POLE LINE PERMIT				354
D E CO FORM MS 25		Date_Oc	tober 8 th 19:	35
	SIDERATION of the sum of			
and assigns, to constru	wledged <u>WE</u> hereby grant per ct, operate and maintain during its corpo d guy stubs, wires and equipment, and	rate life, its lines for electric l	ight and power, including the	e necessary
as to keep the wires c	at abt (0)		acrossOur	
property located in	Township_d	A 147 A. J		
County of	Oakland	DI MILIOPO	ue , State of Michigan, and de	scribed as
follows:The	_east_13-1/2_acres, 1			
-	or less, of the sour	_		
east half o	<u>f the southeast quar</u>	ter of Section	11, T. 2 N., R.	<u>. 7 E</u> .
·			• 	
rection acros	s the southeast corn	er of said land	. as staked by	the C
			· · · · · ·	
The Compan	y shall reimburse <u>US</u>	for all damage to growin	g crops, buildings or fences,	
The Compan its men and teams and Upon thirty of	y shall reimburse <u>US</u> trucks in entering said property from t lays written notice, the Company shall r	for all damage to growin ime to time for the purpose nake such changes and altera	g crops, buildings or fences, 3 set forth herein. 1 tions in the said lines as shal	caused by
The Compan its men and teams and Upon thirty o	y shall reimburse <u>US</u> trucks in entering said property from t	for all damage to growin ime to time for the purpose nake such changes and altera	g crops, buildings or fences, sect forth herein. Itions in the said lines as shal ction on said property.	caused by
The Compan its men and teams and Upon thirty of	y shall reimburse <u>US</u> trucks in entering said property from t lays written notice, the Company shall r	for all damage to growin ime to time for the purpose nake such changes and altera	g crops, buildings or fences, set forth herein. Itions in the said lines as shal ction on said property.	caused by
The Compan its men and teams and Upon thirty of sary at the time to ave	y shall reimburse <u>US</u> trucks in entering said property from t lays written notice, the Company shall r	for all damage to growin time to time for the purpose nake such changes and alter or buildings in course of ere	g crops, buildings or fences, sect forth herein. Itions in the said lines as shal ction on said property.	caused by
The Compan its men and teams and Upon thirty of sary at the time to ave	y shall reimburse <u>US</u> trucks in entering said property from t lays written notice, the Company shall r	for all damage to growin time to time for the purpose nake such changes and alter or buildings in course of ere	g crops, buildings or fences, sect forth herein. Itions in the said lines as shal ction on said property.	caused by
The Compan its men and teams and Upon thirty of sary at the time to ave	y shall reimburse <u>US</u> trucks in entering said property from t lays written notice, the Company shall r	for all damage to growin time to time for the purpose nake such changes and alter or buildings in course of ere	g crops, buildings or fences, sect forth herein. Itions in the said lines as shal ction on said property.	caused by
The Compan its men and teams and Upon thirty of sary at the time to ave	y shall reimburse <u>US</u> trucks in entering said property from t lays written notice, the Company shall r	for all damage to growin time to time for the purpose make such changes and altera or buildings in course of ere (Signed)	g crops, buildings or fences, sect forth herein. Itions in the said lines as shal ction on said property.	caused by
The Compan its men and teams and Upon thirty of sary at the time to ave Witness:	y shall reimburse <u>US</u> trucks in entering said property from t lays written notice, the Company shall r	for all damage to growin time to time for the purpose nake such changes and altera or buildings in course of ere (Signed) 	g crops, buildings or fences, seet forth herein. ations in the said lines as shall ction on said property. wey & hela hear Al	caused by
The Compan its men and teams and Upon thirty of sary at the time to ave Witness:	y shall reimburse <u>US</u> trucks in entering said property from t lays written notice, the Company shall n bid interference with any improvoments <u>ment S. Addien</u>	for all damage to growin time to time for the purpose nake such changes and altera or buildings in course of ere (Signed) 	g crops, buildings or fences, sect forth herein. Itions in the said lines as shal ction on said property.	caused by
The Compan its men and teams and Upon thirty of sary at the time to ave Witness:	y shall reimburse <u>US</u> trucks in entering said property from t lays written notice, the Company shall n bid interference with any improvoments <u>ment S. Addien</u>	for all damage to growin time to time for the purpose nake such changes and altera or buildings in course of ere (Signed) 	g crops, buildings or fences, seet forth herein. ations in the said lines as shall ction on said property. wey & hela hear Al	caused by
The Compan its men and teams and Upon thirty of sary at the time to ave Witness:	y shall reimburseUS trucks in entering said property from the lays written notice, the Company shall re- bid interference with any improvoments Mark 5. $filled filled filled$	for all damage to growin time to time for the purpose make such changes and altera or buildings in course of ere (Signed)	g crops, buildings or fences, seet forth herein. ations in the said lines as shall ction on said property. wey & hela hear Al	caused by
The Compan its men and teams and Upon thirty of sary at the time to ave Witness: Witness: Bit A RIGHT OF WAY #9215	y shall reimburse <u>US</u> trucks in entering said property from the lays written notice, the Company shall r oid interference with any improvoments <u>man S. Hadden</u> August 235 <i>A.A.T.</i> 235 <i>A.A.T.</i> 235	for all damage to growin time to time for the purpose make such changes and altera or buildings in course of ere (Signed)	g crops, buildings or fences, seet forth herein. ations in the said lines as shall ction on said property. wey & hela hear Al	caused by
The Compan its men and teams and Upon thirty of sary at the time to ave Witness: Witness: BIGHT OF WAY #9215 STATE OF MICHIGAN	y shall reimburse <u>US</u> trucks in entering said property from the lays written notice, the Company shall r oid interference with any improvoments <u>man S. Hadden</u> August 235 <i>A.A.T.</i> 235 <i>A.A.T.</i> 235	for all damage to growin time to time for the purpose make such changes and altera or buildings in course of ere (Signed)	g crops, buildings or fences, aset forth herein. ations in the said lines as shall ction on said property. <u>wey &amp; Shela</u> <u>has and</u> <u>has and</u> <u>heldor</u> oit Edison company <u>vice-p</u>	caused by
The Compan its men and teams and Upon thirty of sary at the time to ave Witness: Wit	y shall reimburse <u>US</u> trucks in entering said property from the lays written notice, the Company shall r bid interference with any improvements <u>man 5. Accord</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>august</u> <u>aug</u>	for all damage to growin time to time for the purpose make such changes and altera or buildings in course of ere (Signed)	g crops, buildings or fences, a set forth herein. Itions in the said lines as shall oction on said property. They by help that the said lines as shall on said property. They by help that the said lines as shall on the said lines as shall the said lines as shall the said lines as shall the said	caused by II be neces- lon Will USE
The Companits men and teams and Upon thirty of sary at the time to ave Witness: Witness: DE 4 RIGHT OF WAY #9215 STATE OF MICHIGAN County of Oak: On this	y shall reimburse <u>US</u> trucks in entering said property from the lays written notice, the Company shall r bid interference with any improvements <u>wants</u> <u>Hadden</u> <u>auto</u> <u>3</u> <u>4</u> <u>4</u> <u>4</u> <u>4</u> <u>5</u> <u>5</u> <u>6</u> <u>6</u> <u>5</u> <u>5</u> <u>6</u> <u>6</u> <u>6</u> <u>6</u> <u>6</u> <u>6</u> <u>6</u> <u>6</u> <u>1</u> <u>1</u> <u>1</u> <u>1</u> <u>1</u> <u>1</u> <u>1</u> <u>1</u> <u>1</u> <u>1</u>	for all damage to growin time to time for the purpose make such changes and altera or buildings in course of ere (Signed)	g crops, buildings or fences, a set forth herein. Itions in the said lines as shall oction on said property. They by help that the said lines as shall on said property. They by help that the said lines as shall on the said lines as shall the said lines as shall the said lines as shall the said	caused by II be neces- lon Will Uite Lite Lite Lite Lite Lite Lite Lite L
The Companits men and teams and Upon thirty of sary at the time to ave Witness:	y shall reimburse <u>US</u> trucks in entering said property from the lays written notice, the Company shall r bid interference with any improvements <u>wants</u> . <u>Accent</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u>	for all damage to growin time to time for the purposes make such changes and altera or buildings in course of ere (Signed) X X AcA X A X	g crops, buildings or fences, seet forth herein. ations in the said lines as shall ction on said property.	caused by II be neces- lon W2C U2C
The Companits men and teams and Upon thirty of sary at the time to ave Witness:	y shall reimburse <u>US</u> trucks in entering said property from the lays written notice, the Company shall r bid interference with any improvements <u>wants</u> <u>Hadden</u> <u>auto</u> <u>3</u> <u>4</u> <u>4</u> <u>4</u> <u>4</u> <u>5</u> <u>5</u> <u>6</u> <u>6</u> <u>5</u> <u>5</u> <u>6</u> <u>6</u> <u>6</u> <u>6</u> <u>6</u> <u>6</u> <u>6</u> <u>6</u> <u>1</u> <u>1</u> <u>1</u> <u>1</u> <u>1</u> <u>1</u> <u>1</u> <u>1</u> <u>1</u> <u>1</u>	for all damage to growin time to time for the purposes make such changes and altera or buildings in course of ere (Signed) X X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X AcA X A X	g crops, buildings or fences, seet forth herein. ations in the said lines as shall ction on said property.	caused by II be neces- lon W2C U2C
The Companits men and teams and Upon thirty of sary at the time to ave Witness: Witn	y shall reimburse <u>US</u> trucks in entering said property from the lays written notice, the Company shall r bid interference with any improvements <u>wants</u> . <u>Accent</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u> <u>auto</u>	for all damage to growin time to time for the purposes make such changes and altera or buildings in course of ere (Signed) X X AcA X A X	g crops, buildings or fences, seet forth herein. ations in the said lines as shall ction on said property.	caused by II be neces- Walk Urall II be neces- Urall II be neces- II be n

**TIBER** STATE OF MICHIGAN s.s. County of\_ Emmet 梵 \_day of\_ On this\_ 16 A.D. 1935, before the undersigned, a notary public in and for said county, personally appeared <u>Willard B. Sheldon and Rosalie Sheldon, his wife</u> known to me to be the persons who executed the foregoing instrument and acknowledged the same to be their free act and deed. Notary Public Emmet County, Michigan. My Commission Expires My Commission Expires , uly 10, 1937 Reputer's Office ÷., 12 -<u>|</u>|. V Cunty Et al **FHOMAS** 2009 Second Avenue DETROIT, MICH. 5 **LTURN** Ļ 2 HINKS