



INTERNATIONAL JOINT COMMISSION

IN RE: APPLICATION OF CLARENCE M. BROWN, RECEIVER
OF THE MICHIGAN LAKE SUPERIOR POWER COMPANY, for the approval
of proposed lease with the United States, and of diversion of
water, construction of compensating works, and plans therefor,
and all acts authorized in said lease.

PETITION OF MICHIGAN NORTHERN POWER COMPANY to be
substituted as applicant in place and stead of Clarence M.
Brown, Receiver.

October 7th, 1913.

To the Honourable. The International Joint Commission,
Washington, D.C., and Ottawa, Canada.

The Michigsn Northern Power Company, a corporation
duly authorized and existing under the laws of the State of
Michigan, with power, inter alia, to acquire, hold and operate
water power plants, respectfully represents.

1. That at a sale under foreclosure of the First
Mortgage of the Michigan Lake Superior Power Company, held on
the 26th day of August 1913 at Sault Ste Marie, Michigan by a
Master in Chancery of the District Court of the United States
for the Western District of Michigan, Northern Division, All
the power plant and canal, lands and tenements, property, rights
and franchises of every kind of the Michigan Lake Superior
Power Company and its receiver, were purchased by or on behalf
of the said Michigan Northern Power Company; that on the 4th
day of October, A.D. 1913, the said sale was duly confirmed by
the said Court, and the premises so sold were by the said Master
in Chancery, the said Michigan Lake Superior Power Company, and

the said Clarence M. Brown Receiver, granted and conveyed, transferred and assigned to the said Michigan Northern Power Company, its successors and assigns, and that the said Clarence M. Brown has been duly discharged as Receiver of the ~~said~~ said Michigan Lake Superior Power Company.

2. That by reason of the above premises, the Michigan Northern Power Company has succeeded to the position of the said Michigan Lake Superior Power Company and its said receiver in respect of all water rights and privileges and applications for the same.

3. The Michigan Northern Power Company therefore prays that your Honourable Commission make an order substituting it, the said Michigan Northern Power Company, as applicant, in place of Clarence M. Brown, Receiver, in the above mentioned application of said Receiver, with the same effect as if it, the said Michigan Northern Power Company were the original applicant in said cause.

The said Clarence M. Brown joins in this petition, representing the above recited facts to be true, and consenting to said substitution of the Michigan Northern Power Company as applicant in the above cause, in place of himself, as said Receiver.

Respectfully submitted,

Michigan Northern Power Company,

by L.H. Davis,

Clarence M. Brown

