September 1, 1995

Mr. Ronald W. Adams
Railroad Real Estate
Michigan Department of Transportation
3rd Floor, N. Ottawa Tower
425 West Ottawa
P.O. Box 30050
Lansing, Michigan 48909

RE; One Time Payment from Detroit Edison, to Eliminate Annual License Payments

Dear Mr. Adams:

I have enclosed Detroit Edisons check for \$49,330.00. This check is a one time payment made in order to amend 66 existing license agreements. The required amendment is intended to eliminate the clause in each license, that requires annual payments. Following receipt of our check, annual payments for the listed licenses will no longer be required.

Sincerely,

Tom Wilson Real Estate Associate II

Room 2310 WCB (313) 237-8314

Certified Mail Return Receipt Requested 1

## RR30975 CORPORATE REAL ESTATE LIST OF ALL PAYABLE R/W OR RAILROAD LEASES AGREEMENTS HAVING PAYMENT FREQUENCIES OF A-Q-F-T-M OR S AS OF (02/25/94)

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FREQ	INVOICE	CITY/TWP	PROJECT	PAY DATE	CROSSING	TYPE	DESCRIPTION	RC FILE	RENT	
MDOT	01		,							
Α	AAA3857 0000897 0000961 0000963 0000964 00C3870 00L3803 0001163 0001165 0001232 0001598 0001842 0002454 0002354 0002459	TUSCOLA HOWELL GENOA NORTHFIELD HAMBURG HOWELL HAMBURG GENOA HOWELL HAMBURG NORTHFIELD HOWELL ANN ARBOR HAMBURG NORTHFIELD	BA9987 BA9988 BA9989 BA3375 BA9974	06/22/77 10/05/54 02/01/39 06/01/39 12/01/39 11/26/74 03/03/42 11/23/76 07/01/43 06/01/48 07/01/50 04/01/80 06/18/58	1914B 4366 19264D 2023 1566 4397 0CCPT 2118B 22486 2649A 3059C 3077T 3384A	3311122231111331	300' N/UTTER-65' E/COTTRELL 26-313' N MS9 AND 700' E OF BYRON SEC 33 257FTOFMP660NEMILESOFCHILSON SEC 6 QUARTERMILEEOFLAKELAND SEC 33 303FTSOFMP51 SEC 05 HAMBURGRDANDANNARBORRDEASTOF OCC 21001 S OF BECK ROAD SEC 25 843FTNWOFSTRAWBERRYLAKERDWOFHALL SEC 6 SOFGRANDRIVERBETCHILSONANDHOWELL SEC 23 132FTN HENDERSON 1400FTE BYRON RD SEC 26 165FTN HIGHLAND RD SEC 26 165FTN HIGHLAND RD SEC 9 SWARTHOUT AND CHILSON RDS SEC 28 295FTN OFNORTHFIELDCHURCHRDS MP52 35 PP 175'S RIDDLE & 410'W ALG SEC 15 485FTSTRAVERS &347FTW NIXON RD SEC 22 VICDRESSRD PETTYRD GIRARDDR,4RX'S SEC 6 1725FTSF 8 MI 550FTW US23	23045 30972 10672 10727 10784 32412 29709 11093 11093 11134 12032 12967 23117 17607 18730 23150	199 75 15 159 75 159 75 159 75 159 75 159 75 159 75 159 75 159 75 159 75 159 75 159 75 159 75 159 75 159 159 159 159 159 159 159 159 159 15	
,	0002898 0002948 0003117 0003118 0003253 0003254 0003308 0003314 0003324 0003385 0003385	HOWELL NORTHFIELD NORTHFIELD HOWELL HOWELL HOWELL ANN ARBOR NORTHFIELD ANN ARBOR NORTHFIELD ANN ARBOR HAMBURG HOWELL	BA2813/ BA2816/ BA2816/ BA2821/ BA2822/ BA2826/ BA2826/ BA2826/ BA2828/ BA2828/ BA2828/	05/09/73 08/31/65 08/17/65 08/17/65 04/28/67 04/28/67 11/01/67 12/05/67 02/16/68 01/23/69	1265F OCCPT OCCPT OCCPT 385B 1489C OCCPT 3819 3820A 3977 875B OCCPT 2166A	3 1 1 1 1 4 2 1 1 1 1 1	SEC 36 310FTE NATIONAL 215FTS SUTTON SEC 5 20FTN ESHOREDR 480FTW WHITMORELAKE SEC 5 N OF WHITMORE LAKE ROAD SEC 26 750FT N OF RIDDLE SEC 14 250FT S OF BARRON SEC 11 75FTS MARRD 1300FTW OAKGROVE RD SEC 9 LONGN AND S PONTIAC TRAIL SEC 33 2550 FTS OFNORTHFIELDCHURCH E0FU2 SEC 9 400FT NW DHU VARREN SEC 6 1320FTS B MILE 1300FTW WHITMORE SEC 16 40FTS DHUVARREN 2670 FT SEC 21 EAST OF KRESS RD SEC 23 100FTW OF ARMOND RD	26831 23312 23292 23290 24393 24392 24793 24835 24923 25484 25586 25776	582 60 60 60 60 60 60 60 60 60 60 60 60 60	
,	0003443 0003446 0003498 0003577 0003608 0003624 0570852 0570853	HOWELL GENOA GENOA ANN ARBOR COHOCTA GENOA ALMER ALMER INDIANFLD	BA2844 V BA2846 V BT1463 V BT1464 V	09/24/69 10/06/69 10/22/69 08/05/70 06/11/71 02/01/72 03/20/72 02/07/52 10/21/47 05/10/30	1449B 4023 4111 4203A 4090 4227 2443B 2820A 2021	3 1 3 1 4 1 1	SEC 36 105FT SE WEST ST & BOWER ST SEC 6 I-96 AND LUCY ROAD SEC 7 354 FT SE BECK 3300FT W CHILSON SEC 21 200FT NW PLYMOUTH ANN ARBOR RD SEC 1165FTE OAKGROVE & 385FTN MP 84 SEC 7 635FT S. BECK RD SEC 34 N OF GILFORD ST (95921-3) S OF LUDER RD (7448717) S OF FRANK STREET (69195-9)	26007 26048 26403 26834 27753 27754 14189 11664 10712	50' 28 50 50 50 65 110 75	

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## RR30975 CORPORATE REAL ESTATE LIST OF ALL PAYABLE R/W OR RAILROAD LEASES AGREEMENTS HAVING PAYMENT FREQUENCIES OF A-Q-F-T-M OR S AS OF (02/25/94)

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FREQ	INVOICE	CITY/TWP	PROJECT	PAY DATE	CROSSING	TYPE	DESCRIPTION	RC FILE	RENT
Α	0570857	INDIANFLD	BT1466/	06/28/39	XING	1	S OF COURT STREET (69195-8)	10728	<del>75</del>
	0570864	COLUMBIA		03/18/52	2845	î	S OF DICKERSON AT COLLING (72879-2)	14295	
	0570914	COLUMBIA		06/19/50	2671A	ī	NEAR HUTCHINSON (04899-1 & 135-079)	12954	75-
	0570935	MILLINGTON		01/01/62	1942D	ĩ	16 FROM N OF MAIN TO S OF CENTER	21377	52
.,	0570936	MILLINGTON		11/25/49	2632	ĩ	SEC 4 E OF S STATE RD N OF VILLAGE	12747	7·5.
	0570970	DENMARK		07/20/38	XING	ī	NW WATERMAN RD. (70290-5)	10571	75-52-5-7-7-5-5-5-5-5-5-5-5-5-5-5-5-5-5-
	0570979	JUNIATA		04/21/41	2172	ī	W.OF RINGLE RD (77687-2)	11009	75
	0571006	VASSAR		12/12/49	2642A	ī	N OF GRANT ST. (93921-1)	12757	87
	0571007	DEARBORN		10/01/56	XING	1	S OF CASS STREET (91857-7)	18554	75-
	0571008	VASSAR	BT9800	. 07/01/68	2239B	1	E OF SHERMAN & S OF HURON (69197-2)	10169	<del>75-</del>
	0571009	VASSAR	BT9801	08/19/49	2613A	3	18-E OF BIRCH ST. (91857-6)	12647	<del>75</del>
	0571014	JUNIATA	BT9805√	10/09/48	XING	1	W OF FENNER RD. (77687-3)	11773	. <del>75</del>
	0571043	INDIANFLD	BT9827	02/28/72	3007B	3	10 E OF COLLING RD (168-893)	16593	75
	0571044	INDIANFLD	BT9828	08/30/54	3037	2	E OF GRAF S OF CARO (105312)	16776	<del>85</del> -
	0571054	JUNIATA	BT9838	06/01/55	3087	1	29-E OF HIGGINS N OF SANILAC (107-550)	17203	75.
	0571066	VASSAR	BT9467	01/01/56	3143	1	SEC 32 137FTNOFSWAFFERRD	17687	87~
	0571076	INDIANFLD	BT9459/	09/01/56	3230	1	3-E OF ROBERT S OF GREEN (113-150)	18553	95
•	0571098	INDIANFLD	BT9437	. 06/01/58	3362A	3	S OF CARORD E OF HANDY (118042)	19912	<del>75</del> -
	0571106	INDIANFLD	BT9660 V	06/01/58	19548	3	W OF GRAF (118-552)	19959	<del>385</del> -
	0571133	INDIANFLD	BT9781	02/01/61	3480	3	M81-S OF DIXON (125-721)	20854	<del>269</del> -
	0571137	INDIANFLD	BT9785/	03/01/61	3485	3	AT WAHJAMEGA (126-900)	21036	126
	0571150	JUNIATA	BT1688		2334B	1	76' W. OF SANILAC 900' W. OF HIGGINS	21799	49
	0571187	COLUMBIA	BT1719 ~	02/01/65	2845A	1	SEC 22 DICKERSON RD 1350FT E COLLING	23037	>61
	0571194	INDIANFLD		01/20/66	3718	4	VS 613 PLUS 00 AT CARO (141-981)	23594	150
	0571197	MILLING		04/22/66	3740	3	N OF MILLINGTON (142-587)	23730	<del>75</del>
	0571817	INDIANFLD		02/28/72	4042	2	09 34' W COLLING 2470' N OF DIXON RD	28045	112
	12746	HAMBURG		01/20/14	2611A	1	SEC 26 338' & 427' E OF MERRILL	12746	<del>1</del> 0-
	5719722	INDIANFLD	BT96831	10/03/75	UGL	2	9-DIXON TO COLLING (202-381)	30278	244

\*TOTAL RR\_CODE 01

4980

TO RECORDS CENTER:

DE FORM PD 189 6-63 CS

# RECORDED RIGHT OF WAY NO. 23220

### INTERDEPARTMENT CORRESPONDENCE

August 23, 1965

The Ann Arbor Railroad Company

Attached is fully executed copy of agreement/permit from:

Facilities Covered: one anchor and guy wire
Specific Location: On Ann Arbor Railroad right of way at a point 750 feet North of Riddle Street.
R.R. Valuation Station 3936 + 71 Mile Post 75.14
City/******* Howell Township
County Livingston Detroit Edison Plan No. H-432 Used DE Co. Plan H-43  Agreement/Remark Date August 17, 1965 R.R. Plan No. Lease No. AA-3118
Preparation Fee \$25.00 Annual Rental \$6.00
Supersedes and Cancels Agreement datedR/W No
This is a Supplemental Agreement and is to be made a part of $R/W$
REFERRENTE Ached Grand Trunk Western Railroad Permit No to be made a part of R/W No. 9064.
GEN'L. ACCTG. DEPT.  ENTERED - GARDELLED  CONTRACT BOOK NO. 22290  DATE 9-17-65  BY SIGNIFICATION RECEIVED SEP 9 1965  TICKLER MADE  CONTRACT BOOK NO. 22290  I. W. Gamble, Supervisor of Rights of Way Properties and Rights of Way Department  WWS/jft

# THE TALE OF THE OF WAY NO. 2329C

## THE ANN ARBOR RAILROAD COMPANY

### PIPE LINE, DRAIN AND WIRE LINE AGREEMENT

August	· · · · · · · · · · · · · · · · · · ·	<u> </u>	day of
	_, 19 <u>65</u> , by a	and between THE ANN ARB	OR RAILROAD COMPANY
a Michigan corporation,	hereinafter cal	lled "Railroad Company"	and
The Detroit Edison Company		-	
hereinafter called "Licen	asee",		
WITHESSETH, tha	at the Railroad	Company for and in com	sideration of the
sum of Twenty-Five and	no/100		Dollars
(\$ <u>25.00</u> ) to b	be paid by Licen	nsee, <b>Michaelyskas n</b> i	CAR THE CHARGES CX
Collination and the pay	yment of the add	ditional sum of Six an	nd no/100
Dollars (\$ 6.00 )	on the <u>First</u>	day of 8	pt en ber
each <u>year</u> , du	uring the term of	of this agreement, comm	encing
September 1965 her	reby licenses an	ad permits, but without	warranty, the
Licensee, upon condition	that the Licens	see faithfully keep and	perform the
covenants and agreements	herein provided	d to be kept and perfor	med by the Licensee,
and not otherwise, to com	estruct, maintai	im, use, operate and re	200A 6 1 000
anchor and one guy wire		Xiige with	Recessery
appurtenances and attachm	·		
		, all of which is	
to as the 'Facility" upon			
<u></u>			•
of Livingston County			
	w Station 30	36 + 71. Xila 75.1h	
being at Valuation Survey		•	
at the point and in the l	location shown	•	**************************************

guying a power line , upon the following terms and conditions:

- 1. Before any work is performed by the Licensee on the Railroad Company's property, the Licensee shall submit to and obtain the written approval of the Rail-road Company's Chief Engineer, of plans and specifications of the Facility to be located on the Railroad Company's property and the Facility shall be constructed in accordance with such plans and specifications.
- The Railroad Company may check said plans and specifications and employ inspectors, watchmen and flagmen for the proper and safe protection of the property, traffic and business of the Railroad Company and, at its election, do all or any part of the work within the exterior lines of its lands in connection with or necessary for the construction, repair, renewal, maintenance, change, modification, removal or use of the Facility and Licensee agrees to reimburse the Railroad Company the cost thereof promptly upon presentation of bills therefor. All work done by the Licensee, (including its contractors, agents and servants) pursuant to this agreement, shall be performed at such time or times, in such manner and under such conditions as shall be satisfactory to and approved by the Chief Engineer of the Railroad Company and at the sole risk and expense of the Licensee. The Facility shall be constructed, maintained and operated by the Licensee so as not in any way, in the judgment of the Railroad Company, to interfere with the proper and safe operation, use and enjoyment of the property and railroad of the Railroad Company. In every case, as soon as the actual installation of the Facility has been completed to the satisfaction and approval of the Chief Engineer of the Railroad Company, the Licensee shall restore the premises of the Railroad Company to the same or as good conditions they were prior to the commencement of work on the Facility.
- If, at any time or times hereafter, the Railroad Company shall desire to make any shanges in its tracks, structures, roadbed or other appurtenences of its railroad, or construct new appurtenences thereto, or use or permit the use of its lands for railroad or industrial or business purposes, at the location crossed or in any way affected by the Facility, then the Licensee shall, at its own cost and expense, upon thirty (30) days notice in writing to that effect from the Railroad Company, make such changes in the location or construction of the Facility as, in the judgment of the Chief Engineer of the Railroad Company, may be necessary to accommodate any future use, construction, improvements or changes on the lands of the Railroad Company.
- 4. No addition, change or modification of the Facility or change in the purpose of its use shall be made without first obtaining the written consent of the Railroad Company and, in that event, all the terms and conditions of this agreement shall immediately, upon the giving of such permission, apply to and cover the same with the same effect as if such addition, change or modification had been incorporated in this agreement.
- 5. If, at any time during the continuance of this agreement, the Licensee shall remove, abandon or discontinue the use of the Facility, this agreement and all rights hereby conferred upon the Licensee shall be deemed to be abrogated and determined as of the date of such removal, abandonment or discontinuance, without other action on the part of either party.
- Upon the termination of this agreement in any manner, the Licensee shall, unless released therefrom in writing by the Chief Engineer of the Railroad Company, within thirty (30) days, actually remove or cause to be removed, all of the Facility from and restore the premises of the Railroad Company. If the Licensee fails within said thirty (30) days to remove the Facility, the Railroad Company may forthwith remove the same at the risk and expense of the Licensee and without being in any manner liable to the Licensee for such removal and the Licensee shall reimburse the Railroad Company the cost thereof promptly upon the presentation of bills therefor.
- The Licenses shall obtain in advance all licenses and permits required by law and shall comply with all laws, rules, ordinances and regulations, promulsated by lawful authorities having jurisdiction in the matter, applicable to the construction, maintenance or use of the Facility and agrees to indemnify and save harmless the Railroad Company against all expense, fines, penalties, costs and judgments ispeed upon or suffered by the Railroad Company for failure to do see

- 8. In the construction, use, renewal, maintenance, changing or modification of the Facility, or any part thereof, the Licensee shall comply with all clearances for railroad tracks established by law and clearance standards of the Railroad Company and agrees to indemnify and save harmless the Railroad Company against all expenses, costs, judgments and liability imposed or suffered by the Railroad Company for failure to do so.
- 9. The Licensee agrees to indemnify and save harmless the Railroad Company from and against all liabilities, expenses, judgments, claims and costs for loss of or damage to its property and property of its agents, servants, contractors and invitees and injury to or death of its agents, servants, contractors and invitees while on the property of the Railroad Company in connection with the performance of the work contemplated in this agreement, except when such loss of or damage to property or injury to or death of persons is caused by the sole negligence of the Railroad Company, or its agents, servants and employees.
- 10. The Licensee agrees to indemnify and save harmless the Railroad Company from and against all liability, expense, judgments and costs for loss of or damage to property or injury to or death of persons caused by or growing out of the presence or use of the Facility, or the presence and use of contents thereof upon the premises of the Railroad Company.
- 11. This agreement shall not be transferred or assigned by the Licensee without first obtaining the written consent of the Railroad Company.
- 12. This agreement may be terminated at any time by the Licensee giving the Railroad Company thirty (30) days advance written notice to that effect.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be executed as of the day and year first above written.

Witnesses:

THE ANN ARBOR RAILROAD COMPANY

The same of the sa

ASSISTANT VICE PRESIDENT -CHIEF ENGINEER

Witnesses:

RY L

THE DETROIT EDISON COMPANY

A. L. KASAMEYER, DIRECTOR

TITLE PROPERTIES AND RIGHTS OF-WAY DEPARTMENT

