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THE STATE OF TEXAS

COUNTIES OF TYLER &
MONTGOMERY

SAC. KNOW ALL MEN BY THESE PRESENTS

THAT The Champion Paper and Fibre Company, an Ohio Corporation, hereinafter called Grantor, for and in consideration of the sum of One and no/100 (\$1.00) dollar cash in hand paid to it by Sam Houston Electric Cooperative, Incorporated, hereinafter called Grantee, the receipt of which payment is by Grantor acknowledged, does hereby grant and convey unto Grantee two rights of way and easements 5,207 feet in length and 10 feet in width, which said rights of way and easements are particularly described in Exhibits A attached hereto, incorporated by reference herein and made a part hereof, over and across the lands particularly described in said Exhibits A hereof. Said rights of way and easements are fully shown and identified on the drawings attached hereto as Exhibits B, also incorporated by reference herein and made a part hereof.

Said rights of way and easements are granted for the sole and exclusive purposes of constructing, maintaining, operating, altering, repairing, replacing and removing distribution power line over, through and across the lands particularly described in said Exhibits A hereof.

TO HAVE AND TO HOLD said rights of way and easements unto the Grantee, its successors and assigns, subject to the following provisions for so long as the Grantee, its successors and assigns, shall faithfully keep, perform and observe all of the provisions, covenants, undertakings and conditions hereof:

I.

This grant is made subject to the rights and interests, if any, of other persons in or with respect to the right of way areas and nothing herein contained shall affect the right of Grantor, or its successors or assigns, to go upon or across the rights of way herein granted at any time for any purpose whatsoever, and to the extent that such use will not unreasonably burden or interfere with Grantee's rights hereunder. Grantor may make any proper reasonable use of the right of way areas, including specifically the use thereof for roads, bridges, fire breaks, and telephone or telegraph lines, and Grantee accepts the rights granted to it hereunder burdened with any such present or prospective reasonable use by Grantor, or its successors or assigns.

II.

Grantee agrees that all timber cut or destroyed is to be limbed and left in tree lengths near the edge of said rights of way in such manner that it can be salvaged easily and that all such timber cut or destroyed is to remain the property of Grantor to be utilized as it sees fit.

III.

In exercising its rights hereunder, Grantee may use the roads and bridges on the lands of Grantor, but Grantee at its own sole cost and expense, to the extent that Grantee's use and employment of such roads and bridges shall or may otherwise render them unusable, shall keep and maintain the same in repair and upon cessation of any such use thereof, Grantee will promptly repair all damage or deterioration caused by Grantee's use. If Grantee desires to cut any fences of Grantor, Grantee shall first obtain the written approval of Grantor's local representative and shall brace, keep and restore any such fence in a prompt, workmanlike and proper manner. Grantee will not cause or create or permit to continue on the surface any unsightly or hazardous condition and will continuously employ, in the course of its use and enjoyment of this right of way area, effective fire suppression and control measures. If Grantee elects to keep clear the rights of way area, Grantee shall keep such area free of any such conditions which may be caused or created by others than Grantor.

If Grantor desires to remove any hazardous trees adjacent to said rights of way Grantee shall first obtain approval of Grantor, in writing, and after receipt of such approval and the payment to Grantor of damages for the timber and other forest products to be so removed, may proceed to cut and remove such trees and other forest products to the place or places, and in the manner prescribed by Grantor. Such timber and other forest products shall remain Grantor's sole property.

IV.

Grantee assumes all liability for and agrees to indemnify, defend and hold harmless Grantor against any and all damages or claims for damage of whatsoever nature whether to the person or property of any third party which may be caused or alleged by any such third party to have been caused by Grantee or its agents, servants, employees or independent contractors in the course of

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rights or way and easements free from fire hazards and in such a condition as will not cause the spread of timber-degrading insects.

It is distinctly understood and agreed that this instrument does not in any manner purport to convey any right, title or interest in or to the land or to any timber, forest products, crops, improvements, fixtures or other property or in or to the oil, gas, water, sulphur, lignite or other minerals, in, on and under said land. Further if the rights of way should at any time interfere with Grantor's development and enjoyment of said land, timber, crops, fixtures, property, minerals or with any other reasonable operation of Grantor and it becomes necessary to relocate said distribution power line Grantee agrees to relocate same at its own expense, provided, that Grantor agrees to furnish at no cost to Grantee such new right of way as is necessary for the relocation and such new right of way will be the most feasible possible consistent with Grantor's operations.

VII.

Grantee shall be required before doing any work or making any repairs which will interfere with any roads or other arteries of transportation or interfere in any way with the operations of Grantor, its agents or assigns, to notify the local representatives of Grantor in writing of such intent at least ten (10) days prior to commencement of work. Grantee agrees that such work and/or repairs shall be completed as expeditiously as possible; provided, however, that Grantee shall conduct all of its operation in, along, and upon said rights of way and easements and hereunder, including, but not limited to operations of Grantee in crossing any of Grantor's operations, including but not limited to Grantor's lands, in a manner which will not interfere with Grantor's timber stand improvement work, logging, cutting, removing or processing logs, cord wood or other forest products.

VIII.

The Grantee shall have the right of ingress and egress over and across said lands and other lands of the Grantor to and from said rights of way and easements. After the payment to Grantor, as hereinabove provided, of damages for the removal of timber and other forest products, in the initial clearance of this right of way, Grantee shall have the right from time to time

the exercise by Grantee of any right or claim of right hereunder. The phrase "third party" as herein used shall include but shall not be limited to the agents, servants, employees and independent contractor of Grantor. Grantee also assumes all liability for and agrees to hold Grantor harmless against any and all damages of whatsoever nature to Grantor and persons claiming under Grantor including but not limited to damages to any property, fixtures, equipment, improvements or rights. With respect to any such damages to the property, improvements, fixtures, or rights of Grantor or persons claiming under Grantor, if the amount thereof cannot be mutually agreed between the parties within sixty (60) days from the time when Grantor received notice thereof, the issue will be submitted by the parties to arbitration in the State of Texas in accordance with the Rules of the American Arbitration Association and the result of such arbitration shall be final, conclusive and binding upon the parties.

V.

Grantee agrees that poles are to be located at pole locations as shown on Exhibits A and B, only a single pole and appurtenance will be used and all poles and guys will be maintained so as to form the least possible interference to the use of said lands by Grantor, so long as it does not materially increase the cost of construction.

Grantee further agrees that it will construct its distribution power line in such a manner as to maintain the wires a sufficient height above the ground to permit the passage of vehicles used in normal logging operations beneath such wires and that where distribution power line must cross any roads or other arteries of transportation of whatsoever nature, construction will be such as not to interfere with such arteries of transportation and that Grantee assumes all liability for any and all damages which might result to said distribution poweline as a result of the use of such arteries of transportation. Grantee further holds Grantor harmless from any damage to said distribution power line from falling timber, fire, or acts of any nature save those due to willful negligence on the part of Grantor.

Grantee agrees to clean up the debris caused by its construction of said distribution power line, in a workmanlike manner, so as to leave the

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to cut down or remove all trees, undergrowth and other obstructions on the right of way so as that may injure, endanger or interfere with the construction, operation, maintenance and repair of said distribution power line.

IX.

It is agreed and understood that the rights of way and easements hereby granted are for the sole and limited purpose, and no other, of enabling Grantee to construct, operate, repair and maintain a distribution power line upon and with respect to the lands herein described. If Grantee, its successors or assigns, shall within twelve (12) months from the date hereof fail to establish and operate such a distribution power line or, within said twelve (12) month period, having established and placed in operation such a distribution power line Grantee, its successors or assigns shall thereafter cease for a period of twelve (12) consecutive calendar months to maintain and operate such line, or if Grantee, its successors and assigns shall use the lands covered by this grant for any other purpose, then and in any of such events, the grant herein made shall become null and void and said premises shall revert absolutely to Grantor and all payments made hereunder shall be forfeited by Grantee to Grantor.

X.

In addition to the reverter in Paragraph IX, if Grantee its successors or assigns shall fail faithfully and timely to keep, observe, perform and comply with any of the covenants, conditions, undertakings, or provisions hereof, then and in that event Grantor at its sole election may give notice in writing to Grantee its successors or assigns that unless such failure, omission or breach shall within sixty (60) days from the receipt of such notice be cured and remedied the Grantor may thereupon by notice in writing to Grantee its successors or assigns declare these rights of way and easements to be null and void and of no further force and effect and said premises with all and sundry improvements, fixtures, and property thereon shall revert absolutely to Grantor and all payments made hereunder by Grantee to Grantor shall be forfeited.

XI.

In the event of reversion to Grantor of the rights of way and easements herein granted under the provisions of Paragraph IX hereof, Grantee shall have the right to remove said distribution power line and other removable

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installations and facilities connected therewith provided that Grantee shall be obliged to restore the land with the exception of timber and other forest products removed hereunder to its original condition. Grantor at its election may in writing request Grantee to remove said distribution power line and other connected facilities and to restore said land with the exception of timber and other forest products removed hereunder, to its original condition. In the event Grantee shall fail or refuse to remove such distribution power line and other connected facilities within a period of twelve (12) months from the receipt of said written request then all of said property shall be forfeited to and become the property of Grantor and Grantee shall have no other or further rights hereunder.

XIII.

In the event a dispute shall arise between the parties hereunder, including but not limited to the question whether Grantee has failed faithfully and timely to keep, observe perform and comply with any of the covenants, conditions, undertakings or provisions hereof, the issue shall be submitted by the parties to arbitration in the State of Texas in accordance with the Rules of the American Arbitration Association and the result of such arbitration shall be final, conclusive and binding upon the parties.

XIII.

Any notice to be given by one party to the other hereunder may be delivered or deposited postage prepaid and addressed to the following:

Grantor: The Champion Paper and Fibre Company
P. O. Box 872
Pasadena, Texas

Grantee: San Houston Electric Cooperative, Inc.
Route 1
Livingston, Texas

In the event there shall be any assignment by Grantee of the rights of way and easements herein granted or in the event there shall be a change in ownership of the lands concerned, notices given under the provisions hereof by one party to the other shall continue to be binding nevertheless on the successor in interest to the party concerned unless and until the successor in interest shall have notified the other party in writing of such assignment or change in ownership as the case may be.

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IN THE PRESENCE WHEREOF, Grantor has executed this conveyance this

29th day of February, 1960.

THE CHAMPION PAPER AND FIBRE COMPANY

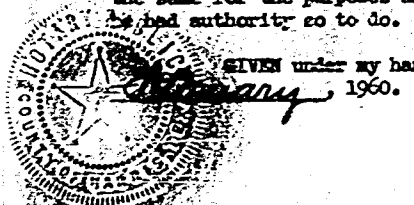
By Stephen Chase,
Stephen Chase, Jr., Vice President



THE STATE OF TEXAS

COUNTY OF HARRIS

BEFORE ME, a Notary Public in and for said county and state on this day personally appeared Stephen Chase, Jr., Vice President of The Champion Paper and Fibre Company, a corporation, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed, and further that he had authority so to do.



GIVEN under my hand and seal of office, this the 29th day of February, 1960.

Wanda Underhill
Notary Public in and for Harris
County, Texas

WANDA UNDERHILL

44-1633

EXHIBIT "A"

JONATHAN C. PITTS, SUR
RH57428

RECEIVED
LINE

EXHIBIT

EXHIBIT "A"

SECTION CHAMBERS FARMHOUSE & BARN
LOCATED ON THE N.E. 1/4 OF SECTION 22
TOWN 100, RANGE 10, NEAR THE
INTERSECTION OF THE STATE HIGHWAY 100
AND COUNTY ROAD 104, APPROXIMATELY 10 MILES
EAST OF THE TOWN OF CHAMBERS.
THE BARN IS LOCATED IN THE
CENTRAL PORTION OF THE
FARMHOUSE IS LOCATED TO THE
WEST OF THE BARN.
THE BARN IS APPROXIMATELY 16' X 20'
EIGHT FEET IN
HEIGHT AND APPROXIMATELY 10 FEET
IN LENGTH.

THE BARN HAS A GABLED ROOF
LOCATED
APPROXIMATELY 10' FROM THE GABLE
IS AN OPEN BAY DOOR.

THE BARN HAS A GABLED ROOF
LOCATED
APPROXIMATELY 10' FROM THE GABLE
IS AN OPEN BAY DOOR.

478-69

EXHIBIT "B"

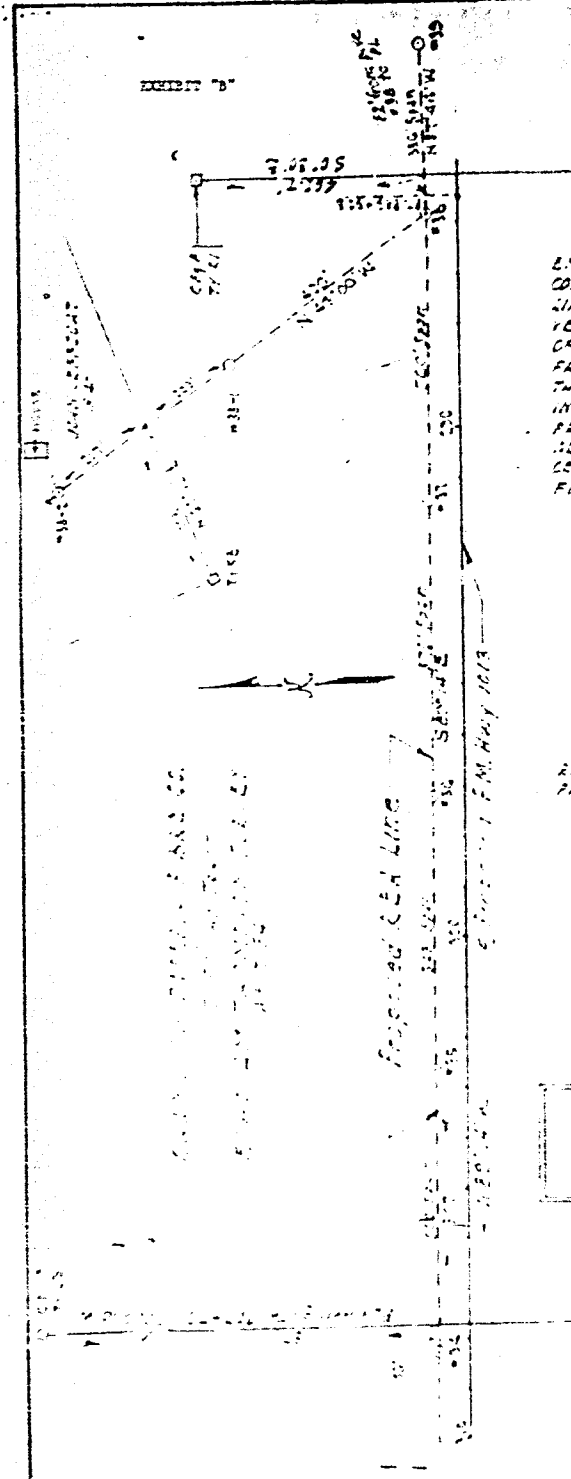


EXHIBIT "A"

ENTERING CHAMPIGNY TOWN
OR AT A POINT ON THE EAST ROAD,
LINE OF TWO SPANISH INMISSION STA-
TION, AST 24, 173 SOCIA TRIST IS THE
CENTRAL BRIDGE LOCATED ON THE
FRENCH INMISSION ROAD THAT OF THE
THOMASON SURVEY LINE POINT OF ENTER-
ING BOUND LOCATED ON THE FRENCH
PROVIDED FOR 173 SOCIA TRIST, LINE THAT IS ALSO
LOCATED ON THE FRENCH
CENTRAL LINE STA. 37-79 OR PROVISION
FM HWT 1013.

THENCE SECTION 315 TO THE END
THESE 14310 M 173 SOCIA TRIST
PROVIDED FOR 173 SOCIA TRIST
TO A POINT LOCATED ON THE
FRENCH INMISSION ROAD
LINE POINT OF ENTERING
BRIDGE ON THE FRENCH PRO-
VIDED FOR 173 SOCIA TRIST
JUNCTION 300 FEET WEST FROM
POINT BEING LOCATED AND 100 FEET
FROM THE SW CORNER LINE
OF 173 SOCIA TRIST
RETURNING TO THE CENTRAL LINE FM
PROVIDED FOR 173 SOCIA TRIST
THENCE 14310 M 173 SOCIA TRIST
ON THE FRENCH INMISSION
ROAD LOCATED ON THE
FRENCH INMISSION ROAD
LINE POINT OF ENTERING
BRIDGE ON THE FRENCH PRO-
VIDED FOR 173 SOCIA TRIST
AND 100 FEET WEST

R.C.W. L. 1960

178-640

STATE OF TEXAS County of Tyler with the seal of said County, day of March 18, 1960, was filed in my office on the 9th month of April, at 11:15 A.M., and was this day duly recorded and indexed in my office at 11:15 P.M., in Vol. 176 Page 564 of my records, being the records of said County.	I HEREBY CERTIFY that the foregoing instrument, which I have this day filed in my office on the 9th month of April, at 11:15 A.M., and was this day duly recorded and indexed in my office at 11:15 P.M., in Vol. 176 Page 564 of my records, being the records of said County.
WITNESS: John Sawyer SAVIA W. SAWYER	John Sawyer TOM SAWYER Clerk, County Court, Tyler County, Texas. Deputy.

