UP1#	Township	Account #					
ELECTRIC TRANSMISSION AND DISTRIBUTION SYSTEM <u>EASEMENT AND RIGHT-OF-WAY AGREEMENT</u>							
(owner)	THIS DAY OF		, by and between				
County ofand VALLEY RURAL ELECT	, Commonwealth of (state of COOPERATIVE, INC. (hereing wealth of Pennsylvania, having a princia 16652.	after called Grantee), an electric	cooperative organized				
hereby acknowledged, together Grantee, its successors and as replacement of electric transm lands of Grantor(s) are described	brantor(s), for and in consideration of with other good and diverse considerations, a perpetual easement for the passion and/or distribution facilities eited in Record Book, Page, unty, Pennsylvania.	deration does/do grant, bargain, purpose of construction, operather on, under or above the land, OR in Instrument No	, sell and convey unto tion, maintenance and ls of Grantor(s), which, being				
Property address (if different th	an mailing address)						

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This easement is described as follows:

TIDI 4

- 1) A tract of land which lies 20 feet on either side of an overhead electric transmission and/or distribution line which is intended to be built by the Grantee, or
- 2) A tract of land lying 10 feet on either side of an underground electric transmission and/or distribution line which has been built underground on the lands of the Grantee.

TOGETHER with the free and uninterrupted use, liberty and privilege of and passage over the lands of Grantor(s) for ingress, egress and regress to and from the above-described easement for the purpose of construction, operation, maintenance and replacement of said electric transmission and/or distribution facilities.

ALSO, together with the right of Grantee, its successors and assigns to enter upon the lands of Grantor(s) for the purpose of inspecting, repairing, modifying, altering, replacing and/or upgrading the electric transmission and/or distribution facilities on the above-described right-of-way as Grantee may, from time to time, deem advisable; and the right to access the right-of-way using any route, road, driveway or path on Grantor's property that Grantee in its sole reasonable discretion deems appropriate.

GRANTOR(S) specifically grant(s) to Grantee the right to enter upon its lands for the purpose of cutting, trimming, controlling and/or removing by whatever means Grantee deems necessary, including chemical means, machinery or otherwise, all trees, shrubbery, growth and/or vegetation upon the right-of-way, and to mechanically cut, trim and/or remove trees, shrubbery, growth and/or vegetation which grows off the right-of-way, but which either grows into the right-of-way and/or which may fall into the right-of-way damaging the electric transmission and/or distribution facilities or endangering the electric transmission and/or distribution facilities in any way.

GRANTOR(S) specifically understand(s) and agree(s) that all facilities constructed upon Grantor's land by Grantee for the purpose of electric transmission and/or distribution shall remain the property of Grantee, providing, however, that Grantee shall maintain the facilities at its sole expense.

IN the event Grantor(s) prevent(s), obstruct(s) or restrict(s) Grantee's ability to access the Grantor's lands, and/or prevent(s), obstruct(s), or restrict(s) Grantee's right to construct, operate, improve, add to and/or maintain the electric transmission and/or distribution facilities on the easement contrary to the rights granted to Grantor in this Agreement, then all costs or expenses of any costs incurred by Grantee in enforcing such obligations (including without limitation court costs and reasonable attorney's fees) shall be recoverable from and shall be paid by Grantor(s) to Grantee upon Grantee's written demand therefor.

IN addition to the above grant of certain rights and privileges by Grantor(s) to Grantee, Grantor(s) hereby grant(s), bargain(s), sell(s) and convey(s) to Grantee, its successors and assigns, a perpetual easement for all presently existing facilities of Grantee situated on the premises which is referred to above as the land of Grantor(s) the same as if such existing facilities were described in this instrument, said easement to be under and subject to the same terms and conditions as the other easements provided for in this Agreement. For any existing overhead electric transmission and/or distribution line, the easement shall be 40 feet in width, extending 20 feet on either side of the line as built. For any underground electric transmission and/or distribution line, the easement shall be 20 feet in width extending 10 feet on either side of the line as built.

THE provisions of this Agreement shall be deemed independent and severable, and the invalidity or unenforceability of any provision or portion thereof shall not affect the enforceability or validity of any other provision or portion thereof.

THIS Agreement shall be perpetual and shall be binding upon and inure to the heirs, successors, administrators and assigns of the parties hereto, and the terms "Grantor(s)" and "Grantee" hereunder shall include their respective heirs, executors, administrators, successors and assigns as the case may be.

THE undersigned Grantor(s) do/does hereby covenant and agree that he/she/they will not erect or permit the erection of any building or obstruction on said right-of-way and easement after the execution of this document.

THIS Agreement may be recorded of public record and shall be construed, interpreted and allied in accordance with the laws of the Commonwealth of Pennsylvania.

IN WITNESS WHEREOF, Grantors have duly executed this Indenture the day and year first above written.

Witness:	Grantor(s):	Witness:	Grantor(s):
Witness Signature	Grantor(s) Signature	Witness Signature	Grantor(s) Signature
	Grantor(s) Printed Name		Grantor(s) Printed Name
Witness Signature	Grantor(s) Signature	Witness Signature	Grantor(s) Signature
	Grantor(s) Printed Name		Grantor(s) Printed Name

INDIVIDUAL ACKNOWLEDGMENT

COMMONWEALT	TH OF (notary's state) _				
COLDIENTOS				: SS	
COUNTY OF (notary	7's county)				
					, a notary public, came
acknowledged the forecorded as such.	oregoing Easement	and Right-of-Wa	ay Agreement to be _	act and deed ner/their)	and desired the same to be
Witness my	hand and notarial	seal the day and	year aforesaid.		
(notary sign	nature)		(notarial seal)	
		CORPORATE	E ACKNOWLEDGMI	ENT_	
COMMONWEALT	TH OF (notary's state) _			 : SS	
COUNTY OF (notary	y's county)				
and County, per (title)	sonally came _	of	who ac	cknowledged him	Public in and for said State nself/herself to be the, a corporation, and that
he/she as such (title)_ the purposes th (title)_	erein contained	by signing	being authorized t the name of t	o do so, executed the corporation	he foregoing instrument for by himself/herself as
Sworn to ar	nd subscribed befor	e me the day and	year aforesaid. Witne	ess my hand and of	fficial seal.
(notary sign	nature)		(notarial seal)	