GENERAL ENGINEERING		REFEREN	ICES				
Line Map No	Sheet	l	of	8	Sheets		
Plan & Profile No	Sheat		of		Sheets		
Survey Map No	Shaet		of		Sheets	•	•
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BOGUMENTS FILED WITH OBIGINAL INSTRUMENTS		
1. Abstract		
2. Opinions of Title		
3. Tille Search		
4. Mortgage Release		·
4. Mortgage Heraase		

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	(2) Grantee, its successors or assigns by the acceptance of this instrument, agrees to notify the authorized representative of the Department of Conservation prior to commencing operations under this essenant, so that the Department shall be properly notified as to the time and place that such operations shall begin on the State-owned land herein described. Said Department representative is <u>Robert A. Borak, Forestar, Alpana State Fore</u> Department of Conservation, Alpana, Michigan or his successor.
	(3) Grantee, its successors or assigns by the acceptance of this instrument, agrees that any relocation of the line constructed under this easement will be made only upon approval of the Department of Conservation before such relocation takes place.
	(4) Grantee, its successors or assigns, accepts this essement subject to all prior and valid essements, permits, licenses, leases and other rights existing or pending at the time of the issuance of this essement, which may have been granted on said land.
	(5) Grantee, its successors or assigns, and its or their agents and employees may cut, trim and remove all brush and trees which may interfere or threaten to interfere with or be hazardous to the construction, operation and maintenance of said line on a strip of land 100 feet wide, being 50 feet on each side of the center line of the <u>transmission</u> line as herein described.
	(6) Grantee, its successors or assigns, agrees that no herbicides to control tree, shrub, or other plant growth on the land herein described shall be used without first securing written permission from the Grantor or its authorised field representative.
	(7) Grantee, its successors or essigns, agrees that all commercial forest products cut by the grantee here- under in the construction and maintenance of said line shall be the property of the Department of Conservation and shall be cut and piled or decked as directed by the Department's authorised representative.
	(8) Grantee, its successors or assigns, for themselves and their agents and employees agree to take all reasonable precautions to prevent and suppress forest fires and shall cause no unnecessary damage to natural tree growth or to any plantation, and shall pay all damage other than ordinary to state property arising out of its negligent acts or failure to act.
	(9) Grantee, its successors or assigns, shall obtain the required permit from the Department of Conservation or its authorized representative before burning any refuse or setting any fires whatsoever.
	(10) It is understood that all slash and forest growth cut, resulting from operations under this easement shall be handled in accordance with the provisions of Act 35, P.A. 1955, and the rules and regulations pertainin thereto.
	(11) In case the said easement herein conveyed shall not be used by Grantee, its successors and assigns, for a period of 10 years, from and after the date of issuance, then and in that event said easement shall terminate. The grantee herein, for itself, its successors and assigns, agrees upon abandonment of its line and upon request of the owner of said land showing a prime facie title to same, to release and Quit-claim all rights secured hereby on sail land to the then owner.
	(12) In the event of abandonment of the rights herein conveyed, grantee agrees to remove its property fro the premises in a good and workmanlike manner and in a condition satisfactory to the Department's authorized fiel representative.
	(13) It is expressly understood that the grantee shall not assign this easement or any portion thereof t any person other than the owner of said land, as provided in paragraph 11 hereof, without first securing the writte approval of the Department of Conservation for the State of Michigan. No application to assign will be considere unless the assignee is organized for the purpose of operating a public utility business.
	(14) The Grantee, its successors or assigns, shall hold harmless the State of Michigan for all damages of losses caused to third persons or property outside of the right-of-way conveyed by this essement arising out of the negligence of the grantee in its operations on the right-of-way hereby conveyed.
	IN WITNESS WHEREOF, the Conservation Commission has caused this instrument to be executed for the State of Michigan by the Department of Conservation by its Deputy Director, this 11th day of 1964
	Signed, Smaled and Delivered DEPARTMENT OF CONSERVATION
	in the Presence of: FOR THE STATE OF MICHIGAN
	W. Topa Concilina
	M. Dene Gorsline Dennier Bothe Denker
	Bernice Botke Gaylord A. Walker, Deputy Director
	STATE OF MICHIGAN
	COUNTY OF INGHAM
	On this 11th day of August, A.D. 1964, before me, a Notary Public in and fo
	said County, personally appeared Gaylord A. Walker Deputy Director of the Department o

M. Irene Gorsline, Notary Public, Ingham County, Michigan