CONSU TITLE DATA John Lipka and Angeline Lipka, his wife NAME OF GRANTOR easement 18-4-1960 DATE OF RECORD 3-21-1960 497 KIND OF INSTRUMENT DATE OF INST. Karn - Loud 2778 Recorded day of FORM 321 MULTH - 56 A.D. 19.... at o'clock M. RIGHT OF WAY Liber.... 47 wm mm Register of Deeds John Lipka and Angeline Lipka, his wife; Jackson, Michigan, second party, receipt of which is hereby acknowledged, Convey ... and Warrant ... to the second party, its successors and assigns, Forever, the easement and right to erect, lay and maintain lines consisting of GARRIE, poles, wires, cables, conduits and other fixtures and appurtenances for the purpose of transmitting and distributing electricity and/or conducting a com-of Bay, and State of Michigan, to-wit: The North one-half $(N\frac{1}{2})$ of the Southeast one-quarter (SE_k^1) of the Southwest one-quarter (SW_k^1) of Section three (3), Township sixteen (16) North, Range four (4) East. The route to be taken by said lines of XXXXXXI; poles, wires, cables and conduits across, over and under said land being more specifically described as follows: Second party may locate said route East of and along and not more than 100 feet from the West line of said above described land. With full right and authority to the second party, its successors, licensees, lessees or assigns, and its and their agents and employees, to enter at all times upon said premises for the purpose of constructing, repairing, removing, replacing, patrolling, improving, enlarging and maintaining such cables, conduits and 800000, poles and other supports, with all necessary braces, guys, anchors manholes and transformers, and stringing thereon and supporting and suspending therefrom lines of wire, cables or other conductors for the transmission of electrical energy and/or communication, and to trim, remove, destroy or otherwise control any trees and brush which may, in the opinion of said second party, interfere or threaten to interfere with or be hazardous to the construction, operation and maintenance of said lines. It is expressly understood that no buildings or other structures will be placed under such wires and/or over such cables without the written consent of said second party. It is expressly understood that non-use or a limited use of this easement by second party shall not prevent second party from later making use of the easement to the full extent herein authorized. Second party to pay at the rate of Eight Dollars (\$80.00) per mile of length of the line of poles and wires across said above described premises, the same to be paid before any work is done on the land, and also to pay for any damage to crops in erecting and maintaining said line of poles and wires. Linda Lipka STATE OF MICHIGAN 21st On this day of March 1960.. before me, a Notary Public of Hillsdale County, County of Oakland ... Michigan, acting in Oakland County, personally appeared

John Lipka and Angeline Lipka

to me known to be the same persons... named in and who executed the foregoing instrument, and severally acknowledged the execution of the same to be their free act and deed. free act and deed.

Notary Public, Hillsdale My commission expires January 11, 1964 Co., Mich.