KNOW ALL MEN BY THESE PRESENTS, That J. Braulett	
	(grantor(s)
7	
consideration, of \$200,00 , paid by DU	KE POWER COMPANY, a New Jersey corporation
right of way in and over my (our) tract of land	grant and convey unto said Duke Power Compansituate in the above State and County, bounded by the
nds of J. W. Balt Berdie B	Burns alice E. Konnecker
0 = - 0	Burns alice E. Lonnecker
ne land upon which said right of way is located and ollows:	the rights granted being more particularly described a
	lying within a strip of land
J feet on each side of the center line as	s same has been marked out on the ground, and bein
shown on print recorded in the public registry	of the above State and County in Book
page; with the right to enter said	strip of land, and to construct, maintain and opera
within the limits of same, poles, towers, wires	s, lines, apparatus and appliances for the purpose
transmitting electric power and for telephone	purposes, and to make such relocations, changes, r
newals, substitutions and additions of or to sar	tne from time to time, as said Power Company ma
deem desirable; with the right to keep said	strip of land free and clear of any of an structure
	of those placed in or upon same by said Power Cor
nearly with the right at all times to cut away	ot those placed in or upon same by said Power Cor
pany; with the right at all times to cut away	ot those placed in or upon same by said Power Cor all trees located upon said land outside of said str
pany; with the right at all times to cut away which, if they should fall or be blown or	ot those placed in or upon same by said Power Cor all trees located upon said land outside of said str cut down might strike any of said poles, towers, wire
pany; with the right at all times to cut away which, if they should fall or be blown or co- lines, apparatus or appliances; with the right of land above referred to, for the purpose of exe	of those placed in or upon same by said Power Cor all trees located upon said land outside of said str cut down might strike any of said poles, towers, wire of ingress to and egress from said strip of land across to creating the rights hereby granted; provided that the fa
pany; with the right at all times to cut away which, if they should fall or be blown or clines, apparatus or appliances; with the right o land above referred to, for the purpose of exe ure of the Power Company to exercise any of the	of those placed in or upon same by said Power Cor all trees located upon said land outside of said str cut down might strike any of said poles, towers, wire of ingress to and egress from said strip of land across to crossing the rights hereby granted; provided that the fall e rights herein granted shall not be construed as a waiv
pany; with the right at all times to cut away which, if they should fall or be blown or clines, apparatus or appliances; with the right o land above referred to, for the purpose of exe ure of the Power Company to exercise any of the	of those placed in or upon same by said Power Cor all trees located upon said land outside of said str cut down might strike any of said poles, towers, wire of ingress to and egress from said strip of land across the crising the rights hereby granted; provided that the fall e rights herein granted shall not be construed as a waiv
pany; with the right at all times to cut away which, if they should fall or be blown or or lines, apparatus or appliances; with the right or land above referred to, for the purpose of exe ure of the Power Company to exercise any of the or abandonment of the right thereafter at any t	of those placed in or upon same by said Power Cor all trees located upon said land outside of said str cut down might strike any of said poles, towers, wire of ingress to and egress from said strip of land across t creating the rights hereby granted; provided that the fa e rights herein granted shall not be construed as a waiv time and from time to time to exercise any or all of same
pany; with the right at all times to cut away which, if they should fall or be blown or or lines, apparatus or appliances; with the right or land above referred to, for the purpose of execure of the Power Company to exercise any of the or abandonment of the right thereafter at any to the structure of the that the grantor(s) may plant construct streets or roads across but not lengthwise.	at those placed in or upon same by said Power Cor all trees located upon said land outside of said str cut down might strike any of said poles, towers, wire if ingress to and egress from said strip of land across t creising the rights hereby granted; provided that the fa e rights herein granted shall not be construed as a waiv time and from time to time to exercise any or all of same crops and maintain fences on said strip of land and m e of same, provided that such planting, fences, streets
pany; with the right at all times to cut away which, if they should fall or be blown or or lines, apparatus or appliances; with the right or land above referred to, for the purpose of exe ure of the Power Company to exercise any of the or abandonment of the right thereafter at any to IT IS AGREED that the grantor(s) may plant construct streets or roads across but not lengthwise eachs, or any other use of said strip of land by grantors.	all trees located upon same by said Power Con all trees located upon said land outside of said struct down might strike any of said poles, towers, wire of ingress to and egress from said strip of land across the training the rights hereby granted; provided that the face rights herein granted shall not be construed as a waive time and from time to time to exercise any or all of same crops and maintain fences on said strip of land and me of same, provided that such planting, fences, streets tor(s) shall not, in the opinion of the Power Companion
pany; with the right at all times to cut away which, if they should fall or be blown or clines, apparatus or appliances; with the right of land above referred to, for the purpose of execure of the Power Company to exercise any of the or abandonment of the right thereafter at any the IT IS AGREED that the grantor(s) may plant construct streets or roads across but not lengthwise pads, or any other use of said strip of land by grantors.	at those placed in or upon same by said Power Cor all trees located upon said land outside of said str cut down might strike any of said poles, towers, wire of ingress to and egress from said strip of land across ti recising the rights hereby granted; provided that the fa e rights herein granted shall not be construed as a waiv time and from time to time to exercise any or all of same crops and maintain fences on said strip of land and me e of same, provided that such planting, fences, streets tor(s) shall not, in the opinion of the Power Compan
pany; with the right at all times to cut away which, if they should fall or be blown or or lines, apparatus or appliances; with the right or land above referred to, for the purpose of exe ure of the Power Company to exercise any of the or abandonment of the right thereafter at any to a struct streets or roads across but not lengthwise loads, or any other use of said strip of land by granterfere or conflict with the use of said strip of land. The right of way and easements hereby granted on their successors, heirs and assigns.	all trees located upon said land outside of said struct down might strike any of said poles, towers, wire of ingress to and egress from said strip of land across the reising the rights hereby granted; provided that the fall e rights herein granted shall not be construed as a waive time and from time to time to exercise any or all of same crops and maintain fences on said strip of land and me e of same, provided that such planting, fences, streets tor(s) shall not, in the opinion of the Power Companiand by the Power Company for the purposes hereinable shall be binding upon and shall inure to the parties hereinable.
pany; with the right at all times to cut away which, if they should fall or be blown or or lines, apparatus or appliances; with the right or land above referred to, for the purpose of exe ure of the Power Company to exercise any of the or abandonment of the right thereafter at any to a struct streets or roads across but not lengthwise loads, or any other use of said strip of land by granterfere or conflict with the use of said strip of land to granterfere or conflict with the use of said str	all trees located upon same by said Power Cor all trees located upon said land outside of said street down might strike any of said poles, towers, wire of ingress to and egress from said strip of land across the treising the rights hereby granted; provided that the face rights herein granted shall not be construed as a waive time and from time to time to exercise any or all of same crops and maintain fences on said strip of land and mee of same, provided that such planting, fences, streets tor(s) shall not, in the opinion of the Power Companiand by the Power Company for the purposes hereinable shall be binding upon and shall inure to the parties hereinable hereinable shall be binding upon and shall inure to the parties hereinable.
pany; with the right at all times to cut away which, if they should fall or be blown or or lines, apparatus or appliances; with the right or land above referred to, for the purpose of exe ure of the Power Company to exercise any of the or abandonment of the right thereafter at any to a struct streets or roads across but not lengthwise loads, or any other use of said strip of land by granterfere or conflict with the use of said strip of land to granterfere or conflict with the use of said str	all trees located upon said land outside of said street down might strike any of said poles, towers, wire of ingress to and egress from said strip of land across the crising the rights hereby granted; provided that the face rights herein granted shall not be construed as a waive time and from time to time to exercise any or all of same crops and maintain fences on said strip of land and made of same, provided that such planting, fences, streets tor(s) shall not, in the opinion of the Power Companiand by the Power Company for the purposes hereinabout shall be binding upon and shall inure to the parties here.
pany; with the right at all times to cut away which, if they should fall or be blown or or lines, apparatus or appliances; with the right or land above referred to, for the purpose of exe ure of the Power Company to exercise any of the or abandonment of the right thereafter at any to a struct streets or roads across but not lengthwise loads, or any other use of said strip of land by granterfere or conflict with the use of said strip of land to granterfere or conflict with the use of said str	all trees located upon said land outside of said street down might strike any of said poles, towers, wire of ingress to and egress from said strip of land across the crising the rights hereby granted; provided that the face rights herein granted shall not be construed as a waive time and from time to time to exercise any or all of same crops and maintain fences on said strip of land and made of same, provided that such planting, fences, streets tor(s) shall not, in the opinion of the Power Companiand by the Power Company for the purposes hereinabout shall be binding upon and shall inure to the parties here.
pany; with the right at all times to cut away which, if they should fall or be blown or clines, apparatus or appliances; with the right of land above referred to, for the purpose of exe ure of the Power Company to exercise any of the or abandonment of the right thereafter at any to a struct streets or roads across but not lengthwise loads, or any other use of said strip of land by granterfere or conflict with the use of said strip of land the right of way and easements hereby granted to, their successors, heirs and assigns. IN WITNESS WHEREOF, the said granter (so that the land of the l	all trees located upon same by said Power Corall trees located upon said land outside of said street down might strike any of said poles, towers, wire of ingress to and egress from said strip of land across the reising the rights hereby granted; provided that the face rights herein granted shall not be construed as a waive time and from time to time to exercise any or all of same crops and maintain fences on said strip of land and make of same, provided that such planting, fences, streets tor(s) shall not, in the opinion of the Power Companiand by the Power Company for the purposes hereinabout shall be binding upon and shall inure to the parties here. (SEA)
pany; with the right at all times to cut away which, if they should fall or be blown or clines, apparatus or appliances; with the right of land above referred to, for the purpose of exe ure of the Power Company to exercise any of the or abandonment of the right thereafter at any to a struct streets or roads across but not lengthwise loads, or any other use of said strip of land by granterfere or conflict with the use of said strip of land the right of way and easements hereby granted on their successors, heirs and assigns. IN WITNESS WHEREOF, the said granter (so the said strip of land by the said granter (so the said strip of land).	all trees located upon same by said Power Cor all trees located upon said land outside of said street down might strike any of said poles, towers, wire of ingress to and egress from said strip of land across the reising the rights hereby granted; provided that the face rights herein granted shall not be construed as a waive time and from time to time to exercise any or all of same crops and maintain fences on said strip of land and me e of same, provided that such planting, fences, streets tor(s) shall not, in the opinion of the Power Companiand by the Power Company for the purposes hereinabout shall be binding upon and shall inure to the parties here. (SEA)
pany; with the right at all times to cut away which, if they should fall or be blown or clines, apparatus or appliances; with the right of land above referred to, for the purpose of exe ure of the Power Company to exercise any of the or abandonment of the right thereafter at any to a struct streets or roads across but not lengthwise loads, or any other use of said strip of land by granterfere or conflict with the use of said strip of land the right of way and easements hereby granted on their successors, heirs and assigns. IN WITNESS WHEREOF, the said granter (so the said strip of land by the said granter (so the said strip of land).	all trees located upon same by said Power Corall trees located upon said land outside of said street down might strike any of said poles, towers, wire of ingress to and egress from said strip of land across the reising the rights hereby granted; provided that the face rights herein granted shall not be construed as a waive time and from time to time to exercise any or all of same crops and maintain fences on said strip of land and make of same, provided that such planting, fences, streets tor(s) shall not, in the opinion of the Power Companiand by the Power Company for the purposes hereinabout shall be binding upon and shall inure to the parties here. (SEA)
pany; with the right at all times to cut away which, if they should fall or be blown or clines, apparatus or appliances; with the right of land above referred to, for the purpose of exe ure of the Power Company to exercise any of the or abandonment of the right thereafter at any to a struct streets or roads across but not lengthwise loads, or any other use of said strip of land by granterfere or conflict with the use of said strip of land the right of way and easements hereby granted to, their successors, heirs and assigns. IN WITNESS WHEREOF, the said granter (so that the land of the l	all trees located upon same by said Power Cor all trees located upon said land outside of said street down might strike any of said poles, towers, wire of ingress to and egress from said strip of land across the reising the rights hereby granted; provided that the face rights herein granted shall not be construed as a waive time and from time to time to exercise any or all of same crops and maintain fences on said strip of land and me e of same, provided that such planting, fences, streets tor(s) shall not, in the opinion of the Power Companiand by the Power Company for the purposes hereinabout shall be binding upon and shall inure to the parties here. (SEA)

COUNTY OF Salucille PERSONALLY appeared before me Sallas Gaundell and made oath that he saw the within named J. Branchett		
seal, and as his act and deed deliver the within write with Horsic Braulett wi	sign, ten instrument, and that he tnessed the execution thereof.	
day of SEP 1.5.1950 , A. D., 19 Notary Public	Recorded September 15th. 1950 at 11:00 A. M. #22514	