thomas

Grantor

STATE OF OHIO

Delaware County

Before me a Notary Public in and for said County, personally appeared the above named:
Edward C. Thomas & Flora E. Thomas husband and wife, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Delaware, this 6th day of September, 1939.

(SEAL)

H. A. Cummins

H. A. CUMMINS - Notary Public
My Commission Expires Feb. 10, 1942

Piled for Record Feb. 7, 1941,
At 1:30 o'clock P. M.
Recorded Feb. 17, 1941
Recorder's Fee $3.50

Recorder.
KNOW ALL MEN BY THESE PRESENTS: That the undersigned, hereinafter called Grantee, of Union County, Ohio, for herself and her heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpaturally maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantee located in Survey 3693, Township Leesburg, County of Union, Ohio, and/or in the Village of Farmersburg, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantee represents that she is the owner of two lots in the Section, Township and County aforesaid, adjacent to what is commonly known as the 347 Highway, or, the owner of 2 lots in the Village, Township and County aforesaid, which said Lots constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantee herein has executed this instrument this 24th day of February, 1940.

Signed and acknowledging in the presence of:

Laura Wolfe
Ray Felder
Grantor

Witnesses

STATE OF OHIO
Union County

Before me, a Notary Public in and for said County personally appeared the above named: Ames G. Thompson, unmarried, who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 24th day of February 1940.

(SEAL)
Laura Wolfe

LAURA WOLFE

My Commission Expires Feb. 14, 1942

Filed for Record Feb. 7, 1941,
At 1:30 O’clock P. M.
Recorded Feb. 17, 1941,
Recorder’s Fee $.50

[Signature] Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantees located in Survey_____, Township York, County of Union, Ohio, and/or in the Village of___________, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 20 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the 739 Highway, Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Bernice O. Thompson, spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 30th day of August, 1940.

Signed and acknowledged in the presence of:

Laura Wolfe

W. L. Gatterlin

Charles L. Thompson

Bernice O. Thompson

Witnesses

_{Grantor}_

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the abovenamed: Charles L. Thompson and Bernice O. Thompson his wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 30th day of August 1940.

(SEAL) Laura Wolfe

LAWA WOOLE


Filed for Record Feb. 7, 1942.
At 11:30 o'clock P. M.
Recorded Feb. 17, 1942.
Recorder's Fee $0.50

 Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto the Marion-Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, motors and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Survey 12542, Township York, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 105 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Lewis Road Highway which said roadway constitute the premises upon and over which the foregoing easement is granted.

And Gladys Taylor, spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

In Witness Whereof said Grantor herein has executed this instrument this 27th day of January, 1939.

Signed and acknowledged in the presence of

L. D. Bull
Witnesses

C. G. Meyer

Don Taylor

Gladys Taylor

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named: Don Taylor and Gladys Taylor, his wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 27th day of January 1939.

(SEAL)

Laura Wolfe

LAURA WOLFE


Filed for Record Feb. 7, 1941,
At 1:30 O’clock P. M.
Recorded Feb. 17, 1941.
Recorder’s Fee $1.50
Know All Men By These Presents, That the undersigned, hereafter called Grantor, of Union County, Ohio for himself and his heirs and assigns, does hereby grant and convey unto The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guy, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 9944, Township Jackson, County of Union, Ohio, and, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 61.5 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the S H #749 Highway or, in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 23rd day of April 1940.

Signed and acknowledged in the presence of:

L. H. Larsen

G. G. Morer

State Of Ohio

Witnesses

Marion County


Before me a Notary Public in and for said County personally appeared the above named:

Joe Wasserbaech, (Widower) who acknowledged that he did sign the foregoing instrument; and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal

at Greenscnap, Ohio, this 23rd day of April 1940.

(SEAL) L. H. Larsen

My Commission Expires Jan. 8, 1943

Filed for Record Feb. 7, 1941

At 1:30 P. M.

Recorded Feb. 17th, 1941

Recorder's Fee $ 50

Lawrence B. Rhodes, Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That James C. Miller, Nabel Miller, G. L. Pippitt, Clara L. Miller, Mary Agnes Miller, Robert Miller, Frank G. Miller Jr, the Grantor, for and in consideration of the sum of Thirty eight and 05/100 Dollars ($38.05) and for other good and valuable considerations to them paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinbefore described, situated in Union County, Ohio, Union Township, and bounded and described as follows: Virginia Military Survey No. 4735

PARCEL No. 1

Beginning at a point in the present northwesterly right of way line of the highway, said point being 30 feet to the left and at right angles to station 3450 in the center line of survey made by the Department of Highways; thence N. 21°-55' W., a distance of 15 feet to a point 45 feet to the left at right angles to said station 3450; thence N. 69°-06' E., a distance of 252.36 feet to a point in the center line of a County Road, said point being 35 feet to the left and at right angles to station 3402.34 in said center line of survey; thence S. 25°-19' E. along the center line of said county road, a distance of 15.03 feet to a point in the aforementioned present northwesterly right of way line of the highway, said point being 30 feet to the left and at right angles to station 3403.25 in said center line of survey; thence S. 69°-06' W. along said right of way line a distance of 253.23 feet to the place of beginning,
as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 15 feet in width, and contains 0.067 acres, more or less, of which the present road occupies 0.000 acres, more or less.

KNOW ALL MEN BY THESE PRESENTS:

That James C. Miller, Nabel Miller, G. L. Pippitt, Clara L. Miller, Mary Agnes Miller, Robert Miller, Frank G. Miller Jr, the Grantor, for and in consideration of the sum of Ninety and 65/100 Dollars ($90.65) and for other good and valuable considerations to them paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinbefore described, situated in Union County, Ohio, Union Township, and bounded and described as follows: Virginia Military Survey No. 4735

PARCEL No. 2

Beginning at a point in the present northwesterly right of way line of the highway, said point being 30 feet to the left radially from station 11482.53 in the center line of survey made by the Department of Highways; thence in a northwesterly direction with a curve to the right, having a radius of 17,218.74 feet, a distance of 145.3 feet to a point 30 feet to the left and at right angles to station 13490.76 in said center line of survey; thence N. 70°-20' E., a distance of 621.92 feet to a point in the property line between the grantor and Anise Howard Lincoln, said point being 30 feet to the left and at right angles to station 19412.7 in said center line of survey; thence S. 33° 21' E. along said property line a distance of 6.9 feet to a point in the aforementioned present northwesterly right of way line of the highway, said point being 23.7 feet to the left and at right angles to station 19413.33 in said center line of survey; thence S. 70°-47' W. along said present northwesterly right of way line a distance of 771.8 feet to the place of beginning, and containing 0.059 acres, more or less.
as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.
And the said Grantors, for themselves and their heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that they are the true and lawful owners of said premises, and are lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid Edith M. Miller, Robert Miller, F. C. Pippitt, Helen Pardee Pippitt, Loretta J. Miller hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of Dower in the above described premises.

IN WITNESS WHEREOF James C. Miller, Edith M. Miller, Mabel Miller Frank C. Miller Jr., C. L. Pippitt, F. C. Pippitt, Helen Pardee Pippitt, Clara L. Miller, May Agnes Miller, Loretta J. Miller & Robert Miller have hereunto set their hands, the 9th day of May, in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in presence of:

James C. Miller
Edith M. Miller
Mabel Miller
Frank C. Miller, Jr.
C. L. Pippitt
F. C. Pippitt
Helen Pardee Pippitt
Clara L. Miller
May Agnes Miller
Loretta J. Miller
Robert Miller

STATE OF OHIO, ss.:

UNION COUNTY

Before me, a Notary Public in and for said County and State, personally appeared the above named James C. Miller, Edith M. Miller, Mrs. Mabel Miller, Frank C. Miller, Jr., C. L. Pippitt, F. C. Pippitt, Helen Pardee Pippitt, Clara C. Miller, May Agnes Miller, Loretta J. Miller, & Robert Miller, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Milford Center, Ohio, this 9th day of May, A.D. 1940.

Alice Randolph Stillings

RELEASE OF PART OF PREMISES FROM Lien OF MORTGAGE

L. 86732

(Corporation)

KNOW ALL MEN BY THESE PRESENTS, That The Federal Land Bank of Louisville, for and in consideration of the sum of One Dollar ($1.00) and other valuable considerations, receipt of which is hereby acknowledged, does hereby release, to the State of Ohio, for highway purposes, and discharge from the operation of a certain mortgage executed by Frank C. & Mabel Miller, his wife to said The Federal Land Bank of Louisville, dated the 26th day of July, 1935, and recorded in Vols. 107 & 90 respectively Pages 229 & 349 of Union and Champaign County Records of Mortgages, much part of the property described therein as is known and described as follows, and situate in Union Township, Union County, Ohio, to wit; Virginia Military Survey No. 4735

PARCEL NO. 2

Beginning at a point in the present northwesterly right of way line of the highway, said point being 30 feet to the left radially from station 11+62.53 in the center line of survey made by the Department of Highways; thence in a northwesterly direction with a curve to the right, having a radius of 17,216.74 feet, a distance of 108.3 feet to a point 30 feet to the left and at right angles
to station 13+90.75 in said center line of survey; thence N. 70°-20' E. a distance of 621.92 feet to a point in the property line between the grantor and Ania Howard Lincoln, said point being 30 feet to the left and at right angles to station 13+12.7 in said center line of survey; thence S. 33°-21' E. along said property line a distance of 6.9 feet to a point in the aforementioned present northwesterly right of way line of the highway, said point being 23.3 feet to the left and at right angles to station 14+44.33 in said center line of survey; thence S. 70°-47' W. along said present northwesterly right of way line a distance of 72.5 feet to the place of beginning, and containing 0.059 acres, more or less, as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

Provided, however, that this release shall not be construed to waive or in any manner affect or invalidate the lien of said mortgage upon the residue of the real property.

IN WITNESS WHEREOF, said The Federal Land Bank of Louisville has caused its corporate name to be subscribed, and its corporate seal to be affixed by its Vice president, and Asst. secretary, this 3rd day of January, 1941.

In presence of:

Wildred Parton

(Seal)

N. A. Skene

Assistant Secretary

THE FEDERAL LAND BANK OF LOUISVILLE

By

Myron Grigg

Vice President.

STATE OF Kentucky

Jefferson COUNTY, ss.

Before me, a Notary Public, in and for said county, personally appeared Myron Grigg, Vice president, and L. A. Skene, Assistant secretary, of The Federal Land Bank of Louisville the corporation which executed the foregoing instrument, who acknowledged that the said instrument is in the corporate seal of said corporation; that they did sign and seal said instrument as such Vice president, and Assistant secretary, in behalf of said corporation and by authority of its board of directors; and that said instrument is their free and voluntary act and deed individually and as such Vice president and Assistant secretary and the free and corporate act and deed of said Federal Land Bank of Louisville,

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal at Louisville, Kentucky, this 3rd day of January, 1941.

My commission expires: 10-16-41

L. M. Mathison

Notary Public

RELEASE OF PART OF PREMISES FROM LIEN OF MORTGAGE

(Corporation)

L. 26732

KNOW ALL MEN BY THESE PRESENTS, That The Federal Land Bank of Louisville for and in consideration of the sum of One Dollar ($1.00) and other valuable considerations, receipt of which is hereby acknowledged, does hereby release, to the State of Ohio, for highway purposes, and discharge from the operation of a certain mortgage executed by Frank C. & Mabel Miller, his wife, and said The Federal Land Bank of Louisville dated the 26th day of July, 1935, and recorded in Vol. 107 & 90 respectively Pages 229 & 349 of Union and Champaign County Records of Mortgages, such part of the property described therein as is known and described as follows, and situated in Union Township, Union County, Ohio, to-wit: Virginia Military Survey No. 4735.

PARCEL NO. 1

Beginning at a point in the present northwesterly right of way line of the highway, said point being 30 feet to the left and at right angles to station 3+50 in the center line of survey made by the Department of Highways; thence N. 21°-54' W., a distance of 15 feet to a point 45 feet to the left and at right angles to said station 3+50; thence N. 68°-06' E., a distance of 252.36 feet to a point in the center line of a County Road, said point being 45 feet to the left and at right angles to station 6+02.38 in said center line of survey; thence S. 25°-11' E. along the center line...
of said county road, a distance of 15.03 feet to a point in the aforesaid...erly right of way line of the highway, said point being 30 feet to the left and at right angles to station 6+03.25 in said center line of survey; thence S. 68°-06' W. along said right of way line a distance of 253.25 feet to the place of beginning, as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 15 feet in width, and contains 0.067 acres, more or less, of which the present road occupies 0.000 acres, more or less.

Provided, however, that this release shall not be construed to waive or in any manner affect or invalidate the lien of said mortgage upon the residue of the real property.

IN WITNESS WHEREOF, said The Federal Land Bank of Louisville has caused its corporate seal to be affixed, and its corporate seal to be affixed by its Vice president, and Asst. secretary, this 3rd day of January, 1941.

In presence of:

<table>
<thead>
<tr>
<th>(CORP)</th>
<th>THE FEDERAL LAND BANK OF LOUISVILLE</th>
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<tr>
<td>(SEAL)</td>
<td>By Myron Grigg Vice President</td>
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<tr>
<td></td>
<td>Attest: L. A. Skeno Assistant Sec'y</td>
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</tbody>
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STATE OF Kentucky, ss:

Jefferson COUNTY,

Before me, a notary public, in and for said county, personally appeared Myron Grigg, Vice president, and L. A. Skeno, Assistant secretary, of The Federal Land Bank of Louisville the corporation which executed the foregoing instrument, who acknowledged that the seal affixed to said instrument is the corporate seal of said corporation; that they did sign and seal said instrument as such Vice president, and Asst. secretary, in behalf of said corporation and by authority of its board of directors; and that said instrument is their free act and deed individually and as such Vice president and Assistant secretary and the free and corporate act and deed of said Federal Land Bank of Louisville.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal at Louisville, Kentucky, this 3rd day of January, 1941.

My commission expires: 10-16-41

(SEAL)   K. M. Mathison
Notary Public

RELEASE OF PART OF PREMISES FROM LIEN OF MORTGAGE
(Corporation)

L. C-51168

KNOW ALL MEN BY THESE PRESENTS, That The Federal Land Bank of Louisville acting as the Land Bank Commissioner and the Federal Farm Mortgage Corporation, for and in consideration of the sum of One Dollar ($1.00) and other valuable considerations, receipt of which is hereby acknowledged, does hereby release, to the State of Ohio, for highway purposes, and discharge from the operation of any mortgage executed by Frank C. & Mabel Miller, his wife to said Land Bank Commissioner dated the 26th day of July, 1935, and recorded in Vols. 107 & 90 Pages 231 & 331 of Union and Champaign County Records of Mortgages, such part of the property described therein as is known and described as follows, and situated in Union Township, Union County, Ohio, to wit: Virginia Military Survey No. 4735

PARCEL NO. 1

Beginning at a point in the present northeasterly right of way line of the highway, said point being 30 feet to the left and at right angles to station 3+50 in the center line of survey made by the Department of Highways; thence N. 21°-54' W., a distance of 15 feet to a point 45 feet to the left and at right angles to said station 3+50; thence N. 68°-06' E., a distance of 253.38 feet to a point in the center line of a County Road, said point being 45 feet to the left and at right angles to station 6+02.36 in said center line of survey, thence S. 25°-14' E., along the center line
or said county road, a distance of 15.03 feet to a point in the aforementioned present northwesternly right of way line of the highway, said point being 30 feet to the left and at right angles to station 6+03.23 in said center line of survey; thence 8.668'06" W. along said right of way line a distance of 253.25 feet to the place of beginning, as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 15 feet in width, and contains 0.067 acres, more or less, of which the present road occupies 0.000 acres, more or

Provided, however, that this release shall not be construed to waive or in any manner affect or invalidate the lien of said mortgage upon the residue of the real property.

IN WITNESS WHEREOF, said The Federal Land Bank of Louisville has caused its corporate name to be subscribed, and its corporate seal to be affixed by its Vice president, and Asst. secretary, this 3rd day of January, 1941.

In presence of:

[Signature]
[Seal]  
Mildred Paxton  
[Seal]  
Rosemary Hawkins

THE FEDERAL LAND BANK OF LOUISVILLE Attorney-in-Fact for the FEDERAL FARM MORTGAGE CORPORATION Acting pursuant to Power of Attorney recorded in Power of Attorney Book 1, Page 171, records of Union County, Ohio

By:  
By:  
Myron Grigg  
By:  
Vice President  
By:  
L. A. Skene  
Attorney Secretary  
Assistant Secretary

STATE OF Kentucky

Jefferson COUNTY, ss.:  

Before me, a Notary Public, in and for said county, personally appeared Myron Grigg, Vice president, and L. A. Skene, Assistant secretary, of The Federal Land Bank of Louisville the corporation which executed the foregoing instrument, who acknowledged that the seal affixed to said instrument is the corporate seal of said corporation; that they did sign and seal said instrument as such Vice president and Asst. secretary, in behalf of said corporation and by authority of its board of directors; and that said instrument is their free act and deed individually and as such Vice president and Asst. secretary and the free and corporate act and deed of said Federal Land Bank of Louisville

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal at Louisville, Kentucky, this 3rd day of January, 1941.

My commission expires: 10-16-41  

[Seal]  
[Signature]  
K. M. Hatherson  
Notary Public

RELEASE OF PART OF PREMISES FROM LIEN OF MORTGAGE

(Corporation)

KNOW ALL MEN BY THESE PRESENTS, That The Federal Land Bank of Louisville agent for the Land Bank Commissioner and the Federal Farm Mortgage Corporation, for and in consideration of the sum of One Dollar ($1.00) and other valuable considerations, receipt of which is hereby acknowledged, does hereby release, to the State of Ohio, for highway purposes, and discharge from the operation of a certain mortgage executed by Frank J. & Mabel Miller, his wife, to said Land Bank Commissioner dated the 26th day of July, 1935, and recorded in Vols. 107 & 90 Pages 231 & 351 Union and Champaign respectively County records, of Mortgages, such part of the property described therein as is known and described as follows, and situated in Union Township, Union County, Ohio, to-wit: Virginia Military Survey No. 4735

PARCEL NO. 2

Beginning at a point in the present northwesternly right of way line of the highway, said point being 30 feet to the left radially from station 11+42.53 in the center line of survey made by the Department of Highways; thence in a northwesterly direction with a curve to the right, having a radius of 17,216.74 feet, a distance of 148.3 feet to a point 30 feet to the left and at right angles to station 13+90.73 in said center line of survey; thence N. 70°-20' E., a distance of 621.92 feet to a point in the property line between the grantor and Amice Howard Lincoln, said point being 30
fest to the left and at right angles to station 19±18.7 in said center line of survey; thence S. 33°21' E. along said property line a distance of 6.9 feet to a point in the aforementioned present northwesterly right of way line of the highway, said point being 23.3 feet to the left and at right angles to station 19±13.33 in said center line of survey; thence S. 70°47' W. along said present northwesterly right of way line a distance of 712.8 feet to the place of beginning, and containing 0.059 acres, more or less, as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

Provided, however, that this release shall not be construed to waive or in any manner affect or invalidate the lien of said mortgage upon the residue of the real property.

IN WITNESS WHEREOF, said The Federal Land Bank of Louisville has caused its corporate name to be subscribed, and its corporate seal to be affixed by its Vice president, and Asst. secretary, this 3rd day of January, 1941.

In presence of:

Wildred Paxton
Rosemary Watkins

THE FEDERAL LAND BANK OF LOUISVILLE Attorney-in-Fact for
the FEDERAL FARM MORTGAGE CORPORATION Acting pursuant to
Power of Attorney recorded in Power of Attorney Book 1,
page 171, records of Union County, Ohio.

By Myron Grigg
Vice President

Attest: L. A. Stone
Assistant Secretary

STATE OF Kentucky

Jefferson COUNTY,

ss.: Before me, a Notary Public, in and for said county, personally appeared Myron Grigg, Vice president and L. A. Stone, Assistant secretary, of The Federal Land Bank of Louisville the corporation which executed the foregoing instrument, who acknowledged that the seal affixed to said instrument is the corporate seal of said corporation; that they did sign and seal said instrument as such Vice president, and Asst. secretary, in behalf of said corporation and by authority of its board of directors; and that said instrument is their free act and deed individually and as such Vice president and Asst. secretary and the free and corporate act and deed of said The Federal Land Bank of Louisville.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal at Louisville Kentucky, this 3rd day of January, 1941.

My commission expires: 10-16-41

M. K. Mathison
Notary Public

Filed for Record Mar. 22, 1941.

At 3:30 o'clock P. M.

Recorded Mar. 25, 1941.

Recorder's Fee $4.50
KNOW ALL MEN BY THESE PRESENTS:

That Alice Howard Lincoln, Robert W. Howard, Walter Howard, Virginia Howard Galbraith, John Carlton Howard, the Grantors, for and in consideration of the sum of One Hundred Forty Six and no/100 Dollars ($146.00) and for other good and valuable considerations to them paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Union County, Ohio, Union Township, and bounded and described as follows:
Virginia Military Survey No. 4735.

PARCEL No. 3

Beginning at the point of intersection of the property line between the grantor and Frank Miller with the present northeasterly right of way line of the highway, said point being 23.3 feet to the left and at right angles to station 13+14.33 in the center line of survey made by the Department of Highways; thence N. 33° 21' W. along said property line a distance of 6.9 feet to a point 30 feet to the left and at right angles to station 13+12.7 in said center line of survey; thence N. 70° 20' E., a distance of 487.3 feet to a point 30 feet to the left and at right angles to station 24+00 in said center line of survey; thence N. 63° 36' E., a distance of 170.3 feet to a point 50 feet to the left and at right angles to station 25+69.12 in said center line of survey; thence in a easterly direction with a curve to the right, having a radius of 490.74 feet, a distance of 284.79 feet to a point 50 feet to the left and at right angles to station 28+24.89 in said center line of survey; thence S. 69° 55' E., a distance of 176.25 feet to a point in the aforementioned present northerly right of way line of the highway, said point being 30 feet the left and at right angles to station 30+00 in said center line of survey; thence N. 76° 45' W. along said present right of way line a distance of 190.1 feet to a point; thence continuing along said present right of way line in a westerly direction with a curve to the left, having a radius of 411.97 feet, a distance of 242.79 feet to a point; thence continuing along said present right of way line S. 69° 39' W., a distance of 670.46 feet to the place of beginning, and containing 0.240 acres, more or less, as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantors, for themselves and their heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that they are the true and lawful owners of said premises, and are lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all items and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid Robert W. Howard, Annie Dean Howard, Walter Howard, Virginia Howard Galbraith, Charles Kenneth Galbraith, John Carlton Howard, Evelyn M. Howard, hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of Dower in the above described premises.

IN WITNESS WHEREOF Alice Howard Lincoln, Robert W. Howard, Annie Dean Howard, Walter Howard, Virginia Howard Galbraith, Charles Kenneth Galbraith, John Carlton Howard & Evelyn M. Howard have hereunto set their hands, the 22nd day of May, in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in presence of:

H. R. Francis
Alice Randolph Stillings

[Signatures]

Anne Howard Lincoln
Annie Dean Howard
Walter Howard
Virginia Howard Galbraith
Charles Kenneth Galbraith
John Carlton Howard
Evelyn M. Howard
STATE OF OHIO ss.:  
UNION COUNTY

Before me, a Notary Public in and for said County and State, personally appeared the above named Annie Howard Lincoln, Robert Howard, Annie Dean Howard, Walter Howard, Virginia Howard Galbraith, Charles Kenneth Galbraith, John Carlton Howard & Evelyn M. Howard who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 27th day of May, A.D. 1940.

(SEAL) Alice Randolph Stillings  
My Commission expires 1-3, 1942.

POWER OF ATTORNEY

Date: 5-22, 1940.

We Annie Howard Lincoln, Robert W. Howard, Annie Dean Howard, Walter Howard, Virginia Howard Galbraith, Charles Kenneth Galbraith, John Carlton Howard, & Evelyn M. Howard, the undersigned, do hereby jointly and severally appoint Annie Howard Lincoln, Marysville, Ohio irresponsible agent and Attorney-in-Fact, coupled with an interest, solely and exclusively, for the purpose of receiving and disbursing a State Warrant for the amount of One Hundred Forty Six and 90/100 ($146.90) agreed upon as the consideration for granting an easement for highway purposes on our property, Parcel No. 3, on "State Highway (I-696) No. 242, Section B, Union County, Ohio.

Annie Howard Lincoln
Robert W. Howard
Annie Dean Howard
Walter Howard
Virginia Howard Galbraith
Charles Kenneth Galbraith
John Carlton Howard
Evelyn M. Howard

STATE OF OHIO ss.:  
Union County.

Before me, a Notary Public in and for said County and State, personally appeared the above named Robert W. Howard, Walter Howard, Annie Dean Howard, Virginia Howard Galbraith, John Carlton Howard, Charles Kenneth Galbraith, Evelyn M. Howard, & Annie Howard Lincoln who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 27th day of May, A.D. 1940.

(SEAL) Alice Randolph Stillings  
My Commission expires 1-3, 1942.

Filed for Record Mar. 24, 1941,  
At 3:10 o'clock P. M.  
Recorded Mar. 26, 1941.  
Recorder's Fee $1.35

[Signature] Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That Walter W. Howard and Ancie H. Lincoln, the Grantors, for and in consideration of the sum of Twenty and 0/100 Dollars ($20.00) and for other good and valuable consideration to them paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, the following rights, privileges and easements in, upon and over certain real estate owned by the Grantor in Union County, Ohio, Union Township, Virginia Military Survey No. 4735.

The right to construct, use, maintain and keep in repair a single line of 12" sewer circular in shape, with internal diameter of 12" to be constructed of clay tile, together with the necessary manholes and under drains, and to be constructed and maintained upon a strip of land 25 feet in width, same being 123 feet in width on each side of the following described center line of sewer hereinafter mentioned.

PARCEL No. 3-8

Beginning at a point, same being at right angles to and 303 feet to the of Sta. 47+00 in the center line of survey made by the Department of Highways; thence N. 45°53' W. a distance of 727 feet and thence terminate.

As shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

Together with the right of the Grantee, its agents or employees, to store earth and materials during the period of construction of said sewer in and upon the premises of the Grantor on two additional strips of land each 10 feet wide on each side of the above described 25 foot strip of land and adjoining same to be used for construction purposes only; provided also that the Grantee shall have the permanent right of ingress to and egress from said 25 foot strip of land for the purpose of making inspection and repairs upon said sewer at any time.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantors, for themselves and their heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that they are the true and lawful owners of said premises, and are lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whatsoever.

IN WITNESS WHEREOF Walter W. Howard and Ancie H. Lincoln have hereunto set their hands, the 17th day of June, in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in presence of:

J. H. Duftield

W. Edward Ashton

G. F. Huber

Walter W. Howard
Ancie H. Lincoln

STATE OF OHIO,

UNION COUNTY, ss.

Before me, a Notary Public in and for said County and State, personally appeared the above named Walter W. Howard who acknowledged that he did sign the foregoing instrument and that the same is his free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Milford Center this 17th day of June, A. D. 1940.

(SEAL) W. Edward Ashton W. EDWARD ASHER
Notary Public
My Commission expires Feb. 13th 1941.
STATE OF OHIO, 
UNION COUNTY ss.: 

Before me, a Notary Public in and for said County and State, personally appeared the above named Anita H. Lincoln who acknowledged that she did sign the foregoing instrument and that the same is her free act and deed. 

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville this 17 day of June, A.D. 1940. 

(SEAL) 

S. P. Baker 
S. P. Baker, Notary Public 
in and for Union County, Ohio 
By Commission expires July 23, 1942 

Filed for Record Mar. 24, 1941, 
At 3:30 o'clock P. M. 
Recorded Mar. 26, 1941. 
Recorder's Fee $1.00 

Recorder. 

32124 
EASEMENT FOR HIGHWAY PURPOSES

KNOW ALL MEN BY THESE PRESENTS: 

That Blanche McIntire, Irwin, Ohio, the Grantor, for and in consideration of the sum of One Hundred Twenty Nine and 60/100 Dollars ($129.60) and for other good and valuable consideration to her paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Union County, Ohio, Union Township, and bounded and described as follows: Virginia Military Survey No. 4735. 

PARCEL No. 4 

Beginning at a point in the present southeasterly right of way line of the highway, said point being 30 feet to the right and at right angles to station 35+46.5 in the center line of survey made by the Department of Highways; thence N. 43°-51' E. along said present right of way line, a distance of 1,087.5 feet to a point 25.2 feet to the right and at right angles to station 46+74 in said center line of survey; thence continuing along said present right of way line N. 44°-22' E., a distance of 95.02 feet to a point in the property line between the grantor and Ross L. Baker, said point being 25.53 feet to the right and at right angles to station 47+29.02 in said center line of survey; thence S. 33°-06' E. along said property line a distance of 4.58 feet to a point 30 feet to the right and at right angles to station 47+25.01 in said center line of survey; thence S. 44°-07' W., a distance of 118.38 feet to the place of beginning, and containing 0.082 acres, more or less. 

as shown by plans on file in the office of the Department of Highways, Columbus, Ohio. 

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever. 

And the said Grantee, for herself and her heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that she is the true and lawful owner of said premises, and is lawfully seized or the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that she will warrant and defend the same against all claims of all persons whosoever. 

And for the consideration aforesaid S. P. McIntire hereby relinquishes to said Grantee, its
successors and assigns, all right and expectancy of Dover in the above described premises.

IN WITNESS WHEREOF Blanche McIntire and S. F. McIntire have hereunto set their hands, the 9th day of May, in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in presence of:

H. R. Francis

Blanche McIntire

Alice Randolph Stillings

S. F. McIntire

STATE OF OHIO, ss.

Union COUNTY

Before me, a Notary Public in and for said County and State, personally appeared the above named Blanche McIntire and S. F. McIntire who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Hilford Center, Ohio this 9th day of May, A.D. 1940.

(SEAL) Alice Randolph Stillings

My Commission expires 1-1-1942.

RELEASE OF PART OF PREMISES FROM LIEN OF MORTGAGE

KNOW ALL MEN BY THESE PRESENTS, That M. E. Fravel, of Plain City, Township, Madison County, and State of Ohio, for and in consideration of the sum of One Dollar ($1.00) and other valuable considerations, receipt of which is hereby acknowledged, does hereby release, to the State of Ohio, for highway purposes, and discharge from the operation of a certain mortgage executed by Blanche McIntire to said M. E. Fravel, dated the 24th day of February, 1940, and recorded in Vol. 176, page 257, of Union County Record of Mortgages, such part of the property described therein as is known and described as follows, and situated in Union Township, Union County, Ohio, to wit: Virginia Military Survey No. 4735.

PARCEL NO. 4

Beginning at a point in the present southeasterly right of way line of the highway, said point being 30 feet to the left and at right angles to station 35+46.5 in the center line of survey made by the Department of Highways; thence N. 43°-54' E. along said present right of way line, a distance of 1,067.5 feet to a point 25.2 feet to the right and at right angles to station 46+43.4 in said center line of survey; thence continuing along said present right of way line N. 44°-22' E., a distance of 95.02 feet to a point in the property line between the grantor and Ross L. Baker, said point being 25.53 feet to the right and at right angles to station 47+29.02 in said center line of survey; thence S. 33°-06' N. along said property line a distance of 25.6 feet to a point 30 feet to the right and at right angles to station 47+26.01 in said center line of survey; thence S. 44°-07' W., a distance of 138.31 feet to the place of beginning, and containing 0.052 acres, more or less, as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

Provided, however, that this release shall not be construed to waive or in any manner affect or invalidate the lien of said mortgage upon the residue of the real property.

IN WITNESS WHEREOF, I have hereunto set my hand this 17th day of May, 1940.

In presence of:

R. C. Brown

M. E. Fravel

STATE OF OHIO, ss.

Madison COUNTY.

Before me, a Notary Public, in and for said County, personally appeared the above named M. E. Fravel, who acknowledged that he did sign the foregoing release of of the part of the property as described in said release and that the same is his free act and deed.
IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal at Plain City, Ohio, this 17 day of May, 1940.

(SEAL) Hazel Noteman
HAZEL NOTEMAN,
NOTARY PUBLIC,
PLAIN CITY, OHIO
My Commission Expires 4/12/41

RELEASE OF PART OF PROMISES FROM LIEN OF MORTGAGE

KNOW ALL MEN BY THESE PRESENTS, That R. W. Boggs, of V. Jefferson, Ohio, Jefferson Township, Madison, County, and State of Ohio, for and in consideration of the sum of One Dollar ($1.00) and other valuable considerations, receipt of which is hereby acknowledged, does hereby release, to the State of Ohio, for highway purposes, and discharge from the operation of a certain mortgage executed by Blanche McIntire to said R. W. Boggs, dated the 24th day of February, 1940, and recorded in Vol. 176, page 259, of Union County Record of Mortgages, such part of the property described therein as is known and described as follows, and situated in Union Township, Union County, Ohio, to wit: Virginia Military Survey No. 4735.

PARCEL NO. 4

Beginning at a point in the present southeasterly right of way line of the highway, said point being 30 feet to the left and at right angles to station 35+46.5 in the center line of survey made by the Department of Highways; thence N. 43°25' E. along said present right of way line, a distance of 1,087.5 feet to a point 25.2 feet to the right and at right angles to station 46+34 in said center line of survey; thence continuing along said present right of way line N. 43°22' E., a distance of 95.02 feet to a point in the property line between the grantor and Ross L. Baker, said point being 25.52 feet to the right and at right angles to station 47+29.02 in said center line of survey; thence S. 37°03' E. along said property line a distance of 458 feet to a point 30 feet to the right and at right angles to station 47+26.01 in center line of survey; thence S. 18°07' W., a distance of 110.21 feet to the place of beginning, and containing 0.962 acres, more or less, as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

Provided, however, that this release shall not be construed to waive or in any manner affect or invalidate the lien of said mortgage upon the residue of the real property.

IN WITNESS WHEREOF, I have hereunto set my hand this 16 day of May, 1940.

In presence of:

R. W. Boggs

R. E. Gregg

STATE OF OHIO
MADISON COUNTY,
as:

Before me, a Notary Public, in and for said county, personally appeared the above named R. W. Boggs, who acknowledged that he did sign the foregoing release of_______of the part of the property as described in said release and that the same is his free act and deed.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal at West Jefferson, this 16 day of May, 1940.

(SEAL)

R. E. Gregg
NOTARY PUBLIC, MADISON COUNTY, OHIO.
MY COMMISSION EXPires AUG. 26, 1942.

Filed for Record Mar. 24, 1941,
At 3:30 o'clock P. M.
Recorded Mar. 26, 1941.
Recorder's Fee $1.35

[Signature] Recorder.
EASEMENT FOR SEWER PURPOSES

That Mary M. Smith, the Grantor, for and in consideration of the sum of Ten & no/100 Dollars ($10.00) and for other good and valuable consideration to her paid by the Grantee, the receipt whereof is hereby acknowledged, does, hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, the following rights, privileges and easements in, upon and over certain real estate owned by the Grantor in Union County, Ohio, Union Township, Virginia Military Survey No. 4735.

The right to construct, use, maintain and keep in repair a single line of 12" sewer circular in shape, with internal diameter of 12" to be constructed of tile, together with the necessary manholes and under drains, and to be constructed and maintained upon a strip of land 25 feet in width, same being 12½ feet in width on each side of the following described center line of sewer hereinafter mentioned.

PARCEL No. 4-8

Beginning at a point in the presence westerly right of way line of the highway, said point being 34½ feet to the left and at right angles to station 47+00 in the center line of survey made by the Department of Highways; thence N. 45°53' W., a distance of 268.5 feet, and there terminate. As shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

Together with the right of the Grantee, its agents or employees, to store earth and materials during the period of construction of said sewer in and upon the premises of the Grantee on two additional strips of land each 10 feet wide on each side of the above described 25 foot strip of land and adjoining same to be used for construction purposes only; provided also that the Grantee shall have the permanent right of ingress to and egress from said 25 foot strip of land for the purpose of making inspection and repairs upon said sewer at any time.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for herself and her heirs, executors, and administrators, hereby covenants with the said Grantee, its successors and assigns that she is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that she will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid Albert T. Smith (husband of Mary M. Smith) hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of power in the above described premises.

IN WITNESS WHEREOF Mary M. Smith and Albert T. Smith have hereunto set their hands, the 13th day of June, in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in presence of:

J. A. Daffield

Dana F. Gorton

STATE OF OHIO, ss.

UNION COUNTY

Before me, a Notary Public in and for said County and State, personally appeared the above named Mary M. Smith & Albert T. Smith who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at Irwin this 13th day of June, A. D. 1940.

(SEAL)

D. F. Gorton

Filed for Record Mar. 26, 1941, At 3:30 O'clock P. M.

Recorded Mar. 26, 1941.

Recorder's Fee $3.00

My Commission Expires Apr. 8, 1942.

D. F. GORTON

Notary Public, Union County, Ohio

My Commission Expires April 8, 1942

Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That David E. Miller, Irwin Ohio, the Granter, for and in consideration of the sum of One Hundred Forty Nine & 20/100 Dollars ($149.20) and for other good and valuable considerations to him paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Union County, Ohio, Union Township, and bounded and described as follows: Virginia Military Survey No. 7769.

PARCEL No. 5

Beginning at the point of intersection of the property line between the grantor and E. W. Davis with the present northwesterly right of way line of the highway, said point being 29.56 feet to the left and at right angles to station 85+36.4 in the center line of survey made by the Department of Highways; thence N. 47°-13' W. along said property line a distance of 00.44 feet to a point 30 feet to the left and at right angles to station 85+36.39 in said center line of survey; thence N. 45°-00' E., a distance of 1,219.61 feet to a point 30 feet to the left and at right angles to station 100+56 in said center line of survey; thence in a northeasterly direction with a curve to the right, having a radius of 2894.79 feet, a distance of 177.52 feet to a point 30 feet to the left radially from station 102+32.7 in said center line of survey, said point being also the intersection of the proposed northwesterly right of way line with the present northwesterly right of way line; thence S. 45°-10' E. along said present northwesterly right of way line a distance of 1,203.12 feet to the place of beginning, and containing 0.064 acres, more or less, as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Granter, for himself and his heirs, executors and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whosoever.

And for the consideration aforesaid Unmarried hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of Power in the above described premises.

IN WITNESS WHEREOF David E. Miller, Single has hereunto set his hand, the 26th day of April, in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in presence of:

M. R. Francis ___________________________ D. E. Miller

Alice Randolph Stillings

STATE OF OHIO, ss:

Before me, a Notary Public in and for said County and State, personally appeared the above

named David E. Miller who acknowledged that he did sign the foregoing instrument and that the same is his free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Milford Center, Ohio

this 9th day of May A. D. 1940.

(Seal) Alice Randolph Stillings

My Commission Expires 1-5, 1942.

Filed for Record Mar. 24, 1941, At 3:30 o'clock P. M.

Recorder's Fee $.75

Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That Chas. E. Moran Rt. #1 Irwin, Ohio the Grantor, for and in consideration of the sum of Forty Six and 40/100 Dollars ($46.40) and for other good and valuable considerations to him paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands herein-after described, situated in Union County, Ohio, Union Township, and bounded and described as follows: Virginia Military Survey No. 7492.

PARCEL No. 6

Beginning at a point in the present southeasterly right of way line of the highway, said point being 30 feet to the right radially from station 102+57.7 in the center line of survey made by the Department of Highways; thence in a northeasterly direction along said present right of way line with a curve to the right, having a radius of 1,402.39 feet, a distance of 290.45 feet to a point; thence continuing along said present right of way line N.55°52'-02" E., a distance of 126.2 feet to a point 30 feet to the left and at right angles to station 106+57.67 in said center line of survey; thence in a southwesterly direction with a curve to the left, having radius of 2,854.79 feet, a distance of 420.55 feet to the place of beginning, and containing 0.026 acres, more or less, as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whosoever.

And for the consideration aforesaid Grace M. Moran hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of power in the above described premises.

IN WITNESS WHEREOF Charles E. Moran and Grace M. Moran have hereunto set their hands, the 26th day of April, in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in presence of:

[Signatures]

Alice Randolph Stillings

STATE OF OHIO, ss.
UNION COUNTY

Before me, a Notary Public in and for said County and State, personally appeared the above named Charles E. Moran & Grace M. Moran who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Milford Center Ohio this 9th day of May A. D. 1940.

(SEAL) Alice Randolph Stillings


RELEASE OF PART OF PREMISES FROM LIEN OF MORTGAGE
(Corporation)

KNOW ALL MEN BY THESE PRESENTS, That Federal Land Bank of Louisville a corporation for and in consideration of the sum of One Dollar ($1.00) and other valuable considerations, receipt of which is hereby acknowledged, does hereby release, to the State of Ohio, for highway purposes, and discharge from the operation of a certain mortgage executed by Chas. E. Moran and Grace M. Moran, his wife to said Federal Land Bank of Louisville, dated the 22nd day of January, 1934, and recorded in
Vol. 105, Page 499-500, of Union County Record of Mortgages, such part of the property described therein as is known and described as follows, and situate in Union Township, Union County, Ohio, to-wit: Virginia Military Survey No. 7492.

PARCEL NO. 6

Beginning at a point in the present southeasterly right of way line of the highway, said point being 30 feet to the right radially from station 106+37.7 in the center line of survey made by the Department of Highways; thence in a northeasterly direction along said present right of way line with a curve to the right, having a radius of 1,402.39 feet, a distance of 390.45 feet to a point; thence continuing along said present right of way line N. 55°-02' E., a distance of 128.2 feet to a point 30 feet to the left and at right angles to station 106+57.67 in said center line of survey; thence in a southeasterly direction with a curve to the left, having a radius of 2,654.73 feet, a distance of 420.55 feet to the place of beginning, and containing 0.026 acres, more or less, as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

Provided, however, that this release shall not be construed to waive or in any manner affect or invalidate the lien of said mortgage upon the residue of the real property.

IN WITNESS WHEREOF, said Federal Land Bank of Louisville has caused its corporate name to be subscribed, and its corporate seal to be affixed by its Vice President, and Asst. secretary, this 25th day of July, 1940.

In presence of: (COP) THE FEDERAL LAND BANK OF LOUISVILLE

Rosemary Hawkins
(SEAL) By R. M. McLemore Jr.

Mildred Paxton
Vice President.

STATE OF KENTUCKY,
JEFFERSON COUNTY,

BEFORE ME, a Notary Public, in and for said county, personally appeared R. M. McLemore, Jr. Vice president, and L. A. Skene Asst. secretary, of THE FEDERAL LAND BANK OF LOUISVILLE the corporation which executed the foregoing instrument, who acknowledged that the seal affixed to said instrument is the corporate seal of said corporation; that they did sign and seal said instrument as such Vice president, and Asst. secretary, in behalf of said corporation and by authority of its board of directors; and that said instrument is their free act and deed individually and as such Vice president and Asst. secretary and the free and corporate act and deed of said THE FEDERAL LAND BANK OF LOUISVILLE.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal at Louisville, Kentucky, this 25th day of July, 1940.

My commission Expires: 10-16-41

(SEAL) M. M. Mathison

RELEASE OF PART OF PREMISES FROM LIEN OF MORTGAGE
(Corporation)

KNOW ALL MEN BY THESE PRESENTS, That THE FEDERAL LAND BANK OF LOUISVILLE, Agent for the FEDERAL PARK MORTGAGE CORPORATION, and THE LAND BANK COMMISSIONER a corporation, for and in consideration of the sum of One Dollar ($1.00) and other valuable considerations, receipt of which is hereby acknowledged, does hereby release, to the State of Ohio, for highway purposes, and discharge from the operation of a certain mortgage executed by Chas. E. Koren and Grace H. Koren, his wife, to said Land Bank Commissioner dated the 22nd day of January, 1935, and recorded in Vol. 105, Page 501-502 of Union County Record of Mortgages, such part of the property described therein as is known and described as follows, and situate in Union Township, Union County, Ohio, to-wit: Virginia Military Survey No. 7492.

PARCEL NO. 6

Beginning at a point in the present southeasterly right of way line of the highway, said point
being 30 feet to the right radially from station 106+37.7 in the center line of survey made by the
Department of Highways; thence in a northeasterly direction along said present right of way line
with a curve to the right, having a radius of 1,102.39 feet, a distance of 290.45 feet to a point;
thence continuing along said present right of way line N. 55°02' E., a distance of 126.2 feet to
a point 30 feet to the left and at right angles to station 106+57.67 in said center line of survey;
thence in a southerly direction with a curve to the left, having a radius of 2,834.79 feet, a
distance of 420.56 feet to the place of beginning, and containing 0.026 acres, more or less, as
shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

Provided, however, that this release shall not be construed to waive or in any manner affect
or invalidate the lien of said mortgage upon the residue of the real property.

IN WITNESS WHEREOF, said The Federal Land Bank of Louisville has caused its corporate name to
be subscribed, and its corporate seal to be affixed by its Vice president, and Asst. secretary,
this 25th day of July, 1940.

In presence of:
Rosemary Hawkins (CORP)
Mildred Paxton (SEAL)

THE FEDERAL PALM MORTGAGE CORPORATION, By THE FEDERAL
LAND BANK OF LOUISVILLE, Attorney in Fact acting
pursuant to Power of Attorney, Book 1, page 171, in
the records of Union County.

By R. M. McLemore Jr.
Vice President.

ATTEST: L. A. Skene
Asst. Secretary

STATE OF KENTUCKY,
JEFFERSON COUNTY.

Before me, a Notary Public, in and for said county, personally appeared R. M. McLemore, Jr.
Vice President and L. A. Skene Asst. secretary, of THE FEDERAL LAND BANK OF LOUISVILLE, the corpo-
ration which executed the foregoing instrument, who acknowledged that the seal affixed to said
instrument is the corporate seal of said corporation; that they did sign and seal said instrument
as such Vice president, and Asst. secretary, in behalf of said corporation and by authority of its
board of directors; and that said instrument is their free act and deed individually and as such
Vice president and Asst. secretary and the free and corporate act and deed of said THE FEDERAL
LAND BANK OF LOUISVILLE.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal at
Louisville, Kentucky, this 25th day of July, 1940.

(SEAL) M. M. Mathison

My Commission Expires: 10-16-41

Filed for Record Mar. 24, 1942,
At 3:30 o'clock P. M.
Recorded Mar. 26, 1941.
Recorder's Fee $1.25

Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That M. S. Drysdale Jr. Mechanicsburg, Ohio the Grantor, for and in consideration of the sum of Twenty Six and 75/100 Dollars ($26.75) and for other good and valuable considerations to him paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Union County, Ohio, Union Township, and bounded and described as follows: Virginia Military Survey No. 7492.

PARCEL No. 7

Beginning at a point in the present northwesterly right of way line of State Highway No. 545, said point being 30 feet to the left and at right angles to station 135+10.1 in the center line of survey made by the Department of Highways; thence N. 24° 25' W., a distance of 57.29 feet to a point in the present southerly right of way line of State Highway No. 191; thence S. 40° 54' E. along said present southerly right of way line of State Highway No. 191, a distance of 90.79 feet to a point in the aforementioned present northwesterly right of way line of State Highway No. 545, said point being 30 feet to the left and at right angles to station 135+35.1 in said center line of survey; thence S. 69° 57' W. along the present northwesterly right of way line of State Highway No. 545, a distance of 25 feet to the place of beginning, and containing 0.025 acres, more or less, as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself, and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid Annabel Drysdale hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of Dower in the above described premises.

IN WITNESS WHEREOF M. S. Drysdale Jr. and Annabel Drysdale have hereunto set their hands, the 2nd day of May, in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in presence of:

M. S. Drysdale

Alice Randolph Stillings

STATE OF OHIO, ss:

UNION COUNTY.

Before me, a Notary Public in and for said County and State, personally appeared the above named M. S. Drysdale Jr. & Annabel Drysdale who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Milford Center, Ohio this 9th day of May, A.D. 1940.

(SEAL)

My Commission expires 1-1, 1942.

My Commss

Alice Randolph Stillings

Filed for Record Mar. 24, 1941,
At 3:30 o'clock P. M.
Recorded Mar. 26, 1941.
Recorder's Fee $.60

Laurence B. Rhoads

Recorder.
Know all men by these presents:

That Glen Stillings, Edith Stillings, H. A. Stillings, Vinton Stillings, Lois F. Stillings, Annis Williams, J. E. Williams, Edward Stillings, Iva Stillings, Carl R. Stillings & Cora Louise Stillings, the Grantors, for and in consideration of the sum of Twenty Eight and 90/100 Dollars ($28.90) and for other good and valuable considerations to them paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Union County, Ohio, Union Township, and bounded and described as follows: Virginia Military Survey No. 7492

Parcel No. 8

Beginning at the point of the present northwesterly right of way line of State Highway No. 131, said point being 30 feet to the left and at right angles to station 135+97.52 in the center line of survey made by the Department of Highways; thence N. 46°-26' W. along said present right of way line, a distance of 100 feet to a point; thence 3. 83°-04' E., a distance of 109.6 feet to a point in the aforementioned present northwesterly right of way line of the highway, said point being 30 feet to the left and at right angles to station 136+22.52 in said center line of survey; thence S. 65°-35' W. along the right of way line, a distance of 25 feet to the place of beginning, containing 0.025 acres, more or less.

as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

To have and to hold said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantors, for themselves and their heirs, executors and administrators, hereby covenants with the said Grantee, its successors and assigns that they are the true and lawful owners of said premises, and are lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whosoever.

And for the consideration aforesaid Edith Stillings, Lois F. Stillings, J. E. Williams, Iva Stillings & Cora Louise Stillings hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of power in the above described premises.

In witness whereof Glen Stillings, Edith Stillings, H. A. Stillings, Vinton Stillings, Lois F. Stillings, Annis Williams, J. E. Williams, Edward Stillings, Iva Stillings, Carl R. Stillings & Cora Louise Stillings, have hereunto set their hands, the 25th day of April, in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in presence of:

H. R. Francis

Alice Randolph Stillings

Glen Stillings
Edith Stillings
H. A. Stillings
Vinton Stillings
Lois F. Stillings
Annis Williams
J. E. Williams
Edward Stillings
Iva Stillings
Carl R. Stillings
Cora Louise Stillings
STATE OF OHIO
UNION COUNTY

applied the above named
Before me, a Notary Public in and for said County and State, personally/Glen Stillings, Edith Stillings, H. A. Stillings, Vinton Stillings, Lois F. Stillings, Annie Williams, J. E. Williams and Edward Stillings, Iva Stillings, Carl R. Stillings & Gera Louise Stillings who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Milford Center, Ohio this 9th day of May, A. D. 1940.

(SEAL) Alice Randolph Stillings

My Commission expires 1-3-1942

Filed for Record Mar. 24, 1941,

At 3:30 o'clock P. M.

Recorded Mar. 27, 1941.

Recorder's Fee $1.25

Recorder

32130

EASEMENT FOR HIGHWAY PURPOSES

KNOW ALL MEN BY THESE PRESENTS:

That John L. Boylan, Milford Center, Ohio, the Grantor, for and in consideration of the sum of One Hundred Seventy Eight and 95/100 Dollars ($178.95) and for other good and valuable considerations to him paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Union County, Ohio, Union Township, and bounded and described as follows: Virginia Military Survey No. 7492.

PARCEL No. 9

Beginning at a point in the present northwesterly right of way line of the highway, said point being 30 feet to the left and at right angles to station 155+66.14 in the center line of survey made by the Department of Highways; thence in a northwesterly direction with a curve to the left, having a radius of 2,261.63 feet, a distance of 654.87 feet to a point 30 feet to the left and at right angles to station 161+35.14 in said center line of survey; thence E. 49°-07' W. along the present northwesterly right of way line of the highway, a distance of 184.91 feet to a point; thence continuing along said present northwesterly right of way line in a northwesterly direction with a curve to the right, having a radius of 733.94 feet, a distance of 176.8 feet to a point; thence continuing along said present northwesterly right of way line E. 62°-35' W., a distance of 184.91 feet to the place of beginning, and containing 0.069 acres, more or less.

as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

EASEMENT FOR HIGHWAY PURPOSES

KNOW ALL MEN BY THESE PRESENTS:

That John L. Boylan, Milford Center, Ohio, the Grantor, for and in consideration of the sum of Fifty One and 95/100 Dollars ($51.95) and for other good and valuable considerations to him paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Union County, Ohio, Union Township, and bounded and described as follows: Virginia Military Survey No. 7492.
PARCEL No. 11

Beginning at a point in the property line between the grantor and J. C. Hathaway, said point being 35 feet to the right and at right angles to station 192+59.55 in the center line of survey made by the Department of Highways; thence N. 62°-03' W. along said property line a distance of 5.36 feet to a point in the present southeasterly right of way line of the highway, said point being 30 feet to the right and at right angles to station 192+57.62 in said center line of survey; thence N. 49°-07' E. along said present right of way line a distance of 63.04 feet to a point 30 feet to the left and at right angles to station 195+20.66; thence continuing along said present right of way line in a northwesterly direction with a curve to the left, having a radius of 2,899.79 feet, a distance of 320.0 feet to a point 30 feet to the right and at right angles to station 196+37.33 in said center line of survey; thence continuing along said present right of way line N. 42°-47' E., a distance of 162.67 feet to a point 30 feet to the right and at right angles to station 196+00 in said center line of survey; thence S. 12°-01' W., a distance of 162.75 feet to a point 35 feet to the right and at right angles to station 196+37.33 in said center line of survey; thence continuing in a southwesterly direction with a curve to the right, having a radius of 2,899.79 feet, a distance of 320.54 feet to a point 35 feet to the right and at right angles to station 196+20.66 in said center line of survey; thence S. 49°-07' W., a distance of 61.11 feet to the place of beginning, and containing 0.053 acres, more or less, as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

EASEMENT FOR SEWER PURPOSES

KNOW ALL MEN BY THESE PRESENTS:

That John L. Boylan, Hilford Center, Ohio, the Grantor, for and in consideration of the sum of Twenty Seven and 55/100 Dollars ($27.55) and for other good and valuable considerations to him paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, does, hereby grant, bargain, sell, convey, and release to the said Grantee, its successors and assigns forever, the following rights, privileges and easements in, upon and over certain real estate owned by the Grantor in Union County, Ohio, Union Township, Virginia Military Survey No. 7492.

The right to construct, use, maintain and keep in repair a single line of 12" sewer circular in shape, with internal diameter of 12" to be constructed of tile, together with the necessary manholes and under drains, and to be constructed and maintained upon a strip of land 10 feet in width, same being 5 feet in width on each side of the following described center line of sewer hereinafter mentioned.

PARCEL No. 11-8

Beginning at a point in the present southeasterly right of way line of the highway, said point being 30 feet to the right and at right angles to station 155+33 in the center line of survey made by the Department of Highways; thence S. 13°-35' E., a distance of 165 feet and there terminate. As shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

Together with the right of the Grantee, its agents or employees, to store earth and materials during the period of construction of said sewer in and upon the premises of the Grantor on two additional strips of land each 15 feet wide on each side of the above described 10' foot strip of land and adjoining same to be used for construction purposes only; provided also that the Grantee shall have the permanent right of ingress to and egress from said 10' foot strip of land for the purpose of making inspection and repairs upon said sewer at any time.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of them in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free
and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid Florence D. Boylan hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of Power in the above described premises.

IN WITNESS WHEREOF John L. Boylan and Florence D. Boylan have hereunto set their hands, the 24th day of April, in the year of our Lord one thousand nine hundred and forty
Signed and sealed in presence of:

[Signatures]

STATE OF OHIO, ss:
UNION COUNTY

Before me, a Notary Public in and for said County and State, personally appeared the above named John L. Boylan & Florence D. Boylan who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Milford Center, Ohio this 9th day of May, A. D. 1940.

(SEAL) Alice Randolph Stillings

My Commission Expires 1-3-1942.

Filed for Record Mar. 24, 1941.
At 3:30 o'clock P. M.
Recorded Mar. 27, 1941.
Recorder's Fee $1.40

[Signature]
Recorder.

32131
EASEMENT FOR HIGHWAY PURPOSES

KNOW ALL MEN BY THESE PRESENTS:

That John C. Hathaway, Mechanicsburg, Ohio, the Grantor, for and in consideration of the sum of Forty and 45/100 Dollars ($40.45) and for other good and valuable considerations to him paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Union County, Ohio, Union Township, and bounded and described as follows: Virginia Military Survey No. 5705

PARCEL No. 10

Beginning at a point in the present northwesterly right of way line of the highway, said point being 30 feet to the left and at right angles to station 193+20.66 in the center line of survey made by the Department of Highways; thence N. 50º 53' W., a distance of 10 feet to a point 40 feet to the left and at right angles to said station 193+20.66; thence in a northwesterly direction with a curve to the left, having a radius of 2,624.79 feet, a distance of 312.36 feet to a point 40 feet to the left and at right angles to station 196+37.33 in said center line of survey; thence N. 44º 55' E., a distance of 269.52 feet to a point 30 feet to the left and at right angles to station 199+06.79 in said center line of survey; thence S. 42º 47' W. along the present right of way line of the highway, a distance of 259.46 feet to a point 30 feet to the left and at right angles to station 196+37.33 in said center line of survey; thence in a southwesterly direction with a curve to the right, having a radius of 2,634.79 feet, a distance of 313.24 feet to the place of beginning, and containing 0.103 acres, more or less.
as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whomsoever.

And for the consideration aforesaid Fern Hathaway hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of Dower in the above described premises.

IN WITNESS WHEREOF John C. Hathaway and Fern Hathaway have hereunto set their hands, the 9th day of May, in the year of our Lord one thousand nine hundred and forty

Signed and sealed in presence of:

__________________________  _________________________
Chas. A. Wood              John C. Hathaway

__________________________  _________________________
Harry Barat                Fern Hathaway

STATE OF OHIO, ss.
Champaign COUNTY.

Before me, a Notary Public in and for said County and State, personally appeared the above named John C. Hathaway and Fern Hathaway who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Mechanicsburg, Ohio this 9th day of May, A. D. 1940.

(SEAL)

__________________________
Chas. A. Wood

My Commission expires __________________ 19__

CHAS. A. WOOD, NOTARY PUBLIC
COMMISSION EXPIRES JULY 12, 1941

Filed for Record Mar. 24, 1941,
At 3:30 o'clock P. M.
Recorded Mar. 27, 1942.
Recorder's Fee $.75

[Signature]
Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That Delmar O. Woodworth, the Granter, for and in consideration of the sum of Seventy One and 70/100 Dollars ($71.70) and for other good and valuable considerations to him paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Union Township, Union County, Ohio, Section _______ Town ___________ , Range _________, and bounded and described as follows: Virginia Military Survey No. 7492.

PARCEL NO. 12

Beginning at two points in the property line between said party of the first part and Charles E. Moran which said property line passes through station 106+72 in the center line of survey made by the Department of Highways, these points being in the intersection of said property line with the boundary line of the right of way herein bargained, sold and conveyed and the property line between said party of the first part and Louise M. Drysdale running thence in a northeasterly direction, 2,000 feet in and through the property of the party of the first part and being, and including, all lands of said party of the first part, lying on the right and left sides and within 30 feet of the center line of said survey to two similarly located points in the property line between said party of the first part and G. N. Moran, which said property lines pass through station 109+71 in the center line of said survey, said points being the intersections of the last named property line with the boundary line of the right of way herein conveyed and the property line between said party of the first part and Louise M. Drysdale, as shown by plans on file in the office of the Department of Highways, Columbus, Ohio. It is understood that the strip of land above described is not to be in excess of 30 feet in width, and contains 1,446 acres, more or less, of which the present road occupies 1,393 acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Granter, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid Blanche Woodworth hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of Power in the above described premises.

IN WITNESS WHEREOF Delmar O. Woodworth & Blanche Woodworth have hereunto set their hands, the 17th day of August, in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in presence of:

Helen B. Morton

H. M. Francis

STATE OF OHIO
UNION COUNTY

Before me, a resident of and for said County and State, personally appeared the above named Delmar and Blanche Woodworth who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Irwin, Ohio, this 17 day of Aug. A.D. 1940.

(SEAL)

Helen B. Morton

My Commission expires April 27, 1942.

Helen B. Morton, Notary Public

My Commission Expires April 27, 1942

Filed for Record Mar. 28, 1941.
At 3:15 o'clock P. M.
Recorded Mar. 27, 1941.
Recorder's Fee $1.85

Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Delaware County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the
The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Surveys #143 - 2993, Township Scioto, County of Delaware, Ohio, and all in consideration of said Company making said installation and maintaining the same for the purposes of rendering service thereby to its customers.

Said Grantors represents that they are the owners of approximately 116 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Highway Street, in the Village Township, and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And G. L. Honeter and Blanche I. Honeter, spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 17th day of March, 1941.

Signed and acknowledged in the presence of

R. Hamilton
Evelyn Pearl Dodge

Wit-nesses
R. Hamilton
Evelyn Pearl Dodge

STATE OF OHIO
Delaware COUNTY

Before me a Notary Public in and for said County personally appeared the above named:
G. L. Honeter and Blanche I. Honeter, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Ostrander, this 17 day of March 1941.

(SEAL) Evelyn Pearl Dodge

EVALYN PEARL DODGE - Notary Public
My Commission Expires Feb. 24, 1942

Filed for Record Mar. 25, 1941,
At 3:00 o'clock P.M.
Recorded Mar. 27, 1941.
Recorder’s Fee $.50

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto the The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Surveys #4071 & 5746, Township Union, County of Union, Ohio, and all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 13.03 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the State #4, Highway in the Township, and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted, and that he is unmarried.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 16 day of January 1941.

Signed and acknowledged in the presence of

R. Neelis

R. M. Bieker

Witnesses

Edgar H. J. Buncold

Unmarried.

STATE OF OHIO

Union COUNTY

Before me a Notary Public in and for said County personally appeared the above named:

Edgar H. J. Buncold, Unmarried who acknowledged that he did sign the foregoing instrument; and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at

_________________________, this _____ day of __________________19

STATE OF OHIO

Union COUNTY

Before me a Notary Public in and for said County personally appeared the above named:

Edgar H. J. Buncold who acknowledged that he did sign the foregoing instrument; and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Milford Center, Ohio, this 16th, day of January 1941.

(SEAL) Paul J. Shea

Paul J. Shea, Notary Public, Union County, Ohio.

My commission expires, Jan. 10, 1943.

Filed for Record Mar. 23, 1941,
At 3:00 o'clock P. M.
Recorded Mar. 27, 1941.
Recorder's Fee $1.50

[Signature] Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Survey #4276, Township of Union, County of Union, Ohio, and all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 4.25 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the State #4, Highway in the Township, and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Louise Gabriel, spouse of Grantor herein does hereby release unto said Grantees, its successors and assigns, all right and expectancy do aver the premises herein granted.

IN WITNESS WHEREOF said Grantors, herein have executed this instrument this 17th day of January 1941.

Signed and acknowledged in the presence of

F. L. Armstrong

Witneses

R. Hamilton

Louise E. Gabriel

STATE OF OHIO

Union COUNTY

Before me a Notary Public in and for said County personally appeared the above named:

Laurelva Gabriel and Louise Gabriel, his wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Marysville, Ohio, this 17th day of January 1941.

(SEAL)

FOREST L. ARMSTRONG – NOTARY PUBLIC

My Commission Expires March 19, 1942

Filed for Record Mar. 25, 1941,
At 3:00 o'clock P. M.
Recorded Mar. 27, 1941.
Recorder's Fee $.50
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, motors and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Surveys #7771 - 5038 - 12239 Township Union, County of Union, Ohio, and all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 132 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as Milford Center the Unionville Center Highway in the Township, and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted. And that they are unmarried.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 27th day of February, 1941.

Signed and acknowledged in the presence of

Bernice Westlake
Helen Hamilton
Bernice Westlake
Helen Hamilton

Witneses

Dana O. Reed Jr.
L. C. Dudley Reed

STATE OF OHIO
Union COUNTY

Before me a Notary Public in and for said County personally appeared the above named: L. C. Dudley Reed and Dana O. Reed, both unmarried, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Marysville, Ohio, this 27th day of February 1941.

(SEAL)

Forest L. Armstrong
FOREST L. ARMSTRONG, NOTARY PUBLIC
My Commission Expires March 19, 1942.

Filed for Record Mar. 25, 1941,
At 3:00 o'clock P.M.
Recorded Mar. 27, 1941.
Recorder's Fee $1.50

[Signature]Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, for a good and valuable consideration, the receipt whereof is hereby acknowledged, does hereby grant unto UNION RURAL ELECTRIC COOPERATIVE, INC., a corporation whose post office address is Marysville, Ohio, and to its successors or assigns, the right to enter the lands of the undersigned situated in the County of Union State of Ohio, and more particularly described as follows: 100 acres in Millcreek Tp. on road No. 97 and to place, construct, operate, repair, maintain, relocate and replace thereon and in or upon all streets, roads or highways abutting said lands an electric transmission or distribution line or system, and to cut and trim trees and shrubbery to the extent necessary to keep them clear of said electric line or system and to cut down from time to time all dead, weak, leaning or dangerous trees that are tall enough to strike the wires in falling.

In granting this easement it is understood that at pole locations, only a single pole and appurtenance will be used, and that the location of the pole will be such as to form the least possible interference to farm operations, so long as it does not materially increase the cost of construction.

The undersigned covenants that she is the owner of the above described lands and that the said lands are free and clear of encumbrances and liens of whatsoever charter except those held by the following persons:

And any dower, curtesy, distributive share or homestead interest that the undersigned may have inconsistent with the rights hereinafter conferred is hereby relinquished and released to the extent necessary to permit the free enjoyment of said rights and to that extent only. In so doing, the undersigned does not deed away the ownership of any land.

It is further understood that, whenever necessary, words used in this instrument in the singular shall be constructed to read in the plural and that words used in the masculine gender shall be constructed to read in the feminine.

IN WITNESS WHEREOF, the undersigned has set her hand and seal this 6 day of Aug., 1940.

Signed, sealed and delivered in the presence of:

E. D. Edwards  Mrs. Jennie Liggett (L.S.)

STATE OF OHIO UNION COUNTY ss:

Be it remembered, that on this 6 day of Aug., 1940, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named Mrs. Jennie Liggett grantor in the foregoing grant, and acknowledged the execution thereof to be her voluntary act and deed.

IN TESTIMONY WHEREOF: I have hereunto signed my name and affixed my official seal the day and year last mentioned above.


Com. Expires Sept 2 - 1940

Filed for Record April 25, 1941
At 6:45 o'clock A. M.
Recorded April 25, 1941
Recorder's Fee $.50

[Signature] Recorder
In consideration of the sum of One Dollar ($1.00), the receipt whereof is hereby acknowledged, the Richard G. Bishop and Carrie E. Bishop, his wife, do hereby grant unto Columbus and Southern Ohio Electric Company, its successors, assigns, lessees and licensees (hereinafter called the company) so long as the same may be used for the purposes herein contemplated, the right and easement to construct, reconstruct, repair, replace, operate and maintain a pole line for the transmission and distribution of electric energy, together with———( )——— and———( )———, to guy and support said pole line, and for the attachment and carrying of the wire and cables of other companies using electric energy in the conduct of their business, over, across, through and/or upon the property and/or the highway, crossing the property which they own, or in which they have an interest, situated in Survey 5740 in the Township of Union, County of Union, and State of Ohio, and known as that 112.85 acre tract of land, more or less, as described in Deed Emanuel Bishop to Richard G. and Carrie E. Bishop, dated April 1, 1932 and recorded in Deed Book 144, page 308, Recorder’s Office, Union County, Ohio.

Said lines shall be constructed according to the following course: beginning at a point in the south road line of the Bishop-Streng Road approximately 432 feet west from the east property line, thence crossing private property along the east line of a private lane in a southerly direction a distance of approximately 500 feet to the present resident upon said property.

If at any time the company is required by the State Highway Department or any other governmental authority having control over said highway to relocate any or all of the poles of said pole line, then said easement shall be hereby granted the right to relocate said poles within the limits of the highway as it now exists or may hereafter exist.

Said easement includes the right to trim any trees which may hereafter interfere with the construction, reconstruction, operation and/or maintenance of said pole line, and to trim, as mutually agreed, any trees that now interfere with the construction or reconstruction of said pole line.

The company shall have the right of ingress and egress from the site occupied or to be occupied by said pole line, guy poles and/or anchors, and the right to do any and all things necessary, proper or incidental to the successful operation and maintenance thereof. It is especially provided, however, that the poles supporting said line shall be so located as not to interfere with the undersigned’s ingress to and egress from said property.

Witness our hands this 16th day of April, 1941.

Signed and acknowledged in the presence of:

B. W. Gill

Wm E. Booth

State of Ohio Union County, SS:

Before me, a Notary Public in and for said county and state, personally appeared the above named Richard G. Bishop and Carrie A. Bishop who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal this 16th day of April, 1941.

(Approved as to form) R. E. W.

Hazel Noteman

Notary Public in and for Union County, Ohio. Commission Expires 4/13/44.

Hazel Noteman Plain City, Ohio

Filed for Record April 30, 1941
AT 9:00 o’clock A.M.
Recorded April 30, 1941
Recorder’s Fee $3.75
For and in consideration of One ($1.00) dollar, and other valuable considerations, to me/us paid by The United Telephone Co Company, receipt of which is hereby acknowledged, I/we for myself/ourselves, heirs, assigns and successors in title, do hereby grant unto said Company its successors and assigns, the right of way, right and privilege to erect, construct and perpetually operate, maintain, alter repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances along the public road and within one foot of the property line thereof situated in the Township of Union, County of Union, State of Ohio, and described as follows:

Beginning at the Dun-Grady line thence East to the Dun-Thiergartner. 125 poles approx 150 feet between each, County Road No. 65 File Map Dr 6.

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways adjoining said premises and to be constructed so that the crossarms, wires and anchors do not extend over or onto said premises, a distance of more than Eight (8') feet from the near limits of the said roads, streets and highways as now established or as may hereafter be established.

The Easement and Right-of-way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles said and wires so as not to interfere with ingress and egress to property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-way to the said Company, its successors and assigns forever.

WITNESS my hand this 14th day of April, 1941.

Signed and acknowledged in the presence of:

Roy Stone

State of Ohio Union County SS:

Be it known that before me, a Notary Public in and for said County and State, personally appeared E.G. Demead who being by me duly sworn acknowledged the signing of the foregoing Easement to be his/her free act and deed for the giving and granting of the rights therein named, including dower.

WITNESS my hand and official seal this 29th day of April, 1941.

(SEAL) J. Dana Coleman

Notary Public
J. Dana Coleman Notary Public, Union County, Commission Expires 5-4-43

Filed for Record April 29, 1941
At 2:30 o'clock P.M.
Recorded April 29 1941
Recorder's Fee $.50

Lawrence B. Christ Recorder
RIGHT OF WAY PERMIT

For and in consideration of One ($1.00) Dollar, and other valuable considerations, to me/us paid by The United Telephone Co. Company, receipt of which is hereby acknowledged, I/we for myself/ourselves, our heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and perpetually operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, across or under the property which I/we own or in which I/we have an interest, situated in the Township of Union, County of Union, State of Ohio, and described as follows: Begins at Mr Hills line fence and extends east 5 poles. Said poles on North side of Road. County Road No. 65 File Map Sec. D 6

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways adjoining said premises and to be constructed so that the crossarms, wires and anchors do not extend over or onto said premises, a distance of more than Eight (8') feet from the near limits of the said roads, streets and highways as now established, or as may hereafter be established.

The Easement and Right-of-way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the Easement and Right-of-Way to the said Company, its successors and assigns forever.

WITNESS my/our hand this 14 day of April, 1941.

Signed and acknowledged
in the presence of:

Roy Stone

State of Ohio Union County SS:

Be it known that before me, a Notary Public in and for said County and State, personally appeared
Ella Grady, who being by me/sworn acknowledged the signing of the foregoing Easement to be his/their
free act and deed for the giving and granting of the rights therein named, including dower.

WITNESS my hand and official seal this 29 day of April 1941.

(SEAL) J. Dana Coleman Notary Public

J. Dana Coleman, Notary Public, Union County, Commission Expires 5-4-43.

Filed for Record April 29, 1941
At 2:10 o'clock P.M.
Recorded May 1, 1941
Recorder's Fee, $ .50

[Signature]
Recorder.
For and in consideration of One ($1.00) Dollar, and other valuable considerations, to me/us paid by The United Telephone Co. Company, receipt of which is hereby acknowledged, I/we for myself/ourselves, heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and perpetually operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, across or under the property which I/we own or in which I/we have an interest, situated in the Township of Union, County of Union, State of Ohio, and described as follows:

Begins at Porter line fence and extends east 8 poles to Greedy line. Said poles on north side of road.

County Road No. 65 File Map D 6

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways adjoining said premises and to be constructed so that the crossarms, wires and anchors do not extend over or onto said premises, a distance of more than Eight (8') feet from the near limits of the said roads, streets, and highways as now established or as may hereafter be established.

The Easement and Right-of-Way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation/of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress/egress said property and so as not to interfere with any buildings which now or may/erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-Way to the said Company, its successors and assigns forever.

WITNESS my/hands this 19 day of April 1941.

Signed and acknowledged

In the presence of:

Roy Stone

A. H. Hill

State of Ohio Union County SS

Be it known that I/me, a Notary Public in and for said County and State, personally appeared before me and duly sworn acknowledged the signing of the foregoing Easement to be his/her free act and deed for the giving and granting of the rights therein named, including dower.

WITNESS my hand and official seal this 24th day of April 1941.

(SEAL) J. Dana Coleman

Notary Public

J. Dana Coleman, Notary Public, Union County.

Commission Expires 5-4-45

Filed for record April 29 1941.

At 2:35 o'clock P.M.

Recorded May 1, 1941

Recorder's Fee, $.50

Lawrence O. Kitchell, Recorder.
RIGHT OF WAY PERMIT

For and in consideration of One ($1.00) Dollar, and other valuable considerations, to me/us paid by The United Telephone Co. Company, receipt of which is hereby acknowledged, I/we for myself/our selves, heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and perpetually operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, across or under the property which I/we own or in which I/we have an interest, situated in the Township of Union, County of Union, State of Ohio, and described as follows:

Begins where pole line crosses road at Dr. Boylin line, and extends east 9 poles. Said poles on/ County Road No. 65 File Map D-6.

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways adjoining said premises and to be constructed so that the crossarms, wires and anchors do not extend over or onto said premises, a distance of more than Eight (8') feet from the near limits of the said roads, streets and highways as now established or as may hereafter be established.

The Easement and Right-of-Way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of said Company constructed hereunder.

It is distinctly understood that the Company shall now hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-Way to the said Company, its successors and assigns forever.

WITNESS my/her hand this 14th day of April, 1941.

Signed and acknowledged

in the presence of:

Roy F. Stone

W. F. Porter

E.H. Morgan

State of Ohio Union County SS:

Be it known that before me, a Notary Public in and for said County and State, personally appeared W. F. Porter, who being by me duly sworn acknowledged the signing of the foregoing Easement to be his/her free act and deed for the giving and granting of the rights therein named, including dower.

WITNESS my hand and official seal this 29 day of April, 1941.

J. E. Coleman, Notary Public

Filed for Record April 29, 1941
At 2:35 o'clock P.M.
Recorded May 1, 1941
Recorder's Fee $5.00

Recorder
For and in consideration of One ($1.00) Dollar, and other valuable considerations, to me/us paid by The United Telephone Co., Company, receipt of which is acknowledged, I/we for myself/ourselves, heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and perpetually operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, across or under the property which I/we have an interest, situated in the Township of Union, County of Union, State of Ohio, and described as follows:

Begins at E. G. Denmead line fence and extends east 19 poles, said poles on north side of road County Road No. 65 File Map Sg. No. D-6

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways adjoin said premises and to be constructed so that the crossarms, wires and anchors do not extend over or onto said premises, a distance of more than (6') feet from the near limits of the said roads, streets, and highways as now established or as may hereafter be established.

The Easement and Right-of-Way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-Way to the said Company, its successors and assigns forever.

WITNESS my/our hand this 28th day of April, 1941

Signed and acknowledged in the presence of:

Roy Stone

John Thiergartner

State of Ohio Union County SS:

Be it known that before me, a Notary Public in and for said County and State, personally appeared John Thiergartner who being by me duly sworn acknowledged the signing of the foregoing Easement to be his/their free act and deed for the giving and granting of the rights therein named, including dower.

WITNESS my hand and official seal this 28th day of April, 1941.

J. Dana Coleman
Notary Public
J. Dana Coleman, Notary Public, Union County
Commission Expires 5-4-43

Filed for Record April 29, 1941
At 3:40 P.M.
Recorded May 1, 1941
Recorder's Fee, $.50

Laurene B. Reeds, Recorder.
For and in consideration of One ($1.00) Dollar, and other valuable considerations, to me/us paid by The United Telephone Co. Company, receipt of which is hereby acknowledged, I/we for myself/ourselves, heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and perpetually operate, alter, repair and/or remove poles, wires, fixtures, guy's, anchors and other appurtenances upon, over, across or under the property which I/we own or in which I/we have an interest, situated in the Township of Liberty, County of Union, State of Ohio, and described as follows:

Beginning 2½ miles South of Raymond exchange Pile Map Sec. D-2 Extending line ½ poles to Farm house of Quinn & Mathers, these pole to be erected on South side of Private Lane going to farm house.

All pole lines erected hereunder upon said premises to parallel the road, streets and highways adjoining said premises and to be constructed so that the cross-arms, wires and anchors, do not extend over or onto said premises, a distance of more than Eight (8') feet from the near limits of the said roads, streets and highways as now established or as may hereafter be established.

The Easement and right-of-way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-Way to the said Company, its successors and assigns forever.

WITNESSES my/our hand this ______ day of __________, ______

Signed and acknowledged in the presence of:

Margaret E. Horst

Martha Merriman

Quinn & Mathers

E. B. Quinn

STATE OF OHIO

Union COUNTY

Bo it known that before me, a Notary Public in and for said County and State, personally appeared E. B. Quinn who being by me duly sworn acknowledged the signing of the foregoing Easement to be his/their free act and deed for the giving and granting of the rights therein named, including over.

WITNESS my hand and official seal this 25 day of June, 1941.

(SEAL) ___________________________

J. Dana Coleman
Notary Public

J. Dana Coleman,
NOTARY PUBLIC UNION COUNTY,
COMMISSION EXPIRES 5-4-43

Filed for Record June 27, 1941,
At 3:00 o'clock P. M.
Recorded June 28, 1941.
Recorder's Fee $.50

Lawrence B. Rhodes
Recorder.
For and in consideration of One ($1.00) Dollar, and other valuable considerations, to me/us paid by The United Telephone Co. Company, receipt of which is hereby acknowledged, I/we for myself/ourselves, heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct, and perpetually operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, across or under the property which I/we own or in which I/we have an interest, situated in the Township of Union, County of Union, State of Ohio, and described as follows:

Begins at Wm. Wolff line fence and extends south 8 poles to John G. Wolff line. All poles on west side of road

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways adjoining said premises and to be constructed so that the cross-arms, wires and anchors do not extend over or onto said premises, a distance of more than Eight (8') feet from the near limits of the said roads, streets and highways as now established or as may hereafter be established.

The Easement and Right-of-Way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-Way to the said Company, its successors and assigns forever.

WITNESS my/our hand this 9 day of May 1941.

Signed and acknowledged in the presence of:

Roy Stone

Alfred Schroeder

Oscar Schroeder

STATE OF OHIO,

as:

UNION COUNTY

Be it known that before me, a Notary Public in and for said County and State, personally appeared Alfred Schroeder who being by me duly sworn acknowledged the signing of the foregoing Easement to be his/their free act and deed for the giving and granting of the rights therein named, including dower.

WITNESS my hand and official seal this 26 day of May, 1941.

(Seal)

J. Dana Coleman

Notary Public

J. Dana Coleman,
NOTARY PUBLIC, UNION COUNTY,
COMMISSION EXPIRES 5-4-43

Filed for Record June 27, 1941,
At 3:00 o'clock P. M.
Recorded June 28, 1941.
Recorder's Fee $.50
For and in consideration of One ($1.00) Dollar, and other valuable considerations, to me/us paid by The United Telephone Co. Company, receipt of which is hereby acknowledged, I/we for myself/ourselves, heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and permanently operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, across or under the property which I/we own or in which, I/we have an interest, situated in the Township of Union, County of Union, State of Ohio, and described as follows:

Begins at Insurance Co. line fence and extends south 15 poles ends at Wm. C. Wolff line fence. Said poles on west side of road.

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways, adjoining said premises and to be constructed so that the crossarms, wires and anchors do not extend over or onto said premises, a distance of more than 2½ feet from the near limits of the said roads, streets and highways as now established or as may hereafter be established.

The Easement and Right-of-way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-Way to the said Company, its successors and assigns forever.

WITNESS my/our hand this 6 day of May, 1941.

Signed and acknowledged in the presence of:

[Signature]

By [Signature]

STATE OF OHIO SS:

UNION COUNTY.

Be it known that before me, a Notary Public in and for said County and State, personally appeared Oscar Scheiderer who being by me duly sworn acknowledged the signing of the foregoing Easement to be his/their free act and deed for the giving and granting of the rights therein named, including dower.

WITNESS my hand and official seal this 26 day of June, 1942.

[Seal]

J. Dana Coleman
Notary Public, Union County, Commissioner District 5-6-43

Filed for Record June 27, 1941,
At 3:00 o'clock P. M.
Recorded June 30, 1941.
Recorder's Fee $1.50

[Signature] Recorder.
For and in consideration of One ($1.00) Dollar, and other valuable considerations, to me/us paid by The United Telephone Co. Company, receipt of which is hereby acknowledged, I/we for myself/ourselves, heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and perpetually operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys anchors and other appurtenances upon, over, across or under the property which I/we own or in which I/we have an interest, situated in the Township of Union, County of Union, State of Ohio, and described as follows:

Begins at Alfred and Oaker Scheiderer line fence and extends south 18 poles, Poles set on west side of road.

All pole lines created hereunder upon said premises to parallel the road, streets and highways adjoining said premises and to be constructed so that the cross-arms, wires and anchors to not extend over or onto said premises, a distance of more than Eight (8') feet from the near limits of the said roads, streets and highways as now established or as may hereafter be established.

The Basement and Right-of-way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Basement or License to any other person, firm or corporation for the construction of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Basement and Right-of-Way to the said Company, its successors and assigns forever.

WITNESS my/our hand this 9 day of May, 1941.

Signed and acknowledged in the presence of:

State of Ohio
Union County

Be it known that before me, a Notary Public in and for said County and State, personally appeared John G. Wolff, who being by me duly sworn acknowledged the signing of the foregoing Basement to be his/their free act and deed for the giving and granting of the rights therein named, including over.

WITNESS my hand and official seal this 26 day of May, 1941.

J. Dana Coleman, Notary Public

Filed for Record June 27, 1941,
At 3:00 o'clock P.M.
Recorded June 30, 1941.
Recorder's Fee $.50

[Signature] Recorder.
For and in consideration of One ($1.00) Dollar, and other valuable considerations, to me/us paid by The United Telephone Co. Company, receipt of which is hereby acknowledged, I/we for myself/ ourselves, heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and perpetually operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, across or under the property which I/we own or in which I/we have an interest, situated in the Township of Union, County of Union, State of Ohio, and described as follows:

Extending south 10 poles, Said poles on west side of road. Begins at Martin Schieiderer line fence and ends at Oaker and Martin Schieiderer line fence.

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways, adjoining said premises and to be constructed so that the crossarms, wires and anchors do not extend over or onto said premises, a distance of more than Eight (8') feet from the near limits of the said roads, streets and highways as now established or as may hereafter be established.

The Easement and Right-of-Way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-way to the said Company, its successors and assigns forever.

WITNESS my hand this 7 day of May, 1941.

Signed and acknowledged in the presence of:

William C. Wolff

Roy Stone

STATE OF OHIO

UNION COUNTY

Be it known that before me, a Notary Public in and for said County and State, personally appeared William C. Wolff who being by me duly sworn acknowledged the signing of the foregoing Easement to be his/their free act and deed for the giving and granting of the rights therein named, including power.

WITNESS my hand and official seal this 26 day of May, 1941.

J. DANA COLEMAN

(Seal)

Notary Public, Union County,
Commission Expires 5-6-43

J. Dana Coleman

Notary Public.

Filed for Record June 27, 1941,
At 3:00 o'clock P. M.
Recorded June 30, 1941.
Recorder's Fee $.50

Recorder
KNOW ALL MEN BY THESE PRESENTS:

That Lewis Davis, the Grantor, for and in consideration of the sum of Four Hundred Fifty and No/100 Dollars ($450.00) and for other good and valuable considerations to him paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Jerome Township, Union County, Ohio, and bounded and described as follows:

Virginia Military Survey No. 6748

PARCEL NO. 37

Beginning at two points in the property line between said party of the first part and 0. W. Lamb which said property line passes through station 202+06.5 in the center line of survey made by the Department of Highways, these points being in the intersection of said property line with the boundary line of the right of way herein bargained, sold and conveyed and the property line between said party of the first part and Adda Pulk running thence in a northeasterly direction, 1280.75 feet in and through the property of the party of the first part and being, and including, all lands of said party of the first part, lying on the right side and within 40 feet of the center line of said survey to two similarly located points in the property line between said party of the first part and Ray Hyland, et al., which said property lines pass through station 214+49.7 in the center line of said survey, said points being the intersections of the last named property line with the boundary line of the right of way herein conveyed and the property line between said party of the first part and Glenn R. Wagner, as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 40 feet in width, and contains 1.080 acres, more or less, of which the present road occupies 0.735 acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whosoever.

IN WITNESS WHEREOF Lewis Davis, unmarried, have hereunto set his hand, the 13th day of March in the year of our Lord one thousand nine hundred and forty

Signed and sealed in the presence of:

H. R. Francis

Bernice E. George

STATE OF OHIO,

Madison County

Before me, a Notary Public in and for said County and State, personally appeared the above named Lewis Davis who acknowledged that he did sign the foregoing instrument and that the same is his free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Plain City, this 13 day of March A.D. 1940.

(SEAL) Bernice E. George

My Commission expires June 9, 1940.

Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That George Elias the Grantor, for and in consideration of the sum of One Hundred Fifty and No/100 Dollars ($150.00) and for other good and valuable considerations to his paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Union County, Ohio, Jerome Township, and bounded and described as follows: Virginia Military Survey No. 6420 and 6748.

PARCEL No. 19

Beginning at station 21844.3 in the center line of survey made by the Department of Highways; thence N. 39° 10' W. along the property line between the grantor and Glennie R. Wagner, a distance of 41.5 feet to a point 40 feet to the left and at right angles to station 218439.55 in said center line of survey; thence N. 68° 58' E., a distance of 710.6 feet to a point 40 feet to the left and at right angles to station 226400 in said center line of survey; thence S. 34° 02' E., a distance of 10 feet to a point 30 feet to the left and at right angles to station 226400; thence N. 65° 55' E., a distance of 223.5 feet to a point 30 feet to the left and at right angles to station 226423.5 in said center line of survey; thence S. 73° 47' E. parallel to the center line of S. H. 45, a distance of 37.3 feet to station 226459.7 in said center line of survey; thence S. 65° 56' W. along said center line of survey a distance of 1011.4 feet to the place of beginning, as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 40 feet in width, and contains 0.852 acres, more or less, of which the present road occupies 0.574 acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns, that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whomsoever.

And for the consideration aforesaid Jamlala Elias, wife of George Elias hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of Dower in the above described premises.

IN WITNESS WHEREOF George Elias and Jamlala Elias have hereunto set their hands, the 13th day of March in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in the presence of:

H. R. Francis
Bernice E. George

STATE OF OHIO,
Madison COUNTY,

Before me, a Notary Public in and for said County and State, personally appeared the above named George Elias and Jamlala Elias who acknowledged that they did sign the foregoing instrument and that the same in their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Plain City this 13 day of March A.D. 1940.

(S.EAL) Bernice E. George

By Commission expires June 9, 1940.
Release of Part of Premises from Lien of Mortgage

KNOW ALL MEN BY THESE PRESENTS, That Farmers National Bank of Plain City a corporation of the State of Ohio, for and in consideration of the sum of One Dollar ($1.00) and other valuable considerations, receipt of which is hereby acknowledged, does hereby release, to the State of Ohio, for highway purposes, and discharge from the operation of a certain mortgage executed by George Elia to said Farmers National Bank of Plain City dated the 20th day of March, 1940, and recorded in Vol. 335, Page 253, of Madison Union County Record of Deeds, much of the property described therein as is known and described as follows, and situated in Jerome Township, Union County, Ohio, to wit: Virginia Military Survey No. 6620 & 6748

PARCEL NO. 19

Beginning at station 218+48.3 in the center line of survey made by the Department of Highways; thence N. 3° 10' W. along the property line between the grantor and Glennie R. Wagner, a distance of 41.5 feet to a point 40 feet to the left and at right angles to station 218+59.55 in said center line of survey; thence N. 69° 58' E., a distance of 740.45 feet to a point 40 feet to the left and at right angles to station 226+300 in said center line of survey; thence S. 3° 02' E., a distance of 10 feet to a point 30 feet to the left and at right angles to station 226+00; thence N. 59° 56' E., a distance of 223.5 feet to a point 30 feet to the left and at right angles to station 228+63.5 in said center line of survey; thence S. 74° 47' E., parallel to the center line of S. H. 45, a distance of 47.3 feet to station 228+59.7 in said center line of survey; thence S. 69° 56' W. along said center line of survey a distance of 1011.4 feet to the place of beginning, as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 40 feet in width, and contains 0.652 acres, more or less, of which the present road occupies 0.574 acres, more or less.

Provided, however, that this release shall not be construed to waive or in any manner affect or invalidate the lien of said mortgage upon the residue of the real property.

IN WITNESS WHEREOF, said Farmers National Bank of Plain City has caused its corporate name to be subscribed, and its corporate seal to be affixed by its president, and cashier, this 16th day of April, 1940.

In presence of:

J. A. Duffield

Bernice E. George

(CORP) The Farmers Nat Bank of Plain City

(SEAL) By Cephas Atkinson, Pres.

Andrew W. Cary - Cashier

STATE OF OHIO ss:

Madison COUNTY

Before me, a Notary Public, in and for said county, personally appeared Cephas Atkinson, president, and Andrew W. Cary, secretary, of The Farmers National Bank the corporation which executed the foregoing instrument, who acknowledged that the seal affixed to said instrument is the corporate seal of said corporation; that they did sign and seal said instrument as such president and secretary, in behalf of said corporation and by authority of its board of directors; and that said instrument is their free act and deed individually and as such president and secretary and the free and corporate act and deed of said The Farmers National Bank

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal at Plain City, Ohio, this 16th day of April, 1940.

(SEAL)

Bernice E. George

My commission expires June 2, 1940.

Filed for Record July 2, 1941,

At 4:00 o'clock P. M.

Recorded July 3, 1941.

Recorder's Fee $1.70

Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That Addie Fulk, the Grantor, for and in consideration of the sum of Six Hundred Thirty Nine and 80/100 Dollars ($639.80) and for other good and valuable considerations to her paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Union County, Ohio, Jerome Township, Section Virginia Military Survey No. 6748, and bounded and described as follows:

PARCEL No. 17

Beginning at a point in the center line of the present highway, said point being 17.2 feet to the left and at right angles to station 196+79 in the center line of survey made by the Department of Highways; thence N. 45°-33' W. along the property line between the grantor and Pearl Williams, a distance of 25.75 feet to a point in the present northerly right of way line of the highway, said point being 42.5 feet to the left and at right angles to station 197+00.95 in said center line of survey; thence in an easterly direction along said northerly right of way line, with a curve to the right, having a radius of 2,889.79 feet, a distance of 90 feet to a point 40 feet to the left and at right angles to station 197+43.95 in said center line of survey; thence N. 72°-55' E., a distance of 347.69 feet to a point 37.37 feet to the left radially from station 201+11.14 in said center line of survey; thence in an easterly direction with a curve to the left, having a radius of 2,824.79 feet, a distance of 105 feet, to a point in the property line between the grantor and Glenna R. Wagner, said point being 35 feet to the left radially from station 202+49.1 in said center line of survey; thence S. 49°-10' E. along said property line, a distance of 50.4 feet to a point in the center line of the present highway, said point being 6.5 feet to the right radially from station 202+56 in said center line of survey; thence in a westerly direction along the center line of the present highway with a curve to the right, having a radius of 954.93 feet, a distance of 77 feet to a point; thence continuing along the center line of the present highway S. 75°-59' W., a distance of 336.5 feet to a point; thence continuing along the center line of the present highway in a westerly direction with a curve to the left, having a radius of 2,864.79 feet, a distance of 129 feet, to the place of beginning, and containing 0.500 acres, more or less, of which the present road occupies 0.375 acres, as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for herself and her heirs, executors, and administrators, hereby covenants with the said Grantee, its successors and assigns that she is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that she will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid William L. Fulk (husband of Addie Fulk) hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of Dower in the above described premises.

IN WITNESS WHEREOF Addie Fulk & William L. Fulk (wife & husband) have hereunto set their hands, the 28th day of March in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in the presence of:

J. A. Duffield

Bernice E. George

Addie Fulk

Mr. L. Fulk
STATE OF OHIO

Madison County, ss.

Before me, a Notary Public in and for said County and State, personally appeared the above
named Addie Fulk & Wm. L. Fulk who acknowledged that they did sign the foregoing instrument and that
the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Plain City this 1 day of
April A.D. 1940.

(SEAL)

[Signature]

My Commission expires June 9, 1940.

Filed for Record July 2, 1941,
At 4:00 o'clock P. M.
Recorded July 3, 1941.
Recorder's Fee $1.00

Recorder.

32586

EASEMENT FOR HIGHWAY PURPOSES

KNOW ALL MEN BY THESE PRESENTS:

That Ray Ryland & Leonard V. Swallow, the Grantor, for and in consideration of the sum of
Three Hundred & No/100 Dollars ($300.00) and for other good and valuable considerations to them paid
by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain,
sell, convey and release to the said Grantee, its successors and assigns forever, a
perpetual easement and right of way for public highway and road purposes, in, upon and over the lands
described, situated in Union County, Ohio, Jerome Township, and bounded and described as
follows: Virginia Military Survey No. 6748

PARCEL No. 38

Beginning at a point in the property line between the grantors and Lewis Davis, said point
being 40 feet to the right and at right angles to station 214+75.7 in the center line of survey made
by the Department of Highways; thence N. 49°42' W., along said property line a distance of 42.4 feet
to station 214+89.7 in said center line of survey; thence N. 69°35' E., along said center line of
survey a distance of 1370 feet to station 225+59.7; thence S. 79°47' E. along the southwesterly
right of way line of State Highway No. 48, a distance of 361 feet to a point 300 feet to the right and
right angles to station 232+50 in said center line of survey; thence N. 69°30' W., a distance
of 100.5 feet to a point 40 feet to the right and at right angles to station 233+40 in said center
line of survey; thence N. 79°47' W., a distance of 183.39 feet to a point 40 feet to the right and
at right angles to station 229+66.61 in said center line of survey; thence in a westerly direction
with a curve to the left, having a radius of 137.52 feet, a distance of 94.24 feet to a point 40
feet to the right and at right angles to station 228+45 in said center line of survey; thence S.
69°35' W., a distance of 1369.5 feet to the place of beginning.

as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 40 feet
in width, and contains 1.347 acres, more or less, of which the present road occupies 0.784 acres,
more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and
assigns forever.

And the said Grantors, for themselves and their heirs, executors, and administrators, hereby
covenant with the said Grantee, its successors and assigns that they are the true and lawful owners of said premises, and are lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whomsoever.

And for the consideration aforesaid Lydia M. Swallow, wife of Leonard V. Swallow; and Grace Hyland, wife of Ray Hyland hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of Dover in the above described premises.

IN WITNESS WHEREOF Ray Hyland, Leonard V. Swallow, Lydia M. Swallow and Grace Hyland have hereunto set their hands, the 13th day of March in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in the presence of:

[Signatures]

STATE OF OHIO, ss.

Madison COUNTY,

Before me, a Notary Public in and for said County and State, personally appeared the above named Ray Hyland, Leonard Swallow, Lydia M. Swallow and Grace Hyland who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Plain City, Ohio this 13 day of March A.D. 1940.

(SEAL)

Barnice E. George

My Commission expires June 9, 1940.

Filed for Record July 2, 1941,
At 4:00 o'clock P. M.
Recorded July 3, 1941.
Recorder's Fee $ .90

[Signature] Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That Glennie R. Wagner the Grantor, for and in consideration of the sum of Sixty and 45/100 Dollars ($60.45) and for other good and valuable considerations to her paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Jerome Township, Union County, Ohio, and bounded and described as follows: Virginia Military Survey No. 6748.

PARCEL NO. 18

Beginning at two points in the property line between said party of the first part and Adda Folk which said property line passes through station 202+39.5 in the center line of survey made by the Department of Highways, these points being in the intersection of said property line with the boundary line of the right of way herein bargained, sold and conveyed and the property line between said party of the first part and Lewis Davis running thence in a northeastly direction, 1606.35 feet in and through the property of the party of the first part and being, and including, all lands of said party of the first part, lying on the right and left sides and within 40 feet of the center line of said survey to two similarly located points in the property line between said party of the first part and George Elias, which said property lines pass through station 218+48.3 in the center line of said survey, said points being the intersection of the last named property line with the boundary line of the right of way herein conveyed and the property line between said party of the first part and Ray Hyland, et al., as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 55 feet in width and contains 0.477 acres, more or less, of which the present road occupies 0.630 acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for herself and her heirs, executors, and administrators, hereby covenants with the said Grantee, its successors and assigns that she is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that she will warrant and defend the same against all claims of all persons whomever.

And for the consideration aforesaid J. F. Wagner, husband of Glennie R. Wagner hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of Dower in the above described premises.

IN WITNESS WHEREOF Glennie R. Wagner and J. F. Wagner have heretofore set their hands, the 14th day of February in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in the premises of:

Glennie R. Wagner
J. F. Wagner

STATE OF OHIO, ss.: Madison COUNTY

Before me, a Notary Public in and for said County and State, personally appeared the above named Glennie R. Wagner & J. F. Wagner who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Plain City, O. this 14th day of February A. D. 1940.

(SEAL)

Notice E. George
My Commission expires June 9, 1940.

Filed for Record July 2, 1941, at 3:00 o'clock P.M.
Recorded July 3, 1941.
Recorder's Fee $8.90

[Signature] Recorder.
In consideration of the sum of One Dollar ($1.00), the receipt whereof is hereby acknowledged, the Conrad J. Rausch and Carrie Rausch his wife, do hereby grant unto Columbus and Southern Ohio Electric Company, its successors, assigns, lessees and licensees (hereinafter called the company), so long as the same may be used for the purposes herein contemplated, the right and easement to reconstrukt, repair, replace, operate and maintain a pole line for the transmission and distribution of electric energy, together with _____ _____ and _____, to guy and support said pole line, and for the attachment and carrying of the wires and cables of other companies using electric energy in the conduct of their business, over, across, through and/or upon the property and/or the highway, crossing the property which they own, or in which they have an interest, situated in _____ in the Township of Union, County of Union, and State of Ohio, and known as that 70 acre tract of land, more or less, as described in deed Max and Hallie Arbine to Conrad J. Rausch, dated March 19, 1936, and recorded in Deed Book 156, page 569, Recorder's Office, Union County, Ohio.

Said lines shall be constructed according to the following course: along the east road line of the Sabine-Biglow Road, within the limits of the highway, passing the above described property.

As at any time the company is required by the State Highway Department or any other governmental authority having control over said highway to relocate any or all of the poles of said pole line, then the company may and is hereby granted the right to relocate said pole or poles within the limits of the highway as it now exists or may hereafter exist.

Said easement includes the right to trim any trees which may hereafter interfere with the construction, reconstruction, operation and/or maintenance of said pole line, and to trim, as mutually agreed, any trees that now interfere with the construction or reconstruction of said pole line.

The company shall have the right of ingress to and egress from the site occupied or to be occupied by said pole line, guy poles and/or anchors, and the right to do any and all things necessary, proper or incidental to the successful operation and maintenance thereof. It is especially provided, however, that the poles supporting said line shall be so located as not to interfere with the undersigned's ingress to and egress from said property.

WITNESS our hands this 9th day of June 1941.

Signed and acknowledged in the presence of:

Mrs. E. Booth
Hazel Noteman

STATE OF OHIO
UNION COUNTY, SS:

Before me, a Notary Public in and for said county and state, personally appeared the above mentioned Conrad J. Rausch and Carrie Rausch who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal this 9th day of June, 1941.

HAZEL NOTEMAN, Notary Public in and for
PLAIN CITY, OHIO
Commission Expires 4/13/44

APPROVED AS TO FORM
R.E.W.

Filed for Record July 19, 1941,
At 9:15 o'clock A.M.
Recorded July 19, 1941.
Recorder's Fee $ .50
In consideration of the sum of One Dollar ($1.00), the receipt whereof is hereby acknowledged, the Conrad J. Rausch and Carrie Rausch, his wife, do hereby grant unto Columbus and Southern Ohio Electric Company, its successors, assigns, lessees and licensees (hereinafter called the company), so long as the same may be used for the purposes herein contemplated, the right and easement to construct, reconstruct, repair, replace, operate and maintain a pole line for the transmission and distribution of electric energy, together with_______( )________ and_______( )________, to guy and support said pole line, and for the attachment and carrying of the wires and cables of other companies using electric energy in the conduct of their business, over, across, through and/or upon the property and/or the highway, crossing the property which they own, or in which they have an interest, situated in Survey 8523 in the Township of Union, County of Union, and State of Ohio, and known as that one (1) acre tract of land, more or less, as described by deed from Henry Noodle and Amanda Noodle to Max Araine, Hallie Araine, Phyllis Araine, Paul Araine, Theodore Araine and Henry Araine, dated October 8, 1935 and recorded in Deed Book 149, page 365, Recorder's Office, Union County, Ohio.

Said lines shall be constructed according to the following course: along the east road line of the Sabine-Biglow Road, within the limits of the highway, passing the above described property.

If at any time the company is required by the State Highway Department, or any other governmental authority having control over said highway to relocate any or all of the poles of said pole line, then the company may and is hereby granted the right to relocate said pole or poles within the limits of the highway as it now exists or may hereafter exist.

Said easement includes the right to trim any trees which may hereafter interfere with the construction, reconstruction, operation, and/or maintenance of said pole line, and to trim, as mutually agreed, any trees that now interfere with the construction or reconstruction of said pole line.

The company shall have the right of ingress to and egress from the site occupied or to be occupied by said pole line, guy poles and/or anchors, and the right to do any and all things necessary, proper or incidental to the successful operation and maintenance thereof. It is especially provided, however, that the poles supporting said line shall be so located as not to interfere with the underground's ingress to and egress from said property.

WITNESS our hands this 10th day of June, 1941.

Signed and acknowledged in the presence of:

Wa. E. Bocico __________________________ Conrad J. Rausch __________________________

Hazel Noteman __________________________ Mrs. Carrie Rausch __________________________

STATE OF OHIO

UNION COUNTY, SS:

Before me, a Notary Public in and for said county and state, personally appeared the above named Conrad J. Rausch and Carrie Rausch who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal this 9 day of June, 1941.

APPROVED

HAZEL NOTEMAN, (SEAL)

PLAIN CITY, OHIO

Notary Public in and for Union County, Ohio.

My Commission Expires 4/13/44.

Filed for Record July 19, 1941,

At 9:00 o'clock A. M.

Recorded July 19, 1941.

Recorder's Fee $1.50

Lauren B. Roach __________________________ Recorder.
July 26, 1941

RECEIVED OF Ohio Associated Telephone Company, $15.00 in consideration of which _______hereby for______heirs, administrators, executors and assigns grant unto the said Company, its successors and assigns, the right, privilege, easement and authority to construct, operate and maintain its lines of telephone and telegraph, including the necessary poles, wires and equipment, upon, over, and across the property which _______own or in which _______have any interest in Section _______. Township of _______, County of _______, State of ________, and upon and along the roads, streets or highways, adjoining the said property, with the right to permit the attachment of the wires of any other Company, and the right to trim, now and hereafter, any trees along the said lines so as to keep the wires cleared at least _______inches, to erect and set the necessary guy and brace poles and anchors, and to attach thereto the necessary guy wires.

The right to place one (1) anchor and guy wire twelve (12) feet from the alley line on the Northwest corner of my lot at the rear of my residence on Blagrove Street, Richmond, Ohio.

Witness:

Daisy Barnew _______ Ray R. Gill (SEAL) (Husband)

Harry D. Zink _______ Flora Gill (SEAL) (Wife)

STATE OF OHIO

COUNTY OF UNION

Personally came before me this 29 day of July 1941, the above named Ray R. Gill and Flora Gill his wife, to me known to be the person who executed the foregoing instrument and acknowledged the same.

Given under my hand and Notary Seal this 29 day of July 1941.

(SEAL) _______ Gladya L. Cheney Notary Public

GLADYS L. CHENEY, Notary Public
My Commission Expires April 24, 1942.

Filed for Record July 29, 1941,
At 2:45 o'clock P. M.
Recorded July 29, 1941.
Recorder's Fee $.50

Laurine B. Staats. Recorder.
For and in consideration of One and other valuable considerations, to me/us paid by The United Telephone Co. Company, receipt of which is hereby acknowledged, I/we for myself/ourselves, heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct, and perpetually operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, across or under the property which I/we own or in which I/we have an interest, situated in the Township of Darby, County of Union, State of Ohio, and described as follows:

Begin at Herman G. Rausch lane extending north 3 poles these poles on west side of road, to get new Sub. Roy V. Nicoll. Job order #686

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways, adjoining said premises and to be constructed so that the cross-arms, wires and anchors do not extend over or onto said premises, a distance of more than Eight (8') feet from the near limits of the said roads, streets and highways as now established or as may hereafter be established.

The Easement and Right-of-way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-way to the said Company, its successors and assigns forever.

WITNESS my hand this 1 day of August, 1941.

Signed and acknowledged in the presence of:

Ray Stone

Chester Stierhoff

STATE OF OHIO

UNION COUNTY

Be it known that before me, a Notary Public in and for said County and State, personally appeared Chester Stierhoff who being by me duly sworn acknowledged the signing of the foregoing Easement to be his/her free act and deed for the giving and granting of the rights therein named, including dower.

WITNESS my hand and official seal this 6 day of August, 1941.

J. Dana Coleman
NOTARY PUBLIC, UNION COUNTY, COMMISSION EXPIRES 5-4-43

(Seal) J. Dana Coleman
Notary Public

Filed for Record Aug. 7, 1941,
At 1:30 o'clock P. M.
Recorded Aug. 7, 1941.
Recorder’s Fee $ .50

Lawrence B. Kersch, Recorder.
FOR and in consideration of One ($1.00) Dollar, and other valuable considerations, to me/us paid by the United Telephone Co., receipt of which is hereby acknowledged, I/we for myself/ourselves, heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and perpetually operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, across or under the property which I/we own or in which I/we have an interest, situated in the Township of Darby, County of Union, State of Ohio, and described as follows:

Begins where lines cross over Road and Extends North 4 poles. Said poles on west side of Road.

to get new Sub, Roy W. Nicol Job. # 665

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways adjoining said premises and to be constructed so that the crossarms, wires and anchors do not extend over or onto said premises, a distance of more than Eight (8') feet from the near limits of the said roads, streets and highways as now established on may hereafter be established.

The Easement and Right-of-Way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of a telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-Way to the said Company, its successors and assigns forever.

WITNESS my/our hand this 1 day of August, 1941.

Signed and acknowledged in the presence of:

Roy Stone

HERMANN G. REUSS

STATE OF OHIO UNION COUNTY SS:

Be it known that before me, a Notary Public in and for said County and State, personally appeared Hermann G. Reuss who being by me duly sworn acknowledged the signing of the foregoing Easement to be his/their free act and deed for the giving and granting of the rights therein named, including dower.

WITNESS my hand and official seal this 6 day of August 1941.

(SEAL) J. Dana Coleman
Notary Public
J. Dana Coleman Notary Public, Union County,
Commission Expires 5-6-43

Filed for Record August 7 1941
At 1:30 o’clock P.M.
Recorded August 7, 1941
Recorder’s Fee $ 50

Recorder.
In consideration of the sum of One Dollar ($1.00), the receipt whereof is hereby acknowledged, the Clifton S. and Christine B. Hollycross, his wife and Wendell and Katheryn Hollycross, his wife, do hereby grant unto Columbus and Southern Ohio Electric Company, its successors, assigns, lessees and licensees (hereinafter called the company), so long as the same may be used for the purposes herein contemplated, the right and easement to construct, reconstruct, repair, replace, operate and maintain a pole line for the transmission and distribution of electric energy, together with three (3) anchors and ( ), to guy and support said pole line, and for the attachment and carrying of the wires and cables of other companies using electric energy in the conduct of their business, over, across, through and/or upon the property and/or the highway, crossing the property which they own, or in which they have an interest, situated in Surveys 12720, 8566 and 8696 in the Township of Darby County of Union, and State of Ohio, and known as that 216 acre tract of land, more or less, as described in deed Lucy Candace and Paul J. Moseley to Clifton S. and Wendell H. Hollycross, dated May 7, 1935 and recorded in Deed Book 148, page 497, Recorder's Office, Union County, Ohio.

Said lines shall be constructed according to the following course: along the north road line of the West State Route 161, within the limits of the highway, passing the above described property, with three (3) anchors to be located upon private property at points approximately 15 feet north from the north road line of said highway.

If at any time the company is required by the State Highway Department or any other governmental authority having control over said highway to relocate any or all of the pole line, then the company may and is hereby granted the right to relocate said pole or poles within the limits of the highway as it now exists or may hereafter exist.

Said easement includes the right to trim any trees which may hereafter interfere with the construction, reconstruction, operation and/or maintenance of said pole line, and to trim, as mutually agreed, any trees that now interfere with the construction or reconstruction of said pole line.

The company shall have the right of ingress to and egress from the site occupied or to be occupied by said pole line, guy poles and/or anchors, and the right to do any and all things necessary, proper or incidental to the successful operation and maintenance thereof. It is especially provided, however, that the poles supporting said line shall be so located as not to interfere with the undersigned's ingress to and egress from said property.

WITNESS our hands this 25 day of July, 1941.

Signed and acknowledged in the presence of:

 Hazel Noteman

Wm. E. Booth

STATE OF Ohio Madison COUNTY, SS:

Before me, a Notary Public in and for said county and state, personally appeared the above named Clifton S. Hollycross, Christine B. Hollycross, Wendell Hollycross, Katheryn B. Hollycross acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal this 25th day of July, 1941.

(SEAL) Hazel Noteman Notary Public in and for Madison County Ohio

O-US 6750

Filed for Record Aug. 15,1941

At 9:00 o'clock A.M.

Recorded Aug. 15,1941

Recorder's Fee $ .75

Lauren E. Scholz 

Recorder.
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, Union, County, Ohio, for themselves, heirs, and assigns, do hereby grant and convey unto the...Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along Route 37, Highway, in the Township and County aforesaid, adjacent to what is commonly known as the...Village, Township and County aforesaid, which said acreage constit...all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the...Continuance...to its customers.

Said Grantor represents that the owner is approximately...50...acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the...Village, Township and County aforesaid, which said acreage constit...all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the...Continuance...to its customers.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this...13th day of April...1941.

Signed and acknowledged in the presence of

Carrie Wesely
E. C. Funkhauser

Witnesses

STATE OF OHIO

Laurel County

Before me, a notary public in and for said County personally appeared the above named...

Laurel County, Union County, Ohio.

Before me, a notary public in and for said County personally appeared the above named:

Laurel County, Union County, Ohio.

Filed for Record Aug. 19, 1941, at 10:00 a.m., 1941.

Recorded Aug. 19, 1941.

Recorder.

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, Union, County, Ohio, for themselves, heirs, and assigns, do hereby grant and convey unto the...Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the premises herein...all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the...Continuance...to its customers.

Said Grantor represents that the owner is approximately...50...acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the...Village, Township and County aforesaid, which said acreage constit...all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the...Continuance...to its customers.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this...13th day of April...1941.

Signed and acknowledged in the presence of

Laura Wolfe
Ray Reeder

Witnesses

STATE OF OHIO

Laurel County

Before me, a notary public in and for said County personally appeared the above named...

Laurel County, Union County, Ohio.

Filed for Record Aug. 19, 1941, at 10:00 a.m., 1941.

Recorded Aug. 19, 1941.

Recorder.
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union, County, Ohio, for value herein given and received, to his heirs and assigns, do hereby grant and convey unto the THE MARTON-RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters, and other necessary apparatus (including necessary trimming of trees from time to time), upon and along said line, in the Township and County aforesaid, as shown in the Village, Township and County aforesaid, which said easement and the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 25th day of February, 1942.

Signed and acknowledged in the presence of

Laura Wolfe
Ray Reed

STATE OF OHIO

Before me, a notary public in and for said County personally appeared the above named Laura Wolfe and Ray Reed, who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

This 25th day of February, 1942.

Filed for Record... Aug. 19, 1942...
Recorded... Aug. 19, 1942...
Recorder's Fee $0.50

FORM "B"

EASEMENT

KNOW ALL MEN BY THese PRESENTS, That the undersigned, hereinafter called Grantor, of Union, County, Ohio, for value, own, and deed to the said Company, its successors and assigns, the easement herein described, as shown in the Village, Township and County aforesaid, which said easement and the premises upon and over which the foregoing easement is granted. All in consideration of said Company making said installation and maintaining the same for the purpose of rendering service to its customers.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 25th day of February, 1942.

Signed and acknowledged in the presence of

Laura Wolfe
Ray Reed

STATE OF OHIO

Before me, a notary public in and for said County personally appeared the above named Laura Wolfe and Ray Reed, who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

This 25th day of February, 1942.

Filed for Record... Aug. 19, 1942...
Recorded... Aug. 19, 1942...
Recorder's Fee $0.50
FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto the ESTATE OF THE MARION RESERVE, a place, or places, in the Township of Leasburg, County of Union, Ohio, and in the Village of Pomeroy, Ohio, being a part of land, together with the right to maintain necessary water works and sewerage system, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and the said Company does agree to be bound by the terms of this instrument.

Said Grantor represents that he is the owner of approximately 177.34 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 4 Highway on the west side of one. Street in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 10th day of January, 1951.

Signed and acknowledged in the presence of

Laura Wolfe
Ray Reider

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named Zell X. Conway (widower), who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richland this 10th day of January, 1951.

(SEAL) Laura Wolfe

Filed for Record Aug. 19, 1951
Recorded August 19, 1951
Recorded's Fee $5.90

B. Side Road

FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto the Justice of the Peace, a place, or places, in the Township of Leasburg, County of Union, Ohio, and in the Village of Pomeroy, Ohio, and in the Township of Leasburg, County of Union, Ohio, being a part of land, together with the right to maintain necessary water works and sewerage system, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and the said Company does agree to be bound by the terms of this instrument.

Said Grantor represents that he is the owner of approximately 177.34 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 4 Highway on the west side of one. Street in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Goldie Clements, a married woman, husband and wife of Grantor herein do hereby release unto said Grantor, its successors and assigns, all right and interest in the proceeds of said easement.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 10th day of January, 1951.

Signed and acknowledged in the presence of

A. J. Roden
Harold Roden
Kenneth Anderson

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named A. J. Roden, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Wheeling, W. VA.

Filed for Record Aug. 19, 1951
Recorded August 19, 1951
Recorded's Fee $5.90

Laurence B. Chase

Recorder.
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union, County, Ohio, for and in consideration of the sum of Seventy-five (75) dollars to be paid by the Grantee, for and in consideration of the sum of Seventy-five (75) dollars to be paid by the Grantee to the Grantor, does hereby grant and convey unto the Company, its successors and assigns, hereby known as the Company, the exclusive right and easement to construct, install, and permanently maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along a line roughly described as:

THE MARION-RESERVE.

in the Township of Clinton, County of Union, Ohio, and for the Village of Westfield, in the Township and County aforesaid, together with the rights to construct all necessary poles, guys, lines, transformers, meters and other necessary apparatus, in the Township of Clinton, County of Union, in the State of Ohio, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby rendered to its customers.

IN WITNESS WHEREOF said Grantor herein has executed this instrument the 15th day of April, 1941.

Signed and acknowledged in the presence of:

Laura Wolfe

Witnesses

Nora E. Cheesman

(Signature of Grantor)

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County, personally appeared the above named Laura Wolfe, who acknowledged that she did sign the foregoing instrument, and that the same is her free act and deed.

This 15th day of April, 1941.

Filed for Record August 19, 1941 at 1:00 P.M. Recorded August 12, 1941

Recorder's Fee $5.00

Laurance B. Rhodes

Recorder.

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union, County, Ohio, for and in consideration of the sum of Seventy-five (75) dollars to be paid by the Grantee, for and in consideration of the sum of Seventy-five (75) dollars to be paid by the Grantee to the Grantor, does hereby grant and convey unto the Company, its successors and assigns, hereby known as the Company, the exclusive right and easement to construct, install, and permanently maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along a line roughly described as:

THE MARION-RESERVE.

in the Township of Clinton, County of Union, Ohio, and for the Village of Westfield, in the Township and County aforesaid, together with the rights to construct all necessary poles, guys, lines, transformers, meters and other necessary apparatus, in the Township of Clinton, County of Union, in the State of Ohio, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby rendered to its customers.

IN WITNESS WHEREOF said Grantor herein has executed this instrument the 15th day of April, 1941.

Signed and acknowledged in the presence of:

Frank A. Olney

Witnesses

Harry A. Johnson

(Signature of Grantor)

STATE OF INDIANA

Hamilton COUNTY

Before me, a notary public in and for said County, personally appeared the above named Frank A. Olney, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

This 15th day of April, 1941.

Filed for Record August 19, 1941 at 1:00 P.M. Recorded August 12, 1941

Recorder's Fee $5.00

Laurance B. Rhodes

Recorder.
FORM "B"  

EAEMMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, Union & Marion, County, Ohio, for the consideration of the sum of dollars paid, to be paid to said Grantor, and the heirs and assigns, do hereby grant and convey unto the

POWER COMPANY Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, maintain and operate thereon its poles, wires, appurtenances and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands located in

Twp., Sec., Range, Marion, Ohio, as shown on the Village Map. in the Township and County aforesaid, together with all easement and rights necessary to the operation thereof, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby,

Further Consideration.

TO ITS CUSTOMERS.

in the Township and County aforesaid, to forever maintain the same, and to have and enjoy the same as aforesaid.

the Township and County aforesaid, and which said easement shall constitute the premises upon which the aforesaid easement is granted.

And, Josephine, of the Marion Township, County aforesaid, hereby doth make and deliver to Grantor, hereby doth release unto said Grantor, its successors and assigns, all right and expectancy of dower in the aforesaid premises forever granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 11th day of April 1941.

Signed and acknowledged in the presence of

Laura Wolfe
Ray Reeder
Witnesses

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named Josephine, who acknowledged that she did sign the foregoing instrument, and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 11th day of April 1941.

Laura Wolfe

Filed for Record Aug. 19, 1941, at 1100 a.m.

Recorded Aug. 19, 1941

Recorder's Fee $0.50

Recorded by

Laurens B. Bean
Recorder.

FORM "B"  

EAEMMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union, County, Ohio, for the consideration of the sum of dollars paid, to be paid to said Grantor, and the heirs and assigns, do hereby grant and convey unto the

POWER COMPANY Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, maintain and operate thereon its poles, wires, appurtenances, water, and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands located in

Twp., Sec., Range, Marion, Ohio, as shown on the Village Map. in the Township and County aforesaid, together with all easement and rights necessary to the operation thereof, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for

Further Consideration.

TO ITS CUSTOMERS.

in the Township and County aforesaid, to forever maintain the same, and to have and enjoy the same as aforesaid.

the Township and County aforesaid, and which said easement shall constitute the premises upon which the aforesaid easement is granted.

And, Josephine, of the Marion Township, County aforesaid, hereby doth make and deliver to Grantor, hereby doth release unto said Grantor, its successors and assigns, all right and expectancy of dower in the aforesaid premises forever granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 11th day of April 1941.

Signed and acknowledged in the presence of

Laura Wolfe
Ray Reeder
Witnesses

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named Josephine, who acknowledged that she did sign the foregoing instrument, and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 11th day of April 1941.

Laura Wolfe

Filed for Record Aug. 19, 1941, at 1100 a.m.

Recorded Aug. 19, 1941

Recorder's Fee $.50

Recorded by

Laurens B. Bean
Recorder.
FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union, Ohio, for valuable consideration in the sum of $1.00, to be paid in lawful money of the United States of America, does hereby grant and convey unto the TRUMAN HARTON RESERVE, all of the right, title and interest as owner of the land described below, to have and to hold the same to the Grantor herein for the term of years next herein mentioned.

The land hereby granted is described as follows:

The following land located in Section 6, Township Catheourse, County of Union, Ohio, and is more particularly described as follows:

The land described above, together with all appurtenances, appurtenances, rights, and privileges appurtenant thereto, is hereby granted to Grantor.

IN WITNESS WHEREOF, the Grantor herein has executed this instrument this 24th day of March, 1941.

Signed and acknowledged in the presence of

G. L. Pierson

L. D. Stull

Witnesses

STATE OF OHIO

Before me, a notary public in and for Union County, Ohio, and notary public in and for the Township of Catheourse, Union County, Ohio, personally appeared the above-named Grantor, and acknowledged to me that he did sign the instrument above set forth, and that this instrument is his free act and deed.

This 24th day of March, 1941.

Notary Public

Recorded at 1100 o'clock P.M.

Recorded at 1100 o'clock P.M.

Recorder's Fee $1.00

Lawrence D. Shanks

Recorder

FORM "B" (Form 32500)

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union, County, Ohio, for valuable consideration in the sum of $1.00, to be paid in lawful money of the United States of America, does hereby grant and convey unto the TRUMAN HARTON RESERVE, all of the right, title and interest as owner of the land described below, to have and to hold the same to the Grantor herein for the term of years next herein mentioned.

The land hereby granted is described as follows:

The following land located in Section 6, Township Catheourse, County of Union, Ohio, and is more particularly described as follows:

The land described above, together with all appurtenances, appurtenances, rights, and privileges appurtenant thereto, is hereby granted to Grantor.

IN WITNESS WHEREOF, the Grantor herein has executed this instrument this 24th day of March, 1941.

Signed and acknowledged in the presence of

Della Fraber

Clarence Fraber

Witnesses

STATE OF OHIO

Before me, a notary public in and for Union County, Ohio, and notary public in and for the Township of Catheourse, County of Union, Ohio, personally appeared the above-named Grantor, and acknowledged to me that he did sign the instrument above set forth, and that this instrument is his free act and deed.

This 24th day of March, 1941.

Notary Public

Recorded at 1100 o'clock P.M.

Recorder's Fee $1.00

Lawrence D. Shanks

Recorder
FORM "B"  

EASEMENT  

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union, County, Ohio, for himself, his heirs, successors, assigns, do hereby grant and convey unto the THE MARION-RESERVE COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters, and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands located in Section, Township in the Village of Watkins, County of Union, Ohio, and/or in the Village of Watkins, Township and County aforesaid, together with the right to attach all necessary appurtenances to trees along such lines, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of.

They are
...aremains to the owners approximately... One Lot... in the Section, Township and County aforesaid, adjacent to what is commonly known as the Village of Watkins... Highway or some similar way... along the... in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And...leges... the undersigned... Grantor, do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and rights hereof granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this... day of... March... 1941.

Signed and acknowledged in the presence of:

... and... WITNESSES.

STATE OF OHIO

... Before me, a notary public in and for said County personally appeared the above named... Grantor, and... Grantee, the husband and wife of... Grantor, who acknowledged that... Grantor... did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at... 

... day of... March... 1941.

... and... WITNESSES.

Filed for Record at... 1941.

Recorded August 19, 1941.

Recorder's Fee, $5.00

... Recorder.

FORM "B"  

EASEMENT  

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union, County, Ohio, for himself, his heirs, successors, assigns, do hereby grant and convey unto the THE MARION-RESERVE COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters, and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands located in Section, Township in the Village of Watkins, County of Union, Ohio, and/or in the Village of Watkins, Township and County aforesaid, together with the right to attach all necessary appurtenances to trees along such lines, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of.

They are...aremains to the owners approximately... One Lot... in the Section, Township and County aforesaid, adjacent to what is commonly known as the Village of Watkins... Highway or some similar way... along the... in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And...leges... the undersigned... Grantor, do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement and rights hereof granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this... day of... March... 1941.

Signed and acknowledged in the presence of:

... and... WITNESSES.

STATE OF OHIO

... Before me, a notary public in and for said County personally appeared the above named... Grantor, and... Grantee, the husband and wife of... Grantor, who acknowledged that... Grantor... did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at... 

... day of... March... 1941.

... and... WITNESSES.

Filed for Record at... 1941.

Recorded August 19, 1941.

Recorder's Fee, $5.00

... Recorder.
FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union, Marion County, Ohio, for and in consideration of the sum of Two Dollars, in lawful money, to be paid by the Grantee, do hereby grant and convey unto

[Address]
The Township of Jerusberg, County of Union, Ohio, and/or in the Village of Jerusberg, as the same exists at this date, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, for the

[Further considerations]

Said Grantor represents that he is the owner of approximately . . . acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the . . . Street, in the Village . . . Township and County aforesaid, which said acreage does constitute the premises upon and over which the foregoing easement is granted.

And, Lena Jean King and Arthur King, husband and wife, hereinafter Grantee herein do hereby release unto said Grantor, its successors and assigns, all right and expectancy of dower in the easement and rights hereinafter granted.

IN WITNESS WHEREOF, said Grantor herein has executed this instrument this . . . day of . . .

[Signatures]

Lena Jean King

(Signature of Grantor)

Arthur King

(Signature of Grantor's spouse)

STATE OF OHIO

[Signature]

Before me, a notary public, I hereby certify that I know the above named Lena Jean King and Lena Jean King, husband and wife, to be the persons whose names appear above, and that they executed the instrument at Richmond, Ohio, this . . . day of . . .

[Seal]

Lena Wolfe

[Seal]

Laurel D. Beede

Recorder's Fee $ .50

Recorder.

File for Record Aug. 12, 1941

Recorded Aug. 20, 1941

Recorder's Fee $ .50

Laurel D. Beede

Recorder.

FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union, Marion County, Ohio, for and in consideration of the sum of Two Dollars, in lawful money, to be paid by the Grantee, do hereby grant and convey unto

[Address]
The Township of Jerusberg, County of Union, Ohio, and/or in the Village of Jerusberg, as the same exists at this date, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, for the

[Further considerations]

Said Grantor represents that he is the owner of approximately . . . acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the . . . Street, in the Village . . . Township and County aforesaid, which said acreage does constitute the premises upon and over which the foregoing easement is granted.

And, Lena Jetter and Harry E. Jetter, husband and wife, hereinafter Grantee herein do hereby release unto said Grantor, its successors and assigns, all right and expectancy of dower in the easement and rights hereinafter granted.

IN WITNESS WHEREOF, said Grantor herein has executed this instrument this . . . day of . . .

[Signatures]

Lena Jetter

(Signature of Grantor)

Harry E. Jetter

(Signature of Grantor's spouse)

STATE OF OHIO

[Signature]

Before me, a notary public, I hereby certify that I know the above named Lena Jetter and Harry E. Jetter, husband and wife, to be the persons whose names appear above, and that they executed the instrument at Richmond, Ohio, this . . . day of . . .

[Seal]

Lena Wolfe

[Seal]

Laurel D. Beede

Recorder's Fee $ .50

Recorder.

File for Record Aug. 12, 1941

Recorded Aug. 20, 1941

Recorder's Fee $ .50

Laurel D. Beede

Recorder.
FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor of

THE MARION-RESERVE

POWER COMPANY its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along said

Acre(s) of land(s) located in Section ___, Township ___, County ___, Union, Ohio, and/or in the Village of Stalbourn, in the Township and County aforesaid, together with the right to use all necessary gas, water and sewerage lines, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration to ita customers.

Signed and acknowledged in the presence of

 Laura Wolfe

Ray Heider

STATE OF OHIO

SIGNED

At Union, County of Union, on ___, 19__.

before me, a Notary Public in and for said County personally appeared the above named, and acknowledged that he did sign the foregoing instrument, and that the same is her tenant's true act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Stalbourn, on ___, 19__.

Filed for Record Aug. 12, 19__

Recorded Aug. 20, 19__

Recorder's Fee $0.50

Christina Lamaster

POWER COMPANY

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor of

THE MARION-RESERVE

POWER COMPANY its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along said

Acre(s) of land(s) located in Section ___, Township ___, County ___, Union, Ohio, and/or in the Village of Stalbourn, in the Township and County aforesaid, together with the right to use all necessary gas, water and sewerage lines, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the

Further Consideration to ita customers.

Signed and acknowledged in the presence of

 Martha Lamaster

STATE OF WEST VIRGINIA

Marion, County of

before me, a Notary Public in and for said County personally appeared the above named, and acknowledged that he did sign the foregoing instrument, and that the same is her tenant's true act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Marion, on ___, 19__.

Filed for Record Aug. 12, 19__

Recorded Aug. 20, 19__

Recorder's Fee $0.50
FORM "F"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, and his heirs and assigns, do hereby grant and convey unto the THE MARION-RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters, and other necessary apparatus (including necessary trimming of trees from time to time), upon and along easement lands located in Section 6, Township 11, Range 9, Union County, Ohio, and in the Village of

in the Township and County aforesaid, together with the right to enter upon said premises at reasonable hours, and for a reasonable grant, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of ... to its customers.

Signed and acknowledged in the presence of

Laura Wolfe

Ray Reeder

Witnesses

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named ... (WIPPLE) (WIPPLE)

who acknowledged that she did sign the foregoing instrument, and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 30th day of January, 19__.

Recorded

John G. Reeder

Recorder

Form "F"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, and his heirs and assigns, do hereby grant and convey unto the THE MARION-RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters, and other necessary apparatus (including necessary trimming of trees from time to time), upon and along easement lands located in Section 5, Township 11, Range 9, Union County, Ohio, and in the Village of

in the Township and County aforesaid, together with the right to enter upon said premises at reasonable hours, and for a reasonable grant, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of ... to its customers.

Signed and acknowledged in the presence of

Laura Wolfe

Ray Reeder

Witnesses

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named ... (WIPPLE) (WIPPLE)

who acknowledged that she did sign the foregoing instrument, and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 30th day of January, 19__.

Recorded

John G. Reeder

Recorder

Lawrence C. Plato

Recorder

32807
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor(s), do hereby grant and convey unto...THE MARION-RESERVE TOWNSHIP...its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the Township, County, Ohio, and for the Village of...in the Township and County aforesaid, together with the right to deposit necessary liquids to the Company's use, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the

Said Grantor(s) represents that the owner of approximately...31 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as...Acreage Highway to the...in the Village of...Township and County aforesaid, which said acreage now constitutes the premises upon and over which the foregoing easement is granted.

And, Edwin L. McCabe & Eva McCabe, husband and wife, hereinafter known as the Grantors, hereby do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises above described and granted.

IN WITNESS WHEREOF, said Grantor herein have executed this instrument this 11th day of...Feb., 1941.

Signed and acknowledged in the presence of:

Edwin L. McCabe

Eva McCabe

STATE OF OHIO

[Notary Public]

Records:

Filed for Record, Aug. 19, 1941
Recorded, Aug. 20, 1941
Recorder's Fee $5.00

Lawrence B. Cole
Recorder.

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor(s), do hereby grant and convey unto...THE MARION-RESERVE TOWNSHIP...its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the Township, County, Ohio, and for the Village of...in the Township and County aforesaid, together with the right to deposit necessary liquids to the Company's use, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the

Said Grantor(s) represents that the owner of approximately...31 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as...Acreage Highway to the...in the Village of...Township and County aforesaid, which said acreage now constitutes the premises upon and over which the foregoing easement is granted.

And, Watson Swift & E. R. Swift, husband and wife, hereinafter known as the Grantors, hereby do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises above described and granted.

IN WITNESS WHEREOF, said Grantor herein have executed this instrument this 24th day of...March, 1941.

Signed and acknowledged in the presence of:

Watson Swift

E. R. Swift

STATE OF OHIO

[Notary Public]

Records:

Filed for Record, Aug. 19, 1941
Recorded, Aug. 20, 1941
Recorder's Fee $5.00

Lawrence B. Cole
Recorder.
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of..., Ohio, for himself, the owners, successors, assignees, direct or indirect, under the said..., do hereby grant and convey unto THE MARION-RESERVE COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus, including necessary trimming of trees from time to time, upon and along the right-of-way herein described, located in the Township, Union, County of Marion, Ohio, in the Township and County aforesaid, and any and all parcels of land or lots constituting the premises upon and over which the foregoing easement is granted.

Said Grantor represents that he is the owner of approximately 40.73 acres in the Township, Union, County of Marion, Ohio, and has the right to use the easement described in the instrument herein to construct, install, and repair the said poles, guys, lines, transformers, meters and other necessary apparatus, including necessary trimming of trees from time to time, upon and along the right-of-way herein described, located in the Township, Union, County of Marion, Ohio, in the Township and County aforesaid, and any and all parcels of land or lots constituting the premises upon and over which the foregoing easement is granted.

Signed and acknowledged in the presence of

Laura Wolfe
Ray Helzer

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named CHARLES B. SNOWDEN (Widower) who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at....

This 24th day of January, 1941

(Signature of Notary Public)

Filed for Record Aug. 19, 1941
Recorded August 20, 1941
Recorder's Fee $5.00

Recorder.
FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor of Union, County, Ohio, for the consideration of four dollars in hand paid, the receipt of which is hereby acknowledged, do hereby grant and convey unto the....THE MARSTON-RESERVE....POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along a line described in the Township and County aforesaid, together with the right to construct all necessary appurtenant buildings, fences, paths and driveways, in all consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of $ to the Company.

In Witness Whereof said Grantor hereby executes this instrument this...25th day of January, 1942.

Signed and acknowledged in the presence of

Laurel Wolfe
Witnesses

Ray Reider

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named Laurel Wolfe, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at...Plywood, this 25th day of January, 1942.

FILED FOR RECORD...Aug. 19, 1941.
RECORDED...Aug. 29, 1941.
RECORER'S FEE $5.00

Recorder.
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, his heirs, successors, assigns, and assigns, do hereby grant and convey unto THE MAHON RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the Union property located in Section Number... Township Clason, County of Union, Ohio, and within the Village of... in the Township and County aforesaid, together with the right to enter upon said premises for all purposes pertaining thereto, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration to its customers.

Signed and acknowledged in the presence of

Ada Sawyer, Witnesses

Robert F. Allen

STATE OF OHIO

Before me, a notary public in and for said County personally appeared the above named, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof I have hereunto subscribed my name and affixed my official seal at Richland, Ohio, this 3rd day of January, 1941.

Filed for Record Aug. 19, 1941.
Recorded Aug. 20, 1941.
Recorder's Fee $5.00

Hattie Taylor

(Signature of Grantor)

State and County of Ohio

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 3rd day of January, 1941.

Recorder

Laura Wolfe

Witnesses

STATE OF OHIO

Before me, a notary public in and for said County personally appeared the above named, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof I have hereunto subscribed my name and affixed my official seal at... Richland, Ohio, this 11th day of September, 1940.

Filed for Record Aug. 19, 1941.
Recorded Aug. 20, 1941.
Recorder's Fee $5.00

George Van Brimmer

(Signature of Grantor)

Laura Wolfe

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 11th day of September, 1940.

Recorder
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto the said Grantee and assigns, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpently maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the grantor, hereinbefore located in Section Survey, Township of Jackson, County of Union, Ohio, and within the Village of Jerome, in the Township and County aforesaid, together with the right to attack all necessary appurtenances thereto along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of.

Said Grantor represents that he is the owner of approximately acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Jerome Road Highway or the Section Survey, Township and County aforesaid, which said acreage hereinafter constitute the premises upon and over which the foregoing easement is granted.

And, Virginia M. Hester, husband or wife of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the foregoing right hereinafter granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 2nd day of October 1940

Signed and acknowledged in the presence of Ralph S. Wester

STATE OF OHIO

Before me, a notary public in and for said County personally appeared the above named Ralph Wester and Virginia M. Wester, who acknowledged that he did sign the foregoing instrument, and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Jerome Town, Union County, Ohio, this 2nd day of October 1940.

Filed for Record Aug. 19, 1941 at 10:00 a.m.  P.M.
Recorded August 20 1941

Lawrence R. Eldred Recorder.

FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto the said Grantee and assigns, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpently maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the grantor, hereinbefore located in Section Survey, Township of Jackson, County of Union, Ohio, and within the Village of Jerome, in the Township and County aforesaid, together with the right to attack all necessary appurtenances thereto along said line, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of.

Said Grantor represents that he is the owner of approximately acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Jerome Road Highway or the Section Survey, Township and County aforesaid, which said acreage hereinafter constitute the premises upon and over which the foregoing easement is granted.

And, Ada Warner, husband or wife of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the foregoing right hereinafter granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 14th day of April 1991

Signed and acknowledged in the presence of Laura Wolfe

STATE OF OHIO

Before me, a notary public in and for said County personally appeared the above named Francis M. Warner and Ada Warner, who acknowledged that he did sign the foregoing instrument, and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond this 14th day of April 1991.

Filed for Record Aug. 12, 1991 at 10:00 a.m.
Recorded August 20 1991

Lawrence R. Eldred Recorder.
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of _____________ County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the said _____________ County, Ohio, to the use of _____________, the right and easement to construct, maintain and/or use a well, pipe lines, poles, wires, or any other apparatus, including necessary trimming of trees from time to time, upon and along _____________, Township _____________, Union County, Ohio, and/or in the Village of _____________, in the Township and County aforesaid, together with all necessary appurtenances to said easement, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for no other consideration.

IN WITNESS WHEREOF, said Grantor herein has executed this instrument this _____________ day of _____________, 19__.

Signed and acknowledged in the presence of _____________
STATE OF OHIO

Before me, a notary public, for said County personally appeared above named _____________, who acknowledged they did sign the foregoing instrument, and that the same is their free act and deed.

Filed for Record Aug 19, 19__ at _____________ Recorder's Fee $ _____________ Recorder.

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of _____________ County, Ohio, for himself, herself or their successors, heirs and assigns, do hereby grant and convey unto the said _____________ County, Ohio, to the use of _____________, the right and easement to construct, maintain and/or use a well, pipe lines, poles, wires, or any other apparatus, including necessary trimming of trees from time to time, upon and along _____________, Township _____________, Union County, Ohio, and/or in the Village of _____________, in the Township and County aforesaid, together with all necessary appurtenances to said easement, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for no other consideration.

IN WITNESS WHEREOF, said Grantor herein has executed this instrument this _____________ day of _____________, 19__.

Signed and acknowledged in the presence of _____________
STATE OF OHIO

Before me, a notary public, for said County personally appeared above named _____________, who acknowledged they did sign the foregoing instrument, and that the same is their free act and deed.

Filed for Record Aug 19, 19__ at _____________ Recorder's Fee $ _____________ Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Franklin County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey Nos. 13440-15570, Township Clarksbourne, County of Union, Ohio in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purposes of rendering service thereby to its customers.

Said easement over which said wires and poles shall run shall be along the north side of the fence now running along the north side of the road known as "Hamilton Pike" from the fence corner at the northwest corner of the intersection of said Pike with Essex Pike to the corner of said "Hamilton Pike" and lane leading to grantors' farm house. Said poles shall be set inside the fence in line with the fence posts and close enough so that the fence may be nailed to the poles.

As additional consideration, the said grantee company hereby agrees to pay grantors $5.00 per new pole for said easement, to keep all trees along the easement properly trimmed, to remove without damage the poles and lines now existing and running from the village of Richwood to grantors' farm along the continuation of Grove Street and to properly trim and clear the trees along said Grove Street along the lines to be removed.

Said Grantors represent that they are the owner of approximately 210 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the State Route 37 and Hamilton Highway, in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Roy Wilber and Dorothy M. Hoskins spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantees herein have executed this instrument this 28th day of January 1941.

Signed and acknowledged in the presence of:

G. M. Osborne
Nancy Byers

G. M. Osborne
Nancy Byers
Witnesses

Helen M. Wilber
Roy S. Wilber
Donald J. Hoskins
Dorothy M. Hoskins

STATE OF OHIO

Franklin County

Before me a Notary Public in and for said County personally appeared the above named:

Helen M. Wilber and Roy S. Wilber, her husband, and Donald J. Hoskins and Dorothy M. Hoskins, his wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Columbus, Ohio, this 26th day of January 1941.

(SEAL) G. M. Osborne
Notary Public
My commission expires 6/19/43

Filed for Record Aug. 19, 1941,
At 11:00 o'clock P. M.
Recorded Aug. 20, 1941.
Recorder's Fee $.50

Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors of Union County, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey Nos. 9350 and 10042, Township Washington, County of Union, Ohio, and bounded and described as follows, to-wit:

Beginning on the northwesterly side of the Marysville and Kenton State Road (State Route #31) at a point on the boundary line between the Grantors property and the property of E. R. and Watson Sinitz, 40 feet from the center line of said highway, thence in a northwesterly direction along said boundary line a distance of 1 foot, thence in a northwesterly direction on a line 41 feet from and parallel with the center line of said highway, a distance of 600 feet, thence in a southeasterly direction along a line running at right angles to the center line of said highway a distance of 1 foot to a point 40 feet from the center line of said highway, thence in a southeasterly direction along a line 40 feet from and parallel with the center line of said highway to the place of beginning, but subject to all legal highways.

It is understood that the above described property consists of a strip of land 1 foot wide and 600 feet long lying north of the boundary line between the Grantors' property and the property of E.R. and Watson Sinitz and adjacent to the easterly boundary line of the Marysville and Kenton State Road (State Route #31) as shown by the plans for the proposed widening of said highway on file in the office of the Department of Highways, Columbus, Ohio.

The Grantors hereby reserve to themselves, their heirs and assigns, the right to erect and maintain a suitable fence along the easterly boundary line of the right-of-way of said highway as now or hereafter established, without having the same interfered with in any manner by the erection, installation or maintenance of any poles, guys, lines, transformers, meters or other necessary apparatus of the Grantee or its assigns.

Said Grantors represent that they are the owners of the land in the Section, Township and County aforesaid, adjacent to what is commonly known as the Marysville and Kenton Highway which said land constitutes the premises upon and over which the foregoing easement is granted.

And Rhys E. Williams and Helen K. West spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 6th day of December 1940.

Signed and acknowledged in the presence of:

A. Grace Bank
Jean Knight
as to Eleanor W. Young
Leonard H. Davis
James C. Wair
as to Alice M. Williams, Rhys E. Williams
Eleanor W. Young
Alice M. Williams
Rhys E. Williams
William L. West
Helen J. West
Grantees
Helen J. West & William L. West
Witnesses

STATE OF INDIANA

MARION County

Before me a Notary Public in and for said County personally appeared the above named:

Eleanor W. Young (unmarried) who acknowledged that she did sign the foregoing instrument; and that that same is her free act and deed.
In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Indianapolis, Indiana, this 6th day of December 1940.

My commission expires Dec. 19, 1942

Louella Heithamp
Notary Public

STATE OF OHIO
as.
Cuyahoga County

Before me a Notary Public in and for said County personally appeared the above named:
Alice W. Williams, Rhys E. Williams (wife and Husband) William L. West and Helen J. West (Husband and wife) who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Cleveland, Ohio, this 13th day of December 1940.

(SEAL)

L. H. Davis
L. H. DAVIS, Notary Public
My Commission Expires July 15, 1942.

Filed for Record Aug. 19, 1941.
At 11:00 o'clock P. M.
Recorded Aug. 20, 1941.
Recorder's Fee $5.00

[Signature]
Recorder.
For and in Consideration of One Dollar to Them in hand paid, receipt of which is hereby acknowledged, and in further consideration of twenty-five cents per lineal rod, to be paid when such grant shall be used or occupied by Frances K. Thompson and Claire B. Thompson (hereinafter called the Grantor) do hereby grant to THE OHIO FUEL GAS COMPANY (hereinafter called the Company) its successors and assigns, the right to lay a pipe line over and through the premises hereinafter described and to maintain, operate, repair, replace and remove same, together with valves and other necessary appurtenances, on lands situated in Paris Township, Union County, and State of Ohio, and bounded and described as follows:

On the North by lands of Howard Evans, on the East by lands of Highway, on the South by lands of A. Southard, on the West by lands of Big Four R.R. Said lands being in Section No., Twp. No., Range No., and containing 27 acres more or less.

With the right of ingress and egress to and from the same; the said Grantor to fully use and enjoy the said premises, except for the purpose hereinafter granted to the said Company. Said pipe to be buried so as not to interfere with the cultivation of the land, and said Company to pay any damages which may arise to crops and fences from the lying, maintaining, operating and final removing of said mutually pipe line; said damages, if not agreed upon, to be ascertained and determined by three disinterested persons, one thereof to be appointed by the said Grantor heirs or assigns, one by the Company, its successors or assigns, and the third by the two appointed as aforesaid, and the award of such three persons shall be final and conclusive. And it is hereby further agreed that the said Company, its successors or assigns, may at any time lay, maintain, operate, repair, replace and remove other lines of pipe at any points on said premises, upon the payment of a like consideration for each line, and subject to the same conditions as above; also may change the size of its pipes by paying the damages, if any, to crops and fences which may arise in making such change.

While gas is conveyed through said premises in said pipe line, Grantor shall have the right to purchase gas for domestic use in one dwelling on said premises, subject to the Grantee's rules and regulations and hereby agrees to pay for all gas delivered at the rate provided in the current established schedule of rates filed with the Public Utilities Commission of Ohio applicable in the immediate vicinity of the point at which gas is to be delivered to Grantor. If no established schedule of rates is applicable in said vicinity, then the rate prevailing in the nearest municipality served by The Ohio Fuel Gas Company shall apply. Grantor agrees to pay for all gas so delivered within ten (10) days after the bill for the monthly reading period has been issued. It is understood and agreed that said pipe line is a transportation line and not a distribution line and that whenever said Company, its successors or assigns, shall desire to remove or abandon said line, the Grantor's right to purchase gas therefrom shall cease and terminate.

In Witness Whereof, the Parties hereto have hereunto set their hands this 21st day of August, A.D. 1941.

Signed and acknowledged in presence of:

W. T. Briggs

Mary Ellen Thompson

Frances K. Thompson

Claire B. Thompson

The State of Ohio, Union County, ss.

Personally appeared before me, a Notary Public in and for said County Frances K. Thompson and Claire B. Thompson, who acknowledged the signing of the foregoing instrument to be their voluntary act and deed for the uses and purposes therein mentioned.

In Testimony Whereof, I have hereunto set my hand and affixed my official seal, this 21st day of August, A.D. 1941.

(SEAL) Norman G. Bown

Norman G. Bown Notary Public, Union County, Ohio Commission expires March 1, 1943.

Filed for Record October, 15, 1941
At 9:00 o'clock A.M.
Recorded October 15, 1941
Recorders Fee $3.75

Lawrence P. Ahrweiler Recorder.
For and in Consideration of ONE DOLLAR to Them in hand paid, receipt of which is hereby acknowledged, and the further consideration of twenty-five cents per lineal rod, to be paid when such grant shall be used or occupied M. E. Davis and Vyrtle Davis (hereinafter called the Grantor) do hereby grant to THE OHIO FUEL GAS COMPANY (hereinafter called the Company) its successors and assigns, the right to lay a pipe line over and through the premises hereinafter described, and to maintain, operate, repair, replace and remove same, together with valves and other necessary appurtenances, on lands situated in Paris Township Union County, and State of Ohio, and bounded and described as follows:

On the North by lands of R.P. Roley, On the East by lands of Highway, On the South by lands of Pearl McCullough, On the West by lands of Big Four R.R.

Said lands being in Section No._____, Gr. Twp. No._____, Twp. No._____, Range No._____, and containing 7 acres more or less.

With the right of ingress and egress to and from the same; the said Grantor to fully use and enjoy the said premises, except for the purpose hereinafter granted to the said Company. Said pipe to be buried so as not to interfere with the cultivation of the land, and said Company to pay any damages which may arise to crops and fences from the laying, maintaining, operating and final removing of said pipe line; said damages, if not mutually agreed upon, to be ascertained and determined by three disinterested persons, one thereof to be appointed by the said Grantor heirs or assigns, one by the Company, its successors or assigns, and the third by the two appointed as aforesaid, and the award of such three persons shall be final and conclusive. And it is hereby further agreed that the said Company, its successors or assigns, may at any time lay, maintain, operate, repair, replace and remove other lines of pipe at any points on said premises, upon the payment of a like consideration for each line, and subject to the same conditions as above; also may change the size of its pipes by paying the damages, if any, to crops and fences which may arise in making such change.

While gas is conveyed through said premises in said pipe line, Grantor shall have the right to purchase gas for domestic use in one dwelling on said premises, subject to the Grantee's rules and regulations and hereby agrees to pay for all gas so delivered at the rate provided in the current established schedule of rate filed with the Public Utilities Commission of Ohio applicable in the immediate vicinity of the point at which gas is to be delivered to Grantor. If no established schedule of rates is applicable in said vicinity, then the rate prevailing in the nearest municipality served by The Ohio Fuel Gas Company shall apply. Grantor agrees to pay for all gas so delivered within ten (10) days after the bill for the monthly reading period has been issued. It is understood and agreed that said pipe line is a transportation line and not a distribution line and that whenever said Company, its successors or assigns, shall desire to remove or abandon said line, the Grantor's right to purchase gas therefrom shall cease and terminate.

In Witness Whereof, the Parties hereto have hereunto set their hands this 21st day of August, A.D. 1941.

W. I. Briggs
Bobby Davis

The State of Ohio, Union County, ss.

Personally appeared before me, a Notary Public in and for said County M.E. Davis and Vyrtle Davis, who acknowledged the signing of the foregoing instrument to be their voluntary act and deed for the uses and purposes therein mentioned.

In Testimony Whereof, I have hereunto set my hand and affixed my official seal, this 21st day of August, A.D. 1941.

Filed for Record October 15, 1941
At 9:00 o'clock A.M. Recorded October 15, 1941
Recorder's Fee $.75

W. Davis

Notary Public Notary Public, Union County Ohio. Commission expires March 1, 1943

Recorder.
For and in consideration of ONE DOLLAR to them in hand paid, receipt of which is hereby acknowledged and the further consideration of twenty-five cents per lineal rod, to be paid when such grant shall be used or occupied Howard Evans and Josephine Evans (hereinafter called the Grantor) do hereby grant to THE OHIO FUEL GAS COMPANY (hereinafter called the Company) its successors and assigns, the right to lay a pipe line over and through the premises hereinafter described, and to maintain, operate, repair, replace and remove same, together with valves and other necessary appurtenances, on lands situated in Paris Township, Union County, and State of Ohio, and bounded and described as follows:

On the North by lands of P. McLullough, On the East by lands of Highway, On the South by lands of C. Thompson, On the West by lands of Big Four R.R.

Said lands being in Section No.____, Twp. No.____, Range No.____, and containing 25 acres more or less.

With the right of ingress and egress to and from the same, the said Grantor to fully use and enjoy the said premises, except for the purpose hereinafter granted to the said Company. Said pipe to be buried so as to not interfere with the cultivation of the land, and said Company to pay any damages which may arise to crops and fences from the laying, maintaining, operating and final removing of said pipe line; and damages, if not mutually agreed upon, to be ascertained and determined by three disinterested persons, one thereof to be appointed by the said Grantor heirs or assigns, one by the Company, its successors or assigns, and the third by the two appointed as aforesaid, and the award of such three persons shall be final and conclusive. And it is hereby further agreed that the said Company, its successors or assigns, may at any time lay, maintain, operate, repair, replace and remove other lines of pipe at any points on said premises, upon the payment of a like consideration for each line, and subject to the same conditions as above; also may change the size of its pipes by paying the damages, if any, to crops and fences which may arise in making such change.

While gas is conveyed through said premises in said pipe line, Grantor shall have the right to purchase gas for domestic use in one dwelling on said premises, subject to the Grantee's rules and regulations and hereby agrees to pay for all gas so delivered at the rate provided in the current established schedule of rate filed with the Public Utilities Commission of Ohio applicable in the immediate vicinity of the point at which gas is to be delivered to Grantor. If no established schedule of rates is applicable in said vicinity, then the rate prevailing in the nearest municipality served by The Ohio Fuel Gas Company shall apply. Grantor agrees to pay for all gas so delivered within ten (10) days after the bill for the monthly reading period has been issued. It is understood and agreed that said pipe line is a transportation line and not a distribution line and that whenever said Company, its successors or assigns, shall desire to remove or abandon said line, the Grantor's right to purchase gas therefrom shall cease and terminate.

In witness whereof, the Parties hereto have hereunto set their hands this 21st day of August, A.D. 1941.

Signed and acknowledged in presence of:

W. L. Briggs
Norman C. Born

The State of Ohio, Union County

Personally appeared before me, a Notary Public in and for said County Howard Evans and Josephine Evans, who acknowledged the signing of the foregoing instrument to be their voluntary act and deed for the uses and purposes therein mentioned.

In testimony whereof, I have hereunto set my hand and affixed my Notarial seal, this 21st day of August, A.D. 1941.

(Seal) Norman C. Born
Norman C. Born Notary Public, Union County, Ohio, Commission Expires March 1, 1943

Filed for Record October 15, 1941
At 9:00 o'clock A.M.
Recorded October 15, 1942
Recorder's Fee $.75

Lawrence B. Chords
Recorder.
For and in Consideration of ONE DOLLAR to the said Henry Streng, and acknowledged, and the further consideration of twenty-five cents per linear rod, to be paid when such grant shall be used or occupied by the assignee of the said grantee, to hereby grant to THE OHIO FUEL GAS COMPANY (hereinafter called the Company) its successors and assigns, the right to lay a pipe line over and through the premises hereinafter described, and to maintain, operate, repair, replace and remove same, together with valves and other necessary appurtenances, on lands situated in Paris Township, Union County, and State of Ohio, and bounded and described as follows:


With the right of ingress and egress to and from the same; the said Grantor to fully use and enjoy the said premises, except for the purposes hereinafter granted to the said Company. Said pipe to be buried so as not to interfere with the cultivation of the land, and said Company to pay any damages which may arise to crops and fences from the laying, maintaining, operating and final removing of said pipe line; said damages, if not mutually agreed upon, to be ascertained and determined by three disinterested persons, one thereof to be appointed by the said Grantor _____ heirs or assigns, one by the Company, its successors or assigns, and the third by the two appointed as aforesaid, and the award of such three persons shall be final and conclusive. And it is hereby further agreed that the said Company, its successors or assigns, may at any time lay, maintain, operate, repair, replace and remove other lines of pipe at any points on said premises, upon the payment of a like consideration for each line, and subject to the same conditions as above; also may change the size of its pipes by paying the damages, if any, to crops and fences which may arise in making such change.

While gas is conveyed through said premises in said pipe line, Grantor shall have the right to purchase gas for domestic use in one dwelling on said premises, subject to the Grantee's rules and regulations and hereby agrees to pay for all gas so delivered at the rate provided in the current established schedule of rate filed with the Public Utilities Commission of Ohio applicable in the immediate vicinity of the point at which gas is to be delivered to Grantor. If no established schedule of rates is applicable in said vicinity, then the rate prevailing in the nearest municipality served by The Ohio Fuel Gas Company shall apply. Grantor agrees to pay for all gas so delivered within ten (10) days after the bill for the monthly reading period has been issued. It is understood and agreed that said pipe line is a transportation line and not a distribution line and that whenever said Company, its successors or assigns, shall desire to remove or abandon said line, the Grantor's right to purchase gas therefrom shall cease and terminate.

In Witness Whereof, the Parties hereto have hereunto set their hands this 21st day of August, A.D. 1942.

Signed and acknowledged in presence of:

M. L. Bridges

C. P. Miller

The State of Ohio, Union County, ss.

Personal appearance before me, Notary Public in and for said County Frank C. Fox and Catherine M. Fox, who acknowledged the signing of the foregoing instrument to be their voluntary act and deed for the uses and purposes therein mentioned.

In Testimony Whereof, I have hereunto set my hand and affixed my official seal, this 21st day of August, A.D. 1942. (SEAL) Norman C. Bown Notary Public, Union County, Ohio Commission expires March 2, 1943.

Filed for Record Oct. 15, 1942, At 9:00 o'clock A.M.
Recorded Oct. 15, 1942.
Recorder's Fee $3.75

[Signature] Recorder.
For and in Consideration of ONE DOLLAR to them in hand paid, receipt of which is hereby acknowledged, and the further consideration of twenty-five cents per linear rod, to be paid when such grant shall be used or occupied by the Grantee (hereinafter called the Grantee) do hereby grant to THE OHIO FUEL GAS COMPANY (hereinafter called the Company) its successors and assigns, the right to lay a pipe line over and through the premises hereinafter described, and to maintain, operate, repair, replace and remove same, together with valves and other necessary appurtenances, on lands situated in Paris Township, Union County, and State of Ohio, and bounded and described as follows: On the North by lands of H.E. Davis, On the East by lands of Highway, On the South by lands of Howard Evans, On the West by lands of Big Four R.R. Said lands being in Section No._____, Qtr. Twp. No._____, Range No._____, and containing 4 acres more or less.

With the right of ingress and egress to and from the same; the said Grantor to fully use and enjoy the said premises, except for the purpose hereinafter granted to the said Company. Said pipe to be buried so as not to interfere with the cultivation of the land, and said Company to pay any damages which may arise to crops and fences from the laying, maintaining, operating and final removing of said pipe line; said damages, if not mutually agreed upon, to be ascertained and determined by three disinterested persons, one thereof to be appointed by the said Grantor, or assigns, one by the Company, its successors or assigns, and the third by the two appointed as aforesaid, and the award of such three persons shall be final and conclusive. And it is hereby further agreed that the said Company, its successors or assigns, may at any time lay, maintain, operate, repair, replace and remove other lines of pipe at any points on said premises, upon the payment of a like consideration for each line, and subject to the same conditions as above; also any change the size of its/paying the damages, if any, to crops and fences which may arise in making such change.

While gas is conveyed through said premises in said pipe line, Grantee shall have the right to purchase gas for domestic use in one dwelling on said premises, subject to the Grantee's rules and regulations and hereby agrees to pay for all gas so delivered at the rate provided in the current established schedule of rate filed with the Public Utilities Commission of Ohio applicable in the immediate vicinity of the point at which gas is to be delivered to Grantee. If no established schedule of rates is applicable in said vicinity, then the rate prevailing in the nearest municipality served by The Ohio Fuel Gas Company shall apply. Grantee agrees to pay for all gas so delivered within ten (10) days after the bill for the monthly reading period has been issued. It is understood and agreed that said pipe line is a transportation line and not a distribution line and that whenever said Company, its successors or assigns, shall desire to remove or abandon said line, the Grantee's right to purchase gas therefrom shall cease and terminate.

In Witness Whereof, the Parties hereto have hereunto set their hands this 8th day of Sept., 1941.

Signed and acknowledged in presence of:

W. I. Bridges

Pearl McCallough

Clara McCallough

The State of Ohio, Union County, ss.

Personally appeared before me, a Notary Public in and for said County Pearl McCallough & Clara McCallough, who acknowledged the signing of the foregoing instrument to be their voluntary act and deed for the uses and purposes therein mentioned.

In Testimony Whereof, I have hereunto set my hand and affixed my notarial seal, this 8 day of September, A.D. 1941.

V. C. Shum, Notary Public (SEAL) W. C. Shum

IN AND FOR UNION CO., OHIO
My Commission Expires Jan. 12, 1944

Filed for Record Oct. 15, 1941,
At 9:00 o'clock A. M.
Recorded Oct. 15, 1941.

Recorder's Fee $75
For and in Consideration of ONE DOLLAR to them in hand paid, receipt of which is hereby acknowledged, and the further consideration of twenty-five cents per linear rod, to be paid when such grant shall be used or occupied Julia Riley and Pearl Riley (hereinafter called the Grantor) do hereby grant to THE OHIO FUEL GAS COMPANY (hereinafter called the Company), its successors and assigns, the right to lay a pipe line over and through the premises hereinafter described, and to maintain, operate, repair, replace and remove same, together with valves and other necessary appurtenances, on lands situated in Paris Township, Union County, and State of Ohio, and bounded and described as follows: On the North by lands of F. Fox, On the East by lands of Highway, On the South by lands of Davis, On the West by lands of Big Four R.R. Said lands being in Section No.____ Qu.Tap.No._____, Tap.No._____, Range No._____, and containing 17 acres more or less.

With the right of ingress and egress to and from the same; the said Grantor to fully use and enjoy the said premises, except for the purpose hereinafter granted to the said Company. Said pipe to be built so as not to interfere with the cultivation of the land, and said Company to pay any damages which may arise to crops and fences from the laying, maintaining, operating and final removing of said pipe line; said damages if not mutually agreed upon to be ascertained and determined by three disinterested persons, one thereof to be appointed by the said Grantor____ heirs or assigns, one by the Company, its successors or assigns, and the third by the two appointed as aforesaid, and the award of such three persons shall be final and conclusive. And it is hereby further agreed that the said Company, its successors or assigns, may at any time lay, maintain, operate, repair, replace and remove other lines of pipe at any points on said premises, upon the payment of a like consideration for each line, and subject to the same conditions as above; also may change the size of its pipes by paying the damages, if any, to crops and fences which may arise in making such change.

While gas is conveyed through said premises in said pipe line, Grantor shall have the right to purchase gas for domestic use in one dwelling on said premises, subject to the Grantee's rules and regulations and hereby agrees to pay for all gas as delivered at the rate provided in the current established schedule of rates filed with the Public Utilities Commission of Ohio applicable in the immediate vicinity of the point at which gas is to be delivered to Grantor. If no established schedule of rates is applicable in said vicinity, then the rate prevailing in the nearest municipality served by The Ohio Fuel Gas Company shall apply. Grantor agrees to pay for all gas so delivered within ten (10) days after the bill for the monthly reading period has been issued. It is understood and agreed that said pipe line is a transportation line and not a distribution line and that whenever said Company, its successors or assigns, shall desire to remove or abandon said line, the Grantor's right to purchase gas therefrom shall cease and terminate.

In Witness Whereof, the Parties hereto have hereunto set their hands this 21st day of August, A.D.1942.

Signed and acknowledged in presence of:

W. I. Briggs
Norman C. Bown

The State of Ohio, Union County, ss.

Personally appeared before me, a Notary Public in and for said County Julia Riley and Pearl Riley, who acknowledged the signing of the foregoing instrument to be their voluntary act and deed for the uses and purposes therein mentioned.

In Testimony Whereof, I have hereunto set my hand and affixed my official seal, this 21st day of August, A.D. 1942.

(Seal) Norman C. Bown
Notary Public, Union County, Ohio
Commission expires March 1, 1943

Filed for Record Oct. 15, 1942,
At 9:00 o'clock A.M. Recorded Oct. 15, 1942.
Recorder's Fee $5.75

[Signature] Recorder.
For and in Consideration of ONE DOLLAR to them in hand paid, receipt of which is hereby acknowledged, and the further consideration of twenty-five cents per linear rod, to be paid when such grant shall be used or occupied by Henry Strong and Eliza Strong (hereinafter called the Grantor) do hereby grant to THE OHIO FUEL GAS COMPANY (hereinafter called the Company) its successors and assigns, the right to lay a pipe line over and through the premises hereinafter described, and to maintain, operate, repair, replace and remove same, together with valves and other necessary appurtenances, on lands situated in __________ Township, _________ County, and State of Ohio, and bounded and described as follows: On the North by lands of H. Ford-Sherer, On the East by lands of Ellinger, Kollesfrath et al, On the South by lands of Evans - F. Fox, On the West by lands of Big Four R.R. Said lands being in Section No. _, Twp.No. _, Rge.No. _ and containing 95 acres more or less.

With the right of ingress and egress to and from the same; the said Grantor to fully use and enjoy the said premises, except for the purpose hereinafter granted to the said Company. Said pipe to be buried so as not to interfere with the cultivation of the land, and said Company to pay any damages which may arise to crops and fences from the laying, maintaining, operating and final removing of said pipe line; said damages, if not mutually agreed upon, to be ascertained and determined by three disinterested persons, one thereof to be appointed by the said Grantor, heirs or assigns, one by the Company, its successors or assigns, and the third by the two appointed as aforesaid, and the award of such three persons shall be final and conclusive. And it is hereby further agreed that the said Company, its successors or assigns, may at any time lay, maintain, operate, repair, replace and remove other lines of pipe at any points on said premises, upon the payment of a like consideration for each line, and subject to the same conditions as above; also may change the size of its pipes by paying the damages, if any, to crops and fences which may arise in making such change.

While gas is conveyed through said premises in said pipe line, Grantor shall have the right to purchase gas for domestic use in one dwelling on said premises, subject to the Grantee's rules and regulations and hereby agrees to pay for all gas so delivered at the rate provided in the current established schedule of rates filed with the Public Utilities Commission of Ohio applicable in the immediate vicinity of the point at which gas is to be delivered to Grantor. If no established schedule of rates is applicable in said vicinity, then the rate prevailing in the nearest municipality served by The Ohio Fuel Gas Company shall apply. Grantor agrees to pay for all gas so delivered within ten (10) days after the bill for the monthly reading period has been issued. It is understood and agreed that said pipe line is a transportation line and not a distribution line and that whenever said Company, its successors or assigns, shall desire to remove or abandon said line, the Grantor's right to purchase gas therefrom shall cease and terminate.

In Witness Whereof, the Parties hereto have hereunto set their hands this 21st day of August A.D. 1942.

Signed and acknowledged in presence of:  
Henry Strong  
Eliza Strong

The State of Ohio, Union County, ss.

Norman C. Bown

Personally appeared before me, a Notary Public in and for said County Henry Strong and Eliza Strong, who acknowledged the signing of the foregoing instrument to be their voluntary act and deed for the uses and purposes therein mentioned.

In Testimony Whereof, I have hereunto set my hand and affixed my official seal, this 21st day of August, A.D. 1942. (SEAL)  
Norman C. Bown

Notary Public, Union County, Ohio
Commission expires March 1, 1943.

Filed for Record Oct. 15, 1942,  
At 9:00 o'clock A. M.  
Recorded Oct. 15, 1942.  
Recorded in the ___, 1942.
KNOW ALL MEN BY THESE PRESENTS: That Edward C. Radebaugh the Grantor, for and in consideration of the sum of one Dollars ($1.00) and for other good and valuable considerations to him paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands herein- after described, Situated in UNION County, Ohio, Taylor Township, Virginia Military Survey No.3691, and bounded and described as follows:

PARCEL No. 1

Situated in the State of Ohio, County of Union, Township of Taylor, and being a part of Virginia Military Survey No. 3691.

Bounded and described as follows:
Beginning at a concrete right of way marker in the east Right of Way line of the Ford Gravel Road, County Highway No. 213, said marker being 20 feet east and at right angles to the center line of said road at a point which bears S 12° 30' W 295.7 feet from the intersection of the center line of the Ford Road with the center line of the Gandy Road; thence with the east R/W line of said Ford Road and 20' from the center N 12° 30' E 275.7 feet to the South R/W line of the Gandy Road; thence with the south R/W line of said Gandy Road and 20 feet from the center S 76° 05' E 156 feet to a concrete R/W marker; thence S 65° 25' W 61.0 feet to a concrete R/W marker; thence S 45° 45' W 129 feet to a concrete R/W marker; thence S 26° 00' W 13/4 feet to the place of beginning, containing .40 acre more or less.

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 20 feet in width, except as hereinafter stipulated on sheet — and contains .40 acres, more or less, of which the present road occupies None acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF __________ have hereunto set their hand, the 15 day of October in the year of our Lord one thousand nine hundred and forty one.

Signed and sealed in the presence of:

Edward C. Radebaugh
Ida A. Radebaugh
Martha A. Wheeler
William H. Wheeler

STATE OF OHIO,
UNION COUNTY.

Before me, a County Engineer in and for said County and State, personally appeared the above named Edward C. Radebaugh & others who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 15th day of October, A. D. 1941.

Claude F. Siddmore (SEAL)
(SEAL) (SEAL)
Recorder's Fee $.90

Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That E. J. Scheiderer, the Grantor, for and in consideration of the sum of one Dollars ($1.00) and for other good and valuable considerations to him paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Darby Township, Virginia Military Survey No. 2671, and bounded and described as follows:

PARCEL No. 7

Beginning at a concrete R/W marker 30' West and bearing S 81° 53' W from Sta 66 + 08.1 of Marysville-Unionville Road; thence S 8° 07' E 65 feet, parallel with and 30' west of center of existing road, to an angle, thence S 85° 06' W 4 feet, thence northerly with an arc of a circle whose radius is 1865.05 feet to the point of beginning containing .0027 acres more or less, as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of — feet in width, except as hereinafter stipulated on sheet — —, and contains .0027 acres, more or less, of which the present road occupies None acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid Magdalena Scheiderer, Wife hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF E. J. Scheiderer and Magdalena Scheiderer, Husband and wife have hereunto set their hands, the __________ day of __________ in the year of our Lord one thousand nine hundred and forty one.

Signed and sealed in the presence of:

Claude F. Skidmore
(Mrs. Claude F. Skidmore)

Edward J. Scheiderer

Magdalena B. Scheiderer

STATE OF OHIO, as:

UNION COUNTY.

Before me, a County Engineer in and for said County and State, personally appeared the above named E. J. Scheiderer and Magdalena Scheiderer, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at Marysville, Ohio this 12 day of September, A. D. 1941.

Claude F. Skidmore

Recorded Oct. 21, 1941.

Record's Fee $.50

Recorder.
Easement for Highway Purposes

KNOW ALL MEN BY THESE PRESENTS: That Edward M. Rausch, the Grantor, for and in consideration of the sum of one Dollars ($1.00) and for other good and valuable considerations to him paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Derby Township, Virginia Military Survey No. 15310, and bounded and described as follows:

PARCEL No. 2

Beginning at a concrete R/W marker 30 feet east of and bearing 8.74° W 41' E from sta 176±53.55 on the Marysville-Unionville Road in Derby Township; thence 8.15° 16’ W 37’ feet, parallel with and 30 feet east of the center line of the existing road, to an angle; thence 8.87° 44’ E 5 feet, thence northerly with an arc of a circle whose radius is 1407.69 feet to the point of beginning containing 0.025 acres more or less, as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 30 feet in width, except as hereinafter stipulated on sheet ______ and contains 0.025 acres, more or less, of which the present road occupies none acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises and is lawfully seized of the same in fee simple, and he ______ good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he ______ warrant and defend the same against all claims of all persons whomever.

And for the considerations aforesaid ______ wife ______ hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF Edward M. Rausch and Esther E. Rausch husband and wife have hereunto set their hands, the ______ day of ______ in the year of our Lord one thousand nine hundred and forty-one,

Signed and sealed in the presence of:

Claude F. Skidmore

P. W. Sullivan

STATE OF OHIO UNION COUNTY ss.: Before me, a County Engineer in and for said County and State, personally appeared the above named Edward M. Rausch and Esther E. Rausch who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this ______ day of September, A.D.1941.

(SEAL) (SEAL) Claude F. Skidmore (SEAL)

Filed for Record October 20, 1941
At 10:35 o'clock A.M.
Recorded October 21, 1941
Recorder's Fee $3.00
TRANSFER NOT NECESSARY

Lawrence B. Rhodes Recorder.
Easement For Highway Purposes

KNOW ALL MEN BY THESE PRESENTS: That P. J. Rausch and Minnie Rausch, the Grantor, for and in consideration of the sum of one Dollars ($1.00) and for other good and valuable considerations to them paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Derby Township, Virginia Military Survey No. 7218, and bounded and described as follows:

PARCEL No. 4

Beginning at a concrete R/W marker 30 feet west and bearing N. 63° 27' W. from sta 143+ 08.95 on the Marysville-Unionville Road in Derby Township; thence N 26° 33' 2.64 feet, parallel with and 30' west of the center of existing road to an angle; thence N 4° 53' E. 6.64 feet, parallel with and 30' west of the center of existing road to a concrete R/W marker, thence southerly with the arc of a circle whose radius is 691.78 feet to the point of beginning containing .811 acres or more or less.

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of ___ feet in width, except as hereinafter stipulated on sheet___, and contains ___ acres, more or less, of which the present road occupies ___ acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successor and assigns forever.

And the said Grantors, for themselves and their heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that they are the true and lawful owners of said premises, and are lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid P. J. Rausch and Minnie Rausch, husband and wife hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF P. J. Rausch and Minnie Rausch, husband and wife have hereunto set their hands, the 12 day of September in the year of our Lord one thousand nine hundred and forty one.

Signed and sealed in the presence of:

Claude F. Skidmore
P. J. Rausch
Minnie Rausch

STATE OF OHIO, ss.
UNION COUNTY. Before me, a County Engineer in and for said County and State, personally appeared the above named P. J. Rausch and Minnie Rausch, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 12 day of September, A.D. 1941

(SEAL) (SEAL) Claude F. Skidmore (SEAL)

Filed for Record October 20, 1941
At 10:15 o'clock A.M.
Recorded October 22, 1941
Recorder's Fee $.90
TRANSFER NOT NECESSARY

Laurence B. St. Louis. Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That Otto E. Rausch the Grantor, for and in consideration of the sum of one Dollars ($1.00) and for other good and valuable considerations to him paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Darby Township, Virginia Military Survey No. 2671, and bounded and described as follows:

PARCEL No. 9

Beginning at a concrete R/W marker 30 feet east and bearing N 30° 0’ E from Sta 41 + 21.65 on the Marysville-Unionville Road, thence N 60° 0’ W 23 feet, parallel with and 30 feet east of the center of the existing road to an angle, thence N 35° 10’ W 23 feet, parallel with and 30 feet east of the center of the existing road, to a concrete R/W marker; thence southerly with an arc of a circle whose radius is 365.23 feet to a point of beginning containing .002 acres more or less, as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of -- feet in width, except as hereinafter stipulated on sheet --, and contains .002 acres, more or less, of which the present road occupies None acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid, I hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF Otto E. Rausch and Christine M. Rausch Husband and wife have hereunto set their hands, the 12 day of September in the year of our Lord one thousand nine hundred and forty one.

Signed and sealed in the presence of:

Claude F. Skidmore
P. W. Sullivan

STATE OF OHIO ss.:

UNION COUNTY.

Before me, a County Engineer in and for said County and State, personally appeared the above named Otto E. Rausch and Christine Rausch, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio, this 12 day of September, A.D. 1941.

Claude F. Skidmore (SEAL)

Filed for Record Oct. 20, 1941,
At 10:15 o’clock A. M.
Recorded Oct. 21, 1941.
TRANSFER NOT NECESSARY
Recorder’s Fee $ .90

Lauren B. Reed Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That P. J. Rausch, the Grantor, for and in consideration of the sum of one Dollars ($1.00) and for other good and valuable considerations to him paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Darby Township, Virginia Military Survey No. 5137, and bounded and described as follows:

PARCEL No. 3

Beginning at a concrete R/W marker 30 feet east of and bearing S 87° 44' E from sta 177 + 82.75 on the Marysville-Unionville Road in Darby Township; thence N 2° 16' E 47 feet, parallel with and 30 feet east of the center line of the existing road to an angle; thence S 87° 44' E 5 feet; thence southerly with an arc of a circle whose radius is 1407.69 feet to the point of beginning containing .0025 acres more or less.

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of — feet in width, except as hereinafter stipulated on sheet —, and contains .0025 acres, more or less, of which the present road occupies none acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whosoever.

And for the consideration aforesaid Minnie Rausch, wife hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of Dower in the above described premises.

IN WITNESS WHEREOF P. J. Rausch and Minnie Rausch Husband and wife have hereunto set their hands, the 12 day of September in the year of our Lord one thousand nine hundred and forty one.

Signed and sealed in the presence of:

Claude F. Skidmore

P. W. Sullivan

Minnie Rausch

STATE OF OHIO, ss.

UNION COUNTY.

Before me, a County Engineer in and for said County and State, personally appeared the above named P. J. Rausch and Minnie Rausch who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 12 day of September, A. D. 1941.

Claude F. Skidmore

(SEAL)

(SEAL)

Filed for Record Oct. 20, 1941,
At 10:15 o'clock A. M.
Recorded Oct. 22, 1941.
TRANSFER NOT NECESSARY
Recorder's Fee $.90

Lawrence B. Cotte Recorder
KNOW ALL MEN BY THESE PRESENTS:

That Magdelena Scheiderer, the Grantor, for and in consideration of the sum of one Dollars ($1.00) and for other good and valuable considerations to her paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described,

Situated in UNION County, Ohio, Darby Township, Virginia Military Survey No. 2671 - 3687 and bounded and described as follows:

PARCEL No. 1

BEGINNING at a concrete R/W marker 30 feet east and bearing N 69° 28' E from sta 98 / 25.3 on the Marysville - Unionville Road in Darby Township, W3/5 and 5687; thence N 20° 32' W 85 feet, parallel with and 30 feet east of the center line of the existing road to an angle; thence N 42° 43' E 85 feet; parallel to and 30 feet south of the center line of the existing road, to a concrete R/W marker, thence southerly with an arc of a circle, whose radius is 215.5 feet, to the point of beginning containing .047 acres, more or less.

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that a strip of land above described is not to be in excess of -- feet in width, except as hereinafter stipulated on sheet --, and contains .047 acres, more or less, of which the present road occupies none acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for herself and her heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that she is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that she will warrant and defend the same against all claims of all persons whosoever.

And for the consideration aforesaid E. J. Scheiderer, Husband of aforesaid Magdelena Scheiderer hereby relinquishes to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF Magdelena Scheiderer and E. J. Scheiderer, husband and wife have hereunto set their hands, the day of , in the year of our Lord one thousand nine hundred and forty one.

Signed and sealed in the presence of:

Claude F. Skidmore

Mildred A. Skidmore

STATE OF OHIO, ss:
UNION COUNTY.

Before me, a County Engineer in and for said County and State, personally appeared the above named Magdelena Scheiderer and E. J. Scheiderer who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 12 day of September, A.D. 1941.

Claude F. Skidmore

(SEAL)

(SEAL)

Filed for Record Oct. 20, 1941, At 10:15 o'clock A. M.
Recorded Oct. 22, 1941.
TRANSFER NOT NECESSARY
Recorder's Fee $.90

Recorder:
KNOW ALL MEN BY THESE PRESENTS:

That E. J. Scheiderer, the Grantor, for and in consideration of the sum of one Dollars ($1.00) and for other good and valuable considerations to him paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Darby Township, Virginia Military Survey No. 2671, and bounded and described as follows:

PARCEL No. 6

Beginning at a concrete R/W marker 30' west and bearing 3 81° 53' W from Sta 70 + 72.0 on the Marysville-Unionville Road; thence N 8° 07' W 85 feet, parallel with and 30 feet west of the center line of the existing road to an angle, thence N20° 32' W 85 feet, parallel with and 30 feet west of the center line of the existing road to a concrete R/W marker thence southerly with an arc of a circle whose radius is 1885.06 feet to the point of beginning containing .013 acres more or less, as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of -- feet in width, except as hereinafter stipulated on sheet --, and contains .013 acres, more or less, of which the present road occupies none acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whosoever.

And for the consideration aforesaid Magdelena Scheidererwife hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF E. J. Scheiderer and Magdelena Scheiderer husband and wife have hereunto set their hands, the day of in the year of our Lord one thousand nine hundred and forty one.

Signed and sealed in the presence of:

Claude F. Skidmore (Mrs. Claude F. Skidmore)
Mildred Skidmore

STATE OF OHIO, ss.

UNION COUNTY.

Before me, a County Engineer in and for said County and State, personally appeared the above named E. J. Scheiderer and Magdelena Scheiderer, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio, this 12 day of September, A.D. 1941.

Claude F. Skidmore (SEAL) (SEAL)

Filed for Record Oct. 20, 1941,
At 10:15 o'clock A.M.
Recorded Oct. 22, 1941.
TRANSFER NOT NECESSARY
Recorder's Fee $8.90

Laurence B. Lucas, Recorder.
KNOW ALL MEN BY THESE PRESENTS: That Perry E. Snider, the Grantor, for and in consideration of the sum of one Dollar ($1.00) and for other good and valuable consideration to him paid by the County of Union the Grantees, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantees, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Darby Township, Virginia Military Survey No. 2671, and bounded and described as follows:

PARCEL No. 5

Beginning at a concrete R/W marker 30 feet east and bearing N.54°50'0" E from Sta 54/40 on the Marysville-Unionville Road in Darby Township thence N.35° 10' 38" W, 534.5 feet parallel to and 20 feet east of center of existing road, to a point 20 feet east of Sta 60/43.0, thence N. 1° 40' 0" W 498.4 feet, parallel to and 20 feet east of center of existing road, to a point east of Sta 65/41.4, thence N. 85° 20' 0" E to a concrete R/W marker 25 feet east of Sta 61/26.2, thence S. 1° 40' 0" W 26.2 feet to a point 25 feet east of Sta 63/00, thence N. 85° 20' 0" E 155.3 feet to a point 50 feet east of Sta 61/44.7, thence southerly with an arc of a circle whose radius is 666.75 feet to a point 50 feet east of Sta 59/41.3, thence S. 78° 10' 0" W 25 feet to a concrete R/W marker thence S. 17°50'0" E 405.5 feet, parallel to and 25 feet east of center of existing road to a concrete R/W marker 25 feet east of Sta 55/35.8, thence southerly with an arc of a circle whose radius is 548.63 feet to the point of beginning, containing .33 acres more or less.

Beginning at a concrete R/W marker 25 feet west and bearing 578°10'0" W from Sta 56/23 on the Marysville-Unionville Road in Darby Township, thence N17°50'0" W 318.3 feet, parallel to and 25 feet west of the center of existing road, to a concrete R/W marker 25 feet west of Sta 59/41.3, thence northerly with an arc of a circle whose radius is 741.78 feet to a concrete R/W marker, 25 feet west of Sta 61/44.7, thence N 1° 40' 0" W 161.5 to a concrete R/W marker 25 feet west of Sta 63/26.2, thence northerly with an arc of a circle whose radius is 3794.83 feet to a concrete R/W marker 25 feet west of Sta 65/41.4, thence N 28°20' 0" E 14 feet, thence S. 1°50'0" E 498.4, parallel to and 20 feet west of center of existing road, to a point 20 feet west of Sta 60/43.0, thence S17°50'0" W 433 feet, parallel to and 20 feet west of center of existing road to a point 20 feet west of Sta 56/10, thence N 35° 10' 0" W 35 feet to a point of beginning, containing .13 acres more or less.

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of ___ feet in width except as hereinafter stipulated on sheet ___, and contains ___ acres, more or less, of which the present road occupies none acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid Perry E. Snider (widower), J.A. Snider, Paul J. Snider, Helen Garrington, and Wilma Snider hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF Perry E. Snider, Paul J. Snider, Helen Garrington, Wilma Snider (widower) have hereunto set their hand, the 30th day of September in the year of our Lord one thousand nine hundred and forty-one.
Signed and sealed in the presence of:  
Claude F. Skidmore ____________________________  
Joe Morse ____________________________  

J. A. Snider  
Perry E. Snider  
Paul J. Snider  
Helen Garrington  
Wilma Snider  

STATE OF OHIO,  
UNION COUNTY, ss.:  

Before me, a County Engineer in and for said County and state, personally appeared the above named Perry E. Snider, J. A. Snider, Paul J. Snider, Helen Garrington, and Wilma Snider, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.  

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 30th day of September, A.D. 1941.  

(SEAL) Claude F. Skidmore ____________________________  

Filed for Record Nov. 3, 1941  
At 2:55 o'clock P.M.  
Recorded Nov. 5, 1941  
Transfer Not Necessary  
Recorder's Fes. 90  

Recorder.  

راسم 53167  

easement for Highway Purposes:  

KNOW ALL MEN BY THESE PRESENTS: That G. L. Nicol, the Grantor, for and in consideration of the sum of one Dollar ($1.00) and for other good and valuable considerations to him paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in UNION County, Ohio, Derby Township, Virginia Military Survey No. 7818, and bounded and described as follows:  

PARCEL NO. 1  

Beginning at a concrete R/W marker 30 feet west and bearing N 47° 17' W from sta 103' 97.4 on the Marysville-Unionville Road in Derby Township; thence N 42° 43' E 54 feet, parallel with and 30' west of the center line of the existing road to an angle; thence N 14° 15' E 50 feet, parallel to and 30' west of the center line of the existing road to a concrete R/W marker, thence southerly with the arc of a circle whose radius is 453.34 feet to the point of beginning containing 0.1 acres more or less, as shown by plans on file in the office of the county Engineer, Marysville, Ohio.  

It is understood that the strip of land above described is not to be in excess of ____ feet in width, except as hereinafter stipulated on sheet.____ y and contains 0.1 acres, more or less, of which the present road occupies none acres, more or less.  

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.  

And the said Grantor, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whomever.  

And for the consideration aforesaid Caroline Nicol, Wife of aforesaid G. L. Nicol, hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of power in the above described premises.
IN WITNESS WHEREOF G. L. Nicol and Caroline Nicol, Husband and wife, have hereunto set their hands, the 3rd day of November in the year of our Lord one thousand nine hundred and forty one
Signed and sealed in the presence of:
Rose Anna Coleman
William L. Saleman
STATE OF OHIO, ss.: G. Leonard Nicol
COUNTY OF UNION.

Before me, a County Engineer in and for said County and State, personally appeared the above named G. L. Nicol and Caroline Nicol who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio. this 3rd day of November, A.D. 1941
(SSEAL) Claude F. Skidmore

Filed for Record Nov. 3, 1941
At 3:00 o'clock P.M.
Recorded Nov. 5, 1941
Transfer Not Necessary
Recorder's Fee $ .90

Lawrence W. Pinder, Recorder.
For and in consideration of One ($1.00) Dollar, and other valuable considerations, to me/us paid by The United Telephone Co. Company, receipt of which is hereby acknowledged, I/we for myself/ourselves, heirs, assigns and successor in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and perpetually operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, across or under the property which I/we own or in which I/we have an interest, situated in the Township of Derby, County of Union, State of Ohio, and described as follows: Said poles along private lane to new home, for the erection of four (4) Telephone poles on Mr. Bishop's land, to get telephone in the home of Rolland Bishop. File map Sec. 0-5 1/4 miles south of Milford Center.

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways adjoining said premises and to be constructed so that the cross-arms, wires and anchors do not extend over or onto said premises, a distance of more than Eight (8') feet from the near limits of the said roads, streets and highways as now established or as may hereafter be established.

The Easement and Right-of-way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain, thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or license to any other person, firm or corporation for the construction of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-Way to the said Company, its successors and assigns forever.

WITNESS my hand this 9 day of October, 1941.

Signed and acknowledged in the presence of:

Charles Palmer
Dana Palmer

STATE OF OHIO
UNION COUNTY

Be it known that before me, a Notary Public in and for said County and State, personally appeared Richard G. Bishop who being by me duly sworn acknowledged the signing of the foregoing Easement to be his/their free act and deed for the giving and granting of the rights therein named, including dower.

WITNESS my hand and official seal this 10 day of October, 1941.

J. Dana Coleman
Notary Public

Filed for Record Nov. 14, 1941,
At 10:00 o'clock A. M.
Recorded Nov. 17, 1941.
Recorder's Fee $ .50

[Signature] Recorder.
For and in consideration of One ($1.00) Dollar, and other valuable considerations, to me/us paid by UNITED TEL. CO., Company receipt of which is hereby acknowledged, I/we for myself/ourselves, heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and perpetually operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, across or under the property which I/we own in which I/we have an interest, situated in the Township of Paris, County of Union, State of Ohio, and described as follows:

Begin at Howard Evans line fence Extends south 8 poles to the Howard Evans line fence, said poles are set on East side of St. Rt. 3 and 36. File Map Sec. 1-12

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways adjoining said premises and to be constructed so that the cross-arms, wires and anchors do not extend over or onto said premises, a distance of more than Eight (8') feet from the near limits of the roads, streets and highways as now established or as may hereafter be established.

The Easement and Right-of-Way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain, thereon the usual fixtures and equipment required for the operation of a telephones line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The under/obligation that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of telephones, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-way to the said Company, its successors and assigns forever.

WITNESS my/her hand this 26 day of Oct, 1941.

Signed and acknowledged in the presence of:

John Moore

Edward H. Morgan

STATE OF OHIO
UNION COUNTY

Be it known that before me, a Notary Public in and for said County and State, personally appeared John Moore who being by me duly sworn acknowledged the signing of the foregoing Easement to be his/her free act and deed for the giving and granting of the rights therein named, including power.

WITNESS my hand and official seal this 6 day of November, 1941.

J. DANA COLEMAN, Notary Public.

Commission Expires 5-4-43

Filed for Record Nov. 14, 1941,
At 10:00 o'clock A. M.
Recorded Nov. 17, 1941.
Recorder's Fee $.50
For and in consideration of One ($1.00) Dollar, and other valuable considerations, to me/us paid by The United Telephone Co. Company, receipt of which is hereby acknowledged, I/we for myself/ourselves, heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and perpetually operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, across or under the property which I/we own or in which I/we have an interest, situated in the Township of Paris, County of Union, State of Ohio, and described as follows:

Begins at Howard Evans line fence extends south to the Southard line fence, the distance of 14 poles, these poles on the east side of St. Rt. 4 & 36.

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways adjoining said premises and to be constructed so that the cross-arms, wires and anchors do not extend over or onto said premises, a distance of more than Eight (8') feet from the near limits of the said roads, streets and highways as now established or as may be hereafter be established.

The Easement and Right-of-way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-Way to the said Company, its successors and assigns.

WITNESS my/our hand this 10 day of Sept, 1941.

Signed and acknowledged in the presence of:

Roy Stone

Frank Roseberry

STATE OF OHIO

UNION COUNTY

Be it known that before me, a Notary Public in and for said County and State, personally appeared Pearl McElroy who being by me duly sworn acknowledged the signing of the foregoing Easement to be his/her free act and deed for the giving and granting of the rights therein named, including dower.

WITNESS my hand and official seal this 23 day of October, 1941.

J. DAKE COLEMAN
NOTARY PUBLIC, UNION COUNTY, COMMISSION EXPIRES 5-7-43

(Seal)

Filed for Record Nov. 14, 1941.
At 10:00 o'clock A. M.
Recorder's Fee $ .50
Recorded Nov. 17, 1941.

Recorder.
RIGHT OF WAY PERMIT

For and in consideration of One ($1.00) Dollar, and other valuable considerations, to me/us paid by UNITED Tel. Co. Company, receipt of which is hereby acknowledged, I/we for myself/ourselves, heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and perpetually operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, across or under the property which I/we own or in which I/we have an interest, situated in the Township of Parma, County of Union, State of Ohio, and described as follows:

Begins at the Vandrow fence line, extends south 6 poles to the Martin Nicol fence line. Said poles on East side of St. Rt. 4 and 36 File Map Sec. 1-1-2

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways adjoining said premises and to be constructed so that the cross-arms, wires and anchors do not extend over or onto said premises, a distance of more than Eight (8') feet from the near limits of the said roads, streets and highways as now established or as may hereafter be established.

The Easement and Right-of-Way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of telephone, telegraph or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-Way to the said Company, its successors and assigns forever.

WITNESS my hand this 25 day of Oct. 1941.

Signed and acknowledged in the presence of:

Ray Store

Philip Cochille

STATE OF OHIO as:

UNION COUNTY

Be it known that before me, a Notary Public in and for said County and State, personally appeared Philip Cochille who being by me duly sworn acknowledged the signing of the foregoing Easement to behin/their free act and deed for the giving and granting of the rights therein named, including over.

WITNESS my hand and official seal this 5 day of November, 1941.

J. Dana Coleman  NOTARY PUBLIC, UNION COUNTY.
COMMISSION EXPIRES 5-5-43

FILED FOR RECORD Nov. 17, 1941.
At 10:00 o'clock A. M.
Recorded Nov. 17, 1941.
Recorder's Fee $50

Laurence B. Brock Recorder.
For and in consideration of One ($1.00) Dollar, and other valuable considerations, to me/us paid by The United Telephone Co. Company, receipt of which is hereby acknowledged, I/we for myself/ourselves, heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and permanently operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, across or under the property which I/we or in which I/we have an interest, situated in the Township of Paris, County of Union, State of Ohio, and described as follows:

Begin at City corporation line where lines cross to East side of road and extends south on St. Rt. 4 & 56 to the Howard Evans line fence, a distance of 20 poles, File Map Sec. 1

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways adjoining said premises and to be constructed so that the cross-arms, wires and anchors do not extend over or onto said premises, a distance of more than Eight (8') feet from the near limits of the said roads, streets and highways as now established or as may hereafter be established.

The Easement and Right-of-way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-way to the said Company, its successors and assigns forever.

WITNESS my hand this 10 day of September, 1941.

Signed and acknowledged in the presence of:

Hor Stone

L. Faber

STATE OF OHIO
UNION COUNTY

Be it known that before me, a Notary Public in and for said County and State, personally appeared Henry Streng who being by me duly sworn acknowledged the signing of the foregoing Easement to be his/their free act and deed for the giving and granting of the rights therein named, including power.

WITNESS my hand and official seal this 23 day of October, 1941.

J. Dana Coleman
NOTARY PUBLIC, UNION COUNTY

Commission Expires 5-3-43

Filed for Record Nov. 1, 1941,
At 10:00 o'clock A.M.
Recorded Nov. 17, 1941.
Recorder's Fee $0.50
For and in consideration of One ($1.00) Dollar, and other valuable considerations, to me/us paid by The United Telephone Co. Company, receipt of which is hereby acknowledged, I/we for myself/ourselves, heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and permanently operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, across or under the property which I/we own or in which I/we have an interest, situated in the Township of Paris, County of Union, State of Ohio, and described as follows:

Begins at the West line fence, extends South 12 poles, to the Opposite fence line. Said poles on east side of St. Rt. 4 and 36.

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways, adjoining said premises and to be constructed so that the cross-arms, wires and anchors do not extend over or onto said premises, a distance of more than Eight (8') feet from the near limits of the said roads, streets and highways as now established or as may hereafter be established.

The Easement and Right-of-Way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-Way to the said Company, its successors and assigns forever.

WITNESS my/our hand this 24 day of October, 1941.

Signed and acknowledged in the presence of:

Roy F. Stone

L. Faber

STATE OF OHIO

UNION COUNTY

Be it known that before me, a Notary Public in and for said County and State, personally appeared W. A. Vanderau who being by me duly sworn acknowledged the signing of the foregoing Easement to be his/their free act and deed for the giving and granting of the rights therein named, including over.

WITNESS my hand and official seal this 23 day of October, 1941.

J. B. Coleman

Notary Public

COMMISSION EXPIRES 5-4-43

Filed for Record Nov. 14, 1941,
At 10:00 o'clock A. M.
Recorded Nov. 17, 1941.
Recorder's Fee $ .50

Recorder's Hand.
For and in consideration of One ($1.00), Dollar, and other valuable considerations, to me/us paid by The United Telephone Co. Company, receipt of which is hereby acknowledged, I/we for myself/ourselves, heirs, assigns and successors in title, do hereby grant unto said Company, its successors and assigns, the right of way, right and privilege to erect, construct and perpetually operate, maintain, alter, repair and/or remove poles, wires, fixtures, guys, anchors and other appurtenances upon, over, across or under the property which I/we own or in which I/we have an interest, situated in the Township of Parks, County of Union, State of Ohio, and described as follows:

Begins at South east road and extends south on St. Rt's. 4 &16 to the Vandrow line fence, consisting of 6 poles on east side of St. Rts. mentioned above.

All pole lines erected hereunder upon said premises to parallel the roads, streets and highways adjoining said premises and to be constructed so that the cross-arms, wires and anchors do not extend over or onto said premises, a distance of more than Eight (8') feet from the near limits of the said roads, streets and highways as now established or as may hereafter be established.

The Easement and Right-of-Way herein granted includes the right to enter upon said premises and erect, operate and permanently maintain thereon the usual fixtures and equipment required for the operation of a telephone line, together with the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of said lines, provided that any trees trimmed will be at a reasonable height and in a uniform manner.

The undersigned covenant that I/we will not grant an Easement or License to any other person, firm or corporation for the construction of telephone, telegraph, or electric power lines over that part of said premises occupied by telephone lines of the said Company constructed hereunder.

It is distinctly understood that the said Company shall now and hereafter locate its poles and wires so as not to interfere with ingress and egress to said property and so as not to interfere with any buildings which now or may hereafter be erected upon said property.

TO HAVE AND TO HOLD the said Easement and Right-of-Way to the said Company, its successors and assigns forever.

WITNESS my/his hand this 22 day of October 1941.

Signed and acknowledged in the presence of:

Roy Stone

Edward H. Morgan

A. A. Werst

STATE OF OHIO as:

UNION COUNTY

Be it known that before me, a Notary Public in and for said County and State, personally appeared A. A. Werst who being by me duly sworn acknowledged the signing of the foregoing Easement to be his/their free act and deed for the giving and granting of the rights therein named, including dower.

WITNESS my hand and official seal this 24 day of October, 1941.

J. Dana Coleman

SEAL

Notary Public, Union County, Commission Expires 5-1-43

J. Dana Coleman

Notary Public.

Filed for Record Nov. 14, 1941,
At 10:00 o'clock A.M.
Recorded Nov. 14, 1941.
Recorder's Fee $.50

Laurence B. Ortha Recorder.
BASIS FOR HIGHWAY PURPOSES

KNOW ALL MEN BY THESE PRESENTS:

That W. P. and Katie Graham, the Grantors, for and in consideration of the sum of One dollar ($1.00) and for other good and valuable consideration to paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in UNION County, Ohio, Liberty Township, Virginia Military Survey No. 6585 & 6776, and bounded and described as follows:

PARCEL No.____________________

Beginning at the intersection of center line of C. H. Nos. 210, 219A known as Bailey and Hard Road and Hard Road; thence N. 78° 35' W 45 ft. to a point in the center line of C. H. No. 219A; thence S. 11° 25' W 30 ft. to a post in right of way line above road; thence S. 78° 35' E. 15 ft. to a stake 30 ft. from center line of C. H. No. 219; thence S. 11° 25' W with right of way line of C. H. No. 219, 15 ft. to a post; thence N 33° 35' W 21.2 ft. to a post in right of way line of C.H. No. 219A. Containing .003 of an acre,

A triangular piece of land on the N. E. corner of W. P. and Katie Graham 16.56 acre tract, as shown by plans on file in the office of the County Engineer, Marysville, Ohio. It is understood that the strip of land above described is not to be in excess of feet in width, except as hereinafter stipulated on sheet_______, and contains_______ acres, more or less, of which the present road occupies_______ acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantors, for themselves and their heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that they are the true and lawful owners of said premises, and are lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whomever.

And for the consideration aforesaid W. P. and Katie Graham hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF W. P. and Katie Graham have hereunto set their hands, the tenth day of November in the year of our Lord one thousand nine hundred and forty one.

Signed and sealed in the presence of:

__________
Claude F. Skidmore

__________
F. M. Sullivan

STATE OF OHIO, ss.

UNION COUNTY.

Before me, a County Engineer in and for said County and State, personally appeared the above named W. P. and Katie Graham who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 10th day of November, A. D. 1941. (SEAL) Claude F. Skidmore

Filed for Record Nov. 24, 1941, At 2:30 o'clock P. M.
Recorded Nov. 25, 1941.
TRANSFER NOT NECESSARY
Recorder's Fee $0.90

[Signature] Recorder
KNOW ALL MEN BY THESE PRESENTS:

That Sarah Bertha Evans, the Grantor, for and in consideration of the sum of One Dollar ($1.00) and for other good and valuable considerations to her paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described. Situated in UNION County, Ohio, Washington Township. Virginia Military Survey No.12105, and bounded and described as follows:

PARCEL No. 1

Beginning at a concrete R/W marker in the south line of the West Mansfield and Mt.Victory Road, County Highway No. 350, in Washington Township, Union County, Ohio, said marker bearing N. 52° 57' E.180 feet, and S. 37° 03' E. 30 feet from a concrete anchor post, a S.W. corner to Fred Kavanaugh's 115.31 acre tract and at an angle in the center line of the original road; thence with the arc of a curve with radius of 356.06 feet in a southerly direction to a concrete R/W marker in the east R/W line of said road and 30 feet at right angles to center line; thence with said east R/W line N. 15° W. 150 feet to a stake at an angle in said R/W line; thence with the south R/W line and 30 feet from the center N. 52° 57' E.150 feet to the place of beginning, containing 0.13 of an acre more or less, as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 150 feet in width, except as hereinafter stipulated on sheet——, and contains 0.13 acres, more or less, of which the present road occupies none acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the grantee, its successors and assigns forever.

And the said Grantor, for her and her heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that she is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whomsoever.

And for the consideration aforesaid Sarah Bertha Evans (Widow) hereby relinquish to the said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF Sarah Bertha Evans (Widow) have hereunto set her hand, the 26th day of November in the year of our Lord one thousand nine hundred and forty one.

Signed and sealed in the presence of:

Claude F. Skidmore

P. W. Sullivan

STATE OF OHIO,
UNION COUNTY.

Before me, a County Engineer in and for said County and State, personally appeared the above named Sarah Bertha Evans who acknowledged that she did sign the foregoing instrument and that the same is her free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio, this 26th day of November, A.D. 1941.

(SEAL) Claude F. Skidmore

Filed for Record Dec. 8, 1941
At 10.00 o'clock A.M.
Recorded Dec. 9, 1941
Transfer Not Necessary
Recorder's Fee $.90

[Signature] Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That Fred Kavanaugh, the Grantor, for and in consideration of the sum of One Dollar ($1.00) and for other good and valuable considerations to him paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Washington Township, Virginia Military-Survey No. 12105, and bounded and described as follows:

PARCEL No._________

Beginning at a concrete R/W marker in the north R/W line of the West Mansfield and M. Victory Road, County Highway No. 350, said marker bears S 52° 57' W 164.14 feet with road Center Line and N 37° 03' W 30 feet from a corner stone at the intersection of the center lines forming the angle; thence northeasterly with a curve whose radius is 358.06 feet to a concrete R/W marker in the west R/W line of said Road and 30 feet from the center; thence with said R/W line S 7° 31' E 146 feet to an angle in said R/W line; thence with the North right of way line S 52° 57' W 146 feet to the place of beginning, containing .12 of an acre more or less.

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of — feet in width, except as hereinafter stipulated on sheet — , and contains .118 acres, more or less, of which the present road occupies none acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for his and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors, and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whomever.

And for the consideration aforesaid Fred Kavanaugh and Mabel Kavanaugh, his wife hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF Fred Kavanaugh and Mabel Kavanaugh, his wife have hereunto set their hands, the______ day of ________ in the year of our Lord one thousand nine hundred and forty one.

Signed and sealed in the presence of:

Claude F. Skidmore

P. W. Sullivan

STATE OF OHIO,

UNION COUNTY,

Before me, a County Engineer in and for said County and State, personally appeared the above named Fred Kavanaugh and Mabel Kavanaugh, his wife, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 26th day of November A. D. 1941.

(SEAL) Claude F. Skidmore

Filed for Record Dec. 8, 1941.
At 10:00 o'clock A. M.
Recorded Dec. 9, 1941.
Recorder's Fee $1.90
TRANSFER NOT NECESSARY

(Signature) Recorder.
KNOW all men by these presents:

That C. E. & Gertrude Hauser, the Grantors, for and in consideration of the sum of Eighteen and 49/100 Dollars ($18.49) and for other good and valuable considerations to them paid by the State of Ohio, the Grantees the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinbefore described, situated in Washington Township, Union County, Ohio, Section Virginia Military Survey #9860, 410062, and bounded and described as follows:

PARCEL NO. 52

Beginning at two points in the property line between said party of the first part and W.L. West, et al which said property line passes through station 0-57 in the center line of survey made by the Department of Highways, said points being at the intersection of the said property line with the boundary line of the right of way hereinafter bargained, sold and conveyed, and the said center line of survey, and being a strip of land along the Southwest side of the said center line of survey; running thence in a Northwesterly direction, 55.00 feet from, and parallel with the said center line of survey, in and through the property of the party of the first part to two similarly located points in the property line between said party of the first part and Union-Hardin County Line which said property line passes through 1/300 in the center line of said survey, said points being intersection of the last named property line with the boundary line of right of way herein granted and conveyed and the center line of said survey as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 55.00 feet in width, and contains 0.111 acres, more or less of which the present road occupies 0.054 acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantors, for themselves and their heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that they are the true and lawful owners of said premises, and are lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid C. E. Hauser husband & Gertrude Hauser wife hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of Dower in the above described premises.

IN WITNESS WHEREOF C. E. Hauser & Gertrude Hauser have hereunto set their hands, the 20th day of October, in the year of our Lord one thousand nine hundred and Forty-one.

Signed and sealed in presence of:

C. E. Hauser

Gertrude Hauser

Mary E. Strahl

STATE OF OHIO, Hardin COUNTY ss.

Before me, a Notary Public in and for said County and State, personally appeared the above named C. E. Hauser and Gertrude Hauser who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Mt. Victory, O. this 20th day of October, A.D. 1941.

Mary E. Strahl

(SEAL)

My Commission expires Sept. 1, 1944

Mary E. Strahl, Notary Public, Hardin County, Ohio. My Commission Expires Sept. 5, 1944

Filed for Record December 16, 1941

At 1:30 o'clock P.M.

Recorded December 16, 1941

Recorder's Fee $3.50

[Signature]

Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That Wm. L. West, et al, the Grantees, for and in consideration of the sum of Four Hundred Sixty-Four and $64.06 and for other good and valuable considerations to them paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Washington Township, Union County, Ohio, Virginia Military Survey Nos. 9960 and 10042, and bounded and described as follows:

PARCEL NO. 40

Beginning at two points in the property line between said party of the first part and E.R. and Watson Binit which said property line passes through station 0-131 4 in the center line of survey made by the Department of Highways, said points being at the intersection of the said property line with the boundary line of the right of way herein bargained, sold and conveyed, and the said center line of survey, and being a strip of land along the Northeast side of said center line of survey; running thence in a Northwesterly direction, 40 feet from, and parallel with the said center line of survey, in and through the property of the party of the first part to two similarly located points in the property line between said party of the first part and Harold W. and Ruth Hickman which said property line passes through Station 0-400 in the center line of said survey, said points being intersections of the last named property line with the boundary line of right of way herein granted and conveyed and the center line of said survey as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 40 feet in width, except as hereinafter stipulated on sheet 4, and contains 1.34 acres, more or less, of which the present road occupies 0.399 acres, more or less.

KNOW ALL MEN BY THESE PRESENTS:

That Wm. L. West, et al, the Grantees, for and in consideration of the sum of Six Hundred Sixteen and 80/100 Dollars ($616.80) and for other good and valuable considerations to them paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Washington Township, Union County, Ohio, Virginia Military Survey, No. 9960 and 10042, and bounded and described as follows:

PARCEL NO. 50

Beginning at two points in the property line between said party of the first part and Belle Fraber which said property line passes through station 0-616 in the center line of survey made by the Department of Highways, said points being at the intersection of the said property line with the boundary line of the right of way herein bargained, sold and conveyed, and the said center line of survey, and being a strip of land along the Southwest side of said center line of survey; running thence in a Northwesterly direction, 55 feet from, and parallel with the said center line of survey, in and through the property of the party of the first part to two similarly located points in the property line between said party of the first part and O. E. and Gertrude Kaiser which said property line passes through Station 0-75 in the center line of said survey, said points being intersections of the last named property line with the boundary line of right of way herein granted and conveyed and the center line of said survey as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 55 feet in width, except as hereinafter stipulated on sheet , and contains 0.711 acres, more or less, of which the present road occupies 0.363 acres, more or less.
Due to height of fill or depth of cut, the grantor herein, for the consideration aforesaid do hereby convey and release to said grantee, its successors and assigns forever, a perpetual easement for public highway and road purposes in, upon and over lands additional to the hereinbefore described minimum widths, to-wit:

Being a strip or strips of land having the widths at the stations indicated below, and as shown by plans on file in the office of the Director of Highways, Columbus, Ohio.

Station 0-700  60 feet in width on the Northeast side of road
Station 0-200  15 feet in width on the    " side of road
Station 0-33.68  15 feet in width on the    " side of road

And it is further agreed that trees located as follows and exempted in the settlement herein contained, are not necessary to be removed by reason of the present improvement, to-wit:

feet right 33 feet left of Sta. 0-392 one Elm tree 12 in diam.
feet right 50 feet left of Sta. 0-346 one " tree 12 in diam.
feet right 50 feet left of Sta. 0-273 one Ash tree 12 in diam.

Said Stations being the station numbers as stipulated in the hereinbefore mentioned survey, and as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantors, for themselves and their heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that they are the true and lawful owners of said premises, and are lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whomsoever.

And for the consideration aforesaid Rhye E. Williams, husband of Alice W. Williams, and Helen J. West, wife of William L. West, hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of Power in the above described premises.

IN WITNESS WHEREOF Eleanor W. Young (unmarried), Alice W. Williams and Rhye E. Williams, husband and wife, William L. West and Helen J. West, husband and wife, have hereunto set their hand, the 6th day of December in the year of our Lord one thousand nine hundred and forty.

Signed and sealed in presence of:

L. H. Davis
James C. Neel
as to Alice W. Williams, Rhye E. Williams, William L. West and Helen J. West

Eleanor W. Young
Alice W. Williams
Rhye E. Williams
William L. West
Helen J. West

STATE OF INDIANA Marion COUNTY ss.:
Before me, a Notary Public in and for said County and State, personally appeared the above named Eleanor W. Young, unmarried who acknowledged that she did sign the foregoing instrument and that the same is her free act and deed.
Signed and sealed in presence of:

A. Grace Hawk

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Indianapolis, Indiana this 6 day of December, A. D. 1940.

(SEAL) Loyelle Heitkamp
My Commission expires Dec.19, 1942

STATE OF OHIO Cuyahoga COUNTY ss.:
Before me, a Notary Public in and for said County and State, personally appeared the above named Alice W. Williams, Rhye E. Williams, William L. West and Helen J. West who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.
IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Cleveland, Ohio this 13th day of December, A. D. 1940.

(SEAL)  L. H. Davis

My Commission expires
L. H. Davis, Notary Public
My Commission Expires July 15, 1942

Filed for Record Dec. 16, 1941
At 1:35 o’clock P.M.
Recorded December 16, 1941
Recorder's Fee $1.65

Lawrence W. Shrake, Recorder.
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Ohio, for himself and his heirs and assigns, do hereby grant and convey unto the

THE MARION RESERVE

POWER COMPANY and its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the grantee, located in Township Clarksburg, County of Union, Ohio, and/or in the Village of #3805

in the Township and County aforesaid, together with the right to cross the necessary highway in the Village, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration of to its customers.

Said Grantor represents that he is the owner of approximately 156 acres in the Section Township and County aforesaid, adjacent to what is commonly known as the Route 87 Highway in the Township.

X Street in the Village, Township and County aforesaid, which said acreage constitutes the premises upon and over which the foregoing easement is granted.

And Elizabeth J. Biddle spouse Remaining spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises aforesaid granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 15th day of August 1943.

Signed and acknowledged in the presence of

Laura Wolfe

Ray Zeller Witnesses

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named Clyde E. Biddle and Elizabeth J. Biddle his wife who acknowledged that she did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 30th day of August 1942.

LAURA WOLFE

Recorder

Filed for Record Mar. 17 1942

Recorded Apr. 2 1942

Recorder's Fee $.55

Lawrence B. Waters Recorder

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Ohio, for himself and his heirs and assigns, do hereby grant and convey unto the

THE MARION RESERVE

POWER COMPANY and its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the grantee, located in Section Survey Township Clarksburg, County of Union, Ohio, and/or in the Village of Clarksburg in the Township and County aforesaid, which said acreage constitutes the premises upon and over which the foregoing easement is granted.

And Maneta Beaver spouse Remaining spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises aforesaid granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 12th day of Dec. 1943.

Signed and acknowledged in the presence of

R. P. Glessner

Ma. C. Marquart Witnesses

STATE OF OHIO

Crawford COUNTY

Before me, a notary public in and for said County personally appeared the above named Ralph E. Beaver who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Greenville, this 15th day of Dec. 1943.

R. P. Glessner Notary Public

Filed for Record Mar. 17 1942

Recorded Apr. 2 1942

Recorder's Fee $.55

Lawrence B. Waters Recorder
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor of Union County, Ohio, for and in consideration of the sum of Two Dollars, the receipt of the said sum hereinafter made, do hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantee, Township __________ County of __________ Ohio, and for the period of _______ years, as shown on the plat of the Grantee's lands located in Section __________ Survey 3669.

In consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and to its customers.

Said Grantor represents that he/she the owner of approximately _______ acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Fisher Highway No. _______ as shown on plat of the Grantee's lands located in Section __________ Survey 3669. The aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And _______ Baker, spouse of Grantor hereby does hereby release unto said Grantee, its successors and assigns, all right and expectation of dower in the said easement aforesaid, which is hereby released.

IN WITNESS WHEREOF said Grantor hereby has executed this instrument this ______th day of _______.

Signed and acknowledged in the presence of

Laura Wolfe, Witness

Charles E. Coons, Witness

STATE OF OHIO

County of Union

Before me, a notary public in and for said County personally appeared the above named _______ Coons, who acknowledged that he/she did sign the foregoing instrument, and that the same is his/her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at ______, this ______th day of _______.

STATE OF INDIANA

County of Allen

Before me, a Notary Public in and for said County personally appeared the above named _______ Coons, who acknowledged that he/she did sign the foregoing instrument, and that the same is his/her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at ______, this ______th day of _______.

Recorded. August 14, 1949

Recorded. August 14, 1949

Recorded's Fee $8.50

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor of Union County, Ohio, for and in consideration of the sum of Two Dollars, the receipt of the said sum hereinafter made, do hereby grant and convey unto the Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantee, Township __________ County of __________ Ohio, and/or in the Village of Summerville in the Township and County aforesaid, together with the right to take the necessary gas, water, and sewer lines, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and to its customers.

Signed and acknowledged in the presence of

Laura Wolfe, Witness

Ray Reider, Witness

STATE OF INDIANA

County of Allen

Before me, a notary public in and for said County personally appeared the above named _______ Coons, who acknowledged that he/she did sign the foregoing instrument, and that the same is his/her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at ______, this ______th day of _______.

My Commission Expires ______

Recorder.
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto the THE MARIOL RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the tracts of land located in the Township of Pleasure, County of Union, Ohio, and in the Village of Farmersburg, in the Township and County aforesaid, together with the right to enter upon the premises to do all necessary work and act, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby rendered to its customers.

Signed and acknowledged in the presence of:

Lack Wolfe
Ray Reider

STATE OF Ohio

Before me, a notary public in and for said County personally appeared the above named Millard F. Cary, single, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal.

Filed for Record

Recorded

Recorder's Fee $ 5.50

FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto the THE MARIO RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the tracts of land located in the Township of Pleasure, County of Union, Ohio, and in the Village of Farmersburg, in the Township and County aforesaid, together with the right to enter upon the premises to do all necessary work and act, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby rendered to its customers.

Signed and acknowledged in the presence of:

Laura Wolfe
Ray Reider

STATE OF Ohio

Before me, a notary public in and for said County personally appeared the above named Homer B. Earick, single, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal.

Filed for Record

Recorded

Recorder's Fee $ 5.50
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union, County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto the THE MARION RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, wires, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor, hereby made known in Section 13460 and 15570 Township Clarendon, County of Union, Ohio, and/or in the Village of Union in the Township and County aforesaid, together with the right to annul the necessary power to operate the same, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration to its customers.

Said Grantor represents that he is the owner of approximately 1.48 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Hamilton Pike Highway

IN WITNESS WHEREOF said Grantor hereby does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement hereby granted.

Signed and acknowledged in the presence of

Laura Wolfe
Ray Reider

STATE OF OHIO

Before me, a notary public in and for said County personally appeared the above named Charles O. Griffith, single, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 31st day of October 1941.

Charles O. Griffith

Recorder's Fee $5.50

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union, County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto the THE MARION RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, wires, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor, hereby made known in Section 13460 and 15570 Township Clarendon, County of Union, Ohio, and/or in the Village of Union in the Township and County aforesaid, together with the right to annul the necessary power to operate the same, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration to its customers.

Said Grantor represents that he is the owner of approximately 1.48 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Hamilton Pike Highway

IN WITNESS WHEREOF said Grantor hereby does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement hereby granted.

Signed and acknowledged in the presence of

Laura Wolfe
Ray Reider

STATE OF OHIO

Before me, a notary public in and for said County personally appeared the above named Martin Lister Fox and Mary E. Fox, his wife, who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal at this 27th day of October 1941.

(SEAL)

LAURA WOLFE

Recorder's Fee $5.50
FORM "B"

EAUSEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of __________ County, Ohio, for __________, heretofore hereinafter named, and his or her heirs and assigns, do hereby grant and convey unto the __________ Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along _______________ located in Township __________, __________ County, __________, Ohio, and for the Village of __________, in the Township and County aforesaid, together with the right to attach necessary wires and rights in connection therewith, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and the further consideration to its customers.

Signed and acknowledged in the presence of

Laura Wolfe
Ray Reider

STATE OF OHIO

Union __________ County

Before me, a duly commissioned officer of the State of Ohio, personally appeared the above named __________ Wolfe, who acknowledged that she did sign the foregoing instrument, and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at __________, this __________ day of __________, 19__.

Laurel Wolfe

Filed for Record... Mar. 17, 19__

Recorded... Apr. 3, 19__

Recorder's Fee $0.55

FORM "B"

EAUSEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of __________ County, Ohio, for __________, heretofore hereinafter named, and his or her heirs and assigns, do hereby grant and convey unto the __________ Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along _______________ located in Township __________, __________ County, __________, Ohio, and for the Village of __________, in the Township and County aforesaid, together with the right to attach necessary wires and rights in connection therewith, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and the further consideration to its customers.

Signed and acknowledged in the presence of

Laura Wolfe
Ray Reider

STATE OF OHIO

Union __________ County

Before me, a duly commissioned officer of the State of Ohio, personally appeared the above named __________ Wolfe, who acknowledged that she did sign the foregoing instrument, and that the same is her true act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at __________, this __________ day of __________, 19__.

Laura Wolfe

Filed for Record... Mar. 17, 19__

Recorded... Apr. 3, 19__

Recorder's Fee $0.55
FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Granter, of Union County, Ohio, for and in consideration of certain claims and interests in the land described and shown, do hereby grant and convey unto the THE MARION-RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and permanently maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the land described located in the Township of Jerome, County of Union, Ohio, and/or in the Village of Marion, Union County, Ohio, or in the Township and County aforesaid, together with the right to make necessary repairs and alterations within the easement granted, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration to be paid to the grantee.

.70 acres in Survey 2285 and 5 acres in Northeast corner of same property

Said Granter hereby represents that he is the owner of approximately .70 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Jerome A. Muhlenhaupt Highway and easement.

And John G. Woerner and wife, successors and assigns of said Granter do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the aforesaid right and easement granted.

IN WITNESS WHEREOF said Granter hereinafter has executed this instrument this 23rd day of July, 1941.

Signed and acknowledged in the presence of

Anna Mae Rader
W. C. Vigor

Witnesses

John G. Woerner
Gadie Woerner

AGREEMENT OF GRANTOR TO CONSIDER
Grantee

Woerner husband and wife

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named John G. Woerner and Gadie Woerner who acknowledged that we did sign the foregoing instrument, and that the same is our free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at New California, Ohio this 23rd day of July, 1941. (SEAL)

W. C. Vigor Notary Public
My Commission expires Sept. 27, 1944

Filed for Record: Mar. 17, 1942. at 2:30 O'clock P.M.
Recorded: Apr. 2, 1942.

Recorder's Fee $ .50 /

Recorder

FORM "B"

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Granter, of Union County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto the THE MARION-RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and permanently maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the land described located in Section 10, Township of Clifton, County of Union, Ohio, and/or in the Village of Clifton, in the Township and County aforesaid, together with the right to make necessary repairs and alterations within the easement granted, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the further consideration to be paid to the customer.

Said Granter represents that he is the owner of approximately .70 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the HIGHWAY AND EASEMENT.

And Mary C. Webster, successor and assigns of Granter herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the aforesaid right and easement granted.

IN WITNESS WHEREOF said Granter herein has executed this instrument this 23rd day of September, 1941.

Signed and acknowledged in the presence of

Laura Wolfe
Ray Ryan

Witnesses

J. Fred Webster
Exequatur C elevator

AGREEMENT OF GRANTOR TO CONSIDER
Grantee

Webster, his wife

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named J. Fred Webster and Mary C. who acknowledged that we did sign the foregoing instrument, and that the same is our free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Clifton, this 23rd day of September, 1941. (SEAL)

Mary C. Webster

ASSESSOR OF CLIFTON ELEVATOR WORK

Grantee

Filed for Record: Mar. 17, 1942. at 2:30 O'clock P.M.
Recorded: Apr. 2, 1942.

Recorder's Fee $.55 /

Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Section , Township Claiborne, County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers, and the poles are to be set along the east side of our land against the fence line and this electric pole line is to extend from Londonderry Pike to the extreme southern edge of our land. Grantee herein is hereby granted the privilege of ingress and egress at any time for the purpose of construction and/or maintenance of said line over a driveway of sufficient width to accommodate Company's vehicles immediately adjacent to and parallel to said pole line and Grantor herein, their heirs or assigns is to install and maintain a gate of sufficient width to accommodate above named vehicles, at the northeast corner of our land along Londonderry Pike and Grantee shall use said gate and driveway for ingress and egress.

The Company shall pay Grantor herein the sum of Eighty-five ($85.00) for the rights herein and full payment for damages to present crops and for damages for any and all future crops, caused by the Company upon said right-of-way and said driveway.

Said Grantors represent that they are the owner of approximately 26 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Londonderry Pike Highway or, the owner of lots on Street, in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And

spouse of Grantor herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 22nd day of August 1941.

Signed and acknowledged in the presence of:

Ray Redder
Laura Wolfe

Witnesses

Charles A. Cheney
Nora E. Cheney

Grantor

STATE OF OHIO ss.

Union County

Before me a Notary Public in and for said County personally appeared the above named: Charles A. Cheney and Nora E. Cheney (husband & wife) who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 22nd day of August 1941.

(SEAL) Laura Wolfe

My Commission Expires Feb. 14, 1942

Filed for Record Mar. 17, 1942,
At 2:30 o'clock P.M.
Recorded Apr. 3, 1942.
Recorder's Fee $.60

Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Milwaukee County, Wisconsin, for itself and its successors and assigns, does, hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 9922 and 9921 Township Jackson County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

This easement covers one pole, the width of the pole only off the highway in the Northeast corner of our land at the Southwest corner of the Dutton and Saunders Roads, with a down guy to the South and parallel to Dutton Road inside of and against the property fence line along the west side of said Dutton Road.

Also one pole about two hundred fifty (250) feet East of Dutton Road on the North side of Saunders Road, the width of the pole only off the highway, with down guy to the East and parallel to the Saunders Road, inside and against the property fence line.

The two named guys to be not more than twenty-five (25) feet in length from the poles.

This easement is granted subject to the rights of the tenant or tenants in possession.

Said Grantor represents that it is the owner of approximately 250.38 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Dutton and Saunders Highway, in the Township and County aforesaid, which said acreage constitutes the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 27th day of August 1941.

Signed and acknowledged in the presence of:

E. H. Stanton

H. L. McGeeley

Witnesses

THE NORTHWESTERN MUTUAL LIFE INSURANCE COMPANY

By H. D. Thomas Vice President

Attest: H. R. Ricker Asst. Secretary

Grantor

STATE OF WISCONSIN

County of Milwaukee

Be it remembered that on this 29th day of August, A. D. 1941 before the undersigned, A. C. Fiedler, a Notary Public in and for the County and State aforesaid, personally came H. D. Thomas and H. R. Ricker, Vice President and Assistant Secretary respectively, of The Northwestern Mutual Life Insurance Company, the grantor in the foregoing instrument, who are personally to me known and known to me to be such Vice President and Assistant Secretary, and to be the same persons, who, as such officers on behalf of said corporation, executed the foregoing instrument of writing in the name of said corporation and duly and severally acknowledged the execution of said instrument as the act and deed of said corporation.

IN TESTIMONY WHEREOF, I have hereto set my hand and affixed my official seal the day and year last above written.

(SEAL)

A. C. Fiedler

Notary Public, Milwaukee County, Wisconsin

My commission expires: April 15, 1945

Filed for Record Mar. 17, 1942,
At 2:40 o’clock P. M.
Recorded Apr. 3, 1942.
Recorder’s Fee $.90

Recorder.
KNOW ALL MEN BY THESE PRESENTS:

That O. L. and Beatie Baumgarner, the Grantors, for and in consideration of the sum of One dollar and other valuable considerations, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highways and road purposes, in, upon and over the lands hereinafter described, Situated in UNION COUNTY, Ohio, Claibourne Township, Virginia Military Survey No. 6307, and bounded and described as follows:

PARCEL No. 2

Beginning at a stake at the intersection of the center line of the Kinney Pike with the center line of the Beaver Road, at Sta. 100 + 55 or said improvement, and being at right angles to and 77 feet from the center line of the main track of the Erie Railroad; thence with the center line of said Beaver Road and 77 feet from the center line of said railroad W. 46° 43' E. 767.56 feet to an iron pin, the northwest corner to Jesse and Alvina Koons' 55 acre tract; thence with the west line of said 55 acre tract S. 4° 02' E. 32.28 feet to a stake 25 feet from and at right angles to the center line of said Beaver Road; thence parallel to and 25 feet from the center line S. 46° 43' W. 667.33 feet to a stake at the point of tangency of a 40° curve; thence S. 31° 58' W. 59.75 feet to a stake; thence S. 20° 01' E. 59.75 feet to a stake 25 feet from and at right angles to the center line of said Kinney Pike; thence S. 70° 12' W. 25 feet to the center line of said Kinney Pike; thence with the center line of said Kinney Pike N. 11° 45' W. 80.25 feet to the place of beginning, containing .499 acres of which .483 acres is occupied by a 60 foot R/W on Kinney Pike and 50 ft. R/W on Beaver Road.

(NOTE: The area of the difference between a 40 foot R/W on Kinney Pike and a 50 foot R/W on Beaver Road is .005 acres).

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 50 feet in width, except as hereinafter stipulated on sheet_______. and contains .499 acres, more or less, of which the present road occupies .483 acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantors, for themselves and their heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that they are the true and lawful owners of said premises, and are lawfully seised of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid O. L. and Beatie Baumgarner hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF O. L. and Beatie Baumgarner have hereunto set their hands, the nineteenth day of March in the year of our Lord one thousand nine hundred and forty two.

Signed and sealed in the presence of:

Claude P. Skidmore
Geo. B. Hamilton

STATE OF OHIO, UNION COUNTY, ss.: Before me, a County Engineer in and for said County and State, personally appeared the above named O. L. and Beatie Baumgarner who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 19th day of March, A.D. 1942.

(SEAL) Claude P. Skidmore

Filed for Record Apr. 1, 1942, at 4:25 o'clock P.M.
Recorder's Fee $1.10

TRANSFER NOT NECESSARY

Recorder.
KNOW ALL MEN BY THESE PRESENTS: That O. L. and Bessie Baumgarner, the Grantsors, for and in consideration of the sum of one dollar and other valuable considerations, dollars ($1.00) and for other good and valuable considerations to them paid by the County of Union, the Grantees, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Claibourne Township, Virginia Military Survey No. 7088, and bounded and described as follows:

PARCEL No. 1

Beginning at the intersection of the “needler Road with the Kinney Pike at an angle in the center line of said Kinney Pike; thence with the center line of said Kinney Pike N. 77° 55' E. 183.24 ft. to a stake; thence at right angles to said center line S 12° 05' E 25 ft. to a stake; thence S 77° 55' W 25 ft. to a stake which is 25 feet from and at right angles to the center line; thence S 77° 55' W 25 ft. to the center line of said Kinney Pike; thence with said center line N. 12° 05' W. 143.24 ft. to the place of beginning. Containing 0.224 acre excepting .176 acre contained in the original right of way as established 60 feet wide and recorded in road record no. 1, page 253. The area hereby conveyed being .068 acre, as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of .50 feet in width, except as hereinafter stipulated on sheet______, and containing 0.224 acres, more or less, of which the present road occupies .176 acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantsors, for themselves and their heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that they are the true and lawful owners of said premises, and are lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whomsoever.

And for the consideration aforesaid O. L. & Bessie Baumgarner hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF O. L. & Bessie Baumgarner have hereunto set their hands, the nineteenth day of March in the year of our Lord one thousand nine hundred and forty two.

Signed and sealed in the presence of:

Claude F. Skidmore

Geo. B. Hamilton

Bessie Baumgarner

Okey Baumgarner

STATE OF OHIO,

UNION COUNTY.

Before me, a County Engineer in and for said County and State, personally appeared the above named O. L. and Bessie Baumgarner who acknowledged that they did sign the foregoing instrument and that the same is free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 19th day of March, A. D. 1942.

(SEAL)

Claude F. Skidmore

Filed for Record Apr. 1, 1942,

At 4:25 o'clock P. M.

Recorded Apr. 3, 1942.

TRANSFER NOT NECESSARY

Recorder's Fee $1.00

[Signature] Recorder.
KNOW ALL MEN BY THESE PRESENTS: That Earl and Emma Baumgarner, the Grantors, for and in consideration of the sum of one dollar and other valuable considerations Dollars ($1.00) and for other good and valuable considerations to them paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Clasibourne Township, Virginia Military Survey No. 6307, and bounded and described as follows:

PARCEL No. 1

Beginning at a stone at an angle in the center line of the Kinney pike at Sta. 96 / 40; Thence with the center line N. 11° 42' W. 142.54 feet to a stake, the point of tangency of a 40° curve, being Sta. 97 / 21.7; thence at right angle to the center line S. 76° 12' W. 25 feet to a stake; Thence S. 10° 42' W. 90 feet to a stake; Thence S. 55° 25' W. 90 feet to a stake being at right angles and 25' from the center line of the Kinney Pike; Thence S. 12° 05' E. 25 feet to a stake in center line of Kinney Pike; thence with said center line N. 77° 55' E. 142.54 feet to the place of beginning containing .283 acres, excepting .75 acre contained in the original right of way as established 60 feet wide and recorded in Road Record No. 1, Page 253. The area hereby conveyed being .065 acre, as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 50 feet in width, except as hereinafter stipulated on sheet, and contains .243 acres, more or less, of which the present road occupies .175 acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantors, for themselves and their heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that they are the true and lawful owners of said premises, and are lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid Earl and Emma Baumgarner hereby relinquish to said Grantee its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF Earl and Emma Baumgarner have hereunto set their hands, the nineteenth day of March in the year of our Lord one thousand nine hundred and forty-two.

Signed and sealed in the presence of:

Claude F. Skidmore

Emma Jane Baumgarner

STATE OF OHIO,

UNION COUNTY.

Before me, a County Engineer in and for said County and State, personally appeared the above named Earl and Emma Baumgarner who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 19th day of March, A. D. 1942.

Claude F. Skidmore

Filed for Record Apr. 1, 1942, At 4:25 o'clock P. M. Recorded Apr. 3, 1942. Recorder's Fee $1.00

TRANSFER NOT NECESSARY

Laurence B. Rhoads

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto the THE MARION RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the land described below, in the Northwest 1/4 of the Northeast 1/4 of Section 37, Township Leesburg, County of Union, Ohio, in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the extension and utilization to its customers.

Said Grantor represents that he is the owner of approximately 15.72 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as Route 37 Highway or Drive in the Village, Township and County aforesaid, which said acreage constitutes the premises upon and over which the foregoing easement is granted.

And, Coral V. Ballard, husband and wife of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the easement aforesaid granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 30th day of March 1942.

Signed and acknowledged in the presence of

Laura Wolfe
Ray Bower

Witneses

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named Justice H. Ballard and Coral V. Ballard, his wife, who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood this 30th day of March 1942.

Filed for Record June 23, 1942
Recorded June 23, 1942
Recorder’s Fee $.55

Lawrence B. Rhoads Recorder.

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto the THE MARION RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the land described below, in the Northwest 1/4 of the Northeast 1/4 of Section 37, Township Jackson, County of Union, Ohio, in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the extension and utilization to its customers.

Said Grantor represents that he is the owner of approximately 24 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 37 Highway or Drive in the Village, Township and County aforesaid, which said acreage constitutes the premises upon and over which the foregoing easement is granted.

And, Daisy A. Hoffman, husband and wife of Grantor herein does hereby release unto and Grantee, its successors and assigns, all right and expectancy of dower in the easement aforesaid granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 12th day of June 1942.

Signed and acknowledged in the presence of

Laura Wolfe
Ray Bower

Witneses

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named Edgar E. Hoffman and Daisy A. Hoffman, who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood this 12th day of June 1942.

Filed for Record June 23, 1942
Recorded June 23, 1942
Recorder’s Fee $.55

Lawrence B. Rhoads Recorder.
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the Eastern Side of Township Jerome, County of Union, Ohio, and for in the Township of in the Township and County aforesaid, together with the right to attach necessary wires in the premises aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the better assurance thereof to its customers.

Said Grantor represents that he is the owner of approximately _____ acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Bland Highway on the northwestern line of the Village of in the Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Clarence R. Howard, Mr. Howard, spouses, hereinafter known as the Grantor, and Mr. Howard, spouse, hereinafter known as the Grantee, does hereby release unto said Grantee, its successors and assigns, all right and easement of dower in the said premises, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the better assurance thereof to its customers.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this __ day of __________, 19__.

Signed and acknowledged in the presence of

H. A. Cummings

J. R. Humphreys

STATE OF OHIO

Delaware COUNTY

Before me, a Notary public in and for said County personally appeared the above named Clarence R. Howard, Mr. Howard, husband and wife, who acknowledged that they did sign the foregoing instrument, and that the same is for free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal this __ day of __________, 19__.

Filed for Record...June 23, 19__

Commission Expires...July 21, 19__

Recorded...June 23, 19__

Recorder's Fee $5.50

Lawrence B. Phinneys. Recorder.

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EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the Eastern Side of Township Jerome, County of Union, Ohio, and for in the Township of in the Township and County aforesaid, together with the right to attach necessary wires in the premises aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the better assurance thereof to its customers.

Said Grantor represents that he is the owner of approximately _____ acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Bland Highway on the northwestern line of the Village of in the Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this __ day of __________, 19__.

Signed and acknowledged in the presence of

Laura Wolfe

Roy G. Reeder

STATE OF OHIO

Union COUNTY

Before me, a Notary public in and for said County personally appeared the above named Albert J. Phinneys, Mr. Phinneys, spouse, and Sara R. Phinneys, Mr. Phinneys, his wife, who acknowledged that they did sign the foregoing instrument, and that the same is for free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood this __ day of __________, 19__.

Filed for Record...June 23, 19__

Commission Expires...July 21, 19__

Recorded...June 23, 19__

Recorder's Fee $5.50

Lawrence B. Phinneys. Recorder.
AGREEMENT

Agreement entered into June 19, 1942 by Joe Horne and Mr. Thomas W. Sharrer.

To pay for land at rate of $125.00 per acre or (.3 acre x $125.00 equals $37.50). County to be responsible for moving fence and replacing it upon new alignment.

No compensation to be given for fence.

Total due Sharrers: $37.50.

Sheet 2 of 4 sheets.

Situated in the State of Ohio, County and being a part of Virginia Military Survey No. 3311, and No. 5543, Bounded and described as follows:

Beginning at an iron post in the north right-of-way of Pittsburgh, Cincinnati, Chicago, and St. Louis Railway, being the south west corner of the Thomas W. Sharrer and Carrie Woods' farm and being 37.5 feet east of the center of the Sabine Gravel Road, C. H. No. # 67, Union Township; Thence N. 49° 17' W. 37.5 feet to the center of the above described road; Thence N. 31° 43' E. 50.5 ft. to an iron pin at an angle in the road. Thence N. 56° 37' E. 85.61 feet to the point of curve, Thence at right angles to center line of road S. 31° 23' E. 30 feet to a stake. Thence S. 45° 07' W. 122.0 feet to the point of beginning, containing 0.12 acres, excepting 0.09 acres contained in original right-of-way of the described road.

The amount hereby conveyed by this easement is 0.03 of an acre more or less.

Flat of above recorded in Union County Engineer's Record of Survey's, Vol. 6, Page 234.

Sheet 3 of 4 sheets.

Easement for Highway Purposes

KNOW ALL MEN BY THESE PRESENTS:

That Thomas W. Sharrer and Carrie (Woods) Sharrer, his wife the Grantees, for and in consideration of the sum of One and no/100 Dollars ($1.00) and for other good and valuable considerations to be paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, Bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the land hereinafter described, Situated in UNION County, Ohio, Union Township, Virginia Military Survey No. 3311 & 5543 and bounded and described as follows:

PARCEL No. 1

For description, see sheet No. 2

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 30 feet in width, except as hereinafter stipulated on sheet above, and contains .12 acres, more or less, of which the present road occupies .09 acres, more or less.

Actual amount herein conveyed - .03 acres more or less.

Sheet 4 of 4 sheets.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantees, for themselves and their heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that they are the true and lawful owners of said premises, and are lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid Thomas W. Sharrer and Carrie (Woods) Sharrer, his wife hereby relinquish to said Grantee, its successors and assigns, all right and expectancy.
of授权 in the above described premises.

IN WITNESS WHEREOF Thomas W. Sharrer and Carrie (Woods) Sharrer, his wife have hereunto set their hands, the nineteenth day of June in the year of our Lord one thousand nine hundred and forty-two.

Signed and sealed in the presence of:

Joe Morse
Claude F. Skidmore

STATE OF OHIO, ss: UNION COUNTY.

Before me, a County Engineer in and for said County and State, personally appeared the above named Thomas W. Sharrer and Carrie (Woods) Sharrer, his wife, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 19th day of June, A. D. 1942.

(SEAL) Claude F. Skidmore

Filed for Record June 29, 1942,
At 8:45 o'clock A. M.
Recorded June 29, 1942.
Recorder's Fee $3.90

TRANSFER NOT NECESSARY

[Signature of Recorder] Recorder.
KNOW ALL MEN BY THESE PRESENTS, that the undersigned, for a good and valuable consideration, the receipt whereof is hereby acknowledged, does hereby grant unto UNION RURAL ELECTRIC CO-OPERATIVE, INC., a corporation whose post office address is Marysville, Ohio, and to its successors or assigns, the right to enter upon the lands of the undersigned situated in the County of Union State of Ohio, and more particularly described as follows:

185 + 1.8 acres in Mill Creek Township.

and to place, construct, operate, repair, maintain, relocate and replace thereon and in or upon all streets, roads or highways abutting said lands an electric transmission or distribution line or systems, and to cut and trim trees and shrubbery to the extent necessary to keep them clear of said electric line or system and to cut down from time to time all dead, weak, leaning or dangerous trees that are tall enough to strike the wires in falling.

In granting this easement it is understood that at pole locations, only a single pole and appurtenances will be used, and that the location of the poles will be such as to form the least possible interference to farm operations, so long as it does not materially increase the cost of construction.

The undersigned covenants that the owner of the above described lands and that the said lands are free and clear of encumbrances and liens of whatsoever character except those held by the following persons:

And any dower, curtesy, distributive share or homestead interest that the undersigned may have inconsistent with the rights hereinabove conferred is hereby relinquished and released to the extent necessary to permit the free enjoyment of said rights and to that extent only. In so doing, the undersigned does not deed away the ownership of any land.

It is further understood that, whenever necessary, words used in this instrument in the singular shall be construed to read in the plural and that words used in the masculine shall be constructed to read in the feminine.

IN WITNESS WHEREOF, the undersigned has set his hand and seal this 20th day of July, 1942.

Signed, sealed and delivered in the presence of:

[Signatures]

Edgar F. Adelsberger (L.S.)

STATE OF OHIO as.

UNION COUNTY

Be it remembered, that on this 20th day of July, 1942, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named Edgar F. Adelsberger grantor in the foregoing grant, and acknowledged the execution thereof to be his voluntary act and deed.

IN TESTIMONY WHEREOF: I have hereunto signed my name and affixed my official seal the day and year last mentioned above.

(SEAL)

Helen M. Haver

Notary Public

Union County, Ohio

(My Commission expires November 28, 1943)

Filed for Record July 20, 1942,

At 2:05 o'clock P.M.

Recorded July 20, 1942.

Recorder's Fee $4.50

[Signature]

Recorder.

 forbid partial release, see of Vol 94 pg 94.
KNOW ALL MEN BY THESE PRESENTS:

That Jesse and Alvina Koons, the Grantors, for and in consideration of the sum of One dollar and other valuable considerations, Dollars ($1.00) and for other good and valuable considerations to them paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION COUNTY, Ohio, Claybourne Township, Virginia Military Survey No. 6307, and bounded and described as follows:

PARCEL No. 1

Beginning at an iron pin in the easterly line of the Erie Railroad, being at right angles and 57 feet from the center of the main track and bearing N. 46° 43' E. 46.52 poles from the east right of way line of the Kinney Pike; thence with the east R/W line of said Railroad and 57 feet from the center of the main track N. 46° 43' E. 83.96 poles to a stake; the N. E. Corner to said Jesse and Alvina Koons'55.10 acre tract; thence with said east line S. 11° 00' E. 53.23 feet or (3.23 poles) to a stake being at right angles to and 45 feet from the easterly R/W line of the Erie Railroad; thence parallel with said railroad S. 46° 43' W. 83.96 poles to the east line of O. L. and Bessie Baumgartner's 9.15 acre tract; thence N. 4° 02' E. 57.30 feet or (3.47 poles) to the place of beginning, being a strip 45 feet in width along the easterly side of the Erie Railroad of which the Beaver road established in the year 1910 now occupies 40 feet, that part herein conveyed being a strip five feet wide on the east side of said road.

Amount herein described is 1.43 acres of which 1.27 acre is now occupied by road. The amount herein conveyed being .16 of an acre.

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of 45 feet in width, except as hereinafter stipulated on sheet______, and contains 1.43 acres, more or less, of which the present road occupies 1.27 acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantors, for themselves and their heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that they are the true and lawful owners of said premises, and are lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whosoever.

And for the consideration aforesaid Jesse and Alvina Koons hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF Jesse and Alvina Koons have hereunto set their hands, the twenty first day of July in the year of our Lord one thousand nine hundred and forty two.

Signed and sealed in the presence of:

Jesse R. Koons

Claude F. Skidmore

Alvina Koons

STATE OF OHIO, UNION COUNTY, ss.:

Before me, a County Engineer in and for said County and State, personally appeared the above named Jesse and Alvina Koons who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 21st day of July, A. D. 1942.

(SEAL) Claude F. Skidmore

Filed for Record July 22, 1942,
At 9:45 o'clock A. M.
Recorded July 22, 1942
Recorder's Fee $3.50 / TRANSFER NOT NECESSARY

Recorder.
IN CONSIDERATION of the sum of Ten (Dollars ($10.00), receipt of which is hereby acknowledged, the undersigned Paul E. Kile single and Emily L. Kile, single hereby grant to SOHIO PIPE LINE COMPANY, a Delaware corporation, its successors and assigns, the right to install, maintain, alter and remove, from time to time, valves and valve boxes for use in connection with the pipe line heretofore installed, and now owned by said Schio Pipe Line Company upon lands of the undersigned in the Township of Jackson, County of Union and State of Ohio, described as follows: Being part of Survey No. 10428 Beginning at a stake and stone southeast corner to land owned by Thomas C. Andrews; thence north 81° east 87.20 poles to a stake; thence N. 9° W. 96 poles to a stake and stone in Marion Co. line; thence with said County line in a Westerly direction to the center of the County road and to a stake in the east line of land formerly owned by James Roberts; thence S. 9° E. and with the said County road 105.68 poles to the place of beginning, containing 53 acres and 117 poles more or less; with the exceptions of three acres and 110 poles off the north side of the above described tract and running parallel with the north line of said land; said three acres and 110 poles being conveyed by Deed to John W. Fulk and Ida E. Fulk, leaving 50 acres and 7 poles in the above described tract hereby conveyed.

The rights hereby granted are to be deemed appurtenant to the pipe line right-of-way covering said premises granted by C. E. Carter and Vinnie Carter Grant No. 311 to The Tide-Water Pipe Company, Limited, as recorded in Volume 1, page 282 of the Misc. Lease Records of Union County, Ohio, which right-of-way has heretofore been conveyed by said The Tide-Water Pipe Company, Limited to said Schio Pipe Line Company.

IN WITNESS WHEREOF, we have hereunto set our hands this 9 day of October, 1942.

Signed and acknowledged in the presence of:

Gladys L. Cheney
Thos. C. Bishop

STATE OF OHIO:
COUNTY OF UNION:

BEFORE ME, a Notary Public in and for said County and State, personally appeared the above-named Paul E. Kile, single and Emily L. Kile, single who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal at Richwood, Ohio, this 9 day of October, 1942.

(SEAL)
Gladys L. Cheney
Notary Public

GLADYS L. CHENEY, Notary Public
My Commission Expires April 24, 1943

Filed for Record Nov. 25, 1942,
At 10:15 o'clock A.M.
Recorded Nov. 25, 1942.
Recorder's Fee $8.00.

[Signature] Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do, hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors, located in 7559-220, Township Clabourne County of Union, Ohio in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Covers line along Miller Rd, poles in lane guy pole on north side of Miller Rd. 17½ acres of this land is located in Survey 11346 York Township.

Said Grantors represent that they are the owners of approximately 216 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Miller Rd Highway, in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And John Loren Lewis and Irene Lewis spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 6th day of April 1943.

Signed and acknowledged in the presence of:

G. L. Pierson
C. J. Jones
Witnesses

John Loren Lewis
Irene Lewis
Grantor

STATE OF OHIO

Marion County

Before me a Notary Public in and for said County, personally appeared the above named:
John Loren Lewis and Irene Lewis, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Marion Ohio, this 6th day of April 1943.

(SEAL)

G. C. Moyer
Notary Public
My Commission Expires Mar. 19, 1946

Filed for Record Apr. 19, 1943,
At 9:00 o'clock A. M.
Recorded Apr. 19, 1943.
Recorder's Fee $3.60 /
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for herself and her heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey, Township Clifton, County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately 4.5 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 47 Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 26th day of October 1942.

Signed and acknowledged in the presence of:

Laura Wolfe

Ray Raider

Witnesses

Emma Hanley

Grantor

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named: Emma Hanley, unmarried, who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 26th day of October 1942.

(SEAL)

Laura Wolfe

My Commission Expires Feb. 9, 1945

Filed for Record Apr. 19, 1943,
At 9:00 o'clock A. M.
Recorded Apr. 19, 1943.
Recorder's Fee $.55

Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for herself and her heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey _____, Township _____, Claibourne County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately 37 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the State Route 37 Highway, in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 27 day of May, 1943.

Signed and acknowledged in the presence of:

Andrew F. Leiser

Hattie Beem Elliott

Witnesses

STATE OF OHIO as Lucas County

Before me a Notary Public in and for said County personally appeared the above named:

Hattie Beem Elliott (Unmarried) who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In Testimony Whereof, I have hereunto subscribed my name and affixed my official seal at Toledo, Ohio, this 27 day of May 1943.

(SEAL)

Nesley J. Hires
Notary Public, Lucas County, Ohio
My Commission Expires May 28, 1944

Filed for Record June 25, 1943,
At 9:45 o'clock A.M.
Recorded June 25, 1943.
Recorder's Fee $ .55

[Signature]
Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor, located in Survey 7008 Vansant Rd. South and Kinney Pike, Township Claibourne County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 50 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Vansant Rd. South and Kinney Pike Highway, in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 11th day of August 1943.

Signed and acknowledged in the presence of:

Laura Wolfe

Stanley B. Beery

Witnesses

Ray Holder

Grantor

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Stanley B. Beery, unmarried, who acknowledged that he did sign the foregoing instrument; and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 11th day of August 1943.

(SEAL)

Laura Wolfe

LAURA WOLFE


Filed for Record Nov. 2, 1943,
At 9:10 o'clock A. M.
Recorded Nov. 3, 1943.
Recorder's Fee $.55

Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE NATIONAL RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 10971, Township Washington County of Union, Ohio, and/or in the Village of ____________ in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said line to built along the north side of the Moore-Williams Road the poles to be set the width of the pole only inside the fence on my land.

Said Grantor represents that he is the owner of approximately 71 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Moore and Williams Highway in the Township and County aforesaid, which said acres constitute the premises upon and over which the foregoing easement is granted.

And Eliese Cooley spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 7th day of October 1943.

Signed and acknowledged in the presence of:

* C. C. Moyer
* H. Van Ose

Witnesses

* Eliese Cooley

Grantor

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Lewis Cooley and Eliese Cooley his wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Byhalia, this 7th day of Oct. 1943.

(SEAL) My Commission Expires Feb. 25, 1944

C. R. Balinser
Notary Public

Filed for Record Nov. 2, 1943,
At 6:15 o'clock A. M.
Recorded Nov. 3, 1943.
Recorder's Fee $ .60

[Signature]
Recorder.
KNOW ALL MEN BY THESE PRESENTS, that the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do, hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Surveys 9960-10042, Township of Washington County of Union, Ohio, in the Township and county aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 121½ acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Sullivan Highway or in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Foster A. Jolliff and Mary L. Jolliff, spouses of Grantor herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 31st day of July, 1943.

Signed and acknowledged in the presence of:

Laura Wolfe

Ray Seiler

Witnesses

Foster A. Jolliff

Mary L. Jolliff

Grantees

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Foster A. Jolliff and wife Mary L. Jolliff, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 31st day of July 1943.

(SEAL)

Laura Wolfe

LAURA WOLFE

My Commission Expires Feb. 9, 1945

Filed for Record Nov. 2, 1943,
At 9:20 o'clock A. M.
Recorded Nov. 3, 1943.
Recorder's Fee $5.50

Laurence B. Rhodes Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for itself and its successors or assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 9960 and 10042, Township Washington County, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers, and to be located only as follows: Beginning on the east side of Ohio State Route No. 31 at the end of the present electric line and in a slightly southwesterly course a distance of 495 feet, passing 70 feet south of the present residence, thence west 320 feet, thence south 965 feet, thence southwest 305 feet to our west property line entering the F. A. Jolliff land to our west.

Grantee herein shall use the regular routes as far as possible for ingress and egress during construction and maintenance of this electric line and shall be liable for any and all damages to growing crops, livestock and property of the Grantor herein or its successors or assigns during construction or maintenance of said electric line caused by Grantee, its employees or its said electric line. Said electric line to be of wooden poles - no steel towers.

Said Grantor represents that it is the owner of approximately 77.75 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Ohio State Route No. 31 Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 13th day of July, 1943.

Signed and acknowledged in the presence of:

Perry J. Seiter
Mildred O. Grimes

Ohio Defense Relocation Corporation
By Howard Mack Pres.
By Ellis T. Gease Sec'y

Witnesses

Grantor

STATE OF OHIO

Union County

Before me a Notary Public, in and for said County personally appeared the above named:
Ohio Defense Relocation Corporation by Howard Mack its President and Ellis T. Gease its Secretary, who acknowledged that they did sign the foregoing instrument and that the same is the free act and deed of said corporation and their free act and deed personally as such officers.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at Marysville, Ohio, this 24th day of July, 1943,

(SEAL)

W. J. Renner
Notary Public
Union County

My Commission expires
9/21/1945

Filed for Record Nov. 2, 1943,
At 9:25 o'clock A.M.
Recorded Nov. 3, 1943.
Recorder's Fee $8.80

Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 7008, Township of Clausborne, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 101.60 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Vansant Rd. or Kinney Rd Pike, south and Highway, in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

In WITNESS WHEREOF said Grantor herein has executed this instrument this 5th day of August 1943.

Signed and acknowledged in the presence of:

_________________________________  _______________________
Laura Wolfe                     Robert A. Wolfe Sr.

Witnesses

Ray Reider

Grantor

STATE OF OHIO

Union County

Before me, a Notary Public in and for said County personally appeared the above named:

Robert A. Wolfe, Sr., Unmarried who acknowledged that he did sign the foregoing instrument; and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 5th day of August 1943.

(SEAL)

_________________________________
Laura Wolfe


 Filed for Record Nov. 2, 1943,
 At 9:30 o'clock A.M.
 Recorded Nov. 3, 1943.
 Recorder's Fee $.55

[Signature]

Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE NATIONAL RESERVE POWER COMPANY, ITS SUCCESSORS and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 10971, Township of Washington County of Union, Ohio, in the Township and county aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 104.5 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Moore Williams Highway or, in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Libbie Sherwood spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 7th day of October 1943.

Signed and acknowledged in the presence of:

C. C. Meyer
Marcell F. Wolf
Witnesses

Elbert E. Sherwood
Libbie Sherwood
Grantor

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Elbert E. Sherwood and Libbie Sherwood, his wife who acknowledged that he did sign the foregoing instrument; and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Mt. Victory, O, this 7 day of Oct. 1943.

M. O. Harvey
Notary Public

Filed for Record Nov. 2, 1943,
At 9:35 o’clock A. M.
Recorded Nov. 3, 1943.
Recorder’s Fee $.55

Recorder.
KNOW ALL MEN BY THESE PRESENTS, that the undersigned, for a good and valuable consideration, the receipt whereof is hereby acknowledged, does hereby grant unto UNION RURAL ELECTRIC CO-OPERA-
TIVE, INC., a corporation whose post office address is Marysville, Ohio, and to its successors or assigns, the right to enter upon the lands of the undersigned situated in the County of Union
State of Ohio, and more particularly described as follows: 65 acres in Dover Twp. and to place, construct, operate, repair, maintain, relocate and replace thereon and in or upon all
streets, roads or highways abutting said lands an electric transmission or distribution line
or system, and to cut and trim trees and shrubbery to the extent necessary to keep them clear
of said electric line or system and to cut down from time to time all dead, weak, leaning or
dangerous trees that are tall enough to strike the wires in falling.

In granting this easement it is understood that at pole locations, only a single pole and
appurtenances will be used, and that the location of the poles will be much as to form the least
possible interference to farm operations, so long as it does not materially increase the
cost of construction.

The undersigned covenants that he is the owner of the above described lands and that the said
lands are free and clear of encumbrances and liens of whatsoever character except those held
by the following persons:

And any dower, courtesy, distributive share or homestead interest that the undersigned may have
inconsistent with the rights hereinabove conferred is hereby relinquished and released to the
extent necessary to permit the free enjoyment of said rights and to that extent only. In so
doing, the undersigned does not deed away the ownership of any land.

It is further understood that, whenever necessary, words used in this instrument in the singular
shall be constructed to read in the plural and that words used in the masculine gender
shall be constructed to read in the feminine.

IN WITNESS WHEREOF, the undersigned has set his hand and seal this 25 day of October, 1943.

Signed, sealed and delivered in the presence of:

Edgar L. Rittenhouse

Ivan Black (LS)

STATE OF OHIO
UNION COUNTY ss

Bel it remembered that on this 8th day of November, 1943, personally appeared before me, the
undersigned, a Notary Public in and for said County, the above named Ivan Black grantor in the
foregoing grant, and acknowledged the execution thereof to be his voluntary act and deed.

IN EVIDENCE WHEREOF: I have hereunto signed my name and affixed my official seal and the day
and year last mentioned above.

Notary Public Georgia A. Bell Union County, Ohio
GEORGIA A. BELL, Notary Public
My Commission expires Sept. 11, 1946.

Seal

Received for record Nov. 8, 1943
at 3:25 o'clock P.M.
Recorded Nov. 9, 1943
Fee $8.70

Recording

Recorder
RIGHT-OF-WAY EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, for a good and valuable consideration, the receipt whereof is hereby acknowledged, does hereby grant unto UNION RURAL ELECTRIC CO-OPERATIVE, INC., a corporation whose post office address is Marysville, Ohio, and to its successors or assigns, the right to enter upon the lands of the undersigned situated in the County of Union State of Ohio, and more particularly described as follows: 120 acres in Allen Twp. and to place, construct, operate, repair, maintain, relocate and replace thereon and in or upon all streets, roads or highways abutting said lands an electric transmission or distribution line or system, and to cut and trim trees and shrubbery to the extent necessary to keep them clear of said electric line or system and to cut down from time to time all dead, weak, leaning or dangerous trees that are tall enough to strike the wires in falling.

In granting this easement it is understood that at pole locations, only a single pole and appurtenances will be used, and that the location of the poles will be such as to form the least possible interference to farm operations, so long as it does not materially increase the cost or construction.

The undersigned covenants that he is the owner of the above described lands and that the said lands are free and clear of encumbrances and liens of whatsoever character except those held by the following persons:

And any dower, curtsey, distributive share or homestead interest that the undersigned may have inconsistent with the rights hereinabove conferred is hereby relinquished and released to the extent necessary to permit the free enjoyment of said rights and to that extent only. In so doing, the undersigned does not deed away the ownership of any land.

It is further understood that, whenever necessary, words used in this instrument in the singular shall be construed to read in the plural and that words used in the masculine gender shall be construed to read in the feminine.

IN WITNESS WHEREOF, the undersigned has set his hand and seal this 6th day of November, 1943.

Signed, sealed and delivered in the presence of:

Cecil Lamberry

STATE OF OHIO

as

UNION COUNTY

Be it remembered, that on this 6th day of November, 1943, personally appeared before me, the undersigned, a Notary Public in and for said County, the above named Elmer C. Jones, grantor in the foregoing grant, and acknowledged the execution thereof to be his voluntary act and deed.

IN TESTIMONY WHEREOF: I have hereunto signed my name and affixed my official seal the day and

year last mentioned above.

Notary Public Georgia A. Bell, Union County, Ohio.

SEAL

GEORGIA A. BELL, NOTARY PUBLIC

MY COMMISSION EXPIRES SEPT. 11, 1946

Received for record Nov. 5, 1943
at 3:30 o'clock P.M.
Recorded Nov. 9, 1945

Fees $ .70
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio for herself and her heirs and assigns, does hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 10971, Township Washington, County of Union, Ohio in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately 98 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 31 Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 1st day of November, 1945.

Signed and acknowledged in the presence of:
Laura Wolfe
Ray Reider
Witnesses

STATE OF OHIO
UNION COUNTY

Before me a Notary Public in and for said County personally appeared the above named: Edna O. Wright (unmarried) who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 1st day of November 1945.

Laura Wolfe
My Commission Expires Feb. 9, 1945

Received for record March 3, 1944
at 9:30 o'clock A.M.
Recorded March 6, 1944
Fees $3.55

Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does, hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guy's, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 6307, Township Claybourne County of Union, Ohio, and/or in the Village of __________, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 5.3 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 47 Highway in the Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Ethyl E. Willis, spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 20th day of December, 1943.

Signed and acknowledged in the presence of:

Laura Wolfe
Ray Reider
Witnesses

STATE OF OHIO as Union County

Before me, a Notary Public in and for said County personally appeared the above named:

John H. Willis and Ethyl E. Willis, his wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 20th day of December 1943.

STATE OF OHIO as Seal

Laura Wolfe

Received for record March 3, 1944
at 9:30 o'clock A.M.
Recorded March 6, 1944
Fees $0.55

Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guy lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time) upon and along the lands of the Grantor located in Survey 6307, Township Claybourn County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 105 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Hoskins Rd. and N & S. Rd. Highway, in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Ottice E. Sivey spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 21st day of February, 1944.

Signed and acknowledged in the presence of:

Howard Fletcher

Edith M. Fletcher

STATE OF Florida

Pinellas County

Before me a Notary Public in and for said County personally appeared the above named:

Wilbur C. Sivey and his wife Ottice E. Sivey who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at St. Petersburg, Florida, this 21st day of February, 1944.

A. T. Mullins

Notary Public State of Florida at Large, My Commission expires 2-15-47

Received for record March 3, 1944
at 9:30 o'clock A.M.
Recorded March 6, 1944
Fees $5.55
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantees, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantees located in Survey 6307, Township Claibourne, County of Union, Ohio in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantees represent that they are the owners of approximately 31+ acres in the Section Township and County aforesaid, adjacent to what is commonly known as the off of Route 47 Highway, at end of W. Otowa St., Richwood, Ohio Street, in the Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Lillie L. Shelhart and Charles Shelhart spouses of Grantees herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantees herein have executed this instrument this 20th day of December 1943.

Signed and acknowledged in the presence of:

Laura Wolfe

Ray Reider

Witnesses

STATE OF OHIO

UNION County

Before me a Notary Public in and for said County personally appeared the above named: Lillie L. Shelhart and Charles Shelhart, wife and husband, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 20th day of December 1943

Laura Wolfe

RECEIVED FOR RECORD March 3, 1944
at 9:30 o'clock A.M.
Recorded March 6, 1944
Pres. $0.55

SEAL

LAURA WOLFE
My Commission expires Feb. 9, 1945

Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant, and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 7006, Township Claiborne County of Union, Ohio in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 121 1/4 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Claiborne Rd. Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Carl R. Randall and Blanche M. Randall spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 20th day of January, 1944.

Signed and acknowledged in the presence of:

Laura Wolfe

Ray Reider

Witnesses

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Carl R. Randall & Blanche M. Randall, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereto subscribed my name and affixed my official seal at Richwood, this 20th day of January 1944.

Laura Wolfe

Received for record March 3, 1944

at 9:30 o’clock A.M.

Recorded March 6, 1944

Fees $ .55

SEAL

LAURA WOLFE

My Commission expires Feb. 9, 1945

Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Surveys 5610 & 5724 & 3175, Township Mill Creek & Jerome, County of Union, Ohio and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 1½ acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the New California & Watkins Highway or, the owner of ______ lots on ______ Street, in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Simeon B. Parmenter & Glenna May Parmenter spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF Said Grantors herein have executed this instrument this 26th day of January, 1944.

Signed and acknowledged in the presence of:

Joe Dero

K. A. Cummings

Witnesses

Simeon B. Parmenter

Glenna May Parmenter

Grantors

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Simeon B. Parmenter and Glenna May Parmenter, husband and wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at New California, this 26 day of January, 1944.

Received for record March 3, 1944
at 9:30 o’clock A.M.

Recorded March 6, 1944
Fees $0.55

John Dodge
Justice of the Peace
Jerome Twp Union County

Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio for herself and her heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 3257, Township York County of Union, Ohio and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately 116 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 47 Highway, in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF Said Grantor herein has executed this instrument this 27th day of January 1944.

Signed and acknowledged in the presence of:

Laura Wolfe

Leah D. McFadden

Grantor

Ray Reider

Witnesses

STATE OF OHIO ss

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Leah D. McFadden (unmarried), who acknowledged that she did sign the foregoing instrument;

and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 27th day of January 1944.

Laura Wolfe

SEAL

Received for record March 3, 1944

at 9:30 o'clock A.M.

Recorded March 6, 1944

Fees $0.55

Laura Wolfe Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Clinton County, Ohio for themselves and their heirs and assigns do hereby grant and convey into THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 6307, Township Claboerne County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 90 acres acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Hamilton Highway, in the Township and County aforesaid, which said acreage or constitute the premises upon and over which the foregoing easement is granted.

And C. R. McCoy and Elizabeth B. McCoy spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 28th day of January 1944.

Signed and Acknowledged in the presence of:

Samuel W. Huls
Henry Harris
Witnesses

C. R. McCoy
Elizabeth B. McCoy
Grantors

STATE OF OHIO

Clinton County

Before me a Notary Public in and for said County personally appeared the above named:

C. R. McCoy and Elizabeth B. McCoy husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my seal at Wilmington, Ohio, this 28th day of January, 1944.

Samuel W. Huls
Notary Public

Seal

Received for record March 3, 1944
at 9:30 o'clock A.M.
Recorded March 6, 1944
Fees $.55
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantees, of Union County, Ohio for themselves and their heirs and assigns, do, hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 7008, Township Clevisbourough County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors, represent that they are the owners of approximately 90 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Kilman Pike Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Edin W. Morrison and Elizabeth E. Morrison spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 25th day of October, 1943.

Signed and acknowledged in the presence of:

Laura Wolfe
Ray Reider
Witnesses

Edon W. Morrison
Elizabeth E. Morrison
Grantors

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:
Edon W. Morrison and Elizabeth E. Morrison, husband and wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 25th day of October, 1943.

Laura Wolfe

SEAL

LAURA WOLFE

My commission expires Feb. 9, 1945

Received for record March 3, 1944
at 9:30 o'clock A.M.

Recorded March 6, 1944

Feas. $0.55

Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for herself and her heirs and assigns does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 6307, Township Clalbourne County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately 97 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the W. Ottawa St., Route #47 Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

In WITNESS WHEREOF, said Grantor herein has executed this instrument this 20th day of December, 1943.

Signed and acknowledged in the presence of:

Laura Wolfe

Mae Linn

New Holder

Witnesses

Grantor

STATE OF OHIO

Union County

Before me, a Notary Public in and for said County personally appeared the above named: Mae Linn, (unmarried) who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 20th day of December, 1943.

Laura Wolfe

SEAL

LAURA WOLFE

My Commission expires Feb. 9, 1945

Received for record March 3, 1944

at 9:30 o'clock A.M.

Recorded March 6, 1944

Fees. $ .55

Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Surveys 3237-3468 and 3469, Township York, County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 146 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Staley Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Delton Kemp and Frances Kemp spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 8th day of December, 1943.

Signed and acknowledged in the presence of:

Laura Wolfe

Ray Reidar

Witnesses

Frances Kemp

Grantors

STATE OF OHIO 

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Delton Kemp and Frances Kemp, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond this 8th day of December 1943.

Laura Wolfe

Received for record Mar. 3, 1944

My Commission expires Feb. 9, 1945

at 9:30 o'clock A.M.

SEAL

Recorded March 6, 1944

Fees, $.55

Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for herself and her heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 6595, Township Jerome, County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately 80 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Freshwater Road Highway, in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 13th day of November, 1943.

Signed and acknowledged in the presence of:

Beulah Smith

Allie Fry—widow

H. A. Cummings

Witnesses

Grantor

STATE OF OHIO

Delaware County

Before me a Notary Public in and for said county personally appeared the above named; Allie Fry (widow) who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Delaware, this 13th day of November, 1943.

H. A. Cummings

Notary Public

Seal

Received for record March 3, 1944
at 9:30 o'clock A.M.
Recorded March 6, 1944
Fees $ .55
KNOW ALL MEN BY THESE PRESENTS, that the undersigned, hereinafter called Grantor, of Union County, Ohio for themselves and their heirs and assigns, do hereby grant, and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 5477, Township Milloreck County of Union, Ohio, and/or in the Village of __________ in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represent that they is/are the owner of approximately 308 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Harbage Road, Highway or, the owner of __ lots on __ Street, in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Joe Derio & Alvera Derio spouses of Grantor herein do hereby release unto said Grantee its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF, said Grantor herein has executed this instrument this 26th day of January 1944.

Signed and acknowledged in the presence of:

Laurel Cummins

H. A. Cummins

Witnesses

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Joe Derio & Alvera Derio, his wife, who acknowledged that they did sign the foregoing instrument; and that they same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at New California, this 26th day of January, 1944.

John Dodge

Justice of the Peace

Received for record March 3, 1944
at 9:30 o'clock A.M.

 Recorded March 6, 1944

Fees, $.55
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, 0.10, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 6293 and 7006, Township Claibourne, County of Union, Ohio in The Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 50 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Claibourne Rd. Highway, in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And John Ernest Cramer and Nina Cramer spouses of Grantors herein do hereby release unto said Grantees, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 20th day of January 1944.

Signed and acknowledged in the presence of:
Laura Wolfe
J. Ray Reider
Witneses

STATE OF OHIO

Before me a Notary Public in and for said County personally appeared the above named:
John Ernest Cramer and Nina Cramer, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 20th day of January, 1944.

Laura Wolfe

SEAL

Received for record March 3, 1944 at 9:30 o'clock A.M.

Recorded March 6, 1944

Fees: $.55

Lauren B. Adams Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 10971, Township Washington, County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 50 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route #31 Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And George William Cooley and Virginia Gertrude Cooley spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 1st day of November, 1943.

Signed and acknowledged in the presence of:

Laura Wolfe
Ray Reid
Witnesses

George William Cooley
Virginia Gertrude Cooley

State of Ohio

As

Union County

Before me a Notary Public in and for said County personally appeared the above named:

George William Cooley and Virginia Gertrude Cooley, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 1st day of November, 1943.

Laura Wolfe

Received for record March 3, 1944 at 9:30 o'clock A.M.
Recorded March 6, 1944
Fees $0.55

Laura Wolfe

Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio for herself and her heirs and assigns, does, hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 6293, Township Claybourne, County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately 52½ acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Hoskins Pike Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Wayne Elmer Brown spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 14th day of December, 1943.

Signed and acknowledged in the presence of:

Laura Wolfe

Ray Reider

Witnesses

Mrs. Lauretta Cecelia Brown

Mr. Wayne Elmer Brown

Grantors

STATE OF OHIO ss.

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Mrs. Lauretta Cecelia Brown and her husband Mr. Wayne Elmer Brown who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In Testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 14th day of December 1943.

Laura Wolfe

LAURA WOLFE

SEAL

My Commission expires Feb. 9, 1945

Received for record Mar 3, 1945

at 9:30 o'clock A.M.

Recorded Mar 6, 1944

Fees, $55

Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Surveys 9899-9922, Township Jackson County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 142 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Hamilton Pike Highway, in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Lawrence L. Chandler and Mildred Chandler spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 18th day of March 1944.

Signed and acknowledged in the presence of:

Laura Wolfe
Ray Reder

Witneses

Lawrence L. Chandler
Mildred Chandler

Grantors

STATE OF OHIO ss.

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Lawrence L. Chandler and Mildred Chandler, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony Whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 18th day of March 1944.

(SEAL)

Laura Wolfe
LAURA MOLFE

Filed for Record May 20, 1944,
At 9:45 o'clock A. M.
Recorded May 20, 1944.
Recorder's Fee $.55

[Signature]
Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 5293, Township of Glaisbourne County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent they are the owners of approximately 40-2/5 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Taw Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Creates Ward Frum and Pearl Frum spouses and Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 26th day of February, 1944.

Signed and acknowledged in the presence of:

Laura Wolfe

Ray Reider

Witnesses

Creates Ward Frum

Pearl Frum

Grantors

STATE OF OHIO

Union County

Before me, a Notary Public in and for said County personally appeared the above named Creates Ward Frum and Pearl Frum husband and wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 26th day of February 1944.

(SEAL) Laura Wolfe


Filed for Record May 20, 1944,
At 9:46 o'clock A. M.
Recorded May 20, 1944.
Recorder's Fee $0.55
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of treefronstime to time), upon, and along the lands of the Grantors located in Surveys 6211-5293-7002, Township Claibourne & Leesburg County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 211 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route #4, Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Bernard C. Gray and Dorothea Gray spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 28th day of February, 1944.

Signed and acknowledged in the presence of:

Laura Wolfe
Ray Reider
Witnesses

Grantors

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named: Bernard C. Gray, and Dorothea E. Gray, husband and wife who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 28th day of February 1944.

(SEAL) Laura Wolfe


Filed for Record May 20, 1944,
At 9:47 o'clock A. M.
Recorded May 20, 1944.
Recorder's Fge $.55

Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do, hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 6293, Township of Clebourne County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose or rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 30 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Tawa Highway, in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And spouse of Grantor herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 26th day of February, 1944.

Signed and acknowledged in the presence of:

Laura Wolfe
Ray Beider

Witnesses

Mary Hastings
Anna Hastings
Grantors

STATE OF OHIO ss.

Union County

Before me a Notary Public in and for said County personally appeared the above named:
Mary Hastings and Anna Hastings, Sisters, unmarried, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 26th day of February 1944.

(SEAL) Laura Wolfe

LAURA WOLFE

Filed for Record May 20, 1944,
At 9:48 o'clock A. M.
Recorded May 20, 1944,
Recorder's Fee $.55

 Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for herself and her heirs and assigns, does hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 6293, Township Clabourne County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately 172 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Haskins Pike Highway, in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 28th day of February, 1944.

Signed and acknowledged in the presence of:

Laura Wolfe

Lola A. Miller

Witnesses

Grantor

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Lola A. Miller, Unmarried who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 28th day of February 1944.

(SEAL) Laura Wolfe

LAURA WOLFE

My Commission Expires Feb. 9, 1945

Filed for Record May 20, 1944,
At 9:49 o'clock A. M.
Recorded May 20, 1944.
Recorder's Fee $0.55

[Signature of Recorder]
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION RESERVE POWER COMPANY its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey _____, Township Taylor County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 60 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Reed Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And John T. Reed and Emma F. Reed spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 8th day of March, 1944.

Signed and acknowledged in the presence of:

Laura Wolfe
Ray Reider

Witnesses

Grantors

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

John T. Reed and Emma F. Reed, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 16th day of March 1944.

(SEAL) Laura Wolfe


Filed for Record May 20, 1944,
At 9:50 o'clock A. M.
Recorded May 20, 1944.
Recorder's Fee $55.

Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do, hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 6293, Township Claibourne County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 167 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Tawawa Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Jesse L. Roberts and Maude M. Roberts spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 28th day of February, 1944.

Signed and acknowledged in the presence of:

Laura Wolfe

Ray Reider

Witnesses

Jesse L. Roberts

Maude M. Roberts

Grantor

STATE OF OHIO as.

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Jesse L. Roberts, Maude M. Roberts, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 28th day of February 1944.

(SEAL) Laura Wolfe

My Commission Expires Feb. 9, 1945

Filed for Record May 20, 1944,
At 9:51 o'clock A. M.
Recorded May 20, 1944.
Recorder's Fee $ .55

Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 6293, Township of Claiborne, County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 265 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Tawa, Hoskins, & State R. No. 4 Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Emery B. Taylor and Ada B. Taylor spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 26th day of February, 1944.

Signed and acknowledged in the presence of:

__________________________  ____________________________
Laure Wolfe                 Emery B. Taylor
Ray Reider                  Ada B. Taylor

Witnesses

STATE OF OHIO  SS.
Union County

Before me a Notary Public in and for said County personally appeared the above named:
Emery B. Taylor and Ada B. Taylor, husband and wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 26th day of February 1944.

(SEAL)  ____________________________
Laura Wolfe
LAURA WOLFE

Filed for Record May 20, 1944,
At 9:52 o'clock A. M.
Recorded May 22, 1944.
Recorder's Fee $.55

[Signature]  Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do, hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 3008, Township Mill Creek County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 40 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Watkins -Jerome Highway, in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Donald J. Thompson & Travis Thompson spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 3rd day of April, 1944.

Signed and acknowledged in the presence of:

D. G. Wiseman

R. A. Cummins

Witnesses

Donald J. Thompson

Travis Thompson

Grantors

THE STATE OF OHIO

Delaware County

Before me a Notary Public in and for said County personally appeared the above named:

Donald J. Thompson & Travis Thompson husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereto subscribed my name and affixed my official seal at Delaware, this 3rd day of April 1944.

(SEAL)

H. A. Cummins

H. A. CUMMINS - Notary Public

My Commission Expires Feb. 10, 1945

Filed for Record May 20, 1944,
At 9:53 o'clock A. M.
Recorded May 22, 1944.
Recorder's Fee $,55
KNOW ALL MEN BY THESE PRESENTS:

That Martin L. Fox Mary E. Fox, the Grantor, for and in consideration of the sum of ten Dollars ($10.00) and for other good and valuable considerations to him paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Claibourne Township, Virginia Military Survey No. 15970, and bounded and described as follows:

PARCEL No. 1

Beginning at a stake in the north right of way line of the Hamilton Pike, being 30 feet from and at right angles to a point in the center of said road, hereafter to be known as the point of curvature, said point of curvature being N. 76° 30' E. 126.0 feet from the point of intersection of north tangent of said road and the southwest corner to Martin L. Fox's 169.96 acre tract; thence with the original north right of way line and 30 feet from center line of the tangent S. 76° 30' W. 96 feet to an angle in said right of way line; thence with the east right of way line and 30 feet from center of the north tangent N. 14° 09' W. 96.0 feet to a stake; said stake being 30 feet from and at right angles to the point of tangency; thence in a southerly and easterly direction with the arc of a circle whose radius is 94.55 feet distance of 150 feet to the place of beginning, containing .06 of an acre more or less.

as shown by plan on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of ______ feet in width, except hereinafter stipulated on sheet______, and contains .06 acres, more or less, of which the present road occupies none acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for him and ______ heirs, executors, and administrators, hereby covenant, with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and is lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whatsoever.

Aforesaid

And for the consideration Martin L. Fox Mary E. Fox hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF Martin L. Fox have hereunto set his hand, the ______ day of ______ in the year of our Lord one thousand nine hundred and ______.

Signed and sealed in the presence of:

Claude F. Skidmore

Wildred A. Skidmore

STATE OF OHIO, UNION COUNTY, ss.:

Before me, the County Engineer ______ in and for said County and State, personally appeared the above named Martin L. Fox and Mary E. Fox who acknowledged that he did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 29th day of May, A/D, 1944

(SEAL)

Claude F. Skidmore

Filed for Record June 7, 1944,

At 3:30 o'clock P. M.

Recorded June 7, 1944.

Recorder's Fee $ No Fee

TRANSFER NOT NECESSARY
KNOW ALL MEN BY THESE PRESENTS:

That Ernest Wolford and Cecil Wolford, his wife, the grantor, for and in consideration of the sum of twenty Dollars ($20.00) and for other good and valuable considerations to them paid by the County of Union, the grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Taylor Township, Virginia Military Survey No. 5689 & 6493, and bounded and described as follows:

PARCEL NO. 1

Beginning at the point of intersection of the east right of way line of the Marysville and Kenton State Road, being thirty feet at right angles from the center of the same, with the south right of way line of the Wheeler and Davis Road, being thirty feet at right angles from the center of said road; thence easterly with said south right of way of the Wheeler and Davis Road N. 88° 00' E. 403 feet to a corner post at the northwest corner to the Asbury Cemetery; thence westerly along the south bank of the Asbury ditch as newly constructed S. 83° 25' W. 400 feet to a stake in the east right of way line of the Marysville and Kenton State Road and being 30 feet at right angles from the center of same; thence with said east right of way line N. 9° 35' W. 34 feet to the place of beginning, containing .16 of an acre more or less.

As recorded in Union County Engineer's Record of Surveys Vol. 6 page 273.

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of _____ feet in width, except as hereinafter stipulated on sheet_____, and contains .16 acres, more or less, of which the present road occupies none acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for themselves and their heirs, executors and administrators, hereby covenant with the said Grantee, its successors and assigns that they are the true and lawful owner of said premises, and are lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whomsoever.

And for the consideration aforesaid Ernest Wolford and Cecil Wolford, his wife hereby relinquish to said Grantee, its successor and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF, Ernest Wolford and Cecil Wolford, his wife have hereunto set their hand, the ____ day of _____ in the year of our Lord one thousand nine hundred and _____

Signed and sealed in the presence of:

Claude F. Skidmore

Mary E. Fleming

STATE OF OHIO

UNION COUNTY

Before me, a county engineer in and for said County and State, personally appeared the above named Ernest Wolford and Cecil Wolford who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at Marysville, Ohio this 19th day of August A.D. 1944

Filed for record August 21, 1944 at 1:20 o'clock P.M.

Recorded August 21, 1944

Transfer not necessary

Recorder's Fees, no fees

Claude F. Skidmore

Recorder's Seal

Union County Engineer
For and in consideration of One Dollar to me in hand paid, the receipt of which is hereby acknowledged, Harry Bellville hereinafter called the Grantor does, hereby grant to The Ohio Fuel Gas Company (hereinafter called the Grantee), its successors and assigns, the right to install, maintain, operate and remove a tap, meter and necessary fittings for the purpose of serving gas to Russell L. Farratt of Marysville, Ohio, at a point on Grantee's pipe line known as Line T-56, located on the premises of Grantor, situate in Paris Township, Union County and State of Ohio, and bounded as follows:

On the North by the lands of P.M. Fox
On the East by the lands of Wilber C. Watkins
On the South by the lands of Anna C. Fox
On the West by the lands of Public Road (State Route #4)

Said lands being in Tract 5390 Twp No.  Range No. and containing 17.22 acres, more or less; together with the right of ingress and egress to and from the same.

The said Grantor also grant to Russell L. Farratt his heirs, successors and assigns, the right to lay a service pipe line from the point on Grantor's premises, where tap and meter are installed, to a point where said service line may enter the premises upon which said gas is to be consumed; also the right to install the necessary regulators for the safe and proper use of said gas, together with the right to repair, replace and finally remove same from the premises.

In Witness Whereof, the Parties have hereunto set their hands this 7th day of September, A.D. 1944.

Signed and acknowledged in the presence of:

Fred Zell  
Harry Bellville

N. M. Daugherty  
State of Ohio,  
as.  
County of Union

Before me a Notary Public in and for said County, personally appeared Harry Bellville who acknowledged the signing of the foregoing instrument to be his free act and deed for the uses and purposes therein mentioned.

In Testimony whereof, I have hereunto set my hand and affixed my Seal this 7th day of September, A.D. 1944.

SEAL

Fred Zell

FRED ZELL  
Notary Public  
Union County, Ohio

My commission expires Nov. 18, 1946

Received for record Sept. 29, 1944

at 9:40 o'clock A.M.

Recorded Sept. 29, 1944

Fees $ .50

Recorder
In consideration of one dollar and other valuable consideration in hand paid, the receipt of
which is hereby acknowledged, We, Arthur Potts and Etta Potts his wife, of Broadway Taylor Town-
ship, Union County, Ohio do hereby grant to the Taylor Township, Union County, Board of Education,
its successors and assigns the right and easement to lay, maintain, operate, repair and remove a
drain pipe over and through the following described premises, to-wit:
Situated in the County of Union in the State of Ohio and in the Township of Taylor and Survey No.
829 and bounded and described as follows:
Beginning at a railroad spike in the center of the Delaware and Bellefontaine road and north west
corner to a lot of land conveyed to John Yarrington; Thence with the center of said road 0, 73°
W. 8.84 poles to a railroad spike; thence S. 17° E. 45.32 poles to a stone; Thence N. 73° 15' E.
8.84 poles to a stone corner to said lot conveyed to John Yarrington; Thence with a line of said
Lot N. 17° W. 45.50 poles to the place of beginning, containing two acres and 89 poles more or less.
Also the following described real estate;
Beginning at a stake in the center of the Delaware and Bellefontaine road north west corner to
William H. Willis land; Thence S. 73° E. 16.40 poles to a stake; Thence S. 17° E. 47 poles to a
stake in the north line of the cemetery lot; Thence N. 73° E. 16.40 poles to a stake; Thence N.
17° W. 47 poles to the place of beginning containing four and eighty one hundredths acres be the
same more or less, subject to all legal highways.
Also the following described real estate;
Beginning at a stake at the south east corner of the Broadway Cemetery; Thence with the easterly
line of said Cemetery N. 15° 15' W. 10 poles to a stake; Thence N. 74° 30' E. 11.36 poles to a stone;
Thence N. 15° 45' W. 1.80 poles to a stone; thence N. 74° 30' E. 3.30 poles to a stone, corner to
"arvice Lyon's land; Thence with a line of said land S. 15° 45' E. 3.80 poles to a stone; Thence
with another line of said land S. 10° W. 42.84 poles to a stone; Thence S. 74° 30' W. 29.80 poles
to a stone; Thence N. 15° 45' W. 30.40 poles to a stake in the southerly line of said Cemetery;
Thence with said line N. 74° 30' E. 5 poles to the beginning. Containing ten acres, except a few
rods sold to Cemetery; all of the above tracts about 17 acres more or less.
The said pipe shall be laid at a depth of more than two feet and so as not to be annoying to the
grantees herein.

Provided how-ever all damages to crops, fences and side walks caused by laying, operating or
removing said pipe line shall be paid by said Taylor Township, Union County, Ohio Board of
Education.

In witness whereof said Arthur Potts and Etta Potts his wife have hereunto set their hands
this 16th day of September, 1944.

SIGNED AND ACKNOWLEDGED IN THE PRESENCE OF:

F. LeRoy Allen
D. W. Wasserbeck

STATE OF OHIO, COUNTY OF UNION, SS:

Before me a Notary Public in and for said County personally came the aforesaid subscribing parties,
who acknowledged the signing of the foregoing instrument to be their free voluntary act and deed
for the uses and purposes therein mentioned.

(SEAL)

F. LeRoy Allen
Notary Public, Union County, Ohio
My Com Exp Feb 5th 1945

Filed for Record Oct. 27, 1944,
At 12:45 o'clock P.M.
Recorded Oct. 27, 1944.
Recorder's Fee $0.90
In consideration of one dollar and other valuable consideration in hand paid, the receipt of which is hereby acknowledged, I, Belle F. Wilson, widow and unmarried, of Broadway Taylor Township, Union County, Ohio do hereby grant to the Taylor Township, Union County, Ohio, Board of Education, its successors and assigns the right and easement to lay, maintain, operate, repair and remove a drain pipe over and through the following described premises to wit:

Situated in the Village of Broadway, Township of Taylor County of Union and State of Ohio more fully described as follows:

Being lot #104 and situated in the said Village, Township, and County and State and being part of the Harrington and Wilgus addition to the above named Village of Broadway and the said Township of Taylor, for a better description of lots 101, 102 and 103 see description in Plat Record No. 1, page 314 in the Recorder's office at Marysville, Ohio.

The said pipe shall be laid at a depth of more than two feet and so as not to be annoying to the grantors herein.

Provided however all damages to crops, fences and side walks caused by laying, operating Repairing or removing said pipe line shall be paid by said Taylor Township, Union County, Ohio Board of Education.

In witness whereof the said Belle F. Wilson, widow and unmarried has hereunto set her hand this 3 day of September, 1944.

SIGNED AND ACKNOWLEDGED IN THE PRESENCE OF:

   L. H. Collins

   Elmer C. Malone

STATE OF OHIO, COUNTY OF UNION, SS:
Before me a Notary Public in and for said County personally came the aforesaid subscribing party, who acknowledged the signing of the foregoing instrument to be her voluntary act and deed for the uses and purposes therein mentioned.

(SEAL)

L. H. Collins
Notary Public, Union County, Ohio

L. H. COLLINS, Notary Public
My Commission Expires Mar. 31-1946

Filed for Record Oct. 27, 1944,
At 12:50 o'clock P. M.
Recorded Oct. 27, 1944.
Recorder's Fee $.50
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 9922, Township Jackson County of Union, Ohio, and/or in the Village of Essex in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of one lot in the Section, Township and County aforesaid, on South High Street, in the Village, Township and County aforesaid, which said lots constitute the premises upon and over which the foregoing easement is granted.

And F. C. Allen and Rosa Allen spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of power in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 16th day of August, 1944.

Signed and acknowledged in the presence of:

F. LeRoy Allen

Ruth Renzome

Witnesses

F. C. Allen

Rosa Allen

Grantors

STATE OF OHIO ss.

Union County

Before me a Notary Public in and for said County personally appeared the above named:

F. C. Allen and Rosa Allen, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, Ohio, this 16th day of August 1944.

(SEAL)

F. LeRoy Allen

F. LeRoy Allen, Notary Public, St. of Ohio. My commission expires 2/6/45.

Filed for Record Nov. 10, 1944.
At 9:00 O'clock A.M.
Recorded Nov. 10, 1944.
Recorder's Fee $.55

Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, for herself and her heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 7375, Township Washington, County of Union, Ohio, and/or in the Village of Bytwall, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of one lot in the Section, Township and County aforesaid, adjacent to what is commonly known as the State Route 739 Highway in the Village, Township and County aforesaid, which said lot constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 21st day of Sept. 1944.

Signed and acknowledged in the presence of:

C. C. Mower

Frankie Baker

Ruth Baker

Witnesses

Grantor

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Frankie Baker, Widow who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 21st day of Sept. 1944.

(SEAL) Laura Wolfe

My Commission Expires F. a. 9, 1945

Filed for Record Nov. 10, 1944,
At 9:00 o'clock A. M.
Recorded Nov. 10, 1944.
Recorder's F. a. $0.55

Recorder.
KNOW ALL MEN BY THESE PRESENTS, that the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time) upon and along the lands of the Grantor located in Survey 6893, Township Oisborne County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 1/2 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Taws Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Laura A. Ledley spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 10th day of July, 1944.

Signed and acknowledged in the presence of:

Laura Wolfe
G. L. Pierson

Witnesses

Jasper N. Ledley
Laura A. Ledley

Grantors

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Jasper N. Ledley and Laura A. Ledley, his wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 10th day of July 1944.

(SEAL) Laura Wolfe

My Commission Expires Feb. 9, 1945

Filed for Record Nov. 10, 1944,
At 9:00 A.M.
Recorded Nov. 10, 1944.
Recorder's Fee $.55

Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time) upon and along the lands of the Grantors located in Survey 10971, Township Washington County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 50 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route #31 Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Philip C. McIntosh and Ruth A. McIntosh spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 26th day of July, 1944.
Signed and acknowledged in the presence of:

Laura Wolfe
Ray Reider
Witnesses

Philip C. McIntosh
Ruth McIntosh
Grantor

STATE OF OHIO
as.
Union County

Before me a Notary Public in and for said County personally appeared the above named Philip C. McIntosh & Ruth McIntosh, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 26th day of July 1944.
(SEAL) Laura Wolfe
LAURA WOLFE

Filed for Record Nov. 10, 1944,
At 9:00 o'clock A. M.
Recorded Nov. 10, 1944.
Recorder's Fee $.55

[Signature] Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, herinafter called Grantee, of Union County, Ohio, for herself and her heirs and assigns, does hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, herinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 6893, Township Clayhorne County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately 32 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 47 Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And George Barton Romine spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 11th day of August, 1944.

Signed and acknowledged in the presence of:

Laura Wolfe
Ray Saleor
Witnesses

Effie Jane Romine
George Barton Romine
Grantor

STATE OF OHIO  as.
Union County

Before me a Notary Public in and for said County personally appeared the abovenamed:
Effie Jane Romine and George Barton Romine her husband who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony wherof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 11th day of August 1944.

(SEAL) Laura Wolfe

Filed for Record Nov. 10, 1944,
At 9:00 o'clock A. M.
Recorded Nov. 10, 1944.
Recorder's Fee $ .55

[Signature] Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do, hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 323#, Township York County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 2.5 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 47 Highway in the Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Myron D. Seaman and Martha E. Seaman spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 12th day of May, 1944.

Signed and acknowledged in the presence of:

Laura Wolfe

Roy Reider
Witnesses

Myron D. Seaman

Martha E. Seaman
Grantees

STATE OF OHIO
Union County

Before me a Notary Public in and for said County personally appeared the above named:

Myron D. Seaman and Martha E. Seaman, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 12th day of May 1944.

(SEAL) Laura Wolfe


Filed for Record Nov. 10, 1944,
At 9:00 o'clock A.M.
Recorded Nov. 10, 1944.
Recorder's Ves $5.

Laurence B. Ross
Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the The Martin Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantors located in Township Jerome, County of Union, Ohio, and/or in the Village of Jerome, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of 2 lots in the Village Township, and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Luther Tobin, Rosa Tobin and Beulah Tobin spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 19th day of May, 1944.

Signed and acknowledged in the presence of:

Hazel Noteman
H. A. Cumsins
Witnesses

Rosa Tobin
Luther Tobin
Beulah Tobin

STATE OF OHIO
SS.
Madison County

Before me a Notary Public in and for said County personally appeared the above named:

Rosa Tobin and Luther Tobin her husband and Beulah Tobin single, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Plain City, this 19th day of May 1944.

(SEAL)

My Commission Expires 4/15/47
Hazel Noteman
PLAIN CITY, OHIO

Filed for Record Nov. 10, 1944,
At 9:00 o'clock A. M.
Recorded Nov. 10, 1944.
Recorder's Fee $6.60

Recorder.
TO INSTALL TAP AND METER

Also

For and in consideration of One Dollar to me in hand paid, the receipt of which is hereby acknowledged, Harry Belleville hereinafter called the Grantor does hereby grant to The Ohio Fuel Gas Company (hereinafter called the Grantee), its successors and assigns, the right to install, maintain, operate and remove a tap, meter and necessary fittings for the purpose of serving gas to Russell L. Ferratt of Marysville, Ohio, at a point on Grantee's pipe line known as Line T-5a located on the premises of Grantor, situate in Paris Township, Union County and State of Ohio, and bounded as follows:

On the North by the lands of F. N. Fox
On the East by the lands of Wilber G. Watkins
On the South by the lands of Anna C. Fox
On the West by the lands of Public Road (State Route #4)

Said lands being in Tract 5390 Twp. No. Range No. and containing 17.22 acres, more or less; together with the right of ingress and egress to and from the same.

The said Grantor also grant to Russell L. Ferratt his heirs, successors and assigns, the right to lay a service pipe line from the point on Grantor's premises, where tap and meter are installed, to a point where said service line may enter the premises upon which said gas is to be consumed; also the right to install the necessary regulators for the safe and proper use of said gas, together with the right to repair, replace and finally remove same from the premises.

In Witness Whereof, the Parties have hereunto set their hands this 7th day of September, A.D. 1944.

Signed and acknowledged in the presence of:

Fred Zell

Harry Belleville

N. M. Daugherty

State of Ohio as.

County of Union as.

Before me, a Notary Public in and for said County, personally appeared Harry Belleville who acknowledged the signing of the foregoing instrument to be his free act and deed for the uses and purposes therein mentioned.

In Testimony Whereof, I have hereunto set my hand and affixed my Seal this 7th day of September, A.D. 1944.

(SIGNATURE)

FRED ZELL

NOTARY PUBLIC

UNION COUNTY, Ohio

My commission expires Nov. 15, 1946

Filed for Record Feb. 23, 1945,
At 3:50 o'clock P. M.
Recorded Feb. 24, 1945.
Recorder's Fee $.50
KNOW ALL MEN BY THESE PRESENTS, That The Northwestern Mutual Life Insurance Company, a Wisconsin corporation of Milwaukee, Wisconsin, owner of the real estate hereinafter described, and George W. Eastman and Lolla P. Eastman, his wife, owners of the vendees' interest in said real estate under land contract with said Insurance Company dated February 10, 1936, the parties of the first part, do hereby grant unto the Marion Reserve Power Company, its successors and assigns, party of the second part, the exclusive right and easement to construct, install and perpetually maintain one pole, guys, lines, transformers, meters and other necessary apparatus, including the necessary trimming of trees from time to time, upon that real estate situated in the Township of Paris, County of Union and State of Ohio, described as follows, to wit:

Seventy-two (72) acres, more or less, being a part of Survey No. 4039, and known on said Insurance Company's records as S.R.E. No. 4549-Gilbert.

This easement is made in consideration of said The Marion Reserve Power Company installing and maintaining a transmission line for the purpose of rendering service thereby to its customers.

IN WITNESS WHEREOF, The Northwestern Mutual Life Insurance Company has caused its corporate seal to be hereunto affixed, and these presents to be executed by H. D. Thomas, Vice President thereof, and attested by its Assistant Secretary, and the said George W. Eastman and Lolla P. Eastman, his wife, have hereunto set their hands this 14th day of February, A.D. 1944.

In presence of

Helen W. Strobel
(CORP)

Rachel Stuea
(SEAL)

Adela M. Kagay

Charles J. D. Lee

STATE OF WISCONSIN
ss

County of Milwaukee

Be it remembered that on this 17th day of February A.D. 1944, before the undersigned, Margaret Kiekhofer, a Notary Public in and for the County and State aforesaid, personally came H. D. Thomas and R. L. Armstrong, Vice President and Assistant Secretary respectively, of The Northwestern Mutual Life Insurance Company, one of the grantees in the foregoing instrument, who are personally to me known and known to be to be such Vice President and Assistant Secretary, and to be the same persons, who, as such officers on behalf of said corporation, executed the foregoing instrument of writing in the name of said corporation and duly and severally acknowledged the execution of said instrument as the act and deed of said corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

Margaret Kiekhofer
Notary Public, Milwaukee County, Wisconsin
My commission expires May 25, 1947

STATE OF OHIO
ss

County of Union

Before me, a Notary Public in and for said County and State, personally appeared the above named George W. Eastman and Lolla P. Eastman, his wife who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at Marysville, Ohio this 23 day of February, A.D. 1944.

ADELE M. KAGAY
Notary Public in and for Union County, Ohio
My commission expires Sept. 11, 1944

Received for record Mar. 14, 1945
at 10:00 o'clock A.M.
Recorded Mar. 14, 1945
Fees $1.55

[Signature of Recorder]
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio for themselves and their heirs and assigns, do hereby grant and convey unto the The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company the exclusive right and easement to construct, install and perpetually maintain its poles, guy, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Surveys #5292 & 10020, Township Paris, County of Union, Ohio and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 65 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Boeger Road in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Arthur A. Werst and Josephine B. Werst spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 17th day of November, 1943

Signed and acknowledged in the presence of

R. Hamilton
Andrew Callaway
L. A. Michel
W. P. Harris

Witnesses

Arthur A. Werst
Josephine B. Werst

STATES OF OHIO SS
Union COUNTY

Before me a Notary Public in and for said County personally appeared the above named:

Arthur A. Werst and Josephine B. Werst, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at

Nilford Center, Ohio, this 17th day of November 1943

Guy Coughenour

RECEIVED FOR RECORD Mar. 14, 1945
at 10:01 o'clock A.M.

Recorded Mar. 14, 1945

Feas. $ .55

Lauren A. Horse Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located Lot # 8 Recorded in vol. 12 Page 274, Township Paris, County of Union, Ohio, and in the Village of Marysville, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 5 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Highway or, the owners of ______ lots on Grove Street, in the Village Township, and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And ______________ spouse of Grantor herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 10th day of Oct. 1943.

Signed and acknowledged in the presence of

Seule L. Kneakecum

C. A. Hoopes

Witnesses

Union Screw Products, a partnership.

Marlow S. Helter

Elmer F. Helter (Wife)

William S. Hoopes

Frances Cox Hoopes (Wife)

Dana W. Morey (a widower

without children) Owners.

STATE OF OHIO

Union COUNTY

Before me a Notary Public in and for said County personally appeared the above named: Marlow S. Helter, Elmer F. Helter Wm. S. Hoopes, Frances Cox Hoopes and Dana W. Morey who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Marysville, O, this 15th day of Oct. 1943.

(SEAL)

C. A. Hoopes

C. A. Hoopes, Notary Public

Filed for Record Mar. 14, 1945.
At 10:10 o'clock A. M.
Recorder's Fee $.55

[Signature] Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the
The Marion Reservoir Power Company, its successors, and assigns, hereinafter known as the Company,
the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Surveys # 7295 & 3312, Township Darby, County of Union, Ohio, and all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 74.65 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Milford Center-Unionville Center Highway in the Township, and County aforesaid, which said premises constitute the premises upon and over which the foregoing easement is granted.

And Lewis W. Streng and Lizzie E. Streng spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 27th day of April 1943.

Signed and acknowledged in the presence of

R. Hamilton

C. E. Smith

Witnesses

Lewis W. Streng

Lizzie E. Streng

STATE OF OHIO

Union COUNTY

Before me a Notary Public in and for said County personally appeared the above named:

Lewis W. Streng and Lizzie E. Streng (Husband & Wife Joint owners) who acknowledged that they
did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at
Marysville, Ohio, this 27th day of April, 1943.

Forest L. Armstrong

(SEAL)

FOREST L. ARMSTRONG - NOTARY PUBLIC
My Commission Expires April 1, 1945

Filed for Record Mar. 14, 1945,
At 10:10 o'clock A. M.
Recorder's Fee $ .55

[Signature]

Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Section Surveys 12472, Township Liberty, County of Union, Ohio, and all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 22.50 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the St. Rt. # 347 Highway, in the Township, and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Lawrence B. Rhoads and Thelma C. Rhoads spouses of Grantors herein do hereby release unto said Grantees, its successors and assigns, all right and expectancy of power in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this Instrument this 10th day of February, 1945.

Signed and acknowledged in the presence of

Russell Hamilton

Clarice Gallaway

Witnesses

Lawrence B. Rhoads

Thelma C. Rhoads

STATE OF OHIO

Union COUNTY

Before me a Notary Public in and for said County personally appeared the above named:

Lawrence B. Rhoads and Thelma C. Rhoads, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Marysville, Ohio, this 10th day of February, 1945.

(SEAL) Adele M. Kagay

Notary Public.

ADELE M. KAGAY
Notary Public in and for
Union County, Ohio

Filed for Record Mar. 14, 1945,
At 10:10 o'Clock A. M.
Recorder's Fees $ .55
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Section Surveys # 3962 & 12477 Township of Liberty, County of Union, Ohio, and all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that they are the owners of approximately 126.95 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the St. Rt. # 347 Highway in the Township, and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And John H. Edelblute and Clara L. Edelblute spouses of Grantor herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein executed this instrument this 10th day of Feb, 1945.

Signed and acknowledged in the presence of

M. W. Bisler

J. H. Winkle

State of Ohio

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

John H. Edelblute and Clara L. Edelblute, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereto subscribed my name and affixed my official seal at Marysville Ohio, this 10th day of February 1945.

(SEAL)

Adela M. Kagay

Notary Public

ADELA M. KAGAY

Notary Public in and for

Union County, Ohio

My commission expires Sept. 10, 1947

Filed for Record Mar. 14, 1945,

At 10:15 o'clock A. M.


Recorder's Fee $2.55
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio for themselves and their heirs and assigns, do hereby grant and convey unto the
The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Section Survey and
3462 & 12472, Township Liberty County of Union, Ohio/the Township and County aforesaid, all
in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owner of approximately 107 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the St. Rt. 4347, Highway in the Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Garfield Worsb and Jessie E. Worsb spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 16 day of February 1945.

Signed and acknowledged in the presence of
Russell Hamilton
A. V. Hayworth
Witnesses
Garfield Worbs
Jessie E. Worbs

STATE OF OHIO
SS
Union COUNTY

Before me a Notary Public in and for said County personally appeared the above named:

Garfield Worbs and Jessie E. Worbs, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereto subscribed my name and affixed my official seal at
Marysville, Ohio, this 16th day of February, 1945.

ADELE M. KAGAY
Notary Public in and for Union County, Ohio
My commission expires Sept. 10, 1947

Received for record Mar 14, 1945
at 10:20 o'clock A.M.
Recorded Mar 14, 1945
Fees $0.50

[Signature] Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor of Madison County, Ohio, for herself and her heirs and assigns, does hereby grant and convey unto the The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Section Surveys #3196 Township Union, County of Union, Ohio and all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately 32.50 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the State Route #38 Highway which said acreage constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 14th day of March 1945.

Signed and acknowledged in the presence of

R. W. Bigler
William B. Evans
Witnesses

Renua A. Burns, a widow

STATE OF OHIO
Union COUNTY

Before me a Notary Public in and for said County personally appeared the above named:
Renua A. Burns, a widow who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Marysville, Ohio, this 14th day of March 1945

William J. Porter
Notary Public

Seal

Received for record Mar 20, 1945
at 9:40 o'clock A.M.
Recorded Mar 20, 1945
Fees $.50 /
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Madison County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the
The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company,
the exclusive right and easement to construct, install and perpetually maintain its poles, guy, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Section Surveys #3196 & 6602, Township Union, County of Union, Ohio, and in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 32.50 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the St. Rt. # 35 Highway which said acreage constitute the premises upon and over which the foregoing easement is granted.

And John M. Morse and Vaughan Morse spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 14th day of
March, 1945.

Signed and acknowledged in the presence of

R. W. Bigler
Witneses

William E. Evans

John M. Morse

Vaughan Morse

STATE OF OHIO
SS
Union COUNTY

Before me a Notary Public in and for said County personally appeared the above named:
John M. Morse and Vaughan Morse, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In Testimony Whereof, I have hereunto subscribed my name and affixed my official seal at
Marysville, Ohio, this 14th day of March 1945.

(SEAL)

Commission expires January 17th, 1948

Filed for Record Mar. 20, 1945,
At 9:40 o'clock A. M.
Recorded Mar. 20, 1945.
Recorder's Fee $.55

Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Section Survey #6602, Township and Union, County of Union, Ohio, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 65.63 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the St. Rt. # 38 Highway, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And William C. Morse and Esther K. Morse spouses of Grantors herein do hereby release unto said Grantor, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 21st day of February, 1945.

Signed and acknowledged in the presence of

J. H. Winkle
William C. Morse

Russell Hamilton
Esther K. Morse

Witnesses

STATE OF OHIO

Union COUNTY

Before me a Notary Public in and for said County personally appeared the above named:
William C. Morse and Esther K. Morse, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Marysville, Ohio, this 21st day of February 1945.

(SEAL) Pearson W. Winkle
Notary Public, Union Co. Ohio
Comm. expires 7-5-1946

Filed for Record Mar. 20, 1945,
At 9:40 o'clock A. M.
Recorded Mar. 20, 1945.
Recorder's Fee $8.55

Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantees, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the The Marion Reserve Power Company, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of Grantor located in Section Surveys #3196 & 3602 Township Union County of Union, Ohio, and all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantees represent that they are the owners of approximately 45.26 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the St. Rt. #38 Highway which said acreage constitute the premises upon and over which the foregoing easement is granted.

And George N. Morse and Mabel B. Morse spouses of Grantees herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF, said Grantees herein have executed this instrument this 21st day of February, 1945.

Signed and acknowledged in the presence of

J. H. Winkle
Russell Hamilton
Witnesses

STATE OF OHIO
UNION COUNTY

Before me a Notary Public in and for said County personally appeared the above named:
George N. Morse and Mabel B. Morse, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Marysville, Ohio, this 21st day of February 1945.

Feann H. Winkle
Notary Public, Union Co. O.
Comm. expires 7-3-46

Received for record Mar 20, 1945
at 9:40 o'clock A.M.
Recorded Mar 20, 1945
Fees. $.55

Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Surveys 2896-2897, Township Washington County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 73 3/4 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the State Route 31 Highway Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Bernard W. Armstrong and LaMont Armstrong spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein has executed this instrument this 15th day of April 1945.

Signed and acknowledged in the presence of:

T.A. McVicker

Bernard W. Armstrong

Joan Walls

LaMont Armstrong

Grantors

STATE OF OHIO

UNION COUNTY SS.

Before me a Notary Public in and for said County personally appeared the above named Bernard W. Armstrong and LaMont Armstrong husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, Ohio, this 20th day of April 1945.

Received for record 8/20/45

at 9:00 o'clock A.M.

Recorded August 24, 1945

Fees $.55

T.A. McVicker, Notary Public

My commission expires Dec. 6, 1947

Lawrence P. Kenky, Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey Township Washington County of Union, Ohio in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represent that they are the owner of approximately 50 acres in the Section, Township, and County aforesaid, adjacent to what is commonly known as the Route 31, Highway Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Carrie Dille, spouse of Grantor herein does hereby release unto said Grantees, its successors and assigns, all right and expectancy of dower in the premises herein granted.

In WITNESS WHEREOF, said Grantor herein have executed this instrument this 25th day of May, 1945.

Signed and acknowledged in the presence of:

T. A. McVicker
Lowell W. Dille

W. O. Bliss
Carrie J. Dille
Witnesses

Grantee

STATE OF OHIO

UNION COUNTY SS.

Before me, a Notary Public in and for said County personally appeared the above named Lowell W. Dille and Carrie J. Dille who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In Testimony whereof, I have hereto subscribed my name and affixed my official seal at Richwood, O. this 25th day of May 1945.

Received for record August 20, 1945
at 9:00 o'clock A.M.
Recorded August 24, 1945
Fees $ .55

T. A. McVicker
Notary Public
My commission expires Dec. 5, 1947

Lawrence A. Rhoads, Recorder
KNOW ALL MEN BY THESE PRESENTS: That the undersigned, hereinafter called Grantor, of Union County, Ohio, for herself and her heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and permanently maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 3693-3694, Township Leasburg County of Union, Ohio, and/or in the Village of Pharsiburg, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represent that she is the owner of approximately 6 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the SR No. 347, Highway in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Thomas Disbennett, spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dover in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein have executed this instrument this 9 day of December 1944.

Signed and acknowledged in the presence of:

Juan Wiley

Gladys L. Cheney
Witnesses

STATE OF OHIO

UNION COUNTY SS.

Before me a Notary Public in and for said County personally appeared the above named;

Lucy F. Disbennett and Thomas Disbennett, her husband who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof I have hereunto subscribed my name and affixed my official seal at Richwood, this 9 day of Dec. 1944

Gladys L. Cheney

GLADYS L. CHENEY, Notary Public
My commission expires April 24, 1946

Received for record August 20, 1945
at 9:00 o'clock A.M
Recorded August 24, 1945
Fees $.55

[Signature]
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor of Union County, Ohio, for herself and her heirs and assigns, does hereby grant, and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company the exclusive right and easement to construct, install and permanently maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 6307, Township of Claitbourne County of Union, Ohio, and/or in the Village of, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately 73.56 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Landon Pike Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Norman E. Dunbar spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 15 day of November, 1944.

Signed and acknowledged in the presence of:

T.A. McVicker
Nancy R. Dunbar
Witnesses
Norman E. Dunbar
Grantor

STATE OF OHIO
UNION COUNTY SS.

Before me a Notary Public in and for said County personally appeared the above named:

Nancy R. Dunbar who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 15 day of Nov. 1944.

GEDDES L. CHENEY
Notary Public
My commission expires April 25, 1946

State of Ohio
Union County, SS.

Before me a Notary Public in and for said County personally appeared the above named:

Norman E. Dunbar husband of Nancy R. Dunbar, herein who acknowledged that he did sign the foregoing instrument; and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 15 day of November, 1944.

T.A. McVicker
Notary Public
My commission expires Dec. 6, 1947

Received for record August 20, 1945
at 9:00 o'clock A.M.
Recorded August 24, 1945
Fees, $70
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 4569, Township Jackson County of Union, Ohio and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 21 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the State Route #739 Highway, Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Hazel D. Elliott spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF, said Grantor herein has executed this instrument this 1st day of May, 1945.

Signed and acknowledged in the presence of:
Geo. B. Elliott
Hazel D. Elliott
Grantor

T.A. McVicker
Witnesses

STATE OF OHIO
UNION COUNTY SS.

Before me, a Notary Public in and for said County personally appeared the above-named Geo. B. Elliott and Hazel D. Elliott, his wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, Ohio, this 11 day of May 1945.

T.A. McVicker
Notary Public

Seal

Received for record August 20, 1945
at 9:00 o'clock A.M.
Recorded August 24, 1945
Fees 5.50

1

Laurence B. Roads Recorder
KNOW ALL MEN BY THESE PRESENTS: That the undersigned, hereinafter called Grantors of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Township Millersville, County of Union, Ohio, and/or in Gravelville in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of one lot in the Section, Township and adjacent to what is commonly known as the Gravelville in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And James H. Ebright and Mary C. Ebright spouses of Grantors herein do hereby release unto said Grantee its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 21st day of December, 1944.

Signed and acknowledged in the presence of:

C.H. Burdgé

M.A. Cunningham

Witnesses

STATE OF OHIO

DELWARE, COUNTY SS.

Before me a Notary Public in and for said County personally appeared the above named:

James H. Ebright & Mary C. Ebright, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Delaware, this 21st day of December, 1944

H.A. Cunningham,

Notary Public

my commission expires Feb. 10, 1945

Received for record August 20, 1945

at 9:00 o'clock A.M.

Recorded August 24, 1945

Fees $3.55 /
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio for himself and his heirs and assigns, does hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformer, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor, located in Survey 6161 & 6293, Township of Glauburne County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 45 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Civic Road Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 12 day of July, 1945.

Signed and acknowledged in the presence of:  

Charley O. Griffith widower  
Grantee

T.A. McVicker  
Witnesses  

STATE OF OHIO  
UNION COUNTY SS.

Before me, a Notary Public in and for said County personally appeared the above named:

Charley O. Griffith, widower, who acknowledged that he did sign the foregoing instrument; and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, Ohio, this 13 day of July, 1945.

T.A. McVicker  
Notary Public  

Received for record August 20, 1945  
at 9:00 o'clock A.M.  
Recorded August 24, 1945  
 Fees $5.55  

Lawrence B. Hoads, Recorder
KNOW ALL MEN BY THESE PRESENTS: That the undersigned, hereinafter called Grantors, Union County, Ohio for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 9922 Township of Jackson County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 257 acres in the Section, in the Township and County aforesaid, adjacent to what is commonly known as the Highway, Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Gray E. Gibson and Ruth M. Gibson, spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein has executed this instrument this 7 day of July, 1945.

Signed and acknowledged in the presence of:

T.A. McVicker

Margaret Kerer

Witnesses

GRAY OF OHIO

UNION COUNTY 33.

Before me a Notary Public in and for said County personally appeared the above named; Gray E. Gibson, Ruth M. Gibson, husband and wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

IN Testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, Ohio, this 23 day of July, 1945.

T.A. McVicker

T.A. McVicker, Notary Public

My commission expires Dec. 6, 1947

Seal

Received for record August 20, 1945
at 9:00 o'clock A.M.
Recorded August 24, 1945
 Fees $.55

Recorder
KNOW ALL MEN BY THESE PRESENTS: That the undersigned, hereinafter called Grantee, of Union County, Ohio for herself and her heirs and assigns, does hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, sure, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 6031 Township Leesburg, County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately 92 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Buckeye Gravel Road Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And C. Edgar Hall spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF, said Grantor herein has executed this instrument this 2 day of February, 1945.

Signed and acknowledged in the presence of:

T.A. McVicker

Mae Hickok Hall
Wife

C. Edgar Hall
Grantor

STATE OF OHIO
UNION COUNTY, SS.

Before me a Notary Public in and for said County personally appeared the above named: Mae H. Hall and C. Edgar Hall, her husband who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, O, this 2nd day of February, 1945.

T.A. McVicker,
T.A. McVicker, Notary Public
My commission expires Dec. 6, 1947

Received for record August 20, 1945
at 9:00 o'clock A.M.
Recor ed August 24, 1945
Fees $ .55

Lawrence A. Rhoads, Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors of Union County, Ohio for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 7375, Township Washington, County of Union, Ohio and in the Village of Byhalia, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 6 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the State R. 31, Highway in the Village, Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Gladys H. Hites and Irwin C. Hites, spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF, said Grantors herein have executed this instrument this 20th day of July, 1945.

Signed and acknowledged in the presence of:

T.A. McVicker

Margaret Mayes

Witnesses

STATE OF OHIO
UNION COUNTY SS.

Before me a Notary Public in and for said County personally appeared the above named: Gladys M. Hites, Irwin V. Hites husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, Ohio, this 23 day of July, 1945.

T.A. McVicker

T.A. McVicker, Notary Public
My commission expires Dec. 6, 1947

Received for record August 20, 1945
at 9:00 o'clock A.M.
Recorded August 24, 1945
Fees $3.55
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 220 Township of Clalbourne County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 40 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Killers Rd., Highway Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Mrs. Lillie M. Holt and Lester W. Holt spouses of Grantors herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 14th day of November 1944.

Signed and acknowledged in the presence of:

T.A. McVicker

Mrs. Lillie M. Holt

Witnesses

Lester W. Holt

Granter

STATE OF OHIO

UNION COUNTY SS.

Before me a Notary Public in and for said County personally appeared the above named:

Mrs. Lillie M. Holt and Lester W. Holt, wife and husband who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 15 day of Nov. 1944.

Gladys L. Cheney

SEAL

GLADYS L. CHENEY, Notary Public
My commission expires April 25, 1946.

Received for record August 20, 1945
at 9:00 o'clock A.M.
Recorded August 25, 1945
Fees $.55
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, lines, transformers, meters and other necessary appuratus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 7038, Township of Claiborne County of Union, Ohio and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 91.5 acres in the Section, Kinney Pike Highway in the Township and County aforesaid, which said acreage or lots constitute the Township and County aforesaid, adjacent to what is commonly known as the premises upon and over which the foregoing easement is granted.

And Ellen Kinney Mabel Kinney spouses of Grantors herein do hereby release unto said Grantors, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF, said Grantors herein have executed this instrument this 20 day of January, 1945.

Signed and acknowledged in the presence of:  

T.A. McVicker  
Joan Wells  
R.H. Kinney  
R.H. Kinney  
Witnesses  
Clarence T. Kinney  
Ellen May Kinney  
Sumner B. Kinney  
Mabel E. Kinney  
Grantors  

STATE OF OHIO  UNION COUNTY SS.

Before me a Notary Public in and for said County personally appeared the above named:  

Clarence T. Kinney and  
Ellen M. Kinney, his wife  
Sumner B. Kinney and  
Mabel E. Kinney his wife  

who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 31 day of January, 1945.

T.A. McVicker  
T.A. McVicker, Notary Public  
My commission expires Dec. 6, 1947

Received August 20, 1945  
at 2:00 O'clock A.M.  
Recorded August 25, 1945  
Fees $.65  

Lawrence B. Rooks Recorder
KNOW ALL MEN BY THESE PRESENTS: That the undersigned, hereinafter called Grantor of Union County, Ohio, for herself and her heirs and assigns, does hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformer, meters and other necessary apparatus (including necessary trimming of trees from time to time,), upon and along the lands of the Grantor located in Survey 3693, Township Leesburg County of Union, Ohio, and the Village of Farmersburg, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of one lot in the Section, Township and County aforesaid, adjacent to what is commonly known as the State R. 347, Highway, in the Village, Township and County aforesaid, which said lot constitute the premises upon and over which the foregoing easement is granted.

And John Kilifian spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF, said Grantor herein has executed this instrument this 24 day of July, 1945.

Signed and acknowledged in the presence of:

Henry L. Simpson

T.A. McVicker
Witnesses

STATE OF OHIO,

UNION COUNTY BB.

Before me a Notary Public in and for said County personally appeared the above named:

Hattie F. Kilifian John Kilifian her husband who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, Ohio this 24 day of July 1945.

T.A. McVicker

T.A. McVicker, Notary Public
My commission expires Dec. 6, 1947

Seal

Received for record August 20, 1945
at 9:00 o'clock A.M.

Recorded August 25, 1945
Pens. $.55
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 9922 Township Jackson, County of Union, Ohio, and in the Village of Essex, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of 4 lots on Water Street in the Village, Township and County aforesaid, which said lots constitute the premises upon and over which the foregoing easement is granted.

And Blanche S. Lindley and Frank T. Findley spouses of grantors herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF, Said Grantor herein have executed this instrument, this 11 day of May 1945.

Signed and acknowledged in the presence of:

T.A. McVicker
Joan Walls
Witnesses

STATE OF OHIO
UNION COUNTY SS.

Before me a Notary Public in and for said County, personally appeared the above named:
Frank E. Lindley Blanche S. Lindley, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have heretounto subscribed my name and affixed my official seal at Richwood, Ohio this 11 day of May 1945.

T.A. McVicker

Received for record August 20, 1945
at 9:00 O'clock A.M.
Recorded August 25, 1945
Fees $.55

Lawrence A. Hinds Recorder
KNOW ALL MEN BY THESE PRESENTS: That the undersigned, hereinafter called Grantor of Union County, Ohio, for himself and his heirs and assigns, does, hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time,) upon and along the lands of the Grantor located in Survey 6307, Township Claibourne County of Union, Ohio and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represent that he is the owner of approximately 55/100 of an acre in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 347, Highway Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Myrtle Lytle spouse of Grantor herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF, said grantor herein has executed this instrument, this 15th day of December 1944.

Signed and acknowledged in the presence of:

T.A. McVicker
Eunice Oscar Lytle
Witnesses

STATE OF OHIO
UNION COUNTY 38.

Before me a Notary Public in and for said County personally appeared the above named: Clyde C. Lytle and Myrtle Lytle, his wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 16 day of Dec 1944.

Glady L. Cheney
NOTARY PUBLIC

Received for record August 20, 1945
at 9:00 o'clock A.M.
Recorded August 25, 1945
Fees $3.55 √

Laurence B. Rhoads, Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio for herself and her heirs and assigns, does hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 11346 Township York County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company, making said installation and maintaining the same for the purpose of rendering service thereon to its customers.

Said Grantor represents that she is the owner of approximately 17 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Nolahan Highway in the Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And John Loren Lewis, son of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 27 day of February 1945.

Signed and acknowledged in the presence of:

T.A. Mayicker ____________________  Irene K. Lewis ____________________

Witnesses ____________________ ____________________

STATE OF OHIO
UNION COUNTY 3B.

Before me a Notary Public in and for said County personally appeared the above named:

Irene K. Lewis and John L. Lewis, her husband, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, Ohio, this 27 day of February, 1945.

T.A. Mayicker ____________________

T.A. Mayicker, Notary Public
My commission expires Dec. 6, 1947

Received for record August 29, 1945
at 9:00 o'clock A.M.
Recorded August 27, 1945
Fees $ .55

Lawrence B. Brooks ____________________ Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors to Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, necessary lines, transformers, meters and other necessary apparatus (including trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 3596 Township Leesburg, County of Union, Ohio and in the Township and County aforesaid, all in consideration of said Company, making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 125 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Mink Creek Rd., Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Ico Pearl Miller Nora Miller spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein has executed this instrument this 23 day of February 1945.

Signed and acknowledged in the presence of:

Alvin W. Miller
Ico Pearl Miller
Otha J. Miller
Nora B. Miller

Witnesses

STATE OF OHIO
UNION COUNTY 38.

Before me a Notary Public in and for said County personally appeared the above named:
Alvin W. Miller and Ico Pearl Miller his wife,
Otha J. Miller and Nora B. Miller, his wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, Ohio this 24 day of February, 1945.

T.A. McVicker
T.A. McVicker, Notary Public
My commission expires Dec. 6, 1947

Received for record August 20, 1945 at 9:00 o'clock A.M.
Recorded August 27, 1945
Pens. $.65
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for herself and her heirs and assigns, does hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, masts, wires, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 12042, Township York, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represent that she is the owner of approximately 50 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the McManus Rd, Highway, or Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And spouse of Grantor herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein appeared, executed this instrument this 27 day of February 1945.

Signed and acknowledged in the presence of:

T.A. MoVicker

Effie F. Mosher, Widow

Witnesses

STATE OF OHIO

UNION COUNTY 33.

Before me a Notary Public in and for said County, personally appeared the above named: Effie F. Mosher, (widow) who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In testimony whereof I have hereunto subscribed my name and affixed my official seal at Richwood, O, this 27 day of February, 1945.

T.A. MoVicker

T.A. MoVicker, Notary Public

My commission expires Dec. 6, 1947

Received for record August 20, 1945
at 9:00 o'clock A.M.
Recorded August 27, 1945
Fees $0.55
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 6307 Township Clayborne, County of Union, Ohio in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 216 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Landon Pike, Highway Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Edith S. Martin spouse of grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 22nd day of November 1944.

Signed and acknowledged in the presence of:

T.A. McVicker
Witnesses

Joan Wiley

STATE OF OHIO
UNION COUNTY, SS.

Before me a Notary Public in and for said County personally appeared the above named:

Ray W. Martin and Edith S. Martin, his wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, Ohio, this 22 day of November, 1944.

STURGIS H. CHESEY,
Notary Public

Received for record August 20, 1945
at 9:00 o’clock A.M.
Recorded August 27, 1945
Fees $.55
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor of Union County, Ohio, for himself and his heirs and assigns does, hereby grant, and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 9941 Township of Jackson, County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 71 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Patterson Road Highway, in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Frances I. Moloney, spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF, said Grantor herein has executed this instrument this 29th day of June 1945.

Signed and acknowledged in the presence of:

C.C. Hoyer

STATE OF OHIO

Marion County as.

Before me a Notary Public in and for County personally appeared the above named:

William P. Moloney and Frances Moloney, his wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Marion, Ohio, this 29th day of June 1945.

Seal

Received for record August 20, 1945 at 9:00 o'clock a.m.

Recorded August 27, 1945

Fees $ .55

[Signature]

Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant, and convey unto THE MARION RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 3696, Township Leasburg, County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 3 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Maple Road, Highway, or Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Hazel F. Moffett and Homer J. Moffett spouses of Grantors herein do hereby release unto said Grantors, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF, said Grantors herein has executed this instrument this 7th day of December 1944.

Signed and acknowledged in the presence of:

T. A. McKee
Joan Wiley
Witnesses

STATE OF OHIO
UNION COUNTY SS.

Before me a Notary Public in and for said County personally appeared the above named:

Homer J. Moffett and Hazel F. Moffett, husband and wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, Ohio, this 7th day of Dec. 1944.

STURGIS H. SHENLEY
STURGIS H. SHENLEY, Notary Public
My commission expires Aug. 3, 1945

Seal

Received for record August 20, 1945
at 9:00 o'clock A.M.
Recorded August 27, 1945
Fees $5.50.

Recorded by: LAWRENCE B. RHODES, Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor of Union County, Ohio for himself and his heirs and assigns, does hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and permanently maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Section 6307, Township Clabourne, County of Union, Ohio and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purposes of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 135 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Landon Pike, Highway in the Township and County aforesaid, which said acres or lots constitute the premises upon and over which the foregoing easement is granted.

And Margaret Meyer a spouse of Grantor herein does hereby release unto said Grantor, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF, said Grantor herein has executed this instrument this 1st day of December 1944.

Signed and acknowledged in the presence of:
T.A. MoVicker
Margaret R. MoVicker
Witnesses
State of Ohio
UNION COUNTY SS.

Before me a Notary Public in and for said County personally appeared the above named:
Joy G. MoVicker and his wife, Margaret R. MoVicker, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, Ohio, this 29 day of December 1944.

T.A. MoVicker
T.A. MoVicker, Notary Public

Received for record Aug 20, 1945
at 9:00 o'clock A.M.
Recorded August 27, 1945
Fees $ .55

Laurence a. k. Rounds Recorder
KNOW ALL MEN BY THESE PRESENTS: That the undersigned, hereinafter called Grantor of Union County, Ohio for himself and his heirs and assigns does hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, line transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 7009, Township Cliftonbourn County of Union, Ohio in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 90 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the State R. 47 Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Ida Martino, spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF, said Grantor herein has executed this instrument, this 2nd day of March 1945.

Signed and acknowledged in the presence of:

T.A. McVicker
John L. Jacobs
Witnesses

STATE OF OHIO
UNION COUNTY SS.

Before me a Notary Public in and for said County personally appeared the above named:
Louie W. Martino and Ida Martino, his wife, who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 2nd day of March 1945.

T.A. McVicker
T.A. McVicker, Notary Public

Received for record Aug 20, 1945
at 9:00 o'clock A.M.
Recorded August 27, 1945

Laurence B. Rhoads, Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for herself and her heirs and assigns, does, hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, necessary guys, lines, transformers, meters and other necessary apparatus (including trimming of trees, from time to time), upon and along the lands of the Grantor located in Survey 11346, Township York County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of approximately 94.63 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Route 47, Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 28 day of March, 1945.

Signed and acknowledged in the presence of:

Lelah D. McMahen (widow)

T.A. McVicker
Witnesses
Grantor

STATE OF OHIO
UNION COUNTY 33.

Before me a Notary Public in and for said County personally appeared the above named: Lelah D. McMahen (widow) who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 28 day of March 1945.

T.A. McVicker

SEAL: T.A. McVicker, Notary Public
My commission expires Dec. 6, 1947

Received for record August 20, 1945
at 9:00 O'clock A.M.
Recorded August 27, 1945

Fees $3.55

Laurence B. Rhodes, Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantees of Union County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guy wires, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantees located in Township York, County of Union, Ohio and or in the Village of York Center, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 1 acre in the Section, Township and County aforesaid, adjacent to what is commonly known as the State Route 739, Highway at the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Marion J. McGumbs and Lena McGumbs spouses of Grantors herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF, said Grantors herein has executed this instrument this 15 day of November 1944.

Signed and acknowledged in the presence of:

T.A. McVicker

L.H. Collins

Witnesses

STATE OF OHIO
UNION COUNTY, SS.

Before me a Notary Public in and for said County personally appeared the above named: Marion McGumbs and Lena McGumbs, husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Broadway, this 20 day of November 1944.

L.H. Collins,
Notary Public

Received for record August 20, 1945

Received record 8:00 A.M.

Recorded August 27, 1945

Fees $0.55

Made and Recorded.

Laurence/Recorder
KNOW ALL MEN BY THESE PRESENTS: That the undersigned, hereinafter called Grantors, of Union County, Ohio for themselves and their heirs and assigns, do hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Surveys 3237-3245, Township York County of Union, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 100 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the State Route #87, Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Marie A. McCravy and Paul R. McCravy spouses of Grantors herein does hereby release unto said Grantees, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF, said Grantors herein has executed this instrument this 30th day of March 1945.

Signed and acknowledged in the presence of:

T.A. McVicker
Joan Wells
Witnesses
STATE OF OHIO
UNION COUNTY SS.

Before me a Notary Public in and for said County personally appeared the above named:
Paul R. McCravy and Marie A. McCravy, husband and wife, who acknowledge that they did sign the foregoing instrument; and that the said is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, Ohio, this 30th day of March, 1945.

T.A. McVicker
T.A. McVicker, Notary Public

Received for record August 20, 1945
at 9:00 o'clock A.M.
Recorded August 27, 1945
Fees $8.55.

LaVerne B. Rodde Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio for themselves and their heirs and assigns, does, hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 5609 Township Clatbourne County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that they are the owners of approximately 40 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the State Road #47, Highway in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantors herein has executed this instrument this 30th day of March 1945.

Signed and acknowledged in the presence of:

W.D. Sine

Ruth W. McAllister (husband in the Armed Forces)

Witnesses

T.A. Novicker

STATE OF OHIO

UNION COUNTY SS.

Before me a Notary Public in and for said County personally appeared the above named:

Ruth W. McAllister, who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 30 day of March 1945.

T.A. Novicker, Notary Public

Seal

My commission expires Dec 6, 1947

Received for record Aug 20, 1945
at 9:00 o'clock A.M.
Received August 26, 1945

Fees $ .55

Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does, hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 9941, Township Jackson County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 44.40 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Patterson Rd Highway, in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Clara Patterson, spouse of Grantor herein do hereby release unto said Grantees, its successors and assigns, all right and expectancy of dower in the premises aforesaid, granted.

IN WITNESS WHEREOF said Grantor hereinafter has executed this instrument this 29 day of June 1945.

Signed and acknowledged in the presence of:

T. A. McVicker

Charles B. Patterson

C. C. Moyer

Witnesses

Clara A. Patterson

Grantor

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Charles E. Patterson, Clara A. Patterson, his wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereto subscribed my name and affixed my official seal at Richmond, O, this 29 day of June 1945.

(SEAL)

T. A. McVicker

T. A. McVicker, NOTARY PUBLIC
My Commission Expires Dec. 6, 1947

Filed for Record Aug. 20, 1945,
At 9:00 o'clock A. M.
Recorder's Fee $0.55

Laurence L. Howes Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE KARINICH-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 9922, Township Jackson County of Union, Ohio, and/or in the Village of Essex in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of 2 lots on corner alley & Mulberry Street in the Village, Township and County aforesaid, which said lots constitute the premises upon and over which the foregoing easement is granted.

And Edna M. Robertson, spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 5 day of July 1945.

Signed and acknowledged in the presence of:

T. A. McVicker

H. L. Simpson

Witnesses

John E. Robertson

Edna M. Robertson

Grantor

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

John E. Robertson Edna M. Robertson, his wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, Ohio, this 5 day of July 1945.

(SEAL)

T. A. McVicker

T. A. McVICKER, NOTARY PUBLIC
My Commission Expires Dec. 6, 1947

Filed for Record Aug. 20, 1945,
At 9:00 o'clock A.M.
Recorder's Fee $ .55

[Signature] Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their successors and assigns, do hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary appurtenances (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Section ___, Township Washington County of Union, Ohio, and/or in the Village of Byhalia in the Township and county aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

This is Friends Church Parsonage

Russell Myers - Pastor

Said Grantors represent that they are in charge of 2 lots in the Section, Township and County aforesaid, adjacent to what is commonly known as the State Rd. #31 Highway in the Village, Township and County aforesaid, which said lots constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument on the 14th day of March 1945.

Signed and acknowledged in the presence of:

T. A. McVicker

M. D. Sims

Witnesses

Elmer F. Sherwood

Harold Simpson

Trustees

Grantors

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Elmer F. Sherwood and Harold Simpson, Friends Church Trustees, who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed, and their free act and deedas such Church Trustees.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 14th day of March 1945.

(SEAL) T. A. McVicker

T. A. McVICKER, NOTARY PUBLIC

My Commission Expires Dec. 6, 1947

Filed for Record Aug. 20, 1945,
At 9:00 o'clock A. M.
Recorder's Fee $0.60

Laurence B. Rhoads

Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guyis, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey , Township Clifton, County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company, making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately .75 acre in the Section, Township and County aforesaid, adjacent to what is commonly known as the State Route #47 Highway, in the Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And Naomi Shoup spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 27 day of January 1945.

Signed and acknowledged in the presence of:

T. A. McVicker

Ellwood V. Shoup

F. LeRoy Allen

Naomi B. Shoup

Witnesses

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Ellwood V. Shoup and Naomi B. Shoup, his wife who acknowledged that they did sign the foregoing instrument; and that the same/their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 27 day of January, 1945.

(SEAL)

T. A. McVicker

T. A. McVicker, NOTARY PUBLIC
My Commission Expires Dec. 6, 1947

Filed for Record Aug. 20, 1945,
At 9:00 o'clock A. M.

Recorder's Fee $0.55

Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters, and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Surveys 5266-9696 Township York and Washington County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 66 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the State #739 Highway or, Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And spouse of Grantor herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 14 day of May 1945.

Signed and acknowledged in the presence of:

T. A. McVicker

Joan Wells

Witnesses

Gilbert L. Sherman

Bachelors

Grantor

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:

Gilbert L. Sherman (unmarried) who acknowledged that he did sign the foregoing instrument; and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, O, this 14 day of May 1945.

(SEAL) T. A. McVicker

T. A. McVicker, Notary Public

My Commission Expires Dec. 6, 1947

Filed for Record Aug. 26, 1945,
At 9:00 o’clock A. M.
Recorder’s Fee $ .55

[Signature] Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union County, Ohio, for themselves and their heirs and assigns, do, hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantors located in Survey 2997, Township Mill Creek County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purposes of rendering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 68 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the State Route 42 Highway, or in the Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Israel Stewart & Opal Stewart spouses of Grantors herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this April 8th day of April, 1945.

Signed and acknowledged in the presence of:

John Stout

M. A. Cummins

Witnesses

Israel Stewart

Opal Stewart

Grantors

STATE OF OHIO

Delaware County

Before me a Notary Public in and for said County personally appeared the above named; Israel Stewart & Opal Stewart husband and wife who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereto subscribed my name and affixed my official seal at Delaware, this 8th day of April 1945.

(SEAL)

H. A. Cummins

Notary Public
My Commission Expires Feb. 12, 1945

Filed for Record Aug. 20, 1945,
At 9:00 o'clock A.M.
Recorder's Fee $ .55

Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for herself and her heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 9322, Township Jackson County of Union, Ohio, and/or in the Village of Essex in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner #37 Highway of 2 lots on Route 37 Street in the Village, Township and County aforesaid, which said or lots constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 5 day of July, 1945.

Signed and acknowledged in the presence of:

T. A. McVicker

Mary E. Sanders. - widow

H. L. Simpson

Witnesses

G. Grantor

STATE OF OHIO
Union County

Before me a Notary Public in and for said County personally appeared the above named:
Mary E. Sanders (widow) who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In testimony whereof, I have hereto subscribed my name and affixed my official seal at Richwood, Ohio, this 5 day of July, 1945.

(SEAL) T. A. McVicker

T. A. McVICKER, NOTARY PUBLIC
My Commission Expires Dec. 6, 1947

Filed for Record Aug. 20, 1945,
At 9:00 o'clock A. M.
Recorder's Fee $.55

Lawrence B. Roads Recorder
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for herself and her heirs and assigns, does hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 3693-94, Township Leesburg, County of Union, Ohio, and/or in the Village of Phariburg in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that she is the owner of a lot acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the State Route 347 Highway, in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 21st day of November, 1944.

Signed and acknowledged in the presence of:

T. A. McVicker
Millard Sime

Witnesses

STATE OF OHIO ss.
Union County

Before me a Notary Public in and for said County personally appeared the above named: Sarah J. Turner (widow) who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In testimony Whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, this 21 day of Nov. 1944.

Gladys L. Cheney

GLADYS L. CHENEY, Notary Public
My Commission Expires April 25, 1945

Filed for Record Aug. 20, 1945,
At 9:00 o'clock A. M.
Recorder's Fee $ .55

Laurence B. Hood, Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 5809, Township Claraborne County of Union, Ohio, in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 5 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Fisher Rd Highway, Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And Ada Webb spouse of Grantor herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 13 day of March, 1945.

Signed and acknowledged in the presence of:

T. A. McVicker
Laura Wolf's
Witnesses

Albert E. Webb
Ada Webb
G. Grantor

STATE OF OHIO
Union County

Before me a Notary Public in and for said County personally appeared the above named:
Albert E. Webb and Ada Webb, his wife who acknowledged that they did sign the foregoing instrument; that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, Ohio, this 13 day of March, 1945.

(SEAL) T. A. McVicker

T. A. McVicker, NOTARY PUBLIC

Filed for Record Aug. 20, 1945,
At 9:00o'clock A.M.
Recorder's Fee $.55

Laurens B. Rhoads
Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for herself and her heirs and assigns, does hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey 9922, Township Jackson County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

We are to cut down small tree east of driveway leading into barn lot on north side of #739. Said Grantor represents that she is the owner of approximately 70 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the #739 Highway Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 15 day of February, 1945.

Signed and acknowledged in the presence of:

T. A. McVicker

Etta M. White (widow)

Witnesses

Joan Wells

Grantor

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named: Etta M. White, (widow) who acknowledged that she did sign the foregoing instrument; and that the same is her free act and deed.

In testimony whereof, I have hereto subscribed my name and affixed my official seal at Richwood, Ohio, this 15 day of February, 1945,

(SEAL)

T. A. McVicker

T. A. McVICKER, NOTARY PUBLIC
My Commission Expires Dec. 6, 1947

Filed for Record Aug. 20, 1945,
At 9:00 o'clock A. M.
Recorder's Fee $.60

Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors, of Union
County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto THE
MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the
exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of
trees from time to time), upon and along the lands of the Grantors located in Survey 5809,
Township Olarborne County of Union, Ohio, in the Township and County aforesaid, all in consider-
ation of said Company making said installation and maintaining the same for the purpose of ren-
dering service thereby to its customers.

Said Grantors represent that they are the owners of approximately 10 acres in the Section,
Township and County aforesaid, adjacent to what is commonly known as the Fisher Highway, Town-
ship and County aforesaid, which said acreage constitute the premises upon and over which the
foregoing easement is granted.

And Ruth B. Williams and Walter E. Williams spouses of Grantors herein does hereby release
unto said Grantees, its successors and assigns, all right and expectancy of dower in the premises
herein granted.

IN WITNESS WHEREOF said Grantors herein have executed this instrument this 13 day of March,
1945.

Signed and acknowledged in the presence of:

T. A. McVicker
Laura Wolfe
Witnesses

Walter E. Williams
Ruth B. Williams
Grantors

STATE OF OHIO

Union County

Before me a Notary Public in and for said County personally appeared the above named:
Walter E. Williams and Ruth B. Williams, husband and wife who acknowledged that they did sign
the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at
Richwood, Ohio, this 14 day of March 1945.

T. A. McVicker

(SEAL)

T. A. McVicker, NOTARY PUBLIC
My Commission Expires Dec. 6, 1947

Filed for Record Aug. 20, 1945
At 9:00 o'clock A. M.
Recorder's Fee $ .55

Laurence B. Rhoads Recorder.
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, does hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Survey Township, Washington County of Union, Ohio, and in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that he is the owner of approximately 64-84 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the State Route #31 Highway Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 14th day of July, 1945.

Signed and acknowledged in the presence of:

Henry L. Simpson
T. A. McVicker

Vernon Wigal, widower
Witnesses

Grantor

STATE OF OHIO
as
Union County

Before me a Notary Public in and for said County personally appeared the above named:

Vernon Wigal, widower who acknowledged that he did sign the foregoing instrument; and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, Ohio, this 14th day of July 1945.

(Seal) T. A. McVicker

T. A. McVICKER, NOTARY PUBLIC
My Commission Expires Dec. 6, 1947

Filed for Record Aug. 20, 1945,
At 9:00 o'clock A.M.
Recorded Oct. 15, 1945.
Recorder's Fee $ .55

Recorder. B. Rhodes
Received of THE OHIO POWER COMPANY, an Ohio corporation, the sum of One Dollar ($1.00) in consideration of which O. E. Mouser and Gertrude Mouser his wife hereby grant and convey unto said THE OHIO POWER COMPANY, its successors and assigns, the right and easement to construct, operate and maintain or remove an electric power line, with all necessary poles, anchors, wires and fixtures, including telegraph and telephone wires, and the right to permit attachment of others to said poles, with services and extensions therefrom, on and over our lands situate in the Township of Hale and Washington County of Hardin & Union, and State of Ohio and being a part of Lot No. 19950-10042, Township No. Range No. and bounded;

On the North by the lands of C. K. Elliott
On the East by lands of Harold Hockman
On the South by lands of Foster Jolliff
On the West by lands of C. K. Elliott

with the right of ingress and egress to and from and over said premises.

Together with the right to cut or trim any trees which may endanger the safety or interfere with the construction and use of said electric power line.

TO HAVE AND TO HOLD the same unto said THE OHIO POWER COMPANY, its successors and assigns.

It is agreed that the foregoing is the entire contract between the parties hereto, and that this written agreement is complete in all its terms and provisions.

WITNESS the following signature and seals, this 5 day of July, 1945

WITNESS:

Fred Kennedy

GEORGE W. CRONLEY
Notary Public, Hardin County, Ohio

THE STATE OF OHIO

Hardin County

Before me, a Notary Public in and for said County, personally appeared the above named O. E. Mouser and Gertrude Mouser who acknowledged that they did sign the within instrument and that the same is their free act and deed.

IN WITNESS WHEREOF, I have hereto set my hand and official seal on this 13th day of July A.D. 1945.

George W. Cronley
Notary Public,

GEORGE W. CRONLEY
Notary Public, Hardin County, Ohio

Filed for Record Sept. 26, 1945,
At 11:00 o'clock A.M.
Recorder's Fee $.75
That whereas Jennie Wilson of Claibourne Township, Union County and State of Ohio hereinafter called the Grantor is the owner of the following described real estate to-wit:

Situated in the County of Union in the State of Ohio and in the Township of Claibourne and bounded and described as follows:

Being Part of Survey No 6293

Beginning at a stake in the center of the Hoskins Gravel road and at the southwest corner of the land of (formerly) Frank J. Beringer; thence with the west line of said land N. 14° W. 44' 16" poles to a stake; thence S. 73° 15' W. 6' 92" poles to a stake, corner to 76'100 of an acre deeded to George W. Hanley in 1896; thence with the line of said land S. 6° E. 39' 72" poles to a stake in the center of said Hoskins Gravel Road; thence with the center of said road S. 87° 15' E. 15' poles to the beginning.

Containing 3.05 acres more or less.

And whereas the Claibourne Richmond Board of Education herein after called the Grantee is the owner of real estate lying Easterly of and contiguous to said real estate of the Grantor and the Grantee intends to use its said real estate as an athletic field and therefore desires an easement for the purpose of entering upon the premises of Grantor to recover any athletic equipment that may fall upon the lands of the Grantor at any time.

Now therefore in consideration of One and 00/100 Dollars ($1.00) the receipt of which is hereby acknowledged and of mutual promises and agreements of the parties herein contained the Grantor does hereby grant to the said Grantee its successors and assigns the full and free right to enter upon said premises at any and all times for the purpose of recovering any athletic equipment falling upon said lands.

It is mutually agreed that the Grantee will at its own expense erect, maintain and keep in repair a suitable line fence between the premises of Grantor and Grantee at all times.

To have and to hold said Easement aforesaid unto the said Grantee its successors and assigns so long as said premises of Grantee are used as an athletic field or playground.

IN WITNESS WHEREOF: The said Jennie Wilson has hereunto set her hand this 26th day of September 1945.

IN PRESENCE OF:

F. Leroy Allen

Jennie Wilson

F. Leroy Allen

Ethlyn Lookwood

Ethlyn Lookwood

State of Ohio

SS

Union County

Before me, a Notary Public, personally came the above named Jennie Wilson who acknowledged that she did sign the foregoing instrument and that the same is her free act and deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF: I have hereunto set my hand and affixed my official seal this 26th day of September 1945.

(Seal)


Filed for Record Nov 2, 1945
At 2:35 o'clock P. M.
Recorded Nov 15, 1945
Fee $.65

Lawrence B. Rhodes

Recorded
Know all men by these presents, that whereas Harry B. Sunday and Mary E. Sunday, of the Village of Richwood, Ohio hereinafter called the Grantor, the owner of the following described real estate to-wit:

Tract No. II

Situated in the County of Union, in the State of Ohio and partly in the Village of Richwood, and bounded and described as follows:

Part of Survey No. 6293

Beginning at a stake in the East line of Lot No. 733 in said Village and South West corner of Lillian SPAKES land; thence parallel with the Richwood and Prospect Pike North 73° 15' East 24.57 poles to a stake; Thence South 6° East 38.64 poles to a stake in the center of the Hoskins Pike, south west corner to the R. V. Copper land; Thence with the center of the saidpike in a westerly direction to a point in the center of said pike or Ottawa St. in line with the East line of Lot No. 743; Thence with the East line of said lot and the East line of Lot's Nos. 735 and 736 to the place of beginning.

Containing 4.76 acres of land, excepting a lot 70 x 132 ft. off of the Northwest corner, conveyed by W. M. Hill and wife to C. L. Shoup. The premises herein, being 1.18 acres Township lands, and 3.58 acres Village lands.

And whereas The Claiborne Richmond Board of Education hereinafter called the Grantee has purchased from the said Grantor that portion of said premises described as follows to-wit:

Situated in the Township of Claiborne, Village of Richwood, County of Union and State of Ohio and being a part of Virginia Military Survey #6293 and bounded and described as follows:

Beginning at the South West corner of a lot owned by Sturgis H. Cheney, stake at the corner of said lot being in the East line of Lot #733; Thence parallel with the Richwood Prospect Pike N 73° -15' E. 405.40 feet to a stake; thence S. 6° 0' E. 387.56 feet to a stake; thence S. 76° -45' W 355.8 feet to a stake; thence N. 13°-15' E. 360' -0" to the place of beginning; containing 3.24 acres excepting a lot in the Northwest corner 70 ft. x 142 ft. containing .23 acres leaving .31 acres more or less.

And whereas the said Grantee intends to use said premises so purchased as an athletic field and in so using said premises, certain equipment being used on said field may fall onto the premises of Grantor and

Whereas the Grantee desires an Easement having access on and over the lands of Grantor for the purpose of recovering such athletic equipment at any time with lawful right to enter said premises of the Grantor at any time for said purpose.

Now therefore in consideration of One and 00/100 ($1.00) receipt of which is hereby acknowledged and of the mutual promises and agreements herein contained Grantor does hereby grant to the said Grantee its successors and assigns the full and free right to enter upon said real estate of Grantor at any and all times to recover athletic equipment of any kind and nature that may fall upon the lands of the Grantor.

In consideration whereof it is mutually agreed that the Grantor and Grantee shall erect a suitable line fence between the premises above described each to pay one-half of the costs thereof and that thereafter the Grantee shall maintain and keep in repair said line fence at all times thereafter.

To have and to hold the Easement aforesaid to the said Grantee its successors and assigns so long as said premises of Grantee may be used as an athletic field or play ground.

IN WITNESS WHEREOF: The said Mary E. Sunday and Harry B. Sunday acting herein by Mary E. Sunday his attorney in fact, duly authorized herein by a power of attorney dated 14th day of August, 1943 and recorded in the office of Recorder of Union County, Ohio in Volume 1 Page 296 of the record of Powers of Attorney of said County have hereunto set their hands this 1st day of November, 1945.

SIGNED AND ACKNOWLEDGED IN THE PRESENCE OF:

F. LeRoy Allen
F. LeRoy Allen

Harry B. Sunday
Harry B. Sunday
State of Ohio

On this 1st day of November 1945 before me personally appeared Mary E. Sunday to me known to be the person who executed the foregoing instrument in behalf of Harry B. Sunday and for herself as an individual and acknowledged that she executed the same as the free act and deed of Harry B. Sunday and as her free act and deed for the uses and purposes herein mentioned.

IN TESTIMONY WHEREOF:

I hereby set my hand and affix my official seal 1st day of November 1945.

F. LeRoy Allen
F. LeRoy Allen, Notary Public for the State of Ohio, my commission expires February 15, 1945

Filed for Record Nov 2, 1945
at 2:40 o'clock P. M.
Recorded Nov 15, 1945

[(Signature)]

Lawrence B. Roads
FOR AND IN CONSIDERATION of One Dollar to me in hand paid, the receipt of which is hereby acknowledged, J. W. Cunningham hereinafter called the Grantor does hereby grant to The Ohio Fuel Gas Company (hereinafter called the Grantee), its successors and assigns, the right to install, maintain, operate and remove a tap, meter and necessary fittings for the purpose of serving gas to Walter W. Robinson of Marysville, Ohio, at a point on Grantee's pipe line known as Line T-56, located on the premises of Grantor, situated in Leasburg Township, Union County and State of Ohio, and bounded as follows:

On the North by the lands of Byers R. Denny
On the East by the lands of Jay Greer and Wesley Elliott
On the South by the lands of Parn Hall and Wm. & Howard Kennedy
On the West by the lands of J. L. & P. H. Clavenger and Walter W. & Emma Robinson

Said lands being in Tract 803 Leasburg Twp., No. Range No and containing 156.50 acres, more or less; together with the right of ingress and egress to and from the same.

The said Grantor also grant to Walter W. Robinson his heirs, successors and assigns, the right to lay a service pipe line from the point on Grantor's premises, where tap and meter are installed, to a point where said service line may enter the premises upon which said gas is to be consumed; also the right to install the necessary regulators for the safe and proper use of said gas, together with the right to repair, replace and finally remove same from the premises.

In Witness Whereof, the Parties have hereto set their hands this 24th day of October, A. D. 1945.

Signed and acknowledged in the presence of:

"William J. Porter"

Parn Hall  
State of Ohio, as:
County of Union

Before me, a Notary Public in and for said County, personally appeared J. W. Cunningham who acknowledged the signing of the foregoing instrument to be his free act and deed for the uses and purposes therein mentioned.

In Testimony Whereof, I have hereunto set my hand and affixed my Seal this 24th day of October, A. D. 1945.

(SEAL)  Parn Hall, Notary Public, Union County, Ohio. Comm. expires 7-8-1946

Filed for Record Nov 20, 1945
At 2120 o'clock P. M.
Recorded Nov. 28, 1945
Fee: $0.50
Lawrence B. Rhoads

[Recorder's Seal]
KNOW ALL MEN BY THESE PRESENTS:

That John Ritchie and Fannabel Ritchie, his wife, the Grantors, for and in consideration of the sum of ten and no/100 Dollars ($10.00) and other good and valuable considerations to them paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio Taylor, Township, Virginia Military Survey No. 5699-6893, and bounded and described as follows:

PARCEL NO. 1

Beginning at a concrete right of way monument at right angles to and 30 feet from a point in the centerline of the Maskill and Wolforde county road, said point in the centerline being S. 40° 1 E. 149.25 feet from the point of intersection of the southerly and westerly centerline tangents of the road, said point of intersection being at the northeasterly corner to John Ritchie's tract of land and in the northerly line of V.M.S. 5699-6893; thence with the westerly right of way line of said road and 30 feet from the centerline of same N. 40° 1 W. 119.92 feet to the angle in said right of way; thence with the southerly right of way line of said road N. 77° 40' W. 119.92 feet to a concrete right of way monument being 30 feet from and at right angles to the centerline of said road; thence with the new right of way line as formed by a point, passing 30 feet at right angles from a centerline curve of 30 degrees southerly 206.2 feet to the place of beginning, containing .06 acres.

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of - feet in width, except as hereinafter stipulated on sheet - , and contains - acres, more or less, of which the present road occupies - acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for themselves and their heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that they the true and lawful owners of said premises, and are lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF have hereunto set their hands, the twenty-sixth day of February in the year of our Lord one thousand nine hundred and forty-six.

Signed and sealed in the presence of:

Claude F. Skidmore

Reuben K. Niece

John F. Ritchie

Fannabel Ritchie

STATE OF OHIO, UNION COUNTY, ss.

Before me, a County Engineer in and for said County and State, personally appeared the above named John F. Ritchie & Fannabel Ritchie who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 26th day of February, A.D. 1946.

(SEAL) Claude F. Skidmore

Filed for Record Feb. 27, 1946, At 2:00 o'clock P.M. Recorded Mar. 7, 1946.

Transfer not necessary

Recorder's Fee $ No Fee

Recorder
KNOW ALL MEN BY THESE PRESENTS:

That Jeremiah E. and Enunce Rinehart, the Grantors, for and in consideration of the sum of _______ Dollars ($15,000) and for other good and valuable considerations to them paid by the County of Union, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, Situated in UNION County, Ohio, Leesburg Township, Virginia Military Survey No. 5630-5610, and bounded and described as follows:

PARCEL No. 1

Beginning at a concrete right of way monument at right angles and 30 feet from a point in the centerline of the Waskill and Wolford county road, said point in the centerline being S.77° 49' E. 189.69 feet from the point of intersection of the northerly and easterly centerline tangents of the road, said point of intersection being at the southerly corner to Jeremiah E. and Enunce Rinehart's 87.50 acre tract and in the southerly line of V.W.S. No.5630-5610; thence with the northerly right of way line of said road and 30 feet from the centerline of same N.77° 49' W. 199.92 feet to the angle in said right of way; thence with the easterly right of way line N. 1° 49' E. 199.92 feet to a concrete right of way monument, being 30 feet from and at right angles to the centerline of said road; thence with the new right of way line as formed by a point passing 30 feet at right angles from the centerline curve of 30 degrees southerly and easterly 251.8 feet to the place of beginning. Containing .13 acre.

as shown by plans on file in the office of the County Engineer, Marysville, Ohio.

It is understood that the strip of land above described is not to be in excess of – feet in width, except as hereinafter stipulated on sheet –, and contains – acres, more or less, of which the present road occupies – acres, more or less.

TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantee, for _______ and _______ heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he will the true and lawful owner of said premises, and _______ lawfully seized of the same in fee simple, and he good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that he will warrant and defend the same against all claims of all persons whatsoever.

And for the consideration aforesaid _______ hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of dower in the above described premises.

IN WITNESS WHEREOF _______ have hereunto set _______ hand,

the _______ day of _______ in the year of our Lord one thousand nine hundred and _______.

Signed and sealed in the presence of:

Claude F. Skidmore

Mabel K. niece

Jeremiah E. Rinehart

Enunce Rinehart

STATE OF OHIO, UNION COUNTY, ss.

Before me, a County Engineer in and for said County and State, personally appeared the above named Jeremiah E. Rinehart and Enunce Rinehart who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Marysville, Ohio this 26th day of February, A.D. 1946

(CEL)

Claude F. Skidmore

Recorder

Filed for Record Feb. 27, 1946,
At 2:05 o'clock P. M.
Recorded Mar. 7, 1946.
Recorder's Fee $ No. fee
TRANSFER NOT NECESSARY

[Signature]

[Signature]
GRANT OF RIGHT TO LAY PIPES

In consideration of twelve and 50/100 dollars in hand paid, the receipt of which is hereby acknowledged, we, F.S. Swartsbaugh and Ruth Swartsbaugh of Unionville Center, Ohio, do hereby grant to C.R. Newland, his heirs and assigns, the right and easement to lay, maintain, operate and repair a certain water pipe to the well on our property described as follows:

Residence property in the Village of Unionville Center, Ohio, now in the name of F.S. Swartsbaugh. Being Lot Number 72 in the Village of Unionville Center, Ohio

The said pipe shall be laid below the ground and we hereby grant to the said C.R. Newland the right to use our well on the property.

Said right shall exist for a period of ninety-nine (99) years.

In Witness Whereof the said F.S. Swartsbaugh and Ruth Swartsbaugh have hereunto set their hands this day of March, 1946.

Signed and acknowledged in the presence of:

Omer Mathers
A. Gilbert Kirby

STATE OF OHIO
UNION COUNTY

Before me, a Notary Public in and for said County, personally appeared the above named F.S. Swartsbaugh and Ruth Swartsbaugh who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In testimony whereof I have hereeto subscribed my name and affixed my official seal at Plain City, Ohio, this 26th day of March, 1946.

Received for record March 30, 1946
at 10:45 o'clock A.M.
Recorded April 11, 1946
Fee: $1.50
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Granter, to and her heirs, assigns, do hereby grant and convey unto the MARIOT-RESERVE HYDRO POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary appurtenances (including necessary trimming of trees from time to time), upon and along the lands of the Granter located in the Township of Millersick, County of Union, Ohio, and for the purpose of rendering service thereby, and convenient to its customers.

Said Granter represents that he is the owner of approximately 80 acres in Section, Township and County aforesaid, adjacent to what is commonly known as the Edwards Highway, Xuxu, in the Township and County aforesaid, which said acreage constitutes the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Granter herein has executed this instrument this 23rd day of November, 1945.

Signed and acknowledged by Catherine Dale Clark

Catherine Dale Clark
(Signature of Granter's Husband or Wife)

STATE OF OHIO

Franklin COUNTY

Before me, a notary public in and for said County personally appeared the above named Catherine Dale Clark

who acknowledged that she did sign the foregoing instrument, and that the same is for free act and deed.

this 23rd day of November, 1945

Filmed for Record Feb. 13, 1946

Receiv'd Mar. 14, 1946

Fees $.55

Recorder

S.L. Foster

M.C. Clark

Witnesses

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Granter, to and her heirs, assigns, do hereby grant and convey unto the MARIOT-RESERVE HYDRO POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary appurtenances (including necessary trimming of trees from time to time), upon and along the lands of the Granter located in the Township of Millersick, County of Union, Ohio, and for the purpose of rendering service thereby, and convenient to its customers.

Said Granter represents that he is the owner of approximately 364 acres in Section, Township and County aforesaid, adjacent to what is commonly known as the Mohican Highway, Xuxu, in the Township and County aforesaid, which said acreage constitutes the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Granter herein has executed this instrument the 10th day of November, 1945.

Signed and acknowledged by

T. A. MoVicker

Margaret MoVicker

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named William L. Dilsaver, spouse of Granter herein, who acknowledged that he did sign the foregoing instrument, and that the same is for free act and deed.

this 10th day of November, 1945

Filmed for Record Feb. 13, 1946

Receiv'd Mar. 14, 1946

Fees $.55

Recorder

William L. Dilsaver

Eva Dilsaver

Granter

(Seal) T. A. MoVicker, Notary Public

(Seal) Richwood, Ohio

My Commission Expires Dec. 6, 1947
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself, his heirs, executors, administrators, and assigns, do hereby grant and convey unto the MARION-RESERVE POWER COMPANY, together with its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and operate upon the premises hereinafter granted, poles, guys, lines, transformers, meters and other necessary apparatus, (including necessary trimming of trees from time to time), upon and along the lands of the Granter, located in Section 6, Township 33N, Range 23E, Union County, Ohio, in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, to its customers.

Said Grantor represents that he is the owner of approximately 52 acres in Section, Township and County aforesaid, adjacent to what is commonly known as the Seyer Rd. Highway, in the Township and County aforesaid, which said acres constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 5th day of August, 1945.

Signed and acknowledged in the presence of

T. A. McVicker

Margaret Hoyer

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named Mary E. Evans, widow, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, Ohio, this 6th day of August, 1945.

Filed for Record Feb. 13, 1945

Recorded Apr. 5, 1946

Fees $55

T. A. McVicker, Notary Public by commission No. 207, valid Dec. 1, 1947

Recorder

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, do hereby grant and convey unto the MARION-RESERVE POWER COMPANY, together with its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and operate upon the premises hereinafter described, poles, guys, lines, transformers, meters and other necessary apparatus, (including necessary trimming of trees from time to time), upon and along the lands of the Granter, located in Section 134, Township 33N, Range 23E, Union County, Ohio, in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, to its customers.

Said Grantor represents that he is the owner of approximately 10 acres in Section, Township and County aforesaid, adjacent to what is commonly known as the McManus Rd. Highway, in the Township and County aforesaid, which said acres constitute the premises upon and over which the foregoing easement is granted.

And Harvey C. Fry & Jane E. Fry, the successors and assigns of Grantor herein do hereby release unto said Grantor, its successors and assigns, the right and use of the premises described herein granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 20th day of November, 1945.

Signed and acknowledged in the presence of

T. A. McVicker

Margaret Hoyer

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named Harvey C. Fry and Jane E. Fry, husband and wife, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, Ohio, this 20th day of November, 1945.

Filed for Record Feb. 13, 1945

Recorded April 5, 1946

Fees $55

T. A. McVicker, Notary Public by commission No. 207, valid Dec. 1, 1947

Recorder
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, herein called Grantee, of the lands described in the Township of Jackson, County of Union, Ohio, represented to its customers, no poles to be set on line extending from State Rt. 37 west on Sanders Rd on our land, the line is to span our land from east to west.

they are 169 acres in Section, Township and County aforesaid, adjacent to what is commonly known as the Route 37 Highway, known as the Township and County aforesaid, which said premises constitute the premises upon and over which the foregoing easement is granted.

And, Scott Fosse and Jennie E. Fosse, husband and wife, assignees of the aforesaid Grantor herein do hereby release unto said Grantor, its successors and assigns, all right and expectancy of dower in the aforesaid premises hereby granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 14th day of July, 1945.

Signed and acknowledged in the presence of

T.A. MoVicker
Wife of

Scott Fosse

(Representative of Grantor)

Margaret Hoyer

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named

Scott Fosse & Jennie E. Fosse, husband and wife

who acknowledged the above instrument, and that the same is his/her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, Ohio, this 23rd day of July, 1945.

SEAL

T.A. MoVicker, Notary Public My commission expires Dec. 6, 1947

Filed for Record: Feb. 11, 1946 at 1:00. Recorded: April 5, 1946

Fees: $5.55

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, herein called Grantee, of the lands described in Township of Washington, County of Union, Ohio, represented to its customers, no poles to be set on line extending from State Rt. 37 west on Sanders Rd on our land, the line is to span our land from east to west.

they are 210 acres in Section, Township and County aforesaid, adjacent to what is commonly known as the State Route #31 Highway, known as the Township and County aforesaid, which said premises constitute the premises upon and over which the foregoing easement is granted.

And, C.J. Gray and J.B. Gray, husband and wife, assignees of the aforesaid Grantor herein do hereby release unto said Grantor, its successors and assigns, all right and expectancy of dower in the aforesaid premises hereby granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 15th day of January, 1946.

Signed and acknowledged in the presence of

Henry L. Simpson
Wife of

T.A. MoVicker

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named

C.J. Gray, J.B. Gray

who acknowledged the above instrument, and that the same is his/her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, Ohio, this 15th day of January, 1946.

SEAL

T.A. MoVicker, Notary Public My commission expires Dec. 6, 1947

Filed for Record: Feb. 11, 1946 at 1:00. Recorded: April 5, 1946

Fees: $5.55
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Granster, of ... Union, County, Ohio, for the consideration hereinafter mentioned, to wit, the grant to the grantee, for conveyor unto the MARION-RESERVE POWER COMPANY, its successors and assigns, the premises more particularly described in the attached ... Survey 5609-5477, Township, Millisreek, County of Union, Ohio, and in conjunction with the other lands of the same owner, all in consideration of said grantee making said installation and maintaining the same for the purpose of rendering service thereby, to the keeper thereof, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, to its customers.

Said Granster, representing the undersigned, hereinafter called Granster, of ... Union, County, Ohio, for the consideration hereinafter mentioned, to wit, the grant to the grantee, for conveyor unto the MARION-RESERVE POWER COMPANY, its successors and assigns, the premises more specifically described in the attached ... Survey 5609-5477, Township, Millisreek, County of Union, Ohio, and in conjunction with the other lands of the same owner, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, to the keepers thereof, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, to its customers.

IN WITNESS WHEREOF said Granster herein executed this Instrument on the ... day of Oct., 1945.

Signed and acknowledged in the presence of

John F. Stout
H. A. Cummins
STATE OF OHIO
Delaware COUNTY

Filed for Record Feb. 13, 1946 at 1:00 p.m. M. M. mission expires Feb. 13, 1946
Recorded April 5, 1946
Fees $55

Recorder

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Granster, of ... Union, County, Ohio, for the consideration hereinafter mentioned, to wit, the grant to the grantee, for conveyor unto the MARION-RESERVE POWER COMPANY, its successors and assigns, the premises more specifically described in the attached ... Survey 5609-5477, Township, Millisreek, County of Union, Ohio, and in conjunction with the other lands of the same owner, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, to its customers.

Said Granster, representing the undersigned, hereinafter called Granster, of ... Union, County, Ohio, for the consideration hereinafter mentioned, to wit, the grant to the grantee, for conveyor unto the MARION-RESERVE POWER COMPANY, its successors and assigns, the premises more specifically described in the attached ... Survey 5609-5477, Township, Millisreek, County of Union, Ohio, and in conjunction with the other lands of the same owner, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, to its customers.

IN WITNESS WHEREOF said Granster herein executed this Instrument on the ... day of Oct., 1945.

Signed and acknowledged in the presence of

Leonard J. Kim & Marie Kim
STATE OF OHIO
Delaware COUNTY

Filed for Record Feb. 13, 1946 at 1:00 p.m. M. M. mission expires Feb. 13, 1946
Recorded April 5, 1946
Fees $55

Recorder
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantee, of Union, County, Ohio, for and in consideration of $100.00, Westwood, real and personal estate and assignment of beneficial interest, do hereby grant and convey unto the VERNON POWER RESERVE Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain in, over and along the lands of the Grantee, shown in the Township and County aforesaid, over and upon the premises more particularly described as follows:

... located in Township, County of Union, Ohio, and is shown in the Township and County aforesaid, over and upon the premises more particularly described as follows: all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby and for the benefit of the community to its customers.

... they are comprised of 58 acres in Section, Township and County aforesaid, adjacent to what is commonly known as the Fisher Road, Township, County aforesaid, which said acreage constitutes the premises upon and over which the foregoing easement is granted.

... and Lydia E. Mattler, hereinafter known as the Company, its successors and assigns, have the right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, motors and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Company, as more particularly described hereinabove.

IN WITNESS WHEREOF said Grantee hereinabove has executed this instrument this 25th day of November, 1945.

Signed and acknowledged in the presence of

Henry L. Sisson
T.A. McVicker
STATE OF OHIO
County of Union

Before me, a Notary Public in and for said County personally appeared the above named

Cloyd L. Mattler & Lydia E. Mattler, husband and wife.

who acknowledged that he/she did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 25th day of December, 1945.

Filed for Record: Feb. 13, 1946
Recorded: Apr. 5, 1946
Fees: $5.50

T.A. McVicker, Notary Public, My commission expires Dec. 5, 1947

41197

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantee, of Union, County, Ohio, for and in consideration of $100.00, Westwood, real and personal estate and assignment of beneficial interest, do hereby grant and convey unto the VERNON POWER RESERVE Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain in, over and along the lands of the Grantee, shown in the Township and County aforesaid, over and upon the premises more particularly described as follows: all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby and for the benefit of the community to its customers.

... they are comprised of 58 acres in Section, Township and County aforesaid, adjacent to what is commonly known as the State Route #6, Township, County aforesaid, which said acreage constitutes the premises upon and over which the foregoing easement is granted.

... and Margaret Moyer, hereinafter known as the Company, its successors and assigns, have the right and easement to construct, install, and perpetually maintain in, over and along the lands of the Company, as more particularly described hereinabove.

IN WITNESS WHEREOF said Grantee hereinabove has executed this instrument this 13th day of November, 1945.

Signed and acknowledged in the presence of

Larree M. Marine
Margaret Moyer
STATE OF OHIO
County of Union

Before me, a Notary Public in and for said County personally appeared the above named

Larree M. Marine, widow.

who acknowledged that she did sign the foregoing instrument, and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richmond, this 13th day of December, 1945.

Filed for Record: Feb. 13, 1946
Recorded: Apr. 5, 1946
Fees: $5.50

T.A. McVicker, Notary Public, My commission expires Dec. 5, 1947
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union Township, County, Ohio, for himself, his executors, administrators, heirs and assigns, do hereby grant and convey unto said Marion-Reserve Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and permanently maintain its poles, guys, lines, transformers, meters, and other necessary appurtenant installations necessary thereto, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, to its customers.

Said Grantor represents that he is the owner of approximately 106 acres in Section, Township and County aforesaid, adjacent to what is commonly known as the Pearl St. extension Highway, or the Marion-Reserve Power Line in the Township, Township and County aforesaid, which said acreage of land constitutes the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor hereby has executed this instrument this 14th day of December, 1945.

Signed and acknowledged in the presence of

T.A. McVicker

Margaret Hoyer

Witnessee

(state of Ohio) Union COUNTY

Pauline H. Prichard

(Wife of Grantor)

IN WITNESS WHEREOF said Grantor hereby has executed this instrument this 14th day of December, 1945.

T.A. McVicker, Notary Public, My commission expires Dec. 6, 1947

Recorded April 5, 1946

Fees: $5.55

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union Township, County, Ohio, for himself, his executors, administrators, heirs and assigns, do hereby grant and convey unto said Marion-Reserve Power Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and permanently maintain its poles, guys, lines, transformers, meters, and other necessary appurtenant installations necessary thereto, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, to its customers.

Said Grantor represents that he is the owner of approximately 126 acres in Section, Township and County aforesaid, adjacent to what is commonly known as the Boundary Highway, or the Marion-Reserve Power Line in the Township, Township and County aforesaid, which said acreage constitutes the premises upon and over which the foregoing easement is granted.

And Lydia Mae Stiles, spouse of所述 Grantor herein did hereby release unto said Grantor, its successors and assigns, all right and easement over the premises aforesaid.

IN WITNESS WHEREOF said Grantor hereby has executed this instrument this 7th day of January, 1946.

Signed and acknowledged in the presence of

T.A. McVicker

Henry L. Simpson

Witnessee

(state of Ohio) Union COUNTY

Fred C. Stiles

(Wife of Grantor)

IN WITNESS WHEREOF said Grantor hereby has executed this instrument this 7th day of January, 1946.

T.A. McVicker, Notary Public, My commission expires Dec. 6, 1947

Recorded April 5, 1946

Fees: $5.55
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Granter, of Union County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto the MARGARET M. WORTHINGTON, widow of Granter, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary transmission of trees from time to time), upon and along the lands of Granter, located in Township Survey 3234, Township Union County Union Ohio, in the Village of York Center, in the Township and County aforesaid, as herein described the easement over and through the premises herein described to its customers.

IN WITNESS WHEREOF said Granter herein has executed this instrument the 10th day of Oct., 1945.

Signed and acknowledged in the presence of
T.A. Matyshak
MATTIE WORTHINGTON, widow
Margaret Moyer
(Signature of Granter and Wife)

STATE OF OHIO

Before me, a notary public in and for said County personally appeared the above named MATTIE WORTHINGTON, widow
who acknowledged that she did sign the foregoing instrument, and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood this 25 day of October 1945.

Filed for Record Feb. 13, 1946
Recorded April 5, 1946.
Fees $55.

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Granter, of Union County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto the MARGARET M. WORTHINGTON, widow of Granter, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary transmission of trees from time to time), upon and along the lands of Granter, located in Township Survey 6107, Township Claiborne County Union Ohio, in the Village of Claiborne, in the Township and County aforesaid, as herein described the easement over and through the premises herein described to its customers.

IN WITNESS WHEREOF said Granter herein has executed this instrument the 13th day of October, 1945.

Signed and acknowledged in the presence of
J. H. Temple
J. H. Temple
F. LeRoy Allen
F. LeRoy Allen
(Signature of Granter and Wife)

STATE OF OHIO

Before me, a notary public in and for said County personally appeared the above named J. H. Temple
who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, Ohio this 3rd day of Nov., 1945.

Filed for Record Feb. 13, 1946
Recorded April 5, 1946.
Fees $55.
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union, County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto the MARION-RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and permanently maintain its poles, guy wires, transformers, meters and other necessary appurtenances (including necessary trimming of trees from time to time), upon and along the lands of the Survey 10195, Township, Jackson, County of Union, Ohio, in the Township and County aforesaid, subject to the right of the said Company to erect any structures upon the same in consideration of said Company making said installation and maintaining the same for the purpose of rendering service. Said easement is hereby executed and delivered to its customers.

Signed and acknowledged in the presence of:

T.A. Novinger

Perry D. Allen

Wife of Grantor

Signature of Grantor

Margaret Mayer

Mary L. Allen

Witness

Witness

Perry D. Allen and Mary L. Allen, his wife, before me, a Notary Public in and for said County personally appeared the above named Perry D. Allen and Mary L. Allen, his wife, who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

Each of the undersigned, who has signed the foregoing instrument, in testimony whereof, have heretofore subscribed their names and affixed their official seal at this 26th day of March 1946.

Recorded May 16, 1946.

Filed for Record May 9, 1946.

Referred May 16, 1946.

Fees $5.50

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union, County, Ohio, for himself, his heirs and assigns, do hereby grant and convey unto the MARION-RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and permanently maintain its poles, guy wires, transformers, meters and other necessary appurtenances (including necessary trimming of trees from time to time), upon and along the lands of the Survey 6293 in Township, Clarborne, County of Union, Ohio, in the Township and County aforesaid, subject to the right of said Company to erect any structures upon the same in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, to its customers.

Signed and acknowledged in the presence of:

T.A. Novinger

Orville T. Brown

Wife of Grantor

Signature of Grantor

Margaret Mayer

Dorrie V. Brown

Witness

Witness

Orville T. Brown and Dorrie V. Brown, his wife, before me, a Notary Public in and for said County personally appeared the above named Orville T. Brown and Dorrie V. Brown, his wife, who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

Each of the undersigned, who has signed the foregoing instrument, in testimony whereof, have heretofore subscribed their names and affixed their official seal at Richwood, Ohio at this 26th day of March 1946.

Recorded May 16, 1946.

Filed for Record May 9, 1946.

Referred May 16, 1946.

Fees $5.50
TO INSTALL TAP AND METER
Also
RIGHT OF WAY
FOR DOMESTIC SERVICE LINE

For and in consideration of None Dollar to me in hand paid, the receipt of which is hereby acknowledged, John S. Wise hereinafter called the Grantor does hereby grant to The Ohio Fuel Gas Company (hereinafter called the Grantee), its successors and assigns, the right to install, maintain, operate and remove a tap, meter and necessary fittings for the purpose of serving gas to C. W. Green of Leesburg Township, Ohio, at a point on Grantee's pipe line known as Line T-56, located on the premises of Grantor, situate in Leesburg Township, Union County and State of Ohio, and bounded as follows:

On the North by the lands of Fred Hill
On the East by the lands of J. Edelblute
On the South by the lands of C. E. Duncan
On the West by the lands of C. W. Green

Said lands being in Section South, Leesburg, Twp. No. _____ Range No. _____ and containing ______ acres, more or less; together with the right of ingress and egress to and from the same.

The said Grantor also grants to C. W. Green his heirs, successors and assigns, the right to lay a service pipe line from the point on Grantor's premises, where tap and meter are installed, to a point where said service line may enter the premises upon which said gas is to be consumed; also the right to install the necessary regulators for the safe and proper use of said gas, together with the right to repair, replace and finally remove same from the premises.

In Witness Whereof, the Parties have hereunto set their hands this 17th day of December, A.D. 1945.

Signed and acknowledged in the presence of

Peck M. Winkle
J. H. Winkle

State of Ohio, County of Union

Before me, a Notary Public in and for said County, personally appeared John S. Wise who acknowledged the signing of the foregoing instrument to be his free act and deed for the uses and purposes mentioned.

In Testimony Whereof, I have hereunto set my hand and affixed my Notary Seal this 17th day of December A.D. 1945.

(Seal) Peck M. Winkle
Notary Public, Union County, Ohio. Commission expires 7-5-1946.

Filed for Record Apr. 11, 1946,
At 10:45 o'clock A.M.
Recorded Apr. 23, 1946.
Recorder's Fee $.50

[Signature] Recorder.
For and in consideration of One and no/100 Dollars to me in hand paid, the receipt of which is hereby acknowledged, Edith Grace Warner hereinafter called the Grantor does hereby grant to The Ohio Fuel Gas Company (hereinafter called the Grantee), its successors and assigns, the right to install, maintain, operate and remove a tap, meter and necessary fittings for the purpose of serving gas to E. B. Taylor of Richmond, Ohio, at a point on Grantee's pipe line known as Line T-56, located on the premises of Grantor, situated in Claiborne Township, Union County and State of Ohio, and bounded as follows:

On the North by the lands of Public Road (State Route #11)
On the East by the lands of Elias Tennant and John H. Harold
On the South by the lands of Louise Mather, W. T. R. Hartman and Willis Hancock
On the West by the lands of Louisa Mather, Vernon Woods and E. B. Taylor

Said lands being in Tract 6233 Twp. No. Range No. and containing 112.7 acres, more or less; together with the right of ingress and egress to and from the same.

The said Grantor also grant to E. B. Taylor, heirs, successors and assigns, the right to lay a service pipe line from the point on Grantor's premises, where tap and meter are installed, to a point where said service line may enter the premises upon which said gas is to be consumed; also the right to install the necessary regulators for the safe and proper use of said gas together with the right to repair, replace and finally remove same from the premises.

In Witness Whereof, the Parties have hereto set their hands this 1st day of April, A. D. 1946

Signed and acknowledged in the presence of:

William R. Martin

Edith Grace Warner

Jane L. Ludman

State of Ohio, ss.

County of Marion

Before me, a Notary Public in and for said County, personally appeared Edith Grace Warner who acknowledged the signing of the foregoing instrument to be her free act and deed for the uses and purposes therein mentioned.

In Testimony Whereof, I have hereunto set my hand and affixed my Seal this 1st day of April, A.D. 1946.

William R. Martin

WILLIAM R. MARTIN

Notary Public, State of Ohio

Comm. Expires Jan 24, 1949

(SEAL)

Filed for Record May 8, 1946
At 10:00 o'clock A.M.
Recorded May 14, 1946
Fee $0.50
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Granter, of __________ County, Ohio, and his

for himself, his heirs and assigns, hereby grant and convey unto the ________________ COMPANY, its successors and assigns, hereinafter known as the COMPANY, the exclusive right and easement to construct, install, and perpetually maintain

its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands

of the Grantor's described in ________________ Survey 10196-10195-Township ________________ County ________________ Union.

Ohio, and thereby and hereby do hereby constitute the premises upon and over which the foregoing easement is granted.

And, ________________ spousé ________________, spousé ________________, of Granter herein described hereby release unto said Granter, its successors and assigns, all right and expectancy of dower in the foregoing rights hereby granted.

IN WITNESS WHEREOF said Granter herein has executed this instrument this ________________ day of ________________ , __________.

Signed and acknowledged in the presence of

T. A. McVicker

Margaret Moyer

Wm. C. Bowen

NORMA E. BOWEN

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named ________________, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at ________________ , __________.

Filed for Record ________________ day of ________________ , __________.

Recorded ________________ .

Fees ________________ .

T. A. McVicker, Notary Public, A.M. Commission expires Dec. 5, 1947

Recorder

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EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Granter, of ________________ County, Ohio, for himself, his heirs and assigns, hereby grant and convey unto the ________________ COMPANY, its successors and assigns, hereinafter known as the COMPANY, the exclusive right and easement to construct, install, and perpetually maintain

its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands

of the Grantor's described in ________________ Survey 6199-Township ________________ County ________________ Union.

Ohio, and/or in the Village of ________________ in the Township and County aforesaid, ________________ described hereby constitute the premises upon and over which the foregoing easement is granted.

And, ________________, and ________________, spousés ________________, spousés ________________, of Granter herein described hereby release unto said Granter, its successors and assigns, all right and expectancy of dower in the foregoing rights hereby granted.

IN WITNESS WHEREOF said Granter herein has executed this instrument this ________________ day of ________________ , __________.

Signed and acknowledged in the presence of

T. A. McVicker

Margaret Moyer

Wm. C. Bowen

TENNEY P. DRAKE

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named ________________, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at ________________ , __________.

Filed for Record ________________ day of ________________ , __________.

Recorded ________________ .

Fees ________________ .

T. A. McVicker, Notary Public, A.M. Commission expires Dec. 5, 1947

Recorder
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantees of Union Township, County, Ohio, for themselves and their heirs and assigns, do hereby grant and convey unto the MARLON-RESERVE POWER Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and permanently maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Granter described in Survey 7375, Township Washington, County of Union, Ohio, and (or) in the Village of Byhalia, in the Township and County aforesaid, to be used by the Company in the operation of its business, and to its customers, as is commonly known as the Route 7375, as a line of a high way of safety in passing fields on Route 7375, across from their house, and $5.00 for a pole to be set in fence between garden and chicken yard. North west of their house. They are

Said Granter therefore request the owner of approximately 96 acres in Section, Township and County aforesaid, adjacent to what is commonly known as the Route 7375, Highway, to agree

WHEREIN, Township and County aforesaid, which said agreement do constitute the premises upon and over which the foregoing easement is granted.

And, Mildred R. Fisher and William B. Fisher, who agree that the Granter herein do hereby release unto said Granter, its successors and assigns, all right and expectancy of dower in the said easement herein granted.

IN WITNESS WHEREOF said Granter herein have executed this instrument this 30th day of March 1946.

Signed and acknowledged in the presence of

T.A. McVicker

Mildred R. Fisher

STATE OF OHIO

Union COUNTY

Before me, a Notary Public in and for said County personally appeared the above named William B. Fisher, Mildred R. Fisher, husband and wife, who acknowledged that they did sign the foregoing instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal.

T.A. McVicker, Notary Public, My commission expires Dec. 6, 1947.

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantee of Union Township, County, Ohio, for her husband and assigns, do hereby grant and convey unto the MARLON-RESERVE POWER Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and permanently maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Granter described in Survey 9941, Township Jackson, County of Union, Ohio, and (or) in the Township and County aforesaid, in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, agree

Said Granter represents the owner of approximately 96 acres in Section, Township and County aforesaid, adjacent to what is commonly known as the Route 7375, Highway, to agree

WHEREIN, Township and County aforesaid, which said agreement do constitute the premises upon and over which the foregoing easement is granted.

And, William B. Fisher, who agree that the Granter herein do hereby release unto said Granter, its successors and assigns, all right and expectancy of dower in the said easement herein granted.

IN WITNESS WHEREOF said Granter herein have executed this instrument this 3th day of February 1946.

Signed and acknowledged in the presence of

T.A. McVicker

William B. Fisher

STATE OF OHIO

Union COUNTY

Before me, a Notary Public in and for said County personally appeared the above named William B. Fisher, who acknowledged that he did sign the foregoing instrument, and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal.

T.A. McVicker, Notary Public, My commission expires Dec. 6, 1947.
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, do hereby grant and convey unto the MARION-RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor, located in Section Survey Township Union County of Union Ohio, and all easements, rights, and appurtenances appurtenant thereto, in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, to said Grantor and its customers.

Said Grantor represents that he is the owner of approximately 64 acres in Section, Township and County aforesaid, adjacent to what is commonly known as the St. rt. #37 Highway, and is in the Township and County aforesaid, which said acreage does constitute the premises upon and over which the foregoing easement is granted.

And Margaret A. Hull, spouse of Grantor herein does hereby release unto said Grantor, its successors and assigns, all right and expectancy of dower in the aforementioned premises aforesaid.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 26 day of March 19 46.

Signed and acknowledged in the presence of
T.A. NaVicker, Wm. Moyer
Margaret Moyer
STATE OF OHIO
Union COUNTY

Before me, a notary public in and for said County personally appeared the above named Stanley V. Hull, who acknowledged that he did sign the foregoing instrument, and that the same is true to his knowledge and belief.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, Ohio.

this 26 day of March 19 46.

SEAL T.A. Navicker, Notary Public. My commission expires Dec. 6, 1947

Filed for Record May 9
Recorded May 16
Fees $5.55

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for himself and his heirs and assigns, do hereby grant and convey unto the MARION-RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor, located in Section Survey Township Clarbornon, County of Union Ohio, in the Township and County aforesaid, which said acreage does constitute the premises upon and over which the foregoing easement is granted.

Said Grantor represents that he is the owner of approximately 64 acres in Section, Township and County aforesaid, adjacent to what is commonly known as the State Route 47 Highway, and is in the Township and County aforesaid, which said acreage does constitute the premises upon and over which the foregoing easement is granted.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 26 day of March 1946.

 Signed and acknowledged in the presence of
T.A. NaVicker, Wm. Moyer
Margaret Moyer
STATE OF OHIO
Union COUNTY

Before me, a notary public in and for said County personally appeared the above named Jesse E. Lesley, who acknowledged that he did sign the foregoing instrument, and that the same is true to his knowledge and belief.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, Ohio.

this 26 day of March 1946.

SEAL T.A. Navicker, Notary Public. My commission expires Dec. 6, 1947

Filed for Record May 9
Recorded May 16
Fees $5.55
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor of the State Route 31, Township, Washington, County of Union, Ohio, for and in consideration of the sum of $5.00 to be paid by the Grantee, do hereby grant and convey unto the State Route 31, Township, Washington, County of Union, Ohio, all the lands described in the Township and County aforesaid, together with all appurtenant rights and appurtenant easements, in consideration of said Grantee making said installation and maintaining the same for the purpose of rendering service thereby, to its customers.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 27th day of March, 1946.

Signed and acknowledged in the presence of

T. A. McVicker

Wit.

Margaret Moore

STATE OF OHIO...............

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named Grantor, and acknowledged the execution of the instrument described hereof, and that the same is a free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, Ohio.

Filed for Record May 9

Recorded May 16

Fees $1.55

42272

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor of the State Route 31, Township, Washington, County of Union, Ohio, for and in consideration of the sum of $5.00 to be paid by the Grantee, do hereby grant and convey unto the State Route 31, Township, Washington, County of Union, Ohio, all the lands described in the Township and County aforesaid, together with all appurtenant rights and appurtenant easements, in consideration of said Grantee making said installation and maintaining the same for the purpose of rendering service thereby, to its customers.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 27th day of March, 1946.

Signed and acknowledged in the presence of

T. A. McVicker

Wit.

Margaret Moore

STATE OF OHIO...............

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named Grantor, and acknowledged the execution of the instrument described hereof, and that the same is a free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, Ohio.

Filed for Record May 9

Recorded May 16

Fees $1.55

42272
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for and in consideration of the sum of $3.00, to be paid by the Grantee, and for the further consideration hereinafter mentioned, do hereby grant and convey unto the said Grantee, the entire right and easement to construct, install, and permanently maintain pipes, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Township 9 North of Range 42 East in the Village of Farmburg, Union County, Ohio, in the Township and County aforesaid, subject to the covenants and conditions hereinafter mentioned, in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the more certain accomplishment of said purpose.

Said Grantor represents that he is the owner of approximately 225 acres in Section 3, Township and County aforesaid, adjacent to what is commonly known as the Price Cemetery Rd. Highway, and heretofore constituted the premises upon and over which the foregoing easement is granted.

And, in consideration whereof, the undersigned Grantor do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises hereby conveyed.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 1st day of April, 1946.

Signed and acknowledged in the presence of

T. A. McVicker, Wm. F. Price, (widow)

Margaret Meyer

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named Claire E. Price, (widow), who acknowledged that she did sign the foregoing instrument, and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal.

Filed for Record May 9, 1946.

T. A. McVicker, Notary Public, My commission expires Dec. 6, 1947.

Recorded May 16, 1946.

Fees $.55.

42273

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for and in consideration of the sum of $3.00, to be paid by the Grantee, and for the further consideration hereinafter mentioned, do hereby grant and convey unto the said Grantee, the entire right and easement to construct, install, and permanently maintain pipes, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Township 9 North of Range 42 East in the Village of Farmburg, Union County, Ohio, in the Township and County aforesaid, subject to the covenants and conditions hereinafter mentioned, in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the more certain accomplishment of said purpose.

Said Grantor represents that he is the owner of approximately 225 acres in Section 3, Township and County aforesaid, adjacent to what is commonly known as the Price Cemetery Rd. Highway, and heretofore constituted the premises upon and over which the foregoing easement is granted.

And, in consideration whereof, the undersigned Grantor do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises hereby conveyed.

IN WITNESS WHEREOF said Grantor herein has executed this instrument this 19th day of March, 1946.

Signed and acknowledged in the presence of

T. A. McVicker, Wm. F. Price, (widow)

Margaret Meyer

STATE OF OHIO

Union County

Before me, a notary public in and for said County personally appeared the above named Claire E. Price, (widow), who acknowledged that she did sign the foregoing instrument, and that the same is her free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal.

Filed for Record May 9, 1946.

T. A. McVicker, Notary Public, My commission expires Dec. 6, 1947.

Recorded May 16, 1946.

Fees $.55.
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors of Union County, Ohio, for themselves and their successors and assigns, do hereby grant and convey unto the MARION-RESERVE POWER Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Section 6293 Township Clifton County of Union, Ohio, and declared to be in the Township and County aforesaid, in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the benefit and use of its customers.

...they are 53 acres in Section, Township and County aforesaid, adjacent to what is commonly known as the S.R. 37 & Tawa Highway, or 5 1/4 acres in Section, Township and County aforesaid, which said acreage or area constitute the premises upon and over which the foregoing easement is granted.

And Jesse L. Roberts and Maude M. Roberts, the Grantors, hereby release unto said Grantor, its successors and assigns, all right and expectancy of dower in the aforementioned lands hereby granted.

IN WITNESS WHEREOF said Grantor herein did execute this instrument this 5th day of April, 1946.

T.A. McVicker, WITNESS Jesse L. Roberts, Grantee
Margaret Moyer, Grantor

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County, personally appeared the above named Jesse L. Roberts and Maude M. Roberts, husband and wife, free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, Ohio, this 5th day of April, 1946.

Filed for Record May 9, 1946
Recorded May 17, 1946
Fees $8.55

42275

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantors of Union County, Ohio, for themselves and their successors and assigns, do hereby grant and convey unto the MARION-RESERVE POWER Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor located in Section 6307 Township Clifton County of Union, Ohio, in the Township and County aforesaid, in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, and for the benefit and use of its customers.

...they are 24 acres in Section, Township and County aforesaid, adjacent to what is commonly known as the S.R. 37 & Tawa Highway, or 20 acres in Section, Township and County aforesaid, which said acreage or area constitute the premises upon and over which the foregoing easement is granted.

And Louise Sloop and William H. Sloop, the Grantors, hereby release unto said Grantor, its successors and assigns, all right and expectancy of dower in the aforementioned lands hereby granted.

IN WITNESS WHEREOF said Grantor herein did execute this instrument this 2nd day of March, 1946.

T.A. McVicker, WITNESS William H. Sloop, Grantee
Margaret Moyer, Grantor

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County, personally appeared the above named William H. Sloop and Louise Sloop, husband and wife, free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at Richwood, Ohio, this 2nd day of March, 1946.

Filed for Record May 9, 1946
Recorded May 17, 1946
Fees $8.55
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of the County, Ohio, for the purpose of rendering service thereby, do hereby grant and convey unto the Company, its successors and assigns, the following described property:

They are in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, to its customers.

IN WITNESS WHEREOF said Grantor aforesaid did execute this instrument this 14th day of May, 1946.

Signed and acknowledged in the presence of:

T. A. M. Vicker, and
M. M. Millard
STATE OF OHIO
Union COUNTY

Before me, a notary public in and for said County personally appeared the above named

Emery B. Taylor and Ada B. Taylor, husband and wife, said to they

who acknowledged the above instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my seal and official seal of the State of Ohio, this 28th day of May, 1946.

T. A. M. Vicker, Notary Public

Seal

Filed for Record: May 29, 1946
Recorded: June 7th, 1946
 Fees: $0.55

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of the County, Ohio, for the purpose of rendering service thereby, do hereby grant and convey unto the Company, its successors and assigns, the following described property:

They are in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby.

IN WITNESS WHEREOF said Grantor aforesaid did execute this instrument this 23rd day of May, 1946.

Signed and acknowledged in the presence of:

T. A. M. Vicker, and
M. M. Millard
STATE OF OHIO
Union COUNTY

Before me, a notary public in and for said County personally appeared the above named

Ruby M. Beeny and Don Beeny, husband and wife, said to they

who acknowledged the above instrument, and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my seal and official seal of the State of Ohio, this 27th day of May, 1946.

T. A. M. Vicker, Notary Public

Seal

Filed for Record: May 29, 1946
Recorded: June 7th, 1946
 Fees: $0.55
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Granter, of Union, County, Ohio, for and in consideration of the sum of Seven Hundred and Fifty Dollars, to be paid by the Grantee, and for the further consideration hereinafter set forth, do, hereby grant and convey unto the MARION RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Granter, located in Township, Union County, Ohio, and in the Township and County aforesaid, in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, to its customers.

Said Granter represents that he is the owner of approximately 50 acres in Section, Township and County aforesaid, adjacent to what is commonly known as the Hopkins Pike. Said acreage and Township and County aforesaid, which said acreage and Township and County aforesaid constitute the premises upon and over which the foregoing easement is granted.

And, Grover C. Fields, spouse of Granter herein, does hereby release unto the said Granter, its successors and assigns, all right and expectancy of dower in the premises aforesaid and ground have IN WITNESS WHEREOF said Granter herein executed this instrument this 3rd day of May, 1946.

Signed and acknowledged in the presence of:

T.A. Mavicker

Mrs. Anna E. Fields

Margaret Moyer

Grover C. Fields

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named Anna E. Fields, Grover C. Fields, her husband who acknowledged that he did sign the foregoing instrument, and that the same was free and clear to their Richwood, Ohio.

this 9th day of May, 1946.

T.A. Mavicker, Notary Public, My commission expires Dec. 5, 1947

Filmed for Record May 29, 1946

Recorded June 7th, 1946

Fees $ .55

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Granter, of Union, County, Ohio, for and in consideration of the sum of Twenty Five Dollars, to be paid by the Grantee, and for the further consideration hereinafter set forth, do, hereby grant and convey unto the MARION RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Granter, located in Township, Union County, Ohio, and in the Township and County aforesaid, in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, to its customers.

They are the holders of approximately 120 acres in Section, Township and County aforesaid, adjacent to what is commonly known as the St. Rt. 37.

Said Granter, the Township and County aforesaid, which said acreage constitutes the premises upon and over which the foregoing easement is granted.

And, Earl N. Kater and Kenneth N. Kater, spouse of Grantor herein do, hereby release unto said Granter, its successors and assigns, all right and expectancy of dower in the premises aforesaid hereby granted.

IN WITNESS WHEREOF said Granter herein executed this instrument this 19th day of April, 1946.

Signed and acknowledged in the presence of:

T.A. Mavicker

Margaret Moyer

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named Earl N. Kater, Kenneth N. Kater who acknowledged that he did sign the foregoing instrument, and that the same was free and clear to their Richwood, Ohio.

this 19th day of April, 1946.

T.A. Mavicker, Notary Public, My commission expires Dec. 5, 1947

Filmed for Record May 29, 1946

Recorded June 7th, 1946

Fees $ .55
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Granter of Union County, Ohio, for himself, his heirs, executors, administrators, and assigns, do hereby grant and convey unto the Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, wires, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Granter located in Section 5269 Township York County of Union Ohio, in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, to its customers.

 Said Granter represents that he is the owner of approximately 1.5 acres in Section, Township and County aforesaid, adjacent to what is commonly known as the State 739 Highway, and in the Township and County aforesaid, which said acreage constitutes the premises upon and over which the foregoing easement is granted.

And, Mildred Farrington, in the Township and County aforesaid, do hereby release unto said Granter, its successors and assigns, all right and expectancy of dominion and not possessory interest, in the premises aforesaid, hereby released.

IN WITNESS WHEREOF said Granter herein has executed this instrument this 20th day of April, 1946.

Signed and acknowledged in the presence of:

Walter Farrington

State of Ohio

Mildred Farrington

Union County

T. A. McVicker

STATE OF OHIO

Union County

Walter Farrington and Mildred Farrington his wife

Walter Farrington and Mildred Farrington

Walter Farrington, and Mildred Farrington

Seal

T. A. McVicker Notary Public. My commission expires Dec. 6, 1947

42418

Seal

42420

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Granter of Union County, Ohio, for himself, his heirs, executors, administrators, and assigns, do hereby grant and convey unto the Company, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and perpetually maintain its poles, wires, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Granter located in Section 7375 Township Washington County of Union Ohio, in the Village of Byhalia in the Township and County aforesaid, and in all consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby, to its customers.

 Said Granter represents that he is the owner of approximately 1 acre in Section, Township and County aforesaid, adjacent to what is commonly known as the State R. 31 Highway, and in the Township and County aforesaid, which said acreage constitutes the premises upon and over which the foregoing easement is granted.

And, Charles W. Morris and Norma E. Morris, his wife, do hereby release unto said Granter, its successors and assigns, all right and expectancy of dominion and not possessory interest, in the premises aforesaid, hereby released.

IN WITNESS WHEREOF said Granter herein has executed this instrument this 24th day of May, 1946.

Signed and acknowledged in the presence of:

Charles W. Morris

STATE OF OHIO

Union County

Margaret Agner

Walter Farrington and Norma E. Morris his wife

Charles W. Morris and Norma E. Morris

Walter Farrington and Norma E. Morris

Seal

T. A. McVicker Notary Public. My commission expires Dec. 6, 1947

42418

Seal

42420
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Granter, of Union, County, Ohio, for and in consideration of the sum of $50.00, to me paid, have and hereby grant and convey unto the MAHON RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and permanently maintain its poles, guys, lines, transformers, meters and other necessary appurtenant (including necessary trimming of trees from time to time), upon and along the lands of the Township, Clarion, County of Union, Ohio, described as follows:

All in consideration of the Company making said installation and maintaining the same for the purpose of rendering service thereby, as above described, to its customers.

Said Granter represents that she is the owner of approximately 26 acres in Section, Township and County aforesaid, adjacent to what is commonly known as the Town Rd. and Highway XX, in the Township and County aforesaid, which said acreage constitutes the premises upon and over which the foregoing easement is granted.

And Lloyd Mattoon, spouse and assign of Granter herein does hereby release unto said Granter, its successors and assigns, all right and expectancy of dower in the aforesaid premises, hereby granted.

IN WITNESS WHEREOF said Granter herein has executed this instrument this 10th day of April, 1946.

Signed and acknowledged in the presence of

T.A. McVicker

Margaret Mattoon

Margaret Moyer

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named

Margaret Mattoon, Lloyd E. Mattoon, her husband

and acknowledged the said writing to be their free act and deed.

Richwood, Ohio

Recorded

May 29, 1946

June 7th, 1946

Fees $.55

42422

EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Granter, of Union, County, Ohio, for and in consideration of the sum of $50.00, to me paid, have and hereby grant and convey unto the MAHON RESERVE POWER COMPANY, its successors and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install, and permanently maintain its poles, guys, lines, transformers, meters and other necessary appurtenant (including necessary trimming of trees from time to time), upon and along the lands

in Section, Township and County aforesaid, which said acreage constitutes the premises upon and over which the foregoing easement is granted.

And William H. Temple and Rhoda A. Temple, herein do hereby release unto said Granter, its successors and assigns, all right and expectancy of dower in the aforesaid premises, hereby granted.

IN WITNESS WHEREOF said Granter herein has executed this instrument this 16th day of April, 1946.

Signed and acknowledged in the presence of

T.A. McVicker

William H. Temple

Margaret Moyer

Rhoda A. Temple

STATE OF OHIO

Union COUNTY

Before me, a notary public in and for said County personally appeared the above named

William H. Temple and Rhoda A. Temple, her husband and wife

and acknowledged the said writing to be their free act and deed.

Richwood, Ohio

Recorded

May 29, 1946

June 7th, 1946

Fees $.55
KNOW ALL MEN BY THESE PRESENTS:

THAT Hans Th. Gebhardt and Frieda Troetschel Gebhardt, his wife, in consideration of One Dollar ($1.00) and other valuable considerations paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the rights of way and easements, subject to legal highways for the lines as hereinafter described for the transmission and/or distribution of electric energy thereover, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said lines and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz:

Situated in Paris Township, Union County, Ohio and being a tract of land containing 25.90 acres, more or less, situate in Survey No. 4069 and being a part of the tract of land conveyed to the Grantor herein by a deed dated September 28, 1942 and recorded in Union County Deed Record No. 166, page 493.

The aforesaid lines shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment, wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerlines of said lines shall be approximately along the following courses, viz:

1. Beginning at a point in the northwesterly property line (which is also the southeasterly right of way line of the C.C. & St. L. Railroad) 40 feet southwestwardly from the northwesterly property line; thence southwestwardly parallel to and 40 feet southwestwardly from the aforesaid northwesterly property line 576 feet, more or less, to a point in a southeasterly property line (which is also the northwesterly line of The Dayton Power and Light Company 0.8 acre tract).

2. Beginning at a point in the northwesterly property line (which is also the southeasterly right of way line of the C.C. & St. L. Railroad) 62.5 feet southwestwardly from the northwesterly property line; thence southwestwardly parallel to and 62.5 feet southwestwardly from the aforesaid northwesterly property line 574 feet, more or less, to a point in a southeasterly property line (which is also the northwesterly line of The Dayton Power and Light Company 0.8 acre tract).

3. Beginning at a point in the northwesterly property line, 5 feet southwestwardly from the northwesterly property line (which is also the southeasterly right of way line of the C.C. & St. L. Railroad; thence northeastwardly parallel to and 5 feet southeastwardly from the aforesaid northwesterly property line 1433 feet, more or less, to a point in the northwesterly property line (which is also the southwesterly line of the Evans tract).

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said lines or part thereof and to cut and remove such trees or other obstructions as, in the opinion of the Grantee herein, may now or at any time hereafter interfere with the use, maintenance and successful operation of said lines, and to place and string wires and cables thereon and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the Grantees, their heirs, executors, administrators, and assigns, harmless from and against all damages to persons or property that may arise from or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or their agents, servants, or employees, in the construction, maintenance or use of said pole lines.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate
above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed.

The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.

IN WITNESS WHEREOF, the said Hans Th. Gebhardt and Frieda Troetschel Gebhardt, his wife, have hereunto subscribed their names this 23rd day of May, 1946.

Signed and acknowledged
in the presence of:

J.W. Hand
S.W. Hand
Fearn M. Winkle
Fearn M. Winkle

STATE OF OHIO, COUNTY OF UNION as:

Be it remembered, that on this 23rd day of May, in the year of our Lord One Thousand Nine Hundred and Forty-six (1946) before me, the subscriber, a notary public in and for said County, personally came Hans Th. Gebhardt and Frieda Troetschel Gebhardt, his wife, the Grantors in the foregoing instrument and acknowledged the signing thereof to be their voluntary act and deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my notarial seal on the day and year last aforesaid.

Approved law Department
The Dayton Power and Light Co. 5/29,1946
William M. Wc tthews
William H. Matthews

Seal

Received for record June 5, 1946
at 3:20 o'clock P.M.
Recorded June 11th, 1946
Fees. $1.00
Transfer not necessary FS
1946
YORK TOWNSHIP
C.H. NO. 246
NEWLAND COUNTY ROAD

Board of County Commissioners

This plot has been approved and accepted by us this 10th day of June, 1946.

Office of the Union County Commissioners

Plat has been approved and accepted by me this 10th day of June, 1946.

Office of the Union County Engineer

My commission expires 1/1948.

Rev. T. S. E. L. A. 1/6/1948

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal of the Township of Newland, Union County, New Jersey.

Rev. T. S. E. L. A. 1/6/1948

The following is a true and correct copy of the original instrument and that the same is true.

Rev. T. S. E. L. A. 1/6/1948

Before me a County Engineer in and for said County and State personally appeared the above named Leo A. Barrier, Deputy County Engineer of Union County, who, after being duly examined and sworn, did deposit with me the foregoing instrument and certificate of oath for me to receive and accept the same.
IN WITNESS WHEREOF WE the undersigned parties have hereunto set our hands the 14th day of

And for the consideration aforesaid we hereby relinquish said grantee its successors and assigns, all right and

EASEMENT FOR HIGHWAY PURPOSES

Know All Men by These Presents:
RIGHT-OF-WAY GRANT

FROM

Willa M. Carrick

TO

THE DAYTON POWER AND LIGHT CO.

DAYTON, OHIO

Know All Men By These Presents:

THAT Watson Carrick and Willa M. Carrick, his Wife

In consideration of One-Dollar to them paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to local highways, for a line for the transmission and/or distribution of electric energy thereover, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz:

situated in Union Township, Union County, Ohio

and being a tract of land containing 67.6 acres, more or less, situated in part of Military Surveys No. 12349 and 3459, and being the same premises described in a Quit Claim deed recorded in Deed Book No. 148, page 469 of the deed records of Union County, Ohio.

The aforesaid line shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment, wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the following course, viz:

Beginning at a point in the southwesterly property line (which is also the northeasterly line of the O'Brien 57.5 acre tract) 1 foot southeasterly from the northerly property line (which is also the southeasterly line of the Vanderau 74 acre tract); thence northeasterly parallel to and 1 foot southeasterly from the aforesaid northerly property line 1140.4 feet, more or less, to a point in the northeasterly property line (union is also the centerline of the Herr Road).

CONSTRUCTION COVERED BY THIS GRANT HAS BEEN INSPECTED AND CONFORMS THEHERETO.

NOT CONSTRUCTED AS OF Date 7/12/46 By R. Fryer

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove such trees or other obstructions as, in the opinion of the grantee herein, may now or at any time hereafter interfere with the use, maintenance and successful operation of said line, and to place and string wires and cables thereto and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantor and their heirs, executors, administrators, and assigns, harmless from any and all damages to persons or property that may arise from or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or their agents, servants, or employees, in the construction, maintenance or use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed.

The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.

IN WITNESS WHEREOF, the said Watson Carrick and Willa M. Carrick, his Wife

subscribed their name this 12th day of July 1946

[Signature]

Willa M. Carrick

State and acknowledged in the presence of:

Kendrick Fryer

Elwood E. Sawyer

STATE OF OHIO, COUNTY OF UNION

Be it remembered, that on this 12th day of July, in the year of our Lord One Thousand Nine Hundred and Forty-six, before me, the subscriber, a Notary Public in and for said County, personally came Watson Carrick and Willa M. Carrick, the grantor, in the foregoing instrument and acknowledged the signing thereof to be their voluntary act and deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my notarial seal on the day and year last aforesaid.

APPROVED LAW DEPARTMENT

The Dayton Power & Light Co., 7/16/1946

William M. Matthews

SEAL

Elwood E. Sawyer

Transfer Not Necessary.

Received for Record July 19, 1946, at 12:30 P.M.

Recorded July 19, 1946.

Fee $ 1.00
RIGHT-OF-WAY GRANT

Know All Men By These Presents:

FROM

THE DAYTON POWER AND LIGHT CO.
DAYTON, OHIO

TO

THAT.

In consideration of One-Dollar to
paid by The Dayton Power and Light Company, the receipt of which is hereby
hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns
forever, the right of way and easement, subject to legal highways, for a line for the transmission and/or distribution of electric en-
ergy thereover, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct,
maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the follow-
ing premises, viz:

situated in ___________ County, Ohio

The aforesaid line shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment,

wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the

following course, viz:

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises
from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove such trees or other ob-
structions as, in the opinion of the grantee herein, may now or at any time hereafter interfere with the use, maintenance and suc-
cessful operation of said line, and to place and string wires and cables thereof and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantee, its heirs, executors,
exempts and assigns, harmless from any and all damages to persons or property that may arise from or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or their agents, servants, or employees, in the

construction, maintenance or use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to
enter upon said tract or parcel of real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and
conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, in whole or in part,
nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the

rights and privileges hereby granted and conveyed.

The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself,
successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.

IN WITNESS WHEREOF, the said

subscribed ___________ day of ___________ ha hereunto

Signed and acknowledged in the presence of:

STATES OF OHIO, COUNTY OF ___________, ss:

Be it remembered, that on this ___________ day of ___________, in the year of our Lord

One Thousand Nine Hundred and ___________, before me, the subscriber, a

in and for said County, personally came

the grantee, in the foregoing instrument and acknowledged the signing thereof to be a
voluntary act and deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my

seal on the day and year last aforesaid.

County Recorder.

By __________________________ Deputy,

Transfer Not Necessary
Received for Record
Recorded
Pee $
KNOW ALL MEN BY THESE PRESENTS: That Lucille J. O'Brien, Widow and Unmarried in consideration of One Dollar to her paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, does hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to legal highways, for a line for the transmission and/or distribution of electric energy thereover, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz: situated in Union Township, Union County, Ohio and being a tract of land containing 53.5 acres, more or less, situate in part of Military Surveys No. 12349 and 3459, and being the same premises described in an affidavit for the transfer of real estate as recorded in Deed Book No. 174, page 31 of the deed records of Union County, Ohio.

The aforesaid line shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment, wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the following course, viz:

Beginning at a point in the northwesterly property line (which is also the southeasterly line of the Brake 67.25 acre tract) 27 feet northeasterly from the southeasterly property line (which is also the northeasterly line of the Howard 121.1 acre tract); thence northwestly 1.6 feet to a point 1 foot northeasterly from the aforesaid northwesterly property line; thence northeasterly parallel to and 1 foot southeastly from the aforesaid northwesterly property line 633 feet, more or less, to a point in the northwesterly property line (which is also the southeasterly line of the Carrick 67.54 acre tract).

CONSTRUCTION COVERED BY THIS GRANT HAS BEEN INSPECTED AND CONFORMS THERETO, NOT CONSTRUCTED AS OF DATE 7/12/46 by R. Pryer

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove such trees or other obstructions as, in the opinion of the grantee herein, may now or at any time hereafter interfere with the use, maintenance and successful operation of said line, and to place and string wires and cables thereon and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantor, his heirs, executors, administrators, and assigns, harmless from any and all damages to persons or property that may arise from or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or their agents, servants, or employees, in the construction, maintenance or use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed.

The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.
IN WITNESS WHEREOF, the said Luollie J. O'Brien, Widow and unmarried has hereunto subscribed her name this 12th day of July, 1946
Signed and acknowledged in the presence of:

Kenneth Fryer

Elwood E. Sawyer
Elwood E. Sawyer

APPROVED LAW DEPARTMENT
THE DAYTON POWER & LIGHT COMPANY 7/16/1946
William M. Matthews
William M. Matthews

STATE OF OHIO, COUNTY OF UNION as:
Be it remembered that on this 12th day of July in the year of our Lord One Thousand Nine Hundred and Forty-six before me, the subscriber, a Notary Public in and for said County, personally came Luollie J. O'Brien the grantor in the foregoing instrument and acknowledged the signing thereof to be her voluntary act and deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my notarial seal on the day and year last aforesaid.

ELWOOD E. SAVER SEAL

MARYSVILLE, OHIO
July 15th, 1946

CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION of Marysville, Ohio, by

Fred Johnson, its Secretary, and E.D. Lorenz, its Ass'ite Sec'y duly authorized to grant this consent, does hereby consent to the granting of the foregoing right of way and as to said right of way so granted, does hereby waive priority of its mortgage, dated June 22, 1940, and recorded in Volume No. 115, page 60 of the Mortgage Records of Union County, Ohio.

WITNESSES:

Kenneth Fryer

By Fred Johnson, Secretary

Beula L. Krankebaum

and E.D. Lorenz, Ass't Sec'y

Beula L. Krankebaum

STATE OF OHIO, COUNTY OF UNION as:
Be it remembered, that on this 12th day of July, 1946, before me, a Notary Public in and for said County, personally appeared Fred Johnson, Secretary and E.D. Lorenz, Assistant Secretary, of CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION of Marysville, Ohio, the corporation which executed the foregoing instrument, who acknowledged that the seal affixed to said instrument is the corporate seal of said corporation; that they did sign and seal said instrument, as such Secretary and Ass't Sec'y in behalf of said corporation and by authority of its Board of Directors, and that the signing of said instrument is their free act and deed individually and as such Secretary and Ass't Sec'y and the free and corporate act and deed of said CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION of Marysville, Ohio.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my notarial seal on the day and year last aforesaid.

My com. exp. Nov. 24-1946

Beula L. Krankebaum

Received for record July 15th, 1946
at 12:35 o'clock P.M.
Recorded July 15th, 1946
Transfer not necessary
7/3/46 D.
Fees $1.25
Know All Men by These Presents:

That William A. Vanderme Jr., Unmarried

in consideration of One Dollar to him paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to legal highways, for a line for the transmission and distribution of electric energy thereby, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz:

situated in Union Township, Union County, Ohio

and being a tract of land containing 74 acres, more or less, situate in Military Survey No. 3499, and being the same premises conveyed to the grantor herein in a warranty deed recorded in Deed Book No. 175, page 384 of the deed records of Union County, Ohio.

The aforesaid line shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment, wires, cables, conductors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the following course, viz:

Said line shall overhang and cross over that portion of the above described premises which is south and east of the following described line:

Beginning at a point in the southeasterly property line (which is also the northeasterly line of the Brake 87.25 acre tract) and 5 feet northwesterly from the southeasterly property line (which is also the northwesterly line of the D’Agrio 55.5 acre tract); thence northeasterly parallel to and 5 feet northwesterly from the aforesaid southeasterly property line 1722.5 feet, more or less, to a point in the northeasterly property line (which is also the centerline of the Harre Road).

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to add and remove such trees or other obstructions as, in the opinion of the grantor herein, may now or hereafter be necessary in the erecting, and successful operation of said line, and to place and string wires and cables thereon and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantor, heirs, executors, administrators, and assigns, harmless from any and all damages to persons or property that may arise from or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or its agents, servants, or employees, in the construction, maintenance or use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, to any of them, to enter upon said tract or part of real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed; and in default of the performance of any of the rights and privileges hereby granted and conveyed, the said The Dayton Power and Light Company, its successors and assigns, shall be entitled to the same as a surrender of any of the rights and privileges hereby granted and conveyed.
The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.

IN WITNESS WHEREOF, the said William A. Vanderau, Jr., Unmarried

12th day of July 1946

[Signature]

KENNETH FYZER

[Signature]

WILLIAM A. VANDERAU, JR.

[Signature]

WILLIAM E. SAWYER

[Signature]

ELWOOD E. SAWYER

[Signature]

ELWOOD E. SAWYER

STATE OF OHIO, COUNTY OF UNION

Be it remembered that on this 12th day of July 1946, in the year of our Lord Forty-six before me, the subscriber, Notary Public

in and for said County, personally came William A. Vanderau, Jr., the above-named party in interest, to me, Notary Public, in the presence of the party aforesaid, and the subscriber,

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed a notarial seal on the day and year last aforesaid.

Milo Myers

[Signature]

Milo Myers

STATE OF OHIO, COUNTY OF UNION

Be it remembered, that on this 12th day of July 1946, before me, a Notary Public, in and for said County, personally appeared Milo Myers, the individual who executed the foregoing instrument and acknowledged that he did sign said instrument and that the execution of said instrument was his free act and deed for the purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my notarial seal on the day and year last aforesaid.

Milo Myers, Notary Public

[Signature]
RIGHT-OF-WAY GRANT

FROM
Anabel E. Southard

TO
THE DAYTON POWER AND LIGHT CO.
DAYTON, OGD.

Know All Men By These Presents:

THAT Anabel E. Southard, widow and unmarried

In consideration of One-Dollar to her paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to legal highways, for a line for the transmission and/or distribution of electric energy therfore, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz:

situated in Paris Township, Union County, Ohio And being a tract of land containing 115.60 acres, more or less, situated in Survey No. 4069, and being the same premises conveyed to the grantor hereinafter in a deed recorded in Deed Book No. 153 page 415 of the deed records of Union County, Ohio. Also a tract of 1.25 acre acquired by grantor by will of E.F. Southard, deceased.

The aforesaid line shall consist of wooden poles, steel or concrete structures, or both, together with all necessary equipment, wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the following course, viz:

Beginning at a point in the northeasterly property line (which is also the southeasterly line of the Gebhardt 20.70 acre tract) 5 feet southeastwardly from the northeasterly property line (which is also the southeasterly right-of-way line of the 0.60 and St. L.R.R.) thence southeasterly, parallel to and 5 feet southeastwardly from said northeasterly property line 175 feet more or less, to a point in the southeasterly property line (which is also the northeasterly line of the Vandervat 9.14 acre tract).

CONSTRUCTION COVERED BY THIS GRANT HAS BEEN INSPECTED AND CONFORMS THEREWITH. NOT CONSTRUCTED AS OF Date 7/18/46 by E. Fryer

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove such trees or other obstructions as, in the opinion of the grantee herein, may now or at any time hereafter interfere with the use, maintenance and successful operation of said line, and to place and string wires and cables therein and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantor and her heirs, executors, administrators, and assigns, harmless from any and all damages to persons or property that may arise from or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or their agents, servants, or employees, in the construction, maintenance or use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed.

The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.

IN WITNESS WHEREOF, the said Anabel E. Southard, widow and unmarried

subscribed her name this 18th day of July, 1946

Signed and acknowledged in the presence of:

Kenneth Fryer
KENNETH FRYER
Elwood Sawyer
ELWOOD SAWYER

STATE OF OHIO, COUNTY OF Union

Be it remembered, that on this 18th day of July, 1946, in the year of our Lord One Thousand Nine Hundred and Forty-six, before me, the subscriber, a Notary Public

in and for said County, personally came Anabel E. Southard

the grantor in the foregoing instrument and acknowledged the signing thereof to be her voluntary act and deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my Notarial seal on the day and year last aforesaid.

APPROVED LAW DEPARTMENT
The Dayton Power & Light Co. 7/24/1946

Eliwood E. Sawyer

WILLIAM W. MATTHEWS

Transfer Not Necessary
July 30, 1946

Received for Record
July 30, 1946 at 11:30 A.M.

Rec'd
July 30, 1946

Fee $1.00

Notary Public, County Recorder.
RIGHT-OF-WAY GRANT

FROM

William A. Vanderau

Bertha I. Vanderau

TO

THE DAYTON POWER AND LIGHT CO.

DAVON, OHIO

Know All Men By These Presents:

THAT William A. Vanderau and Bertha I. Vanderau, his wife

in consideration of One-Dollar to them paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to local highways, for a line for the transmission and/or distribution of electric energy thereover, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz:

situated in Paris Township
Union County Ohio

And being a tract of land containing 105.26 acres, more or less, situate in part of surveys No. 4069, 5053, 5929, 12396 and 12314, and being a part of the premises conveyed to the said William A. Vanderau in a warranty deed recorded in Deed Book No. 92, page 127 of the deed records of Union County, Ohio.

The aforesaid line shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment, wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the following course, viz:

Beginning at a point in the northeasterly property line, (which is also the southerly line of the Southland tract) 55 feet southeasterly from the northeasterly property line (which is also the centerline of the O.O. & St. L.R.R.); thence southeasterly parallel to and 55 feet southeasterly from the aforesaid northeasterly property line, 250 feet to a point; thence westwardly 129 feet, more or less, to a point in the aforesaid northeasterly property line 364.5 feet southwesterly from the aforesaid northeasterly property line.

CONSTRUCTION COVERED BY THIS GRANT HAS BEEN INSPECTED AND CONFORMS WHEREWITH, NOT CONSTRUCTED AS OF

Date 7/23/46 by E. Fryer

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said pole or part thereof and to cut and remove such trees or other obstructions as, in the opinion of the grantees herein, may now or at any time hereafter interfere with the use, maintenance and successful operation of said line, and to place and string wires and cables thereon and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantees and their heirs, executors, administrators, and assigns, harmless from any and all damages to persons or property that may arise from or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or their agents, servants, or employees, in the construction, maintenance or use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or assignment of the rights and privileges hereby granted and conveyed, in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed.

The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.

IN WITNESS WHEREOF, the said William A. Vanderau and Bertha I. Vanderau, his wife,

subscribed their names at this 23rd day of July 1936

Signed and acknowledged in the presence of:

Kennis Fryer
Kennis Fryer
Elwood E. Sawyer

STATE OF OHIO, COUNTY OF Union

Be it remembered, that on the 23rd day of July in the year of our Lord One Thousand Nine Hundred forty-six before me, the subscriber, a Notary Public in and for said county, personally came William A. Vanderau and Bertha I. Vanderau

the grantees in the foregoing Instrument and acknowledged the signing thereof to be their voluntary act and deed for the uses and purposes therebien mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my seal on the day and year last aforesaid.

APPROVED LAW DEPARTMENT

THE DAYTON POWER & LIGHT CO. Gen. EX. 8-26-47

SEAL

ELWOOD E. SAWYER

WILLIAM R. Mathews

NOTARY PUBLIC

Filed for Necessary July 30, 1946 a.m.

Received for Record July 30, 1946 at 11:30 A.M.

Recorded July 30, 1946

Fee $1.00
RIGHT-OF-WAY GRANT

Know All Men By These Presents:

Ray A. Brake and Erell M. Brake, his wife,

TO

THE DAYTON POWER AND LIGHT CO.

DAYTON, OHIO

in consideration of One-Dollar to... them paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do, hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to legal highways, for a line for the transmission and/or distribution of electric energy, therefore, for any and all purposes for which electric energy is now, or may hereafter be, used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz:

situated in Union Township, Union County, Ohio and being a tract of land containing 66.3 and 67.25 acres, more or less, respectively, situate in parts of Survey No. 576 and 5769, and being a part of the premises described in Deeds recorded in said Book No. 156, page 343 and Deed Book No. 149, page 333 of the deed records of Union County, Ohio.

The aforesaid line shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment, wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the following course, viz:

Beginning at a point in the westerly line of said 66.3 acre tract (which is also the westerly line of the Charles Brake 5.7 acre tract) 609.5 feet northerly from the centerline of the Averine Mill Road; then southeasterly 990.5 feet, more or less, to a point in the westerly line of said 66.3 acre tract, 699 feet northwardly from the centerline of the aforesaid Averine Mill Road.

Also beginning at a point in the southeasterly line of the 67.25 acre tract which is also the centerline of the Averine Mill Road—County Road No. 72) 742 feet southeasterly from the northwesterly corner of said tract; thence north 36° 21' East, 736 feet to a point; thence north 52° 1 East, 1136.5 feet, more or less, to a point in the southeasterly line of said 67.25 acre tract, 248.5 feet southeasterly from the southeasterly corner of said tract.

Also right of way for overhang over and across the portion of the above mentioned 67.25 acre tract which lies south and east of the following described line; beginning at a point in the northeasterly line of said 67.25 acre tract 5 feet northeasterly from the southeasterly line thereof; thence southerly and parallel to and 5 feet northeasterly from the southeasterly property line 248.5 feet, more or less, to a point.

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove such trees or other obstructions as, in the opinion of the grantees herein, may now or at any time hereafter interfere with the use, maintenance and successful operation of said line, and to place and string wires and cables thereto and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantee... and heirs help, executors, administrators, and assigns, harmless from any and all damages to persons or property that may arise from or be caused by the use and enjoyment of The Dayton Power and Light Company, its successors or assigns, or their agents, servants, employees, in the construction, maintenance or use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed.

The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it, itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.

IN WITNESS WHEREOF, the said... have hereunto subscribed their names and this day of July 19...

Signed and acknowledged in the presence of:

Walter Stillings
Walter Stillings
Kenneth Fryer
Kenneth Fryer

STATE OF OHIO, COUNTY OF Union

Be it remembered, that on this day of July, year of our Lord One Thousand Nine Hundred and Forty-six, before me, the subscriber, a Notary Public in and for said County, personally came...

the grantee... in the foregoing instrument and acknowledged the signing thereof to be their voluntary act and deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my Notorial Seal on the day and year last above.

A. W. SHERMAN DEPUTY
The Dayton Power & Light Co. 5/25/1945 SEAL
William M. Matthews
William M. Matthews
Transfer Not Necessary
August 12, 1946
Received for Record August 12, 1946 - 1:31 - 2 M
Recorded August 13, 1946
* Fee $ 1.00

By

Lawrence H. Berge
County Recorder

1946
RIGHT-OF-WAY GRANT

FROM

Belle Dailey

TO

THE DAYTON POWER AND LIGHT CO.
DAYTON, OHIO

in consideration of One-Dollar to her paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to legal highways, for a line for the transmission and/or distribution of electric energy therefor, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz:

situated in

Faris Township

Faris Township

Union County

Union County, Ohio

And being a tract of land containing 118.75 acres, more or less, situate in Military Survey No. 5932, and being the same premises conveyed to the said Belle Dailey in the certificate of transfer recorded in deed book No. 136, page 138 and in a warranty deed recorded in Deed Book No. 139, page 430 of the deed records of Union County,

The aforesaid line shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment, wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the following course, viz:

Beginning at a point in the southwesterly property line (which is also the centerline of the Phillip Herron Road and also the Township line dividing Union Township and Faris Township); 764 feet southeastwardly from the northwesterly property line; thence north 57° 45' East, 576 feet to a point; thence north 65° 45' East, 1085 feet, more or less, to a point in the northeasterly property line (which is also the northwesterly line of Chester Clegg's 54.60 acre tract) 1095 feet southeastwardly from the northwesterly property line.

CONSTRUCTION COVERED BY THIS GRANT HAS BEEN INCREASED AND CONFORMS THERETO

Date 7/30/46, By K. Fryer

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove such trees or other obstructions as, in the opinion of the proper persons or parties, may now or at any time hereafter interfere with the use, maintenance and successful operation of said line, and to place and string wires and cables therein and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantee... her heirs, executors, administrators, and assigns, harmless from any and all damages to persons or property that may arise therefrom or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or their agents, servants, or employees, in the construction, maintenance or use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed.

The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.

IN WITNESS WHEREOF, the said Belle Dailey, widow and unmarried, subscribe her name this 30th day of July 1945.

Signed and acknowledged in the presence of:

Kenneth Fryer

Belle Dailey

K. Jean Sawyer

Belle Dailey

STATE OF OHIO, COUNTY OF Union

Be it remembered, that on this 30th day of July, in the year of our Lord One Thousand Nine Hundred and forty-six, before me, the subscriber, a Notary Public in and for said County, personally came...

Belle Dailey

the grantor... in the foregoing instrument and acknowledged the signing thereof to be her voluntary act and deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my seal on the day and year last aforesaid.

APPROVED LAW DEPARTMENT
The Dayton Power & Light Co., 8/2/46 SEAL

William W. Matthews

William W. Matthews

Transfer Not Necessary August 12, 1946

Received for Record August 12, 1946

Recorded August 17, 1946

For seal: E. Jean Sawyer

For receipt: E. Jean Sawyer

By:

Laurnice B. Rhodes
County Recorder

By:

Deputy.
RIGHT-OF-WAY GRANT

FROM
Warren G. Lincoln

TO
THE DAYTON POWER AND LIGHT CO.
DAYTON, OHIO

Know All Men By These Presents:

THAT. Warren G. Lincoln and Anne Lincoln, his wife

in consideration of One-Dollar to them paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to legal highways, for a line for the transmission and/or distribution of electric energy thereover, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz:

situated in Union and Rush Townships Union and Champaign County, Ohio

And being a tract of land containing 206.13 acres, more or less, situate in Survey 7822,

and being the same premises described in a deed recorded in Deed Book No. 102, page 610 of the deed records of the aforesaid county.

The aforesaid line shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment, wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the following course, viz:

Beginning at a point in the northwesterly property line (which is also the southeasterly line of the Wm. H. Davison tract) 391 feet southeasterly from the northwesterly property line (which is also the southeasterly line of the G. Howard tract); thence easterly 1708.5 feet to a point 1 foot southeasterly from the aforesaid northeasterly property line; thence southeasterly parallel to and 1 foot southeasterly from the aforesaid northeasterly property line 1069.5 feet, more or less, to a point in the southeasterly property line (which is also the northwesterly line of the P. Lincoln Tract)

CONSTRUCTION COVERED BY THIS GRANT HAS BEEN INSPECTED AND CONFORMS HERETO
Not constructed as of Date 7-31-46 by K. Fryer.

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove such trees or other obstructions as, in the opinion of the grantor hereof, may now or at any time hereafter interfere with the use, maintenance and successful operation of said line, and to place and string wires and cables thereon and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantor and his heirs, executors, administrators, and assigns, harmless from any and all damages to persons or property that may arise from or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or their agents, servants, or employees, in the construction, maintenance or use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed.

The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.

IN WITNESS WHEREOF, the said Warren G. Lincoln and Rene Lincoln, his wife

have hereunto subscribed their names this 7th day of July, 1946

Signed and acknowledged in the presence of:

Kenneth Fryer
Pearl E. Hildreth
Pearl E. Hildreth

STATES OF OHIO, COUNTY OF Champaign, 1873:

Be it remembered, that on this 31 day of July, in the year of our Lord One Thousand Nine Hundred and Forty-six, before me, the subscriber, a Notary Public in and for said County, personally came Warren G. Lincoln and Rene Lincoln

the grantor, and in the foregoing Instrument and acknowledged the signing thereof to be their voluntary act and deed for the uses and purposes thereof mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my Material seal on the day and year last aforesaid.

APPROVED LAW DEPARTMENT
The Dayton Power & Light Co 8/23/46
William H. Matthews
William H. Matthews
Transfer Not Necessary August 12, 1946 as
Received for Record August 12, 1946 - 1/48
Recorded August 13, 1946
Fee $3.00

By: "H. Chodron", County Recorder.
RIGHT-OF-WAY GRANT

FROM
Jessie Connolly
C. V. Connolly
TO
THE DAYTON POWER AND LIGHT CO.
Dayton, Ohio

in consideration of One-Dollar to them paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to legal highways, for a line for the transmission and/or distribution of electrical energy therefor, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz:

situated in Paris Township, Union County, Ohio and being a tract of land containing 19.75 acres, more or less, situate in part of Military Surveys No. 5932 and 12398, and being the same premises conveyed to the said Jessie Connolly in a warranty deed recorded in Deed Book No. 167, page 417 of the deed records of Union County, Ohio.

The aforesaid line shall consist of wooden poles, steel and concrete structures, or both, together with all necessary equipment, wires, cables, anchor, fixtures and appurtenances appurtenant thereto. The centerline of said line shall be approximately along the following course, viz:

Beginning at a point in the northeasterly property line (which is also the centerline of the Payne Road) 299.5 feet northwardly from the southeasterly property line (which is also the northeasterly line of the New York Central Railroad passed on said northeasterly property line); thence southwardly 101 feet to a point 15 feet southwardly from the aforesaid northeasterly property line; thence southeasterly parallel to the 15 feet southwardly from the aforesaid northeasterly property line 200 feet, more or less, to a point in the aforesaid southeasterly property line.

CONSTRUCTION COVERED BY THIS GRANT HAS BEEN INSPECTED AND CONFORMS THEREWITH, NOT CONSTRUCTED AS OF
Date 9/25/46 By K. Fryer

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove such trees or other obstructions as, in the opinion of the grantees herein, may now or at any time hereafter interfere with the use, maintenance and successful operation of said line, and to place and string wires and cables thereon and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, and their heirs, executors, administrators, and assigns, harmless from any and all damages to persons or property that may arise from or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or their agents, servants, or employees, in the construction, maintenance or use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed.

The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.

IN WITNESS WHEREOF, the said Jessie Connolly and C. V. Connolly, her Husband, have subscribed their names to this Conveyance and the same is hereunto signed and acknowledged in the presence of:

Kenneth Fryer
Kenneth Fryer
Elwood Sawyer
Elwood Sawyer

STATE OF OHIO, COUNTY OF UNION,

Be it remembered, that on this 25th day of Sept., 1946, in the year of our Lord One Thousand Nine Hundred and Forty-six, before me, the subscriber, a Notary Public in and for said County, personally came, Jessie Connolly and C. V. Connolly

the grantees in the foregoing instrument and acknowledged the signing thereof to be their voluntary act and deed for the uses and purposes therefor mentioned.

IN TESTIMONY WHEREOF, I hereunto subscribed my name and affixed my Notarial Seal on the day and year last aforesaid.

APPROVED LAW DEPARTMENT

The Dayton Power & Light Co. 10/2/1946
William H. Matthews
William H. Matthews

Received for Record Oct. 14th, 1946 at 11:20 A.M.
By

Recorded Oct. 16, 1946

Pee $ .90
Know All Men by These Presents:

That Charles A. Brake and Bertha L. Brake, husband and wife,

in consideration of One Dollar to be paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to legal highways, for a line for the transmission and/or distribution of electric energy thereover, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz: 

situated in Union Township Union County, Ohio
And being a tract of land containing 9.7 acres, more or less, situate in part of Survey No. 5746, and being the same premises conveyed to the Grantors herein in a Warranty Deed recorded in Deed Book No. 159, page 387 of the Deed Records of Union County, Ohio.

The aforesaid line shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment, wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the following course, viz: Properly

Beginning at a point in the westerly property line 892 feet northerly from the southerly property line (which is also the centerline of the access road 5 feet southerly from the W. S. Miller Road - County Road #783), thence easterly 231.5 feet, more or less, to a point in the easterly property line 892.5 feet northerly from the aforesaid southerly property line.

Also right of way for overhand over and across that portion of the above described premises which lies south and west of the following described line: beginning at a point in the northerly property line (which is also the centerline of Buck Run) 5 feet easterly from the westerly property line; thence southerly parallel to and 9 feet easterly from the aforesaid westerly property line 561 feet, more or less, to a point.

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove said wires, anchors and other obstructions or, in the opinion of the grantees herein, may now or at any time hereafter interfere with the use, maintenance and successful operation of said line and to place and string wires and cables thereon and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantee, their heirs, executors, administrators, and assigns, harmless from any and all damage to persons or property that may arise from or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or their agents, servants, or employees, in the construction, maintenance or use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed, shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed.
The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.

IN WITNESS WHEREOF, the said Charles A. Brake and Bertha L. Brake, husband and wife

this

of

thirty

day of

July 31

in the year of our Lord

One Thousand Nine Hundred and Forty-six

before me, the subscriber, a Notary Public

in and for said County, personally came

Charles A. Brake and Bertha L. Brake

the grantor, and acknowledged the signing thereof to be

their

deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my seal on the day and year last aforesaid.

Walter Stillings

My Commission Expires May 20, 1946

FARMERS & MERCHANTS BANK COMPANY

President

By

Walter Stillings

Kenneth Fryer and Guy Coughenour, Cashier

STATE OF OHIO, COUNTY OF Union

Be it remembered, that on this 31st day of July, 1946, before me, a Notary Public in and for said County, personally appeared L. A. Michel, President, and Guy Coughenour, Cashier, a corporation which executed the foregoing instrument, who acknowledged that the said instrument is the corporate seal of said corporation, that they did sign and seal said instrument as such President and Cashier and by authority of its Board of Directors, and that the signing of said instrument is their free act and deed individually as such President and Cashier, and corporate act and deed of said Farmers & Merchants Bank Company.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my notarial seal on the day and year last aforesaid.

Charles A. Brake

Bertha L. Brake

The Dayton Power and Light Company

RIGHT OF WAY

GRANT
Know All Men by These Presents:

That George E. Elliott and Pauline Elliott, Husband and Wife

in consideration of One Dollar to them paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to legal highways, for a line for the transmission and/or distribution of electric energy thereover, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz:

situated in Allem Township, Union County, Ohio

and being a tract of land containing 362.65 acres, more or less, situate in Surveys No. 2979 and 9796, and being the same premises conveyed to the Grantees herein in a warranty deed recorded in Deed Book No. 167, page 307 of the deed records of Union County, Ohio.

The aforesaid line shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment, wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the following course, viz:

Beginning at a point in the southwesterly property line (which is also the northeasterly line of the Howard Tract) 988 feet northwesterly from the southeasterly property line (which is also the centerline of the Collins Road); thence northeasterly 866.5 feet, more or less, to a point in the northeasterly property line (which is also the centerline of the Milford Center - Allem Center Road, and the southeasterly line of the Thrush Tract) 1-foot northwesterly from a southeasterly property line (which is also the northeasterly line of the Oee tract).

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove such trees or other obstructions on, in the opinion of the grantees herein, may now or at any time hereafter interfere with the use, maintenance and successful operation of said line, and to place and remove wires and cables thereon and to supply and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantors and their heirs, executors, administrators, and assigns, harmless from any and all damages to persons or property that may arise from or be caused by the negligence of the Dayton Power and Light Company and its successors or assigns, or their agents, servants, or employees, in the construction, maintenance or use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate or any part thereof or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed.
The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.

IN WITNESS WHEREOF, the said George E. Elliott and Pauline Elliott, Husband and Wife

be vs. hereunto subscribed their name.

Signed and acknowledged in the presence of:

KENNETH FRYER

E. JENKINSON, State Bar

\[Signature\]

STATE OF OHIO, COUNTY OF UNION

Be it remembered, that on this 26th day of July, in the year of our Lord

One Thousand Nine Hundred and Forty-six before me, the subscriber, a Notary Public

in and for said County, personally named George E. Elliott and Pauline Elliott

the grantor...in the foregoing Instrument and acknowledged the signing thereof to be their voluntary act and deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my notarial seal on the day and year last aforesaid.

MILFORD CENTER, OHIO

E. JENKINSON

\[Signature\]

STATE OF OHIO, COUNTY OF Union

Be it remembered, that on this 26th day of July, 1946, before me, a Notary Public in and for said County, personally appeared...

\[Signature\]

In TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my notarial seal on the day and year last aforesaid.
Know All Men by These Presents:

That Nellie Starkey (also known as Nelly Starkey) and Walter L. Starkey, her

Husband

in consideration of One Dollar to them paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to legal highways, for a line for the transmission and/or distribution of electric energy thereover, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz.: 

situated in Allen Township, Union County, Ohio

and being a tract of land containing 103.55 acres, more or less, situate in part of Surveys No. 5746 and 6295, and being the same premises conveyed to the said Nellie Starkey in a Warranty Deed recorded in Deed Book No. 153, page 21 of the deed records of Union County, Ohio.

The aforesaid line shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment, wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the following course, viz.:

Said line shall overhang and cross over that portion of the above described premises which lies westerly of the following described line:

Beginning at a point in the northerly property line (which is also the southerly line of the Martin V. Thrush tract) 5 feet westerly from the westerly property line; thence southerly parallel to and 5 feet westerly from the aforesaid westerly property line 1240.5 feet, more or less, to a point in the southerly property line (which is also the northerly line of the Brack tract).

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove such trees or other obstruction as, in its opinion, may be, or at any time hereafter interfere with the use, maintenance and successful operation of said line, and to place and string wires and cables therein and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantees free, clear, and harmless from any and all damages to persons or property that may arise from or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or their agents, servants, or employees, in the construction, maintenance or use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed.
The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to do all the terms and conditions hereof, and it and they shall be bound thereby.

IN WITNESS WHEREOF, the said Nellie Starkey (also known as Nelly Starkey) and Walter L. Starkey, her Husband

[Signature]

[Signature]

this Day of August 1946.

(Signed)

witnessed and acknowledged to the presence of:

Nellie Starkey

Walter L. Starkey

STATE OF OHIO, COUNTY OF UNION

This is to be remembered that on this 1946, before me, the subscriber, a Notary Public

and County personally came Nellie Starkey (also known as Nelly Starkey) and Walter L. Starkey

the instrument herein referred to, and acknowledged the signing thereof to be their voluntary act and deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my notarial seal on the day and year last aforesaid.

DAYTON August 1st, 1946

Ohio

E. Jean Sawyer

[Signature]

[Signature]

STATE OF OHIO, COUNTY OF MONTGOMERY

I, Charles Young and Manda Young, Husband and Wife (buying on contract), do hereby consent to the granting of the foregoing right of way.

WITNESSES:

Kenneth Fryer

Allie Lou Figg

[Signature]

[Signature]

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my notarial seal on the day and year last aforesaid.

Kenneth Fryer, Notary Public

[Seal]

[Paragraph]

[Paragraph]
Know All Men by These Presents:

That Nellie Starkey and Walter L. Starkey, her husband

in consideration of One Dollar to them paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to legal highways, for a line for the transmission and distribution of electric energy thereover, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz:

situated in Union Township, Union County, Ohio

and being a tract of land containing 69.3 acres, more or less, situate in part of Survey No. 5746, and being the same premises described in a quit claim deed recorded in Deed Book No. 164, page 256 of the deed records of Union County, Ohio.

The aforesaid line shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment, wires, cables, anchors, fixtures and appurtenances thereto. The centerline of said line shall be approximately along the following course, viz:

Beginning at a point in the westerly property line (which is also the easterly line of the Brake tract) 468 feet northwesterly of the centerline of the Amerine Mill Road – County Road No. 72; thence easterly 1619 feet, more or less, to a point in the westerly property line (which is also the centerline of said Amerine Mill Road – County Road No. 72 where said road angles northwesterly) 1346.5 feet northwesterly from the angle in said road.

Signed:

[Signature]

William H. Fennell

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove such trees or other obstructions as, in the opinion of the grantor herein, may interfere with the use, maintenance and successful operation of said line, and to place and string wires and cables thereon and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantor

in air holes, ditches, canals, drainage, and public, harm done to persons or property that may arise from or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or its agents, servants, or employees, in the construction, maintenance, or use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate, or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed.
The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.

IN WITNESS WHEREOF, the said Nellie Starkey and Walter L. Starkey, her Husband

[Signature]

[Signature]

this 30th day of July, 1946.

Nellie Starkey

Walter L. Starkey

Signed and acknowledged in the presence of:

Kenneth Fryer

Alice E. Banks

STATE OF OHIO, COUNTY OF UNION

Be it remembered, that on this 30th day of July, 1946, in the year of our Lord

One Thousand Nine Hundred and Forty-six, before me, the subscriber, a Notary Public

in and for said County, personally came Nellie Starkey and Walter L. Starkey

the grantor, and acknowledged the signing thereof to be their voluntary act and deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my notarial seal on the day and year last aforesaid.

Alice E. Banks

MARYSVILLE, OHIO

CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION of Marysville, by Fred Johnson

its Secretary, and C. O. Menke, its President, only authorized to grant this conveyance, does hereby consent to the granting of the foregoing right of way and as to said right of way as granted, does hereby waive priority of its mortgage, dated September 1, 1939, and recorded in Volume No. 13, page 460 of the Mortgage Records of Union County, Ohio.

WITNESSES:

CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION of Marysville

By: 

Kenneth Fryer

And

R. S. Neeley, Gen. Mgr.

STATE OF OHIO, COUNTY OF UNION, ss.

Be it remembered, that on this 26th day of August, 1946, before me, a Notary Public, in said County, personally appeared

C. O. Menke

and

Fred Johnson

of CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION of Marysville, the corporation which executed the foregoing instrument, who acknowledged that the said instrument is the corporate seal of said corporation that they did sign and seal said instrument as such SECRETARY and PRESIDENT, in behalf of said corporation and by authority of its Board of Directors, and that the signing of said instrument is their free act and deed individually and as such SECRETARY and PRESIDENT, and the free and corporate act and deed of said CITIZENS FEDERAL SAVINGS AND LOAN ASSOCIATION of Marysville.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my notarial seal on the day and year last aforesaid.

Alice E. Banks

NOTARY PUBLIC UNDER COUNTY

4:13:31

RIGHT OF WAY GRANT

FROM

Nellie Starkey

TO

The Dayton Power and Light Co.

[Stamp] Transfer not Necessary

[Stamp]
Know All Men by These Presents:

That Leslie B. Smith and Elsie E. Smith, Husband and Wife

in consideration of One Dollar to them paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement subject to local highways, for a line for the transmission and/or distribution of electric energy thereover, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz:

situated in Allen Township Union County, Ohio

And being a tract of land containing 100 acres, more or less, situate in part of Survey No. 4610, and being the same premises conveyed to the grantors herein in a warranty deed recorded in Deed Book No. 173, page 260 of the deed records of Union County, Ohio.

The aforesaid line shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment, wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the following course, viz:

Beginning at a point in the southeasterly property line (which is also the northwesterly line of the Fox tract) 1 foot southeasterly from the northwesterly property line (which is also the southeasterly line of the Brake tract); thence northwesterly parallel to and 1 foot southeasterly from the aforesaid northwesterly property line 1760 feet, more or less, to a point in the northwesterly property line (which is also the southeasterly line of the Young tract).

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove such trees or other obstructions as, in the opinion of the grantees herein, may now or at any time hereafter interfere with the use, maintenance and successful operation of said line, and to place and string wires and cables thereon and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantee, and their heirs, executors, administrators, and assigns, harmless from any and all damages to persons or property that may arise from or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or their agents, servants, or employees, in the construction, maintenance, operation and use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed.
The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.

IN WITNESS WHEREOF, the said Leslie B. Smith and Elsie E. Smith, husband and wife, have hereunto subscribed their names.

William J. Porter
Leslie B. Smith
Elzie E. Smith

[Notary Public]

STATE OF OHIO, COUNTY OF Union

This 24th day of July, in the year of our Lord 1926, before me, the subscriber, Notary Public, in and for said County, personally came Leslie B. Smith and Elsie E. Smith, and acknowledged the instrument and acknowledged the signing thereof to be their voluntary act and deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my seal on the day and year last above written.

William J. Porter
Notary Public

THE NORTHWESTERN MUTUAL LIFE INSURANCE COMPANY OF MILWAUKEE, WISCONSIN, by Edward J. Tobin, its Vice President, and H. L. Armstrong, its Asst Secretary, duly authorized to grant this conveyance, does hereby consent to the granting of the foregoing right of way and as to said right of way granted, does hereby waive priority of its mortgage, dated January 9, 1926, as recorded in Volume No.127, page 555, of the Mortgage Records of Union County, 1906.

Witnesses:

H. L. Armstrong, Asst Secretary

State of Wisconsin, COUNTY OF Milwaukee

The person in whose name the mortgage is registered has been inspected and is in full force and effect.

The instrument contains no restriction.

The property conveyed is described

The Dayton Power and Light Company

July 24, 1926

[Notary Public]
KNOW ALL MEN BY THESE PRESENTS

THAT Phillip Lincoln and Mildred C. Lincoln, his wife, in consideration of One Dollar to them paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to local highways, for a line for the transmission and/or distribution of electric energy thereover, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances thereto, subject to the conditions hereinafter contained, over and across the following premises, viz:

Situated in Union Township, Union County, Ohio.

And being a tract of land containing 209.39 acres, more or less, situate in part of Military Survey No. 7892, and being the same premises conveyed to the said Phillip Lincoln in a Warranty Deed recorded in Deed Book No. 169, page 631 of the deeds records of Union County, Ohio.

The aforesaid line shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment, wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the following course, viz:

Beginning at a point in the northwesterly property line (which is also the southerly line of the Warren G. Lincoln tract) 1 foot southwesterly from the northerly property line (which is also the southwesterly line of the Cone Howard tract); thence southeasterly parallel to and 1 foot northwesterly from the aforesaid northerly property line 2892 Feet to a point; thence northeasterly 1.3 feet, more or less, to a point in the aforesaid northeasterly property line 39 feet northwesterly from the southwesterly property line (which is also the centerline of the Collins Road, also known as Township Road No. 79).

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove such trees or other obstructions as, in the opinion of the grantee herein, may now or at any time hereafter interfere with the use, maintenance and successful operation of said line, and to place and string wires and cables thereon and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantors, their heirs, executors, administrators, and assigns, harmless from any and all damages to persons or property that may arise from or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or their agents, servants, or employees, in the construction, maintenance or use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel or real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, or in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed.

The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it shall be bound thereby.

IN WITNESS WHEREOF, the said Phillip Lincoln and Mildred C. Lincoln, his wife, have hereto subscribed their names this 18th day of July 1966.

Signed and acknowledged in the presence of:

[Signatures]

[Handwritten names]

[Handwritten dates]
STATE OF OHIO, COUNTY OF UNION, SS:

Be it remembered, that on this 29th day of July, 1946, in the year of our Lord One Thousand Nine Hundred and Forty-Six before me, the subscriber, a Notary Public in and for said County, personally came Phillip Lincoln and Mildred C. Lincoln, his wife, the grantors in the foregoing Instrument and acknowledged the signing thereof to be their voluntary act and deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed notarial seal on the day and year last before.

[Signature]

Notary Public

Commission Expires MAR 31, 1947

[Signature]

[Signature]
Know All Men by These Presents:

That

Loree L. Cee and Margaret C. Cee, his Wife

in consideration of One Dollar to them paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to legal highways, for a line for the transmission and/or distribution of electric energy thereover, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz:

situated in Allen Township, Union County, Ohio

and being a tract of land containing 100.75 acres, more or less, situate in Survey No. 2979, and being a part of the premises described in an Executor's Deed and recorded in Deed Book No. 128, page 579 of the deed records of Union County, Ohio.

The aforesaid line shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment, wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the following course, viz:

Said line shall overhang and cross over that portion of the above described premises which is north and west of the following described line:

Beginning at a point in the southwesterly property line (which is also a northeasterly line of the Elliott tract) 5 feet northeastwardly from the northwesterly property line (which is also a southeasterly line of the aforesaid Elliott tract); thence northeastwardly parallel to and 5 feet southeasterly from the aforesaid northeasterly property line 511 feet, more or less, to a point in the southeasterly property line (which is also the centerline of the Milford Center - Allen Center Road and the southwesterly line of the Thrush tract).

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove such trees or other obstructions as, in the opinion of the grantee herein, may now or at any time hereafter interfere with the use, maintenance and successful operation of said line, and to place and string wires and cables thereon and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantor and his heirs, executors, administrators, and assigns, harmless from any and all damage to persons or property that may arise from or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or their agents, servants, or employees, in the construction, maintenance or use of said poles.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed.
The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.

IN WITNESS WHEREOF, the said Lorrce L. Coe and Margaret G. Coe, his Wife

have hereunto subscribed their name.

The day of July in the year of our Lord 1946.

Lorrce L. Coe

Margaret G. Coe

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my notarial seal on the day and year last forewrit.

ALFRED S. WILSON

Branch Secretary, J. B. WHITE

ASSISTANT SECRETARY.

The day of July in the year of our Lord 1946.

Lorrce L. Coe

Margaret G. Coe

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my notarial seal on the day and year last forewrit.

ALFRED S. WILSON

Branch Secretary, J. B. WHITE

ASSISTANT SECRETARY.
KNOW ALL MEN BY THESE PRESENTS:

THAT Chester G. Clegg and Myrtle Clegg, his Wife, in consideration of One (1) Dollar to them paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to legal highways, for a line for the transmission and/or distribution of electric energy thereover, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz:

Situated in Paris Township, Union County, Ohio,

and being a tract of land containing 112.00 acres, more or less, situate in Survey 5292, 12998 and 5027, and being the same premises conveyed to the said Chester G. Clegg in deeds recorded in Deed Book No. 169, page 338 and Deed Book No. 166, page 177 of the deed record of Union County, Ohio.

The aforesaid line shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment, wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the following course, viz:

Beginning at a point in the southeasterly property line 1199.5 feet southeasterly from the northeasterly property line; thence easterly 3467.5 feet to a point in the centerline of the New York Central Railroad Right-of-Way, 390 feet southeasterly from the northeasterly property line, measured along said centerline.

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove such trees or other obstructions as, in the opinion of the grantee herein, may or at any time hereafter interfere with the use, maintenance and successful operation of said line, and to place and string wires and cables thereon and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantors their heirs, executors, administrators, and assigns, harmless from any and all damages to persons or property that may arise from or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or their agents, servants, or employees, in the construction, maintenance or use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed,

The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.
IN WITNESS WHEREOF, the said Chester G. Clegg and Myrtle Clegg, his wife, have hereunto subscribed their names this 30th day of July, 1946.

Signes and acknowledged in the presence of:

Chester G. Clegg
Myrtle Clegg

K. M. Fryer
E. Dean Sawyer

STATE OF OHIO, COUNTY OF UNION, SS:

Be it remembered, that on this 30th day of July, 1946, in the year of our Lord One Thousand Nine Hundred and Forty-six, before me, the subscriber, a Notary Public in and for said County, personally came

Chester G. Clegg and Myrtle Clegg

The grantees in the foregoing instrument and acknowledged the signing thereof to be their voluntary act and deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my notarial seal on the day and year last aforesaid.

E. Dean Sawyer

Wilford Center, Ohio
July 30, 1946

THE FARMERS & MERCHANTS BANK COMPANY, by L. A. Michel, President, and Guy Couchenour, Cashier, duly authorized to grant this consent, does hereby consent to the granting of the foregoing right of way and as to said right of way so granted, does hereby waive priority of its mortgage, dated January 9, 1946, and recorded in Volume No. 127, page 423 of the Mortgage Records of Union County, Ohio.

WITNESSES:

Kenneth Fryer

STATE OF OHIO, COUNTY OF Union, SS:

Be it remembered, that on this 26th day of July, 1946, before me, a Notary Public in and for said County, personally appeared

L. A. Michel, President, and Guy Couchenour, Cashier,

Cashier, of THE FARMERS & MERCHANTS BANK COMPANY, the corporation which executed the foregoing instrument, who acknowledged that the seal affixed to said instrument is the corporate seal of said corporation, that they did sign and seal said instrument as such President and Cashier, in behalf of said corporation and by authority of its Board of Directors, and that the signing of said instrument is their free act and deed individually and as such President and Cashier, and the free and corporate act and deed of said THE FARMERS & MERCHANTS BANK COMPANY.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my notarial seal on the day and year last aforesaid.

Paul J. Shea, Notary Public

My commission expires: Dec. 18, 1946.

MARYSVILLE, Ohio
Aug. 26, 1946

I, H. I. HUFFMAN, do hereby consent to the granting of the foregoing right of way and, as to said right of way so granted, do hereby waive priority of my mortgage, dated September 30, 1929, and recorded in Volume No. 115, page 303 of the Mortgage Records of Union County, Ohio.

WITNESSES:

Kenneth Fryer
Fred Kell

H. I. Huffman
WHEREAS, on the 23rd day of March, 1945, M. V. (Martin V.) Thrush and wife executed a mortgage to The Federal Land Bank of Louisville, a Corporation, organized and existing under an Act of Congress, said mortgage being of record in Book 188, page 599, records of Union County, Ohio; and

WHEREAS, on the 24th day of August, 1946, Martin V. Thrush and Helen A. Thrush granted an easement to The Dayton Power and Light Company for the purpose of erecting operating and maintaining a line for the transmission and/or distribution of electric energy, over a portion or part of the land described in said mortgage, which right of way is more particularly described in said easement as follows:

Beginning at a point in the westerly line of the 51 acre tract (which is also the centerline of the Milford Center - Allen Center Road - County Road No. 73) 214 feet southwardly from the northerly property line (which is also the westerly line of the Woodworth tract); thence north 57 degrees 20 minutes east, 641.8 feet to a point; thence north 73 degrees 15 minutes east, 2537.8 feet to a point; thence south 55 degrees 30 minutes east, 253.5 feet, more or less, to a point in the southerly line of said 51 acre tract (which is also the centerline of the Collins Road - County Road No. 79) 2808 feet eastwardly from the southwest corner of said tract.

Also right-of-way for overhang over and across that portion of the above mentioned 47.50 acre tract which lies westwardly of the following described line:

Beginning at a point in the northerly line of said 47.50 acre tract (which is also the centerline of the Collins Road - County Road No. 79) 5 feet eastwardly from the westerly line thereof; thence southwardly parallel to and 5 feet eastwardly from the aforesaid westerly property line 1470.5 feet, more or less, to a point in the southerly line of the aforesaid 47.50 acre tract.
NOW, THEREFORE, in consideration of One Dollar ($1.00) and other good and valuable considerations, receipt of which is hereby acknowledged, The Federal Land Bank of Louisville hereby consents to said easement, and agrees that in the event of the foreclosure of said mortgage, or other sale of the property described in said mortgage under judicial proceedings, the same may be sold subject to said easement.

IN WITNESS WHEREOF, The Federal Land Bank of Louisville has executed this instrument this 28th day of August, 1948.

[Signature]

By: [Signature]

Vice President

M. M. Mathison

Ass't Vice President

THE FEDERAL LAND BANK OF LOUISVILLE

STATE OF KENTUCKY

JEFFERSON COUNTY

On this 28th day of August, 1948, the foregoing instrument of writing was produced to me in my County by the parties, and on said day before me personally appeared H. R. Pickens and A. Baker, and to me personally known, who being by me duly sworn did say that they are the Vice President and Assistant Secretary, respectively, of The Federal Land Bank of Louisville, a Corporation, and that the seal affixed to the within instrument is the corporate seal of said Corporation, and that said instrument was signed, sealed and attested by them as such officers, in behalf of said Corporation, by authority of its Board of Directors, and that Vice President and said Assistant Secretary acknowledged said instrument to be their free act and deed as such officers, and the free and corporate act and deed of The Federal Land Bank of Louisville.

My Commission expires: October 19, 1949

[Signature]

Notary Public

[Signature]

Notary Public

W. H. Mathison

That Martin V. Trush and Helen A. Trush, his Wife

in consideration of One Dollar to them paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to legal highways, for a line for the transmission and/or distribution of electric energy thereover, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz:

situates in

Allan Township

Union County, Ohio

and being two tracts of land containing 51.00 and 47.50 acres, more or less, respectively situate in parts of Surveys No. 2983 and 5746, and being the same premises described in deeds recorded in Deed Book No. 171, page 172 and Deed Book No. 159, page 529 of the deed records of Union County, Ohio.

The aforesaid line shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment, wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the following course, viz:

Beginning at a point in the westerly line of the 51 acre tract (which is also the centerline of the Wilford Center – Allen Center Road – County Road No. 73) 214 feet southwardly from the northerly property line (which is also the southerly line of the Woodworth tract) thence north 57° 25' 16" east, 442.5 feet to a point; thence north 79° 16' east, 1476 feet to a point; thence south 33° east 258.5 feet, more or less, to a point in the southerly line of said 51 acre tract (which is also the centerline of the Collins Road – County Road No. 78) 2308 feet eastwardly from the southwest corner of said tract.

Also right-of-way for overhang over and across that portion of the abovementioned 47.50 acre tract which lies westwardly of the following described line:

Beginning at a point in the northerly line of said 47.50 acre tract (which is also the centerline of the Collins Road – County Road No. 78) 5 feet eastwardly from the westerly line thereof; the southerly parallel to and 5 feet eastwardly from the aforesaid westerly property line 1470.5 feet, more or less, to a point in the southerly line of the aforesaid 47.50 acre tract.
The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove such trees or other obstructions as, in the opinion of the grantee herein, may now or at any time hereafter remove said line, to place and string wires and cables therein and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantor... to be... heirs, executors, administrators, and assigns, harmless from any and all damages to persons or property that may arise from or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or their agents, servants, or employees, in the construction, maintenance or use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate or any part thereof, or to remove any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed; but, in such event, the grantor shall have the right to enter upon said tract or parcel of real estate above described and construct or in any manner increase or enlarge the rights and privileges hereby granted and conveyed.

The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.

IN WITNESS WHEREOF, the said Martin V. Thrusch and Helen A. Thrusch, his wife

[Signature]

this 2nd day of August, 1946.

Signed and acknowledged in the presence of:

[Signature] Martin V. Thrusch

[Signature] Helen A. Thrusch

STATE OF OHIO, COUNTY OF UNION

Be it remembered, that on this 2nd day of August, 1946, in the year of our Lord One Thousand Nine Hundred and Forty-six, before me, the subscriber, a Notary Public in and for said County, personally came Martin V. Thrusch and Helen A. Thrusch

the grantor... in the foregoing instrument and acknowledged the signing thereof to be their voluntary act and deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my Notary Public

[Signature]

LOUISVILLE, KENTUCKY

1946

We do hereby consent and agree to the granting of the foregoing right of way and do hereby waive priority of the mortgage dated March 23, 1945, and recorded in Volume No. 125, page 999 of the Mortgage Records of Union County, Ohio.

WITNESSES:

THE FEDERAL LAND BANK OF LOUISVILLE, KENTUCKY

[Signature]

And
CONSENT TO EASEMENT

WHEREAS, on the 28th day of August, 1946,

Herman E. Vance and others

executed a mortgage to the Federal Land Bank of Louisville, a Corporation, organized and existing under an Act of Congress, said mortgage being of record in Book 204, page 831-832, Records of Union County, Ohio, and

WHEREAS, the Federal Farm Mortgage Corporation, by its Attorney-in-Fact, the Federal Land Bank of Louisville, hereby consents to said easement, and agrees that in the event of the foreclosure of said mortgage, or other sale of the property described in said mortgage, under judicial proceedings, the same may be sold subject to said easement.

NOW, THEREFORE, in consideration of One Dollar ($1.00) and other good and valuable considerations, receipt of which is hereby acknowledged, the Federal Farm Mortgage Corporation, by its Attorney-in-Fact, the Federal Land Bank of Louisville, hereby consents to said easement, and agrees that in the event of the foreclosure of said mortgage, or other sale of the property described in said mortgage, under judicial proceedings, the same may be sold subject to said easement.

IN WITNESS WHEREOF, the Federal Farm Mortgage Corporation by its Attorney-in-Fact, the Federal Land Bank of Louisville, (12 U.S.C. 1016g. 10206) has executed this instrument this 28th day of August, 1946. 

FEDERAL FARM MORTGAGE CORPORATION

BY: THE FEDERAL LAND BANK OF LOUISVILLE,

Attorney-in-Fact

By: Asst. Vice President H.R. Pickens

STATE OF KENTUCKY

JEFFERSON COUNTY 

On this 28th day of August, 1946, the foregoing instrument of writing was produced to me in my County by the parties, and on said day before me personally appeared H. R. Pickens and J. A. Baker and to me personally known, who being by me duly sworn did say that they are the Vice President and Assistant Secretary, respectively, of The Federal Land Bank of Louisville, a Corporation, and that the seal affixed to the within instrument is the corporate seal of said Corporation, and that said instrument was signed, sealed and attested by them as such officers, in behalf of said Corporation, by authority of its Board of Directors, and said Vice President and said Assistant Secretary acknowledged said instrument to be their free act and deed as such officers, and the free and corporate act and deed of the Federal Farm Mortgage Corporation by its attorney-in-fact, The Federal Land Bank of Louisville, and the free and corporate act and deed of The Federal Land Bank of Louisville, acting in its capacity as attorney-in-fact for the Federal Farm Mortgage Corporation.

My Commission expires: October 19, 1949

H. M. Robinson Notary Public
Beginning at a point in the northwesterly property line (which is also the southeasterly line of the Leslie Smith tract) 1 foot southeasterly from the northwesterly property line; thence southeasterly parallel to and 1 foot southeasterly from the aforesaid northeasterly property line 722 feet to a point; thence easterly 1 foot, more or less, to a point in the aforesaid northeasterly property line 992 feet northwesterly from the southeasterly property line (which is also the centerline of the Gibson Road - County Road No. 72).  

WHEREAS, The Federal Land Bank of Louisville, the owner and holder of the indebtedness secured by the above described mortgage, has been requested to consent to said easement;

NOW, THEREFORE, in consideration of One Dollar ($1.00) and other good and valuable considerations, receipt of which is hereby acknowledged, The Federal Land Bank of Louisville hereby consents to said easement, and agrees that in the event of the foreclosure of said mortgage, or other sale of the property described in said mortgage under judicial proceedings, the same may be sold subject to said easement.

IN WITNESS WHEREOF, The Federal Land Bank of Louisville has executed this instrument this 20th day of August, 1946.

[Signature]

Assistant Secretary

STATE OF KENTUCKY

JEFFERSON COUNTY

On this 20th day of August, 1946, the foregoing instrument of writing was produced to me in my County by the parties, and on said day before me personally appeared H. H. Pickens and J. M. Baker to me personally known, who being by me duly sworn did say that they are the Vice President and Assistant Secretary, respectively, of The Federal Land Bank of Louisville, a Corporation, and that the seal affixed to the within instrument is the corporate seal of said Corporation, and that said instrument was signed, sealed and attested by them as such officers, in behalf of said Corporation, by authority of its Board of Directors, and that the Vice President and said Assistant Secretary acknowledged said instrument to be their free act and deed as such officers, and the free and corporate act and deed of The Federal Land Bank of Louisville.

My Commission expires: October 19, 1949

[Signature]

M. H. Mathison

Notary Public

Know All Men by These Presents:

That

Frank G. Fox and Catherine H. Fox, Husband and Wife

in consideration of One Dollar to them paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to legal highways, for a line for the transmission and distribution of electric energy thereover, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz:

situated in Union Township, Union County, Ohio

and being a tract of land containing 89.46 acres, more or less, situate in part of Survey No. 4610 and 4278, and being the same premises conveyed to the Grantors herein in a warranty deed recorded in Deed Book No. 166, page 552 of the deed records of Union County, Ohio.

The aforesaid line shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment, wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the following course:

Beginning at a point in the northwesterly property line (which is also the southeasterly line of the Leslie Smith tract) 1 foot southeasterly from the northwesterly property line; thence southeasterly parallel to and 1 foot southeasterly from the aforesaid northeasterly property line 722 feet to a point; thence easterly 1 foot, more or less, to a point in the aforesaid northeasterly property line 992 feet northwesterly from the southeasterly property line (which is also the centerline of the Gibson Road - County Road No. 72).
The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove such trees or other obstructions as, in the opinion of the grantees hereof, may grow or at any time hereafter interfere with the use, maintenance and successful operation of said line, and to place and string wires and cables thereon and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantor a tenant at will having no power or right to enter, enter, acquire, administer, and assign, harmless from any and all damages to persons or property that may arise from or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or their agents, servants, or employees in the construction, maintenance or use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed.

The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.

IN WITNESS WHEREOF, the said Frank G. Fox and Catherine M. Fox, Husband and Wife

Frank G. Fox
Catherine M. Fox

Alice E. Banks

IN TESTIMONY WHEREOF, I have heretofore subscribed my name and affixed my notarial seal on the day and year last aforesaid.

Louisville, Kentucky
June 30, 1926

Alice E. Banks
Notary Public
Union County

We do hereby consent and agree to the granting of the foregoing right of way and do hereby waive priority of the mortgages, dated May 12, 1911, and November 30, 1914, respectively, and recorded in Volume No. 104, page 331, and in Volume No. 106, page 331, respectively, of the Mortgage Records of Union County, Ohio.

WITNESSES:

The Federal Land Bank

LAND BANK COMMISSIONER
Know All Men by These Presents:

That Chester G. Clegg and Myrtle Clegg, his wife

in consideration of One Dollar to them paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to legal highways, for a line for the transmission and/or distribution of electric energy therover, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz:

situated in Paris Township Union County, Ohio

and being a tract of land containing 57.40 acres, more or less, situate in part of Military Surveys No. 5053, 5292 and 12398, and being the same premises conveyed to the said Chester G. Clegg in a warranty deed recorded in Deed Book No. 161, page 177 of the deed records of Union County, Ohio.

The aforesaid line shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment, wire, cables, anchors, fixtures and appliance appurtenances thereto. The centerline of said line shall be approximately along the following course, viz:

Beginning at a point in the southeasterly property line (which is also the centerline of the Payne Road) 299.5 feet northeastwardly from the southeasterly property line (which is also the northeasterly line of the New York Central Railroad measured on said southeasterly property line); thence northeastwardly 295 feet, more or less, to a point in the new Urbana-Marysville Hi-Line, 29 feet northeastwardly from the centerline of the aforesaid Payne Road.

In the event the Payne Road should be widened or relocated, said The Dayton Power and Light Company, its successors or assigns, may, but shall not be required to relocate or reconstruct said line and appurtenances, so that the centerline of said line as relocated or reconstructed shall not be more than one (1) foot outside of the road as widened or relocated.
The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove such trees or other obstructions as, in the opinion of the grantee herein, may now or at any time hereafter interfere with the use, maintenance and successful operation of said line, and to place and string wires and cables thereon and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantor & heir heirs, executors, administrators, and assigns, harmless from any and all damages to persons or property that may arise from or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or their agents, servants, or employees, in the construction, maintenance or use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed.

The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.

IN WITNESS WHEREOF, the said Chester G. Clepp and Myrtle Clepp, his wife

[Signature]

[Signature]

[Signature]

[Signature]

STATE OF OHIO, COUNTY OF Union

Be it remembered, that on this 25 day of Sept., 1946, before me, a Notary Public in and for said County, personally appeared Chester G. Clepp and Myrtle Clepp the grantor & in the foregoing Instrument and acknowledged the signing thereof to be their voluntary act and deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my seal on the day and year last aforesaid.

Alice E. Banks

[Signature]

STATE OF OHIO, COUNTY OF Union

Be it remembered, that on this 25 day of Sept., 1946, before me, a Notary Public in and for said County, personally appeared E. T. Huffman, the individual who executed the foregoing instrument and acknowledged that he did sign said instrument and that the signing of said instrument was his free act and deed for the purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my notarial seal on the day and year last aforesaid.

Alice E. Banks

[Signature]
CONSENT TO EASEMENT

WHEREAS, on the 18th day of February, 1934, Cone Howard, Jr., and wife, executed a mortgage to The Federal Land Bank of Louisville, a Corporation, organized and existing under an Act of Congress, said mortgage being of record in Book 106 and 99, page 1-2 and /, Records of Union and Champaign Counties, respectively, Ohio, and.

WHEREAS, on the 4th day of September, 1946, Cone Howard, Jr., and wife, granted an easement to The Dayton Power and Light Company, for a line for the transmission and/or distribution of electric energy, with certain rights and privileges which are set out in said easement.

WHEREAS, The Federal Land Bank of Louisville, the owner and holder of the indebtedness secured by the above described mortgage, has been requested to consent to said easement;

NOW, THEREFORE, in consideration of One Dollar ($1.00) and other good and valuable considerations, receipt of which is hereby acknowledged, The Federal Land Bank of Louisville hereby consents to said easement, and agrees that in the event of the foreclosure of said mortgage, or other sale of the property described in said mortgage under judicial proceedings, the same may be sold subject to said easement.

IN WITNESS WHEREOF, The Federal Land Bank of Louisville has executed this instrument this 30th day of September, 1946.

WITNESSES:

Morgan Forrester
Marion Forrester

ATTEST:
L. A. Stone
Assistant Secretary

THE FEDERAL LAND BANK OF LOUISVILLE

By
H. R. Pickens
Asst. Vice President

STATE OF KENTUCKY

JEFFERSON COUNTY

On this 30th day of September, 1946, the foregoing instrument of writing was produced to me in my County by the parties, and on said day before me personally appeared H. R. Pickens and L. A. Stone, Asst. to me personally known, who being by me duly sworn did say that they are the Vice President and Assistant Secretary, respectively, of The Federal Land Bank of Louisville, a Corporation, and that the seal affixed to the within instrument is the corporate seal of said Corporation, and that said instrument was signed, sealed and attested by them as such officers, and in behalf of said Corporation, by authority of its Board of Directors, and said Vice President and said Assistant Secretary acknowledged said instrument to be their free act and deed as such officers, and the free and corporate act and deed of The Federal Land Bank of Louisville.
In consideration of One (1) Dollar to them paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, the said messrs. and convey unto said The Dayton Power and Light Company, its successors and assigns, for a period of twenty-five years from and after August 1, 1946, the right of way and easement, subject to legal highways, for a line for the transmission and/or distribution of electric energy thereover, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions herinafter contained, over and across the following premises, viz:

Situated in Allen and Union Townships, Union County, Ohio, and in Rush Township, Champaign County, Ohio.

and being a tract of land containing 559.60 acres, more or less, situate in parts of Military Surveys No. 7832, 8565 and 9796, and being the same premises conveyed to the said Cone Howard, Jr., in a warranty deed recorded in Deed Book No. 146, page 427 of the deed records of Union County, Ohio.

The aforesaid line shall consist of wooden poles, together with all necessary equipment, wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the following course, viz:

Beginning at a point in the southerly property line (which is also the northerly line of the Philip Lincoln tract) 39 feet westwardly from the easterly property line (which is also the centerline of the Collins Road); thence north 34° east, 228.5 feet to a point, said line also being parallel to and 35 feet westwardly from the aforesaid easterly property line, and said property line extended northwardly; thence north 29° 36' east, 710.5 feet to a point; thence north 57° 42' east, 965 feet, more or less, to a point in the easterly property line (which is also the westerly line of the Elliott tract) 988 feet northwardly from a southerly property line (which is also the centerline of the Collins Road).

Also right of way for overhang and to cross over that portion of the above described premises which lies south of the following described line; beginning at a point in the easterly property line (which is also the centerline of the Collins Road) 5 feet north of the southerly property line (which is also the northerly line of the Philip Lincoln tract); thence westwardly parallel to and 5 feet northwardly from the aforesaid southerly property line, 3945 feet to a point.

Without limiting the generality of the foregoing grant, one (1) anchor shall be located on said premises and approximately in the following location:

39 feet northwardly from the southerly property line (which is also the northerly line of the Warren Lincoln tract) and 3944 feet westwardly from the easterly property line (which is also the centerline of the Collins Road). The Dayton Power and Light Company hereby agrees that all guy wires shall be equipped with a standard protective device, subject to the approval of the grantees herein.

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove such trees or other obstructions as, in the opinion of the grantees herein, may now or at any time hereafter interfere with the use, maintenance and successful operation of said line, and to place and string wires and cables thereon and to repair and maintain or remove the same.
In the event the grantors, their heirs, successors or assigns desire to blow stumps from lands adjacent to said transmission line, they hereby agree to give grantors and its successors or assigns, ten (10) days notice before doing so.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantors, their heirs, executors, administrators, and assigns, harmless from any and all damages to persons or property that may arise from or be caused by the negligence or presence of equipment or employees of The Dayton Power and Light Company, its successors or assigns, or their agents, servants, or employees, or by the presence of any equipment, electric current or other force of action in the construction, maintenance, or use of said poles line.

Any controversy or claim arising out of or relating to this agreement or the breach of any of the terms and conditions thereof shall be settled by arbitration. Each party shall name an arbitrator, and if the two thus chosen do not concur, said arbitrators shall select an umpire, whose decision shall be binding upon the parties hereto.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed.

The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it shall be bound thereby.

IN WITNESS WHEREOF, the said Cono Howard, Jr. and Catherine E. Howard his wife, have hereunto subscribed their names this 26th day of September 1946.

Signed and acknowledged in the presence of:

[Signatures]

W. E. Hall

W. E. Hall

STATE OF OHIO, \[Signature\] 235

Be it remembered, that on this 26th day of September 1946 in the year of our Lord One Thousand Nine Hundred and Forty-six, before me, the subscriber, a Notary Public in and for said County, personally came

Cono Howard, Jr. and Catherine E. Howard

the grantors in the foregoing Instrument and acknowledged the signing thereof to be their voluntary act and deed for the use and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my notarial seal on the day and year last aforesaid.

W. E. Hall

My Commission Expires March 7, 1946
Columbus, Ohio
September 4, 1946

THE COLUMBUS PRODUCTION CREDIT ASSOCIATION, by George L. Pugh
its President, and Jay D. Miller, its Vice-President,

duly authorized to grant this consent, does hereby consent to the granting of the
foregoing right of way and as to said right of way so granted, does hereby waive
priority of its mortgage, dated April 17, 1940, recorded in Mortgage Book 124,
page 457, and mortgage dated June 6, 1941, recorded in Mortgage Book 130, pages
30 and 31, of the mortgage records of Union County, Ohio.

WITNESSES:

Kenneth fryer
Geo. L. Pugh

J. J. Conner

STATE OF OHIO, COUNTY OF Franklin:

Be it remembered, that on this 4th day of September, 1946,
before me, a Notary Public in and for said County, personally appeared

George L. Pugh, President, and Jay D. Miller,

Vice-President, of THE COLUMBUS PRODUCTION CREDIT ASSOCIATION, the cor-
poration which executed the foregoing instrument, who acknowledged that the seal
affixed to said instrument is the corporate seal of said corporation; that they
did sign and seal said instrument as such President and Vice-President
in behalf of said corporation and by authority of the Board of Directors, and that
the signing of said instrument is their free act and deed individually and as
such President and Vice-President, and the free and corporate act and
deed of said THE COLUMBUS PRODUCTION CREDIT ASSOCIATION.

IN TESTIMONY WHEREOF, I have hereunto subscribed my
name and affixed my notarial seal on the day and year last mentioned.

[Signature]

[Notary Public Seal]
RIGHT-OF-WAY GRANT

FROM Hans Th. Gebhardt Frieda T. Gebhardt TO THE DAYTON POWER AND LIGHT CO. DAYTON, OHIO

Know All Men By These Presents:

THAT, Hans Th. Gebhardt and Frieda Troetschel Gebhardt, Husband and Wife,

in consideration of One-Dollar to them paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to legal highways, for a line for the transmission and/or distribution of electric energy thereover, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz:

situated in Paris Township County, Ohio

and being a tract of land containing 25.90 acres, more or less, situated in Survey No. 4069 and being a part of the premises conveyed to the Grantors herein in a deed recorded in Deed Book No. 166, page 493 of the deed records of Union County, Ohio.

The aforesaid line shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment, wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the following course, viz:

One (1) anchor shall be located on said premises and in approximately the following location:

Anchor: One foot northeastwardly from the southeasterly property line (which is also Southard's northeast property line) and 35 feet southeastwardly from the southerly property line (which is also the southerly Right-of-Way line of the N. Y. C. Railroad).

CONSTRUCTION COVERS BY THIS GRANT HAS BEEN INSPECTED AND CONFIRMS THEREWITH.

Date 11/21/16 By K. Fryer

NOT INSTALLED AS OF

The Dayton Power and Light Company, its successors and assigns, shall hold the grantor and heirs, executors, administrators, and assigns, harmless from any and all damages to persons or property that may arise from or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or its agents, servants, or employees, in the construction, maintenance or use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed.

The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.

IN WITNESS WHEREOF, the said Hans Th. Gebhardt and Frieda Troetschel Gebhardt, subscribed their names to this document on Nov. 19, 1946.

Signed and acknowledged in the presence of:

Kenneth Fryer

K N E D R Y R

Elwood E. Sawyer

ELWOOD E. SAWYER

STATE OF OHIO, COUNTY OF UNION

Be it remembered, that on this 21st day of Nov., in the year of our Lord 1946, before me, the subscriber, a Notary Public in and for said County, personally came Hans Th. Gebhardt and Frieda Troetschel Gebhardt, the grantor, and in the foregoing instrument and acknowledged the signing thereof to be their voluntary act and deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my notarial seal on the day and year last aforesaid.

Elwood E. Sawyer

The Dayton Power and Light Co. 11/25/46 (SEAL)

APPROVED LAW DEPARTMENT (SEAL) Comm. Ex. 8-E-47

Transfer Not Necessary

Received for Record Dec. 4, 1946, at 11:10 A.M.
Recorded Dec. 5, 1946

Fee $1.00

By County Recorder.

Deputy.
Know All Men By These Presents:

THAT

in consideration of One-Dollar to

paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do...hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to legal highways, for a line for the transmission and/or distribution of electric energy thereover, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz:

situated in...County, Ohio

The aforesaid line shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment, wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the following course, viz:

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove such trees or other obstructions as, in the opinion of the grantee herein, may now or at any time hereafter interfere with the use, maintenance and successful operation of said line, and to place and string wires and cables therewith and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantee...heirs, executors, administrators, and assigns, harmless from any and all damages to persons or property that may arise from or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or their agents, servants, or employees, in the construction, maintenance or use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed.

The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.

IN WITNESS WHEREOF, the said...subscribed...\(\) day of...19

Signed and acknowledged in the presence of:

STATE OF OHIO, COUNTY OF...

Be it remembered, that on this...day of...in the year of our Lord One Thousand Nine Hundred and...before me, the subscriber, a...

in and for said County, personally came.

the grantor...in the foregoing instrument and acknowledged the signing thereof to be...voluntary act and deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my...seal on the day and year last aforesaid.

Transfer Not Necessary

Received for Record

Recorded

Fee $
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for the use and benefit of heirs and assigns, do hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor, located in Township, Union County, Ohio, and/or in the Village of Fork Center in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor, representing that are the owners of approximately acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Highway or the owner of lots on Street in the Village, Township and County aforesaid, which said acres or lots constitute the premises upon and over which the foregoing easement is granted.

And Viola E. Erwin and Arthur M. Erwin

spouse of Grantor, herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor, herein executed this instrument this day of May, 1946.

Signed and acknowledged in the presence of:

[Signatures]

Witnesses

"O" Van S4 244 Form 76

Grantee S
STATE OF OHIO

Before me a Notary Public in and for said County personally appeared the above named:

Viola E. Brown
Arthur M. Brown

who acknowledged that they did sign the foregoing instrument; and that the same is free and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at

Redwood Citizens, this 7th day of June 1920

[Signature]

STATE OF OHIO

Before me a Notary Public in and for said County personally appeared the above named:

[Signature]

who acknowledged that she did sign the foregoing instrument; and that the same is free and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at

[Signature]
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called
Grantor, of ........................................ County, Ohio, for ........................................ and .................................. heirs and assigns, do, hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor, located in ........................................ Township, ........................................ County of ........................................ Ohio, and/or in the Village of ........................................ in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor, represents that ........................................ is/are the owner(s) of approximately ........................................ acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the ........................................ Street in the Village, Township and County aforesaid, which said acreage or lots constitute the premises upon and over which the foregoing easement is granted.

And ........................................ spouse of Grantor, herein does hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor, herein ........................................ executed this instrument this ........................................ day of ........................................ 19..................

Signed and acknowledged in the presence of:

Margaret Meyer

Witnesses

Grantee

"D" 2M 5-44 2M Form 78
STATE OF OHIO

Before me, a Notary Public in and for said County personally appeared the above named:

[Signatures]

who acknowledged that they did sign the foregoing instrument; and that the same is free act and deed.

In testimony whereof, I, have hereunto subscribed my name and affixed my official seal at

[Signature] this ___ day of __________ 19__

STATE OF OHIO

Before me, a Notary Public in and for said County personally appeared the above named:

[Signature]

who acknowledged that they did sign the foregoing instrument; and that the same is free act and deed.

In testimony whereof, I, have hereunto subscribed my name and affixed my official seal at

[Signature] this ___ day of __________ 19__
EASEMENT

KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor...of Union...County, Ohio, for himself and his heirs and assigns, do hereby grant and convey unto THE MARION-RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor...located in Township...in the Township and County aforesaid, all in consideration of said Company making said installation and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor...represent...that...in his name and of approximately 1.06 acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Ohio...Highway, the owner of...lots...in the Village, Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And husband or spouse...of Grantor...herein do hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor...herein has executed this instrument this...day of...19...Signed and acknowledged in the presence of:

Grantor...
STATE OF OHIO

Before me a Notary Public in and for said County personally appeared the above named:

[Signature]

who acknowledged that he did sign the foregoing instrument; and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at

[Location], this 24th day of November, 1948.

[Signature]

STATE OF OHIO

Before me a Notary Public in and for said County personally appeared the above named:

[Signature]

who acknowledged that he did sign the foregoing instrument; and that the same is his free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at

[Location] this 19th day of

[Signature]
KNOW ALL MEN BY THESE PRESENTS, That the undersigned, hereinafter called Grantor, of Union County, Ohio, for and to the heirs and assigns, do hereby grant and convey unto THE MARION RESERVE POWER COMPANY, its successors, and assigns, hereinafter known as the Company, the exclusive right and easement to construct, install and perpetually maintain its poles, guys, lines, transformers, meters and other necessary apparatus (including necessary trimming of trees from time to time), upon and along the lands of the Grantor, located in Township, in the Township and County aforesaid, in the Township and County aforesaid, all in consideration of said Company making and maintaining the same for the purpose of rendering service thereby to its customers.

Said Grantor represents that is the owner of approximately acres in the Section, Township and County aforesaid, adjacent to what is commonly known as the Road, the owner of the street in the Village, Township and County aforesaid, which said acreage constitute the premises upon and over which the foregoing easement is granted.

And

spouse of Grantor herein do, hereby release unto said Grantee, its successors and assigns, all right and expectancy of dower in the premises herein granted.

IN WITNESS WHEREOF said Grantor, herein , executed this instrument this day of .

Signed and acknowledged in the presence of:

Witnesses

Grantor...
STATE OF OHIO

Before me a Notary Public in and for said County personally appeared the above named:

William Elliott

Emma Elliott

who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at

Richmond, this 23rd day of January, 1946

T. A. M. V. V. M. W. W. M.
My Commission Expires June 1, 1948

STATE OF OHIO

Before me a Notary Public in and for said County personally appeared the above

who acknowledged that they did sign the foregoing instrument; and that the same is their free act and deed.

In testimony whereof, I have hereunto subscribed my name and affixed my official seal at

this day of 19
EASEMENT

We, the undersigned Grantors, for and in consideration of the sum of One Dollar ($1.00) and other valuable considerations, to our satisfaction, convey, transfer, assign and deliver to the undersigned Grantee, the right, title, and interest in and to the following described property:

The easement herein granted is more specifically described as follows:

The easement and right-of-way herein granted includes the right to enter upon said lands and erect, operate, and maintain thereon the usual fixtures and equipment required, for the distribution of electric current, and the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of the lines.

TO HAVE AND TO HOLD the said easement and right-of-way to said Grantee, its successors and assigns forever.

IN WITNESS WHEREOF, We have hereunto set our hands this day of July 25, 1946.

Charles R. Oliver

Mary D. Oliver

Notary Public

Before me, a Notary Public in and for said County and State, personally appeared the above named

Charles R. Oliver & Mary D. Oliver

who, being by me duly sworn acknowledge, the signing of the foregoing easement to be their free act and deed for the giving and granting of the rights therein named, including dower, and that they are still satisfied therewith.

Witness my hand and official seal this day of August 13, 1946.

Received for Record Dec. 9, 1946.

H. A. Scott, Recorder

RECEIVED, UNION COUNTY, OHIO

Fees: $0.75

RECEIVED, UNION COUNTY, OHIO

Fees: $0.75

EASEMENT

We, the undersigned Grantors, for and in consideration of the sum of One Dollar ($1.00) and other valuable considerations, to our satisfaction, convey, transfer, assign and deliver to the undersigned Grantee, the right, title, and interest in and to the following described property:

The easement herein granted is more specifically described as follows:

The easement and right-of-way herein granted includes the right to enter upon said lands and erect, operate, and maintain thereon the usual fixtures and equipment required, for the distribution of electric current, and the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of the lines.

TO HAVE AND TO HOLD the said easement and right-of-way to said Grantee, its successors and assigns forever.

IN WITNESS WHEREOF, We have hereunto set our hands this day of July 25, 1946.

Hamer Stewart

Edna Stewart

Notary Public

Before me, a Notary Public in and for said County and State, personally appeared the above named

Hamer Stewart & Edna Stewart

who, being by me duly sworn acknowledge, the signing of the foregoing easement to be their free act and deed for the giving and granting of the rights therein named, including dower, and that they are still satisfied therewith.

Witness my hand and official seal this day of December 10, 1946.

Received for Record Dec. 9, 1946.

A. Scott, Recorder

RECEIVED, UNION COUNTY, OHIO

Fees: $0.75

RECEIVED, UNION COUNTY, OHIO

Fees: $0.75
We, the undersigned Grantees, for and in consideration of the sum of One Dollar ($1.00) and other valuable considerations received to our satisfaction of THE OHIO PUBLIC SERVICE COMPANY, an Ohio Corporation, do hereby give and grant unto the Grantee, its successors and assigns, an easement and right-of-way as described below for distribution lines for electric current upon and over lands of Grantee situated in the Township of Lyons, in the County of Union, and State of Ohio, and being a part of Section 1, Township 10, Range 21, and State of Ohio, and being

Bounded on the North by lands now or formerly owned by

Bounded on the East by lands now or formerly owned by

Bounded on the South by lands now or formerly owned by

Bounded on the West by lands now or formerly owned by

The easement herein granted is more definitively described as follows:

The easement and right-of-way herein granted includes the right to enter upon said lands and erect, operate, and permanently maintain therein the usual fixtures and equipment required, for the distribution of electric current, and the right to trim and keep trimmed any and all trees which may interfere with or endanger the safe and efficient operation of the lines.

TO HAVE AND TO HOLD the said easement and right-of-way to said Grantee, its successors and assigns forever.

IN WITNESS WHEREOF, we have hereunto set our hands this 10th day of August, 1946.

[Signatures]

Edna Wassell

Witness my hand and official seal this 10th day of December, 1946.

Notary Public

L. H. Linn

Received for record Dec. 9, 1946 at 2:30 o'clock P.M.

Recorded Dec. 12, 1946

Ree. $.75
THAT Charles Young and Nandy B. Young, Husband and Wife, in consideration of One Dollar ($1.00) to be there paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to legal highways, for a line for the transmission and/or distribution of electric energy thereover, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter contained, over and across the following premises, viz:  

Situated in Allen Township, Union County, Ohio, 

and being a tract of land containing 90.56 acres, more or less, situate in part of Survey No. 4610, and being the same premises conveyed to the grantees herein in a warranty deed recorded in Deed Book No. 171, page 561 of the deed records of Union County, Ohio. 

The aforesaid lines shall consist of single wooden poles, together with all necessary equipment, wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the following course: 

Beginning at a point in the southeasterly property line (which is also the northeasterly line of the Smith tract) 1 foot southeasterly from the northeasterly property line (which is also the southeasterly line of the Starkey tract); thence northeasterly parallel to and 1 foot southeasterly from the aforesaid northeasterly property line, 1727 feet, more or less, to a point in the northeasterly property line (which is also the centerline of the Collins Road – Union County Road No. 75). 

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, may enter upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove such trees or other obstructions as, in the opinion of the grantors herein, may now or at any time hereafter interfere with the use, maintenance and successful operation of said line, and to place and string wires and cables thereto and to repair and maintain or remove the same. 

The Dayton Power and Light Company, its successors and assigns shall pay to the grantees, their heirs, executors, administrators and assigns, all damages that may result to live stock, fields, fences, crops and buildings in the construction, reconstruction or maintenance of said transmission lines. 

It is further agreed that The Dayton Power and Light Company, its successors and assigns shall begin construction of the aforesaid transmission line within twelve months from the date hereof, and that any subsequent surrender or abandonment of said line by the grantee, its successors and assigns shall work a forfeiture and surrender of the rights and privileges hereby granted and conveyed, and this instrument and all rights contained herein shall be void. 

The acceptance of this conveyance by The Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby. 

CONSTRUCTION COVERED BY THIS GRANT HAS BEEN INSPECTED AND CONFORMS HEREWITH. 

[Signature]

1/23/1907
IN WITNESS WHEREOF, the said Charles Young and Mandy B. Young, Husband and Wife, have heretofore subscribed their names this 2nd day of January, 1947.

Signed and acknowledged in the presence of:

Charles Young
Mandy B. Young

STATE OF OHIO, COUNTY OF MONTGOMERY: ss,

Be it remembered, that on this 2nd day of January, in the year of our Lord One Thousand Nine Hundred and Forty-seven, before me, a Notary Public in and for said County, personally appeared

Charles Young and Mandy B. Young

who subscribed in the foregoing Instrument and acknowledged the signing thereof.

And I, voluntary act and deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have heretofore subscribed my name and affixed my notarial seal on the day and year last aforesaid.

Kenneth Fugit

Cincinnati, Ohio
January 30, 1947

THE UNION CENTRAL LIFE INSURANCE COMPANY, by W. W. Weaver, its Asst. Treasurer, and J. C. Hatfield, its Vice-President,

duly authorized to grant this consent, does hereby consent to the granting of the foregoing right of way and as to said right of way so granted, does hereby waive priority of its mortgage, dated March 19, 1945, and recorded in Volume No. 129A, page 563 of the Mortgage Records of Union County, Ohio.

WITNESSES:

R. H. Ross

E. Wals

Vice-President of THE UNION CENTRAL LIFE INSURANCE COMPANY

By:

J. C. Hatfield

STATE OF OHIO, COUNTY OF HAMILTON: ss

Be it remembered, that on this 30th day of January, 1947, before me, a Notary Public in and for said County, personally appeared

R. H. Weaver, Asst. Treasurer; and J. C. Hatfield, Vice-President

of THE UNION CENTRAL LIFE INSURANCE COMPANY, the corporation which executed the foregoing instrument, who acknowledged that the seal affixed to said instrument is the corporate seal of said corporation; that they did sign and seal said instrument as such Asst. Treasurer and Vice-President in behalf of said corporation and by authority of its Board of Directors; and that the signing of said instrument is their free act and deed individually and as such Asst. Treasurer and Vice-President and the free and corporate act and deed of said THE UNION CENTRAL LIFE INSURANCE COMPANY.

IN TESTIMONY WHEREOF, I have heretofore subscribed my name and affixed my notarial seal on the day and year last aforesaid.

Robert Alfred Kissar, Notary Public

in and for Hamilton County, Ohio.
KNOW ALL MEN BY THESE PRESENTS, that Alice E. Banks and Russell Banks, her husband, the grantors, in consideration of One Dollar and other valuable consideration to them paid by Harold Eildreth do hereby grant unto the said Harold Eildreth the right to erect a brick wall on top of the brick wall which constitutes the south line of the building upon the real estate hereinbefore described, said brick wall to extend upwards for one story only. Provided further that in the event the grantors or their successors should, in the future, desire to extend the building upon said real estate upwards to include a second story then and in that event they are to have the privilege of using said brick wall to be erected by grantee as herein provided, as a party wall without additional expense. Said real estate is described as follows:

Situate in the State of Ohio, County of Union, Village of Marysville, being part of Lot No. 27 and bounded and described as follows:

Beginning in the East line of Main Street, at the Northwest corner of that part of said Lot No. 27 formerly owned by Margaret Lachemeier and North 5° East 20 feet from the Southwest corner of said Lot; thence parallel with the South line of said Lot, South 85° East 132 feet to the alley; thence with the West line of said alley, North 5° East 22 feet to the Southeast corner of that part of said Lot No. 27 formerly owned by Joel Armstrong; thence with the South line of said Joel Armstrong's part of said Lot, North 85° West 132 feet to the East line of Main Street; thence with the East line of Main Street South 5° West 22 feet to the place of beginning.

Being the same premises conveyed by Susan M. Tipton, widow, to William E. Wilson and Josephine C. Wilson, husband and wife, by deed dated May 17th, 1938, and recorded in Union County Deed Record Vol. 150, page 58.

In the presence of:

Alice E. Banks
Russell Banks, Grantors

Harold Eildreth, Grantee

STATE OF OHIO, UNION COUNTY, SS:

BE IT REMEMBERED, that on the 29th day of January, 1947, before me a Notary Public in and for said county, personally came Alice E. Banks, Russell Banks, and Harold Eildreth, the parties named in the foregoing Assignment and acknowledged the signing thereof to be their voluntary act and deed.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year aforesaid.

In consideration of the sum of One Dollar ($1.00), the receipt whereof is hereby acknowledged, the PLATE RAUSCH and ANNE RAUSCH, his wife, do hereby grant unto Columbus and Southern Ohio Electric Company, its successors, assigns, lessees and licensees (hereinafter called the company) as long as the same may be used for the purposes herein contemplated, the right and easement to construct, reconstruct, repair, re- place, operate and maintain a pole line for the transmission and distribution of electric energy, together with ... the wires and cables of other companies using electric energy in the conduct of their business, over, across, through and/or upon the property and/or the highway, crossing the property which is herein described, or in which they have an interest, situated in Survey 6666 & 6698, 4400 & 12072 in the township of Derby, County of Union and State of Ohio, and known as that 100 acre tract of land and a 1 acre tract of land, more or less, as described in deed from George R. Rausch and wife to Michael Rausch transferred February 11, 1911 and recorded in Deed Book 104, page 356, and deed from Arney E. and Amy E. Mitchell to Michael Rausch, transferred June 3, 1994 and recorded in Deed Book 71, page 355, Recorder's Office, Union County, Ohio.

Said line shall be constructed according to the following course: Beginning at a point in the east line of Schrieder Road and approximately 1 foot south of the north property line of the above described one acre tract, thence easterly and parallel with this line for a distance of approximately 3941 feet to a point about 50 feet east of the west line of the above mentioned 100 acre tract.

If at any time the company is required by the State Highway Department or any other governmental authority having control over said highway to relocate any or all of the poles of said pole line, the company may and is hereby granted the right to relocate said pole or poles within the limits of the highway as it now exists or may hereafter exist.

Said easement includes the right to trim any trees which may hereafter interfere with the construction, reconstruction, operation and/or maintenance of said pole line, and to trim, as mutually agreed, any trees that now interfere with the construction or reconstruction of said pole line.

The company shall have the right of ingress to and egress from the site occupied or to be occupied by said pole line, any pole and/or pole line and the right to do any and all things necessary, proper or incidental to the successful operation and maintenance thereof. It is especially provided, however, that the poles supporting said line shall be so located as not to interfere with the undersigned's ingress to and egress from said property.

WITNESSES:

Albert Rausch

Mike Rausch

Jacksoby

Mike Rausch

Anna Rausch

Jack Rausch

Signed and acknowledged in the presence of:

Albert Rausch

Mike Rausch

Jacksoby

Anna Rausch

Jack Rausch

STATE OF Ohio

COUNTY OF: Union

Before me, a Notary Public in and for said county and state, personally appeared the above named

Mike Rausch

who acknowledged that he did sign the foregoing instrument and that the same is free act and deed.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal this 29th day of January, 1947.

Richard Young, J.P.

Notary Public in and for

Union County.

STATE OF Ohio

COUNTY OF: Union

Before me, a Notary Public in and for said county and state, personally appeared the above named

Anna Rausch

who acknowledged that she did sign the foregoing instrument and that the same is free act and deed.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal this 29th day of January, 1947.

Richard Young, J.P.

Notary Public in and for

Union County.
In consideration of One Dollar ($1.00) in hand paid, the receipt of which is hereby acknowledged, I Murray O. Trudell, unmarried, of the Village of Richwood, Union County, Ohio do hereby grant to the Board of Trustees of The Church of Christ of the Village of Richwood, Union County, Ohio their successors and assigns the right and easement to lay, maintain, operate and repair water pipe line and sewer pipe line over and through the following described real property to-wit:

Situated in the Village of Richwood, County of Union and State of Ohio and bounded and described as follows:

Being thirty-three (33) feet in width off the West side of the East half of Out Lot Number (5) five and two (2) feet in width off the East side of the west half of said Out Lot Number (5) five.

For a more specific description record is hereby made to the recorded plat of said Village. In the Union County Recorders Office at Marysville, Ohio.

In consideration of the granting of this easement it is agreed that the property owner shall have the right and authority to make such connections, as, where and/or when it may be deemed advisable by him, to this sewer line to serve as a sewer line for the owners property, at no cost to the property owner for this privilege.

It is further agreed that the Grantee shall maintain this sewer in a satisfactory, sanitary and working condition at all times.

A duplicate of this agreement shall be furnished to the property owner.

The Grantee shall maintain the trench and backfill in a condition satisfactory to the property owner until such fill has fully settled and leveled off to grade.

Any failure on the part of the Grantee in this respect shall be sufficient cause for the cancellation of this Easement.

IN WITNESS WHEREOF the said Murray O. Trudell, has hereunto set his hand this 21st day of April 1947.

WITNESSES:

F. LeRoy Allen
F. LeRoy Allen
Margaret Decker
Margaret Decker

STATE OF OHIO
UNION COUNTY SS.

Before me a Notary Public in and for said county and state personally appeared the above named Murray O. Trudell who acknowledged that he did sign the foregoing instrument and that the same is his free act and deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal at Richwood, Ohio this 21st day of April 1947.

Received for record April 28, 1947
at 3:05 o'clock P.M.
Recorded April 29, 1947.
Fees, $.75

[Seal]

F. LeRoy Allen, Notary Public

[Signature]

Recorder
Know All Men by These Presents:

That

State of Ohio - Department of Public Welfare, acting for the

DaleRepublican for Union, Waynesville, Ohio

in consideration of One Dollar to be paid by The Dayton Power and Light Company, the receipt of which is hereby acknowledged, do hereby grant and convey unto said The Dayton Power and Light Company, its successors and assigns forever, the right of way and easement, subject to legal highways, for a line for the transmission and/or distribution of electric energy thereover, for any and all purposes for which electric energy is now, or may hereafter be used, with the right to construct, maintain and use or remove said line and appurtenances subject to the conditions hereinafter set forth, over and across the following premises, viz:

situated in _________ Township, Union County, Ohio

and being a tract of land containing 79.30 acres, more or less, situate in Survey No. 3594 and 4069 and being the same premises conveyed to the State of Ohio by Lincoln Baker and recorded in Deed Book No. 103, page ______ of the deed records of Union County, Ohio.

The aforesaid line shall consist of wooden poles, or steel and concrete structures, or both, together with all necessary equipment, wires, cables, anchors, fixtures and appliances appurtenant thereto. The centerline of said line shall be approximately along the following course, viz:

Right-of-way for 2 poles and 2 anchors to be located on said premises and approximately in the following locations:

Pole No. 1: 40 feet westwardly from the easterly line of said 79.30 acre tract and 1 foot northwardly from the northerly right-of-way line of the C.G.C. & St. L. RR.

Pole No. 2: 62.5 feet westwardly from the easterly line of said 79.30 acre tract and 1 foot northwardly from the northerly right-of-way line of the C.G.C. & St. L. RR.

Anchor No. 1: 40 feet westwardly from the easterly line of said 79.30 acre tract and 41 feet northwardly from the northerly right-of-way line of the C.G.C. & St. L. RR.

Anchor No. 2: 62.5 feet westwardly from the easterly line of said 79.30 acre tract and 41 feet northwardly from the northerly right-of-way line of the C.G.C. & St. L. RR.

The Dayton Power and Light Company, its successors and assigns, by its employees and agents, in entering upon said premises from time to time to erect, repair and maintain or remove said line or part thereof and to cut and remove such trees or other obstructions as, in the opinion of the grantees herein, may be or at any time hereafter interfere with the use, maintenance and successful operation of said line, and to place and string wires and cables thereto and to repair and maintain or remove the same.

That said The Dayton Power and Light Company, its successors and assigns, shall hold the grantor free from all liability and expense, except for reasonable care, from any and all damages to persons or property that may arise from or be caused by the negligence of The Dayton Power and Light Company, its successors or assigns, or their agents, servants, or employees, in the construction, maintenance or use of said pole line.

It is further agreed that failure of said The Dayton Power and Light Company, its successors and assigns, or any of them, to enter upon said tract or parcel of real estate or any part thereof, or to exercise any of the rights and privileges hereby granted and conveyed shall not work a forfeiture or abandonment of the rights and privileges hereby granted and conveyed, in whole or in part, nor shall any such failure to enter upon said tract or parcel of real estate above described be construed as a surrender of any of the rights and privileges hereby granted and conveyed.
The acceptance of this conveyance by the Dayton Power and Light Company shall operate as an agreement by it for itself, its successors and assigns to all the terms and conditions hereof, and it and they shall be bound thereby.

IN WITNESS WHEREOF, the said State of Ohio—Department of Public Welfare, acting for the Ohio Reformatory for Women, Marysville, Ohio

this 9th day of August 1946.

Signed and acknowledged in the presence of:

State of Ohio—Department of Public Welfare, acting for the Ohio Reformatory for Women, Marysville, Ohio.

William Miles
Supervisor, Ohio Reformatory for Women

State of Ohio, County of Union

Be it remembered, that on this 9th day of August, in the year of our Lord One Thousand Nine Hundred and Forty-six, before me, the subscriber, a Notary Public in and for said County, personally came State of Ohio—Department of Public Welfare, acting for the Ohio Reformatory for Women, Marysville, Ohio, MARGUERITE MILLS, Deputy, and acknowledged the foregoing instrument and acknowledged the signing thereof to be the voluntary act and deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my

notarial

seal on the day and year last aforesaid.

Edith Barnes, Notary Public

My Commission expires 10/12/46

Be it remembered, that on this 9th day of August, in the year of our Lord One Thousand Nine Hundred and Forty-six, before me, the subscriber, a Notary Public in and for said County, personally came, THOMAS E. SHERWOOD, Director, Department of Public Welfare, acting for the Ohio Reformatory for Women, Marysville, Ohio, the grantor, in the foregoing instrument and acknowledged the signing thereof to be the voluntary act and deed for the uses and purposes therein mentioned.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my

notarial

seal on the day and year last aforesaid.

[Signature]
Pages 561-566 Missing in Original
For and in consideration of One Dollar to Me in hand paid, the receipt of which is hereby acknowledged, Bernard Gray hereinafter called the Grantor does hereby grant to The Ohio Fuel Gas Company (hereinafter called the Grantee) its successors and assigns, the right to install, maintain, operate and remove a tap, meter and necessary fittings for the purpose of serving gas to Herbert W. Shroyer of Richwood, Ohio, at a point on Grantee's pipe line known as Line T-56 located on the premises of Grantor, situate in Leasburg Township Union County and State of Ohio, and bounded as follows:

On the North by the lands of Township line, On the East by the lands of State Route #2 and 37 On the South by the lands of Chester Patterson On the West by the lands of Chester Patterson Said lands being in Tract 6211 Twp., No. Range No. and containing 44.65 acres, more or less; together with the right of ingress and egress to and from the same.

The said Grantor also grant to Herbert W. Shroyer his heirs, successors and assigns, the right to lay a service pipe line from the point on Grantor's premises, where tap and meter are installed to a point where said service line may enter the premises upon which said gas is to be consumed; also the right to install the necessary regulators for the safe and proper use of said gas, together with the right to repair, replace and finally remove same from the premises.

In Witness Whereof, the Parties have hereunto set their hands this 23 day of May A.D. 1947

Signed and acknowledged in the presence of:

E.P. Hull

Gladys L. Cheney

Bernard C. Gray

State of Ohio

County of Union

Before me, a Notary Public in and for said County, personally appeared Bernard C. Gray who acknowledged the signing of the foregoing instrument to be his free act and deed for the uses and purposes therein mentioned.

In Testimony Whereof, I have hereunto set my hand and affixed my Notarial Seal this 23 day of May A.D. 1947

Gladys L. Cheney

Notary Public Union Co.

GLADYS L. CHENEY, Notary Public
My commission expires April 25, 1949.

Filed for Record June 19, 1947
at 9:35 o'clock A.M
Recorded June 19, 1947
Recorder's Fee: $.70
Easement for Highway Purposes

KNOW ALL MEN BY THESE PRESENTS:

That Paul J. Ryan and Bernice J. Ryan, the Grantor's, for and in consideration of the sum of One hundred and no/100 Dollars ($100.00), and for other good and valuable considerations to them paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Union County, Ohio, Township, Section, Town, Range, and bounded and described as follows: V.M.S. 7492, 9461, 5726 PARCEL No. 2.

Beginning at the intersection of S.H. 191, Section F(pt) and S.H. 546, Section D at station 92+53.96 in the center line of survey of S.H. 191; thence N. 62° 35' E. 126 feet in the center of the highway; thence N. 27° 05' W. 50 feet to the present right of way line; thence N. 75° 31' W. 160.31 feet to a point 30 feet left of and at right angles to station 91+00 in the center line of said survey; thence S. 49° 56' W. 30 feet to said station 91+00; thence S. 40° 24' E. 133.96 feet to the place of beginning, and containing 0.8775 of an acre, more or less.

as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the easement and above described area to be the same as of December 28, 1957, except some have and after stipulated on sheets 35 and 36.

In witness whereof the present record occupies 2428 square inches.
TO HAVE AND TO HOLD said exement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantee, for themselves and their heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that they are the true and lawful owners of said premises, and are lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whomsoever.

And for the consideration aforesaid, Paul J. Ryan and Bernice J. Ryan, husband and wife,

hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of Dower in the above described premises.

IN WITNESS WHEREOF, Paul J. Ryan and Bernice J. Ryan

have hereunto set their hands, the 7th day of November, in the year of our Lord one thousand nine hundred and....

Signed and sealed in presence of:

James R. Harker

Paul J. Ryan

Bernice J. Ryan

STATE OF OHIO.

COUNTY

Before me, a Notary Public in and for said County and State, personally appeared the above named Paul J. Ryan and Bernice J. Ryan who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at..., Ohio this 7th day of November, A.D. 19...-

[Notary Seal]

My Commission expires 19...
Easement for Highway Purposes

KNOW ALL MEN BY THESE PRESENTS:

That Walter S. Drysdale, Jr. and J. K. Mallory


for and in consideration of the sum of Two hundred seventy five and no/100 Dollars ($275.00) and for other good and valuable considerations to them paid by the State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Union County, Ohio, Union Township, Section ___________ Township, Range ____________

and bounded and described as follows: V.H.S. 7492, 2961, 5726

PARCEL No. ____________

Beginning at the intersection of the westerly property line of the grantor and the center line of S.H. 191, Section F(pt) at station 74+84.65; thence S. 84°40'8" W. 870.71 feet; thence with a curve to the right having a radius of 674.08 feet, a distance of 286.49 feet; thence S. 40°24'16" E. 1188.20 feet to the intersection of S.H. 546 and S.H. 191; thence S. 66°25'56" W. in the center line of S.H. 546, a distance of 175.00 feet; thence S. 24°28'50" W. 50.0 feet and at right angles to the center line of S.H. 546; thence N. 28°47'25" E. 141.89 feet to a point 30 feet southerly from and at right angles to the center line of S.H. 191 at station 91+00; thence N. 40°24'16" E. 721.02 feet to a point 30 feet southerly from and at right angles from said center line at station 83+78.08; thence with a curve to the left having a radius of 2261.63 feet, a distance of 967.09 feet to a point southerly from and at right angles to the center line at station 74+07.41; thence E. 44°40' W. 286.36 feet to the grantor's westerly property line at a point 30 feet southerly from and at right angles to the center line at station 74+71.66; thence E. 46°20'52" W. along said property line a distance of 32.71 feet to the place of beginning, and containing 1.81 acres, more or less,

as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be the entire area of 1.81 acres, except as hereinbefore stipulated on sheet: and contains

more or less, of which the present road occupies... more or less.
TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantors, for themselves and their heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that they are the true and lawful owners of said premises, and are lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that the will warrant and defend the same against all claims of all persons whomsoever.

And for the consideration aforesaid Annabel E. Drysdale, wife of Walter S. Drysdale, Jr.

and Evelyn Molloy, wife of T. K. Molloy

hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of Dower in the above described premises.

IN WITNESS WHEREOF Walter S. Drysdale, Jr., Annabel E. Drysdale,

T. K. Molloy and Evelyn Molloy

have hereunto set hand and the 27th day of March, in the year of our Lord one thousand nine hundred and

Signed and sealed in presence of:

Annabel E. Drysdale

T. K. Molloy

STATE OF OHIO.

COUNTY

Before me, Capt. Inf.

My Commission expires

IN TESTIMONY WHEREOF I have hereunto set my hand

and official seal at Schwabach, Germany 53rd Gen Sq APO 696

this 12 day of March, 1947, A. D. 1947.

HARRIS H. CATHEY

My Commission expires...
Easement for Highway Purposes

KNOW ALL MEN BY THESE PRESENTS:

That William L. and Ruth B. Studler

for and in consideration of the sum of SIXTY SEVEN AND 60/100
Dollars (67.60) and for other good and valuable considerations to them paid by the
State of Ohio, the Grantee, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the lands hereinafter described, situated in Union Township, Union County, Ohio, bounded and described as follows: T.M.S. 7491

PARCEL NO. 3

Beginning at two points in the center line of said property, a distance from the intersections of the said property line with the boundary line of the right of way herein granted, said and conveyed, and the said center line of survey, and being a strip of land along the right side of said center line of survey; running thence in a southeasterly direction, 30 feet from, and parallel with the said center line of survey, in and through the property of the party of the first part to two similarly located points in the property line between said party of the first part and Lewis Poland

which said property line passes through Station 9+26.38 in the center line of said survey, said points being intersections of the last named property line with the boundary line of right of way herein granted and conveyed and the center line of said survey as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 30 feet in width, except as shown on the attached map, and contains 0.647 acre, more or less, of which the present road occupies .6 acre, more or less.
TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantor, for themselves and their heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that they are the true and lawful owners of said premises, and are lawfully seized of the same in fee simple, and have good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatsoever, and that they will warrant and defend the same against all claims of all persons whomsoever.

And for the consideration aforesaid, William L. Stadler and Ruth R. Stadler

(husband and wife)

hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of Dower in the above described premises.

IN WITNESS WHEREOF, William L. and Ruth R. Stadler

have hereunto set their hands, the 26th day of May, in the year of our Lord one thousand nine hundred and forty seven.

Signed and sealed in presence of:

[Signatures]

STATE OF OHIO,

Champaign COUNTY ss.

Before me, a Notary Public, in and for said County and State, personally appeared the above named William L. Stadler and Ruth R. Stadler, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at Urbana, Ohio, this 26th day of May, 1947.

Kathryn O'Donnell
Easement for Highway Purposes

KNOW ALL MEN BY THESE PRESENTS:

That

William F. Stillings

for and in consideration of the sum of One hundred thirteen and 20/100 Dollars ($113.20) and for other good and valuable considerations to him paid by the State of Ohio, the Grantor, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and release to the said Grantee, its successors and assigns forever, a perpetual easement and right of way for public highway and road purposes, in, upon and over the land described, situated in Union Township, Union County, Ohio, bounded and described as follows:

PARCEL NO. 4

Beginning at two points in the property line between said party of the first part and D. Peters, et al. which said property line passes through Station 9+29.5 in the center line of survey made by the Department of Highways, said points being at the intersection of the said property line with boundary line of the right of way herein bargained and sold and conveyed, and the said center line of survey, and being a strip of land along the left side of said center line of survey; running thence in a southeasterly direction, 30 feet from, and parallel with the said center line of survey, in and through the property of the party of the first part to two similarly located points in the property line between said party of the first part and Herbert F. and Mary E. Stillings which said property line passes through Station 30+92.5 in the center line of said survey, said points being intersections of the last named property line with the boundary line of right of way herein granted and conveyed and the center line of said survey as shown by plans on file in the office of the Department of Highways, Columbus, Ohio.

It is understood that the strip of land above described is not to be in excess of 30 feet in width, except for the strip shown on attached sheet, and contains 1.49 acres, more or less, of which the present road occupies 1.4 acres, more or less.
TO HAVE AND TO HOLD said easement and right of way unto the Grantee, its successors and assigns forever.

And the said Grantee, for himself and his heirs, executors, and administrators, hereby covenant with the said Grantee, its successors and assigns that he is the true and lawful owner of said premises, and lawfully seized of the same in fee simple, and has good right and full power, to grant, bargain, sell, convey and release the same in manner aforesaid, and that the same are free and clear from all liens and encumbrances whatever, and that he will warrant and defend the same against all claims of all persons whosoever.

And for the consideration aforesaid, Margaret T. Stillings (wife of Millard F. Stillings) hereby relinquish to said Grantee, its successors and assigns, all right and expectancy of Dower in the above described premises.

IN WITNESS WHEREOF, Millard F. Stillings and Margaret T. Stillings have hereunto set their hand, the 23rd day of May, in the year of our Lord one thousand nine hundred and forty seven.

Signed and sealed in presence of:

[Signature]

STATE OF OHIO

UNION COUNTY

Before me, a Notary Public in and for said County and State, personally appeared the above named Millard F. Stillings and Margaret T. Stillings who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN TESTIMONY WHEREOF I have hereunto set my hand and official seal at this 23rd day of May, A.D. 1942.

[Seal]

My Commission expires: 19
THE OHIO BELL TELEPHONE COMPANY

In consideration of One and No/100 Dollars, and other good and valuable considerations, receipt whereof is hereby acknowledged, I hereby grant unto THE OHIO BELL TELEPHONE COMPANY, its successors and assigns, a perpetual right of way and easement to install, construct, reconstruct, operate, maintain, repair, and remove, at any time or times hereafter, a telephone plant, upon the property which I own, or in which I have an interest, and being the same premises of record in Deed Book 106, Page 507 of Union County Records.

Said telephone plant shall be located as follows: Within 3 feet north of the south line and within 50 feet west of the east line of State Route #31. Said grant includes the right, at all times, of ingress to and egress from the property occupied by said telephone plant and the right to use the premises adjoined said property for the operation of apparatus, appliances and equipment for any of the purposes herein specified. The Company shall promptly compensate the underrun for all damages to growing crops, fences and drain tile caused by any of the operations which the Company is herein granted the right to perform.

IN WITNESS WHEREOF, I have hereunto set my hand.

Ora L. Bonham
Signed and acknowledged

STATE OF OHIO
COUNTY OF

Before me, a Notary Public in and for said County, personally appeared ORA L. BONHAM and who acknowledged that he did sign the foregoing instrument and that the same is his free act and deed.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal this 25th day of July, 1977.

Notary Public in and for

(Seal)
THE OHIO BELL TELEPHONE COMPANY

In consideration of One and no/100 dollars (1.00) and other good and valuable considerations, receipt whereof is hereby acknowledged, hereby grant unto THE OHIO BELL TELEPHONE COMPANY, its successors and assigns, (hereinafter called the Company) a perpetual right of way and easement to install, construct, reconstruct, operate, maintain, repair, supplement and remove, at any time or times hereafter, on said property:

hereinafter referred to as telephone plant, upon the property which

and being the same premises of record in Deed Book...(137). Page 165, of Union...County

and located in the Township of Washington, County of Union and State of Ohio known as Part of Military Survey 10971 being the property of Guy and Zella F. Hines

Said telephone plant shall be located as follows: within 3 feet north of the south line and within 30 feet west of the east line (said east line being the right of way of State Route 33)

Said grant includes the right, at all times, of ingress to and egress from the property occupied by said telephone plant and the right to use the premises adjoining said property for the operation of apparatus, appliances and equipment for any of the purposes herein specified. The Company shall promptly compensate the undersigned for all damage to growing crops, fences and drain tile caused by any of the operations which the Company is herein granted the right to perform.

IN WITNESS WHEREOF, we have hereunto set our hands, this 28th day of July, 1947

Signed and acknowledged in the presence of:

Guy Hines
Zella F. Hines

STATE OF OHIO
COUNTY OF

Before me, a Notary Public in and for said County, personally appeared Guy Hines and Zella F. Hines, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal this 25th day of July, 1947.

Notary Public in and for County, Ohio.