THE EDISON ILLUMINATING COMPANY OF DETROIT 2000 Second Avenue Detroit 26, Michigan

March 30, 1951

Frank M. and Eva M. Granger 4494 Granger Road Ortonville, Michigan

Dear Sir and Madam:

Pursuant to your recent request, please be advised that The Edison Illuminating Company of Detroit, a wholly owned subsidiary of The Detroit Edison Company, the former being the fee owner of all that piece or parcel of land situated and being in the Township of Brandon, County of Oakland and State of Michigan, to-wit:

> A strip of land sixty-six (66) feet wide, being a part of the old D.U.R. right of way, running along the north east and west eighth line of Section 23 of said township, through the northwest quarter of said Section 23, from your present residence westerly to Sashabaw Road;

grants you a revocable permit to use the said above described land for the purpose of ingress and egress to and from your residence when the north and south road to your residence is impassable, upon the following terms and conditions, only, however:

- (a) It is understood and agreed that this permit is personal unto you and is not to be construed as giving any general rights to the public.
- (b) The right to use the above described lands as a driveway shall be subject to the paramount rights of The Detroit Edison Company to service and maintain its lines for the transmission and distribution of electricity and Company communication facilities, and neither The Edison Illuminating Company of Detroit nor The Detroit Edison Company shall be liable to you for any damages whatsoever in the event that either corporation impairs or halts your use of said property in order to service or maintain lines for the transmission and distribution of electricity.
- (c) This Permit is granted on condition that your presence on said lands shall be at your sole risk.
- (d) This Permit is granted on condition that you shall and will at all times hereafter indemnify and save harmless The Edison Illuminating Company of Detroit and The Detroit Edison Company against any and all detriment, damages, losses, claims, demands, suits, costs or expenses which said corporations may suffer,

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sustain or be subject to, caused either wholly or in part, directly or indirectly, by reason of your maintenance or use of the above described lands as a driveway as permitted by this Permit.

- (e) This Permit is terminable on ten (10) days written notice to you or to either of you, and upon expiration of such ten (10) days after service of such notice, this Permit and the rights and privileges granted hereby shall be absolutely terminated and extinguished.
- (f) No warranty of title is made with regard to the lands which are the subject of this Permit.

If you accept this Permit upon the above terms, kindly sign a copy of this letter at the point marked "ACCEPTED" and return said copy for our files.

> Very truly yours, THE EDISON ILLUMINATING COMPANY OF DETROIT

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Encls.

ACCEPTED:

Frank M. Granger

Eva. M Tran

Granger

Dated: Haur

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