

as the Pittock Block in said City of Portland, under indenture of lease executed to the Company by Pittock Block Incorporated (an Oregon Corporation) dated February\_\_\_\_, 1915, and recorded in the county Recorder's office of the county of Multnomah, in Volume\_\_\_\_ of Leases at page\_\_\_\_\_.

Third: All the rights, privileges, franchises, easements, licenses, permits, grants and reservations of the company, howsoever conferred or acquired, to flow, flood and overflow, by means of any dam or dams now or hereafter constructed or maintained in the White Salmon River, or in Lewis River, or in Klickitat River, or in any lake or stream tributary thereto, or in any other lake or stream, any lands in the State of Washington or in the State of Oregon; and all rights and privileges now or hereafter acquired to use or store any such water, or to divert the same from any such rivers, streams or lakes.

Fourth: All franchises and privileges now or hereafter acquired or held by the Company, granted by any City, County or other public authority in the State of Washington or in the State of Oregon, and including the following franchises now held by the Company, to-wit: 1. Ordinance No. 25930, of the city of Portland, in Oregon adopted September 25, 1912, and accepted by the Company October 22, 1912, granting to the Company, its successors and assigns, upon terms and conditions therein expressed, the right to erect, construct and maintain poles, conduits and wires for conducting electricity for light, heat, and power in upon and over the public streets of Portland for the period of 25 years from said date of acceptance.

2. Ordinance No. 27160 of said city of Portland, adopted May 28, 1913, and accepted by the Company June 30, 1913, granting to the Company, its successors and assigns upon the terms and conditions therein expressed, the right to lay down, maintain and operate steam pipes, and conduits in and under the public streets of Portland for transmission of heat and for the operation of a steam heating plant, for the period of 25 years from said date of acceptance.

3. Franchise granted April 26, 1913, by the County Judge and County Commissioners of the County of Multnomah in Oregon, granting to the Company, its successors and assigns upon the terms and conditions therein expressed ~~the~~ right to erect and maintain poles and wires for the transmission of electricity in, along and upon the County roads and public highways of said county of Multnomah, for the period of fifty years.

4. Franchise granted July 1, 1912, by the County Commissioners of the County of Skamania, State of Washington, granting to the Company, its successors and assigns, upon the terms and conditions therein expressed, the right to construct and maintain electric light lines, electric tower lines and pole lines in said County along the Home Valley Road or B.M. Hawley Road from Millers crossing East about 3700 feet, for the period of fifty years.

5. Franchise granted January 4, 1912, by said County Commissioners of Skamania, County, granting to the Company, its successors and assigns, upon the terms and conditions therein expressed, the similar right to construct and maintain electric light lines, electric tower lines and pole lines, along various specified public roads in Skamania County, for the period of fifty years.

6. Franchise granted January 3, 1912, by the County Commissioners of Clarke County, in said State of Washington, granting to the Company, its successors and assigns upon the terms and conditions therein expressed the right to erect and maintain electric light lines, electric tower lines and pole lines along various public roads in Clarke County for the period of fifty years.

7. Franchise granted August 27, 1912, by the Town of Stevenson in said County of