Karn - Loud Parcel #156A Recorded	RIGHT OF WAY Liber. Page 1. Arenac COUNTY 14. T 19 M STATE RIGHT OF WAY Liber. Page 1. Arenac COUNTY 14. T 19 M STATE RIGHT OF WAY Liber. Page 1. Arenac COUNTY 14. T 19 M STATE Right of Dispatch, also known as Joseph Bogasky and the Bogasky. Also known as Joseph Bogasky and the Bogask	Raymond C. Bogas easement kind of instrument	nd May Bogasky, his wife: WICROFILMED 1963 NAME OF GRANTOR 17-14-1960 19-29-1960 120 31 1000000000000000000000000000000	ACCO	UNT	NO.		·	11 .	 3 %(377	57			MAP.			499. 7	<u>-של</u>)-T2
June 7. Begandry, also known as Joe Begandry, also flower as Joseph Begandry and Non Begand	So known as Joe Bogasky, also known as Joseph Bogasky and Nee Rogasky, his PLAY OFF AREA **PROPORTION*** **Processing of March 1998 Processing All 1998 Processing All 1998 **Processing of March 1998 Processing All 1998 Processing All 1998 **Processing of March 1998 **Processing o	Karn 759 FORM 321 MULTH - 56	- Loud Parcel #156A Recorded day of	STATE					COUNTY			Y				T 19 N R				
The some to be taken by said lines of moment poles, when, cables and conduits across, over and under said land being mice specificatly across and substances	interior of the seasons and full lines of manuscript of the first the interior account of the seasons are fight to every. It is not to the season of the seasons are fight to every. It is not to the seasons are fight to every. It is not to the seasons are fight to every. It is not to the seasons are fight to every. It is not to the seasons are fight to every. It is not to the seasons are fight to every. It is not to the seasons are fight to every. It is not to the seasons are fight to every. It is not to the seasons are fight to every. It is not to the seasons are fight to every to the seasons are fight to the seasons are f	Joe F. Bogasky,	Register of Deeds also known as Joe Bogasky, also known as Joseph Bogasky and Mae Bogasky, his					T T		P	PLAT	OR AI	REA		TION	 TT		'N — T T	 	RAN
The norte to be alson by said lines of Execute poles, virse, cables and conduits across, over and under said land being more specifically described as follows: Second party may locate said route East of and not more than 600 feet nor less than 500 feet from the West line of said above described land; also conveying the right to creet and maintain lines of poles and virse leading laterally from said route to the West line of said above described land; also conveying the right to creet and maintain lines of poles and virse leading and maintain lines are said times upon said premise for the summination of electrical energy saids communication, and to intin, remove, destroy or otherwise control any trees and truth which may, in the option of also second party in the interfer with the based south to control the said and of the summination of electrical energy saids communication, and to intin, remove, destroy or otherwise control any trees and truth which makes the said second party interfer or threates no interfer with the based south to control that on-use or a limited with the based south of the said second party to pay at the rate of Righty Ealland (100 party and 100 party	initial lines of Encourage poles, wires, cables and conducts across, over and under said land being more specification and the said lines of Encourage poles, wires, cables and conducts across, over and under said land being more specification and state the said land over the land, said conveying the right to event end making and over a said and vires lenseling laterally from said route to the lenst line of said land, and vires lenseling laterally from said route to the lenst line of said land, and vires lenseling laterally from said route to the lenst line of said land, and said said said said said said said sai	first part Les., in copaid by the CONSUME Jackson, Michigan, successors and assigns conduits and other firmunication business of adjacent to said parc of	Dollark(\$.1.00) to them. IS POWER COMPANY, a Maine corporation authorized to do business in Michigan, at 212 W. Michigan Ave., cond party, receipt of which is hereby acknowledged, Convey and Warrant to the second party, its Forever, the easement and right to erect, lay and maintain lines consisting of towers, poles, wires, cables, tures and appurtenances for the purpose of transmitting and distributing electricity and/or conducting a comit, over, under and across the following described parcel of land, including all public highways upon or 1 of land, which parcelsituate in the TOWDShip of Arenac	ANCE	291															
ty may locate said route East of and not more than 600 feet nor less than 500 feet feet line of said above described land; also conveying the right to crect and main-of poles and wires leading laterally from said route to the West line of said land. It and authority to the second party, its successors, licenses, leases or assigm, and its and their agents and employees, it is used to be a superally and the said land. It does upon aid premises for the purpose of constructing, repairing, removing, replacing, paralling, improving, maintaining und cables, conducts and MANIAN, poles and other property, with all nocessary kneets, sury, anchor transformers, and stringing thereon and supporting and suspending therefore lines of whee, cables or other conductors intended neety and/or communication, and to rim, remove, destroy or otherwise country and writes and the supports of that no buildings or other structures will be placed under such wrete such achies without the writes consents of all second party. It is expressly understood that no buildings or other structures will be placed under such wrete such achies without the writes consent of all second party. It is expressly understood that no buildings or other structures will be placed under such wrete such achies without the writes consent of all second party. It is expressly understood that no buildings or other structures will be placed under such wrete such achies without the writes consent of all second party. It is expressly understood that no buildings or other structures will be placed under such wrete such achies without the writes consent of all second party. It is expressly understood that no buildings or other structures will be placed under such wrete such achies without the writes consent of all second party. It is expressly understood that no buildings or other structures will be placed under such writes and the such achies will be placed under such writes and the such achies will be placed under such achies will be placed under such achies will be plac	County and related and not more than 600 feet nor less than 500 feet of said above described land; also conveying the right to erect and main and wires leading laterally from said route to the West line of said land, and wires leading laterally from said route to the West line of said land, and wire a leading laterally from said route to the west line of said land, and wire a leading laterally from said route to the west line of said land, and wire a leading, improving, and said the said land, and their agents and employees, and said land, and said their agents and employees, and said land, and said their agents and employees, and said said land, and said their agents and employees, and said said said said said said said sai	er (1/4)	of Section 14, Township 19 North, Range 5 East.	TRANSFERS																
With full right and authority to the second party, its successors, licensees, leases or satigms, and its and their agents and employees, to enter at all times upon said premises for the purpose of constructing, repairing, removing, replacing, parcilling, improving, enlarging and maintaining such cables, conduits and sawarky poles and other supports, with all necessary braces, gove, anchors manholes and transformers, and stransformers, and stransf	of said above described land; also conveying the right to erect and mains and vires leading laterally from said route to the west line of said land. In said premises for the purpose of contructing, repairing, semoving, replacing, paralling, improving, go such cables, conduits and descents poles and other supports, with all necessary braces, gors, anchors, and training there and supporting and supporting therefore indicates the conductors of said learns, it is expressly undertected that no buildings or whether the conductors of said second parry, interfers or these and to large the conductors of said second parry, interfers or these not interfers with or he hazardous to the contraction, or said land, and said second parry, interfers or the same to be patch before any shared to be such that the rate of Eighty Dollars (180,00) per mile or length of the dires acrons said above described premises, the same to be patch before any shared and vires. Jand, and said so to pay for any damage to crops in erecting and maintaining and vires. Jand, and said so to pay for any damage to crops in erecting and maintaining and vires. Jand, and said of the part las. of the first part, this day of the same to be patch before any damage to crops in erecting and maintaining and vires. Jand, and said so to pay for any damage to crops in erecting and maintaining and vires. Jand, and said so to pay for any damage to crops in erecting and maintaining and vires. Jand said above described premises, the same to be patch before any damage to crops in erecting and maintaining and vires. Jand and said so to pay for any damage to crops in erecting and maintaining and vires. Jand and said so to pay for any damage to crops in erecting and maintaining and vires. Jand and said so to pay for any damage to crops in erecting and said said said said said said said sai						$\frac{1}{1}$								-		$\frac{1}{1}$	$\frac{1}{1}$	\downarrow	
ter as all times upon said greenies for the purpose of constructing, replacing, parolling, improving, and maintaining such cables, conduits and MEMNEN poles and other supports, with all necessary braces, gavy, anchors to the strainformers, and stringing therefore and supporting and suppending thereforn lines of wire, cables or other conductors and which may, in the opinion of said second party, interfere or threaten to interfere with or be hazardous to the construction, and maintenance of said lines. It is expressly understood that non-use or a limited finis eathern they second party whall not prevent second party when there is the same to be paid before any is done on the land, and also to pay for any damage to crops in erecting and maintaining. It is expressly understood the remaining and the same to the full extent herein the full extent herein the full extent herein the full extent herein to the full extent herein the full extent herein the full extent herein to the full extent herein the full extent herein to	m said permiter for the purpose of constructing, repatring, removing, replacing, partolling, improving, gruencialles, conduits an developed permiter of the purpose of constructing, and stringing thereon and supporting and suppending thereform lines of wire, cables or other conductors telectrical energy and/or communication, and to trim, remove, destroy or otherwise control any ores and opinion of said second party, interfere or theasens to limerine with or be hazardous to the construction, of the string of the same to be based on the construction of said second party, interfere or theasens to limerine with or be hazardous to the construction, of the string of the same to be paid before any string the same to be paid before any stand also to pay for any damage to crops in erecting and maintaining and wires. In the same to be paid before any stand also to pay for any damage to crops in erecting and maintaining and wires. In the same to be paid before any stand of the same stand of the same to be paid before any stand of the same stand of th	the West li	ne of said above described land; also conveying the right to erect and main-	AMOUNT																
	Raymond C. Bogasky and wf., Wilma Bogasky to me known to be the same persons named in and who executed the foregoing instrument, and severally acknowledged the execution of the same	menter at all times charging and mainta anholes and transfor the transmission of poles and the transmission of the transmissio	apon said premises for the purpose of constructing, repairing, removing, replacing, patrolling, improving, ning such cables, conduits and committy poles and other supports, with all necessary braces, guys, anchors ners, and stringing thereon and supporting and suspending therefrom lines of wire, cables or other conductors electrical energy and/or communication, and to trim, remove, destroy or otherwise control any trees and the opinion of said second party, interfere or threaten to interfere with or be hazardous to the construction, nec of said lines. It is expressly understood that no buildings or other structures will be placed under such cables without the written consent of said second party. It is expressly understood that non-use or a limited recombination of the second party shall not prevent second party from later making use of the easement to the full extent herein early to pay at the rate of Eighty Dollars (\$80.00) per mile of length of the largest across said above described premises, the same to be paid before any the land, and also to pay for any damage to crops in erecting and maintaining and said second party from the first part, this	EMS OF CO	ginal Cost (See Vol. LR4, Exh. 5a-1, orking Papers)															

GENERAL ENGINEERING MAP REFERENCES Line Map No. _______________________________Sheet 6 Sheets fina & Profile No. Sheets Survey Map No. _____ Sheet

BORUMENTS FROM VILLE OF MERCHANTS 1. Addrest ____ 2. Gareta e yes ___ 3. That calling 4. Morigago Sellato 5. Tree Voucher Yes