



I, Herman Svedine, husband of said grantor release to said grantee all rights of tenancy by the curtesy and other interests therein.

~~husband~~ ~~of said grantor,~~
~~wife~~

~~release to said grantee all rights of~~ ~~tenancy by the curtesy~~ ~~and other interests therein.~~
~~dower and homestead~~

Witness my hand and seal this 5th day of January 19 46

Alfred B. Furdella
(for both)

Mrs Gertrude M. Svedine
Herman Svedine

The Commonwealth of Massachusetts

Worcester, ss.

January 5, 19 46

Then personally appeared the above named

Gertrude M. Svedine

and acknowledged the foregoing instrument to be her free act and deed, before me

Alfred B. Furdella
Notary Public - Justice of the Peace

My commission expires November 29, 19 51

Rec'd Jan. 7, 1946 at 9h. A. M. Ent'd & Ex'd.

END OF INSTRUMENT

I, Rita A. Loiselle

of Sturbridge, Worcester County, Massachusetts

being un married, (hereinafter called the Grantor) for consideration paid \$1.00 grant to New England Telephone and Telegraph Company a New York Corporation and Worcester County Electric Company

a Massachusetts corporation, (hereinafter called the Grantee) with warranty covenants, the perpetual right and easement to construct, reconstruct, repair, maintain, operate and patrol, for the transmission of high and low voltage electric current and for telephone use, a line of towers or poles or both, which may be erected at different times, with wires and cables strung upon and from the same, and all necessary foundations, anchors, guys, braces, fittings, equipment and appurtenances, over, across and upon my land in at east side of Big Alum Lake,

Sturbridge, Worcester County, Massachusetts. Said line to enter from land now or formerly of Ovide B. Trahan

and cross to land now or formerly of

Clara M. Keogh and Alexander McDonald

and to become established by and upon the final survey and marking thereof by the Grantee.s

Also the perpetual right and easement from time to time without further payment therefor to clear and keep cleared a strip along said line not exceeding 30 feet in width, and to renew, replace, add to and otherwise change the line, and each and every part thereof, and the location thereof within said strip; and to pass along said strip to and from the adjoining lands and to pass over the Grantor land to and from said strip for all the above purposes and the removal of the line.

It is agreed that the line shall remain the property of the Grantees its successors and assigns, and that the Grantees its successors and assigns, shall pay all taxes assessed thereon.

This deed is given also in release of any and all dower, curtesy and homestead interests and all other interests by statute or otherwise of the Grantor hereto.