MICHIGAN

1 Montmorency

Hillman TOWNSHIP CONSUMERS ENERGY CO.

Interwest Energy, NAME OF GRANTOR

MUNICIPALITY

25

SECTION

TOWN

RANGE

581-D103-1 TRACT_

Fasement KIND OF INSTRUMENT

3-20-86 | 3-24-86

W0#1755

PLAT OR AREA

STOCKMAR (HILLMAN) SPUR line segment "h"

10EP 232 NO 545

INTERVEST ENERGY, INC.

For and in consideration of Two Thousand Five Hundred Forty Dollars and No/Cents (\$2,540.00) and other valuable consideration, the receipt of which

is hereby acknowledged,

Helen Robertson, sirvivor of herself and Hugh Robertson of Route 1, Box 27.

Hillman, Michigan 49746

("Grantor" herein), hereby grants, conveys and warrants to INTERWEST ENERGY,
INC., a Washington corporation ("Grantee" herein), of 305 111th Avenue N.E.,
Bellevue, Washington 98004, for the purposes hereinafter set forth, a
perpetual easement over, across, and under the following described real
property (the "Property" herein) in the Township of Hillman, Montmorency
County, Michigan. County, Michigan:

The SW 1/4 of the SE 1/4 and the S 1/2 of the SW 1/4 except the N 620 feet of the W 545 feet of the SW 1/4 of the SW 1/4 of Section 25, Town 31 North, Range 4 East, Hillman Township, Montmorency County, Michigan

Except as may be otherwise set forth herein Grantee's rights shall be exercised upon that portion of the Property (the "Right-of-Way" herein) described as follows:

A Right-of-Way 80 feet in width including the E 30 feet of the SW 1/4 of the SW 1/4 and the W 30 feet of the SE 1/4 of the SW 1/4 of Section 25, Town 31 North, Range 4 East, Hillman Township, Montmorency County, Michigan (the "Right-of-Way").

- 1. Purpose. Grantee shall have the right to construct, operate, maintain, repair, replace, and enlarge one or more electric transmission lines over and across the Right-of-Way together with all necessary or convenient appurtenances thereto, which may include but are not limited to
 - a. Overhead fucilities. Wooden poles with crossums, insulators, braces, guys, conductors, anchors; three
 (3) electrical transmission lines and a shield line.
 - Construction. Grantee shall schedule construction, placement of the poles, and running of transmission lines based on a plan which Grantee will discuss with Granter. Construction shall be done in accordance with the plan so it is compatible with Grantor's farming, seeding or crop harvesting. Pole placement shall be discussed with Grantor prior to construction. As few poles shall be used as technically possible. No expansion or enlargement of the lines or poles shall be come without the permission of the Grantor, unless necessary to (1) transmit power from Grantor to the purchasing utility or (2) to comply with applicable Federal or State regulatory or safety requirements for such lines or poles.

MONTMORENCY COUNTY REGISTER OF DEEDS

- Access. Grantee shall have the right of access to the Right-of-Way over and across the Property to enable Grantee to exercise its rights hereunder; provided, that Grantee shall compensate Grantor for any damage to the
 Property caused by the exercise of said right of access. Grantee shallnotify Grantor of the necessity to perform repair and maintenance and
 schedule such activities so they are compatible with Grantor's farming, seeding or crop harvesting,
- 3. Right-of-Way Clearing and Maintenance. Grantee shall have the right to cut, if deemed necessary, and remove or otherwise dispose of any and all trees, brush, and vegetation presently existing upon the Right-of-Way. Existing ground cover shall be left in its natural state; if possible. Grantee shall also have the right to control on a continuing basis and by any prudent and reasonable means, the establishment and growth of trees, brush and other vegetation upon the Right-of-Way which could, in the opinion of Grantee, interfere with the exercise of Grantee's rights herein or create a hazard to Grantee's facilities. No existing trees shall be trimmed, removed, moved or damaged on Grantor's property, without first discussing such action, with Grantor. such metion with Grantor.
- 4. Danger Trees. Grantee shall have the right to cut and remove or otherwise dispose of any trees located on the Property outside the Right-of-Way which in falling could, in Grantee's reasonable judgment, be a hazard to

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Grantee's facilities. Provided, however, that Grantee, prior to exercising such right, shall identify such danger trees and give prior written notification to Grantor and shall make payment to Grantor for the market value of any merchantable timber contained therein which is cut and removed or disposed of by Grantee.

Grantee's failure to comply with the conditions of this paragraph prior to exercising its rights under emergency conditions shall not be deemed a violation of this agreement, but Grantor shall still be entitled to compensation for such trees that are cut and removed or otherwise disposed of by

- 5. Grantor's Dee of Right-of-Way. Grantor reserves the right to use the Right-of-Way for any purpose not inconsistent with the rights herein granted, provided, that Grantor shall not construct or maintain any building or structure directly under the transmission lines. Building within the Right-of-Way is prohibited except with Grantee's written permission. Grantor shall have full use of the easement for farming and other agricultural uses. All mineral rights are solely retained by Grantor. Any and all the second of the contract of Grantee's utility equipment (improvements to the land) tax assessments on Grantee's utility equipment (improvements to the land) are payable by Grantee.
- 6. Indemnity. By accepting and recording this easement agrees to indemnify and hold harmless Grantor from any and all claims for damages suffered by any person which may be caused by Grantee's exercise of the rights herein granted, provided, that Grantee shall not be responsible to Grantor for any damages resulting from injuries to any person caused by acts or omissions of Grantor.
- ?. Abandonment. The rights herein granted shall continue until such time as Grantee ceases to use the Right-of-Way for a period of two (2) successive years, which event, this essement shall terminate and all rights hereundar shall revert to Grantor, provided, that no abandonment shall be deemed to have occurred by reason of Grantee's failure to initially install its facilities on the Right-of-Way within any period of time from the date hereof. Grantee shall be responsible for removing all existing lines, poles, anchors, guys, and other equipment if abandonment occurs.
- 8. Disposition of Old Utility Poles. Grantor has stated his desire to have the old utility poles that are replaced with new ones. Grantee agrees that the old utility poles will be placed on Grantor's property for his use. These old poles shall be provided to Grantor of no expense. Grantor shall be responsible to move the old utility poles where he wants them after Grantee removes them from the ground or cuts the utility poles off at the ground level.
- 9. Joint lise of Right-of-Way With Presque Isle Electric Cooperative. Inc. (PIEC) Grantor acknowledges, understands, and approves that Grantee is jointly using the existing utility easement with PIEC and that Grantee will install new utility poles in approximately the same location as the existing poles. Further Grantee will either transfer or install new distribution lines and equipment belonging to PIEC onto the new poles. PIEC retains its rights and interests under their existing right-of-way agreements.
- Further Assurances. Grantor acknowledges that the legal des-10. Further Asyrances. Grantor acknowledges that the legal descriptions contained in this easement are subject to correction upon completion of a survey of the Property of the Right-of-Way. Grantor agrees to execute and deliver any end all further documents and instruments, and in addition to take any end all further actions es Grantee may reasonably require to correct the legal descriptions or otherwise to effectuate the provisions of this easement and allow the financing and construction of Grantee's power plant in the Village of Hillman.
- 11. Successors and Assigns. The rights and obligations of the parties shall inure to the benefit of and be binding upon their respective successors and assigns.

DATED this - 20 th day of March

WITNESSES.

GRANTOR:

