in consideration, of \$/2020.20, paid by DUKE POWER COMPANY, a New Jersey corporation, receipt whereof is hereby acknowledged, do grant and convey unto said Duke Power Company a right of way in and over my (our) tract of land situate in the above State and County, bounded by the lands of Licetta Michigan State Licetta Licet	KNOW ALL MEN BY THESE PRESENTS, ThatI, Salli	e C. Huguenin
in consideration, of \$./// 200		· · · · · · · · · · · · · · · · · · ·
in consideration, of \$./		(
receipt whereof is hereby acknowledged, dogrant and convey unto said Duke Power Company a right of way in and over my (our) tract of land situate in the above State and County, bounded by the lands of Charlet State Land County, bounded by the Charlet State Land County, bounded by the Charlet State Land County in Book	,	
the land of the land way in and over my (our) tract of land situate in the above State and County, bounded by the lands of the land upon which said right of way is located and the rights granted being more particularly described as follows:  Being that portion of my (our) said land lying within a strip of land. It feet wide, extending above no print recorded in the public registry of the above State and County in Book.  page; with the limits of same, poles, towers, wires, lines, apparatus and appliances for the purpose of transmitting electric power and for telephone purposes, and to make such relocations, changes, renewals, substitutions and additions of or to same from time to time, as said Power Company may deem desirable; with the right to they said strip of land free and clear of any or all attretures, trees and other objects of any nature, except those placed in or upon same by said Power Company; with the right at all times tout away all trees located upon said land outside of said strip which, if they should fall or be blown or cut down might strike any of said poles, towers, wires, lines, apparatus or appliances; with the right of ingress to and sgress from said strip of land across the land above referred to, for the purpose of exercising the rights hereby granted; provided that the fall ure of the Fower Company to exercise any of the rights hereby granted; provided that the fall ure of the Fower Company to exercise any of the rights hereby granted; provided that the fall ure of the Fower Company for the purposes hereinabove mentioned.  The IS AGREED that the grantor (s) may plant crops and maintain fences on said strip of land and may construct streets or roads, or any other use of said strip of land by grantor(s) shall not, in the opinion of the Power Company interfere or conflict with the use of said strip of land by grantor(s) and not, in the opinion of the Power Company interfere or conflict with the use of said strip of land by the Fower Company for the purposes hereinabove mentioned.  The ri		
the land upon which said right of way is located and the rights granted being more particularly described as follows:  Being that portion of my (our) said land lying within a strip of land. If feet wide, extending abown on print recorded in the public registry of the above State and County in Book.  Bege; with the right to enter said strip of land, and to construct, maintain and operate within the limits of same, poles, towers, wires, lines, apparatus and appliances for the purpose of transmitting electric power and for telephone purposes, and to make such relocations, changes, renewals, substitutions and additions of or to same from time to time, as said Power Company may deem desirable; with the right to keep said strip of land free and clear of any or all structures. trees and other objects of any nature, except those phaced in or upon same by said Power Company; with the right at all times to cut away all trees located upon said land outside of said strip which, if frey should fail or be blown or cut down might strike any of said poles, towers, wires, lines, apparatus or appliances; with the right of largress to and egrees from said strip of land across the land above referred to, for the purpose of exercising the rights hereby granted; provided that the failure of the Fower Company to exercise any of the rights herein granted shall not be construed as a waiver or abandonment of the right thereafter at any time and from time to time to exercise any or all of same.  It is AGREED that the grantor (s) may plant crops and maintain fences on said strip of land am any construct atreets or roads across but not lengthwise of same, provided that such planting, fences, streets or roads, or any other use of said strip of land by grantor(s) shall not, in the opinion of the Power Company.  The right of way and assements hereby granted shall be binding upon and shall inure to the parties here to, their successors, heirs and assigns.  IN WITNESS WHEREOF, the said grantor(s) ha J. hereunto set. Lea. hand	receipt whereof is hereby acknowledged, do grant and convey us a right of way in and over my (our) tract of land situate in the above S	nto said Duke Power Company tate and County, bounded by the
the land upon which said right of way is located and the rights granted being more particularly described as follows:  Being that portion of my (our) said land lying within a strip of land		
the land upon which said right of way is located and the rights granted being more particularly described as follows:  Being that portion of my (our) said land lying within a strip of land	ianas oi za	
the land upon which said right of way is located and the rights granted being more particularly described as follows:  Being that portion of my (our) said land lying within a strip of land	•	
Being that portion of my (our) said land lying within a strip of land    Jeet on each side of the center line as same has been marked out on the ground, and being shown on print recorded in the public registry of the above State and County in Book    page  ; with the right to enter said strip of land, and to construct, maintain and operate within the limits of same, poles, towers, wires, lines, apparatus and appliances for the purpose of transmitting electric power and for telephone purposes, and to make such relocations, changes, renewals, substitutions and additions of or to same from time to time, as said Power Company deem desirable; with the right to keep said strip of land free and clear of any or all structures, trees and other objects of any nature, except those placed in or upon same by said Power Company; with the right all times to cut away all trees located upon said land outside of said strip which, if they should fall or be blown or cut down might strike any of said poles, towers, wires, lines, apparatus or appliances; with the right of the right shereby granted; provided that the fall-ure of the Power Company to exercise any of the rights herein granted shall not be construed as a waiver or abandonment of the right thereafter at any time and from time to time to exercise any or all of same.  It is AGREED that the grantor(s) may plant crops and maintain fences on said strip of land and may construct atrects or reads across but not lengthwise of same, provided that such planting, fences, streets or reads, or any other use of said strip of land by grantor(s) shall not, in the opinion of the Power Company interfere or conflict with the use of said strip of land by the Power Company for the purposes hereinabove mentioned.  The right of way and easements hereby granted shall be binding upon and shall inure to the parties hereto, their successors, heirs and assigns.  IN WITNESS WHEREOF, the said grantor(s) had J. hereunto set. Law hand and seal.  Signed, Sealed and Delivered in the presence of:  Signed,	•	
shown on print recorded in the public registry of the above State and County in Book	follows:	
shown on print recorded in the public registry of the above State and County in Book	Being that portion of my (our) said land lying within a strip of	land 74 feet wide, extending
page	37 feet on each side of the center line as same has been marke	ed out on the ground, and being
within the limits of same, poles, towers, wires, lines, apparatus and appliances for the purpose of transmitting electric power and for telephone purposes, and to make such relocations, changes, renewals, substitutions and additions of or to same from time to time, as said Power Company may deem desirable; with the right to keep said strip of land free and clear of any or all structures, trees and other objects of any nature, except those placed in or upon same by said Power Company; with the right at all times to cut away all trees located upon said land outside of said strip which, if they should fall or be blown or cut down might strike any of said poles, towers, with the right at all times to ent away all trees located upon said land outside of said strip which, if they should fall or be blown or cut down might strike any of said poles, towers, with the right of ingress to and egress from said strip of land across the land above referred to, for the purpose of exercising the rights hereby granted; provided that the failure of the Power Company to exercise any of the rights herein graated shall not be construed as a waiver or abandonment of the right thereafter at any time and from time to time to exercise any or all of same. It IS AGREED that the grantor(s) may plant crops and maintain fences on said strip of land and may construct streets or roads across but not lengthwise of same, provided that such planting, fences, streets or roads, or any other use of said strip of land by grantor(s) shall not, in the opinion of the Power Company, interfere or conflict with the use of said strip of land by the Power Company for the purposes hereinabove mentioned.  The right of way and easements hereby granted shall be binding upon and shall inure to the parties hereto, their successors, heirs and assigns.  IN WITNESS WHEREOF, the said grantor(s) ha J. hereunto set. Lac. hand and seal.,  Signed, Sealed and Delivered in the presence of:  Signed, Sealed and Delivered before me	shown on print recorded in the public registry of the above State and	d County in Book,
within the limits of same, poles, towers, wires, lines, apparatus and appliances for the purpose of transmitting electric power and for telephone purposes, and to make such relocations, changes, renewals, substitutions and additions of or to same from time to time, as said Power Company may deem desirable; with the right to keep said strip of land free and clear of any or all structures, trees and other objects of any nature, except those placed in or upon same by said Power Company; with the right at all times to cut away all trees located upon said land outside of said strip which, if they should fall or be blown or cut down might strike any of said poles, towers, wires, lines, apparatus or appliances; with the right of ingress to and egress from said strip of land across the land above referred to, for the purpose of exercising the rights hereby granted; provided that the failure of the Power Company to exercise any of the rights herein graated shall not be construed as a waiver or abandonment of the right thereafter at any time and from time to time to exercise any or all of same.  IT IS AGREED that the grantor(s) may plant crops and maintain fences on said strip of land and may construct streets or roads across but not lengthwise of same, provided that such planting, fences, streets or roads, or any other use of said strip of land by grantor(s) shall not, in the opinion of the Power Company, interfere or conflict with the use of said strip of land by the Power Company for the purposes hereinabove mentioned.  The right of way and easements hereby granted shall be binding upon and shall inure to the parties hereto, their successors, heirs and assigns.  IN WITNESS WHEREOF, the said grantor(s) had be hereuntoset.  Signed, Scaled and Delivered in the presence of:  Signed, Scaled and Delivered in the presence of:  Signed, Scaled and Delivered before me	page : with the right to enter said strip of land, and to	construct, maintain and operate
IT IS AGREED that the grantor (s) may plant crops and maintain fences on said strip of land and may construct streets or roads across but not lengthwise of same, provided that such planting, fences, streets or roads, or any other use of said strip of land by grantor(s) shall not, in the opinion of the Power Company, interfere or conflict with the use of said strip of land by the Power Company for the purposes hereinabove mentioned.  The right of way and easements hereby granted shall be binding upon and shall inure to the parties hereto, their successors, heirs and assigns.  IN WITNESS WHEREOF, the said grantor(s) had hereunto set had hand and seal, this	within the limits of same, poles, towers, wires, lines, apparatus and transmitting electric power and for telephone purposes, and to manewals, substitutions and additions of or to same from time to time deem desirable; with the right to keep said strip of land free and trees and other objects of any nature, except those placed in or pany; with the right at all times to cut away all trees located upon which, if they should fall or be blown or cut down might strike lines, apparatus or appliances; with the right of ingress to and egress land above referred to, for the purpose of exercising the rights herein ure of the Power Company to exercise any of the rights herein granted	l appliances for the purpose of ke such relocations, changes, re- e, as said Power Company may ad clear of any or all structures. upon same by said Power Com- a said land outside of said strip any of said poles, towers, wires, from said strip of land across the by granted; provided that the fail- shall not be construed as a waiver
to, their successors, heirs and assigns.  IN WITNESS WHEREOF, the said grantor(s) ha J. hereunto set had and seal., this 7. day of Sept., 19 50.  Signed, Sealed and Delivered in the presence of:  (SEAL)  ATE OF SOUTH CAROLINA JUNTY OF GREENVILLE  PERSONALLY appeared before me John T. Douglas made oath that he saw the within named Sallie C. Huguenin	construct streets or roads across but not lengthwise of same, provided the roads, or any other use of said strip of land by grantor(s) shall not, in the interfere or conflict with the use of said strip of land by the Power Com	at such planting, fences, streets or e opinion of the Power Company,
Signed, Sealed and Delivered in the presence of:    Signed, Sealed and Delivered in the presence of: (SEAL)   South Carolina   (SEAL)   South Caroli	to, their successors, heirs and assigns.	v
Signed, Sealed and Delivered in the presence of:  (SEAL)  ATE OF SOUTH CAROLINA  JINTY OF GREENVILLE  PERSONALLY appeared before me John T. Douglas  made oath that he saw the within named Sallie C. Huguenin	IN WITNESS WHEREOF, the said grantor(s) ha J. hereunto set.	her hand and seal,
Signed, Sealed and Delivered in the presence of:  (SEAL)  ATE OF SOUTH CAROLINA  JINTY OF GREENVILLE  PERSONALLY appeared before me John T. Douglas  made oath that he saw the within named Sallie C. Huguenin	this 7 day of Sept. , 19 50	
ATE OF SOUTH CAROLINA  JINTY OFGREENVILLE  PERSONALLY appeared before meJohn T. Douglas  made oath thathesaw the within namedSallie C. Huguenin	× Sallin	C. Theguen (SEAL)
ATE OF SOUTH CAROLINA  JINTY OFGREENVILLE  PERSONALLY appeared before meJohn T. Douglas  made oath thathesaw the within namedSallie C. Huguenin		(SEAL)
UNTY OFGREENVILLE		ODGUMENTA MIN TO SERVICE OF THE SER
UNTY OF		Towns Art. II
UNTY OF	<u> </u>	
PERSONALLY appeared before me	ATE OF SOUTH CAROLINA	
made oath that he saw the within named Sallie C. Huguenin	UNTY OF GREENVILLE	
	PERSONALLY appeared before meJohn T. Douglas	
	·	
sign,		
		sign,
Willie Mae Watson witnessed the execution thereof.	, and as her act and deed deliver the within written instrument, and	

SWORN to before me this \_\_\_\_\_\_7\_\_

Wotary Public

day of \_\_\_\_\_\_\_, A. D., 19 50

Recorded September 15th. 1950 at 11:00 A. M. #22514