Rev 220 Sec. 30; N1/2, W 160 Ag

Date	MARCH	7. 1	963	

IN CONSIDERATION of the sum of One Dollar (\$1.00) and other valuable considerations, receipt of which is hereby acknowledged, We hereby grant to THE DETROIT EDISON COMPANY its successors and assigns, the right to construct, reconstruct, operate and maintain its overhead and underground lines for the transmission and distribution of electricity and Company communication facilities, including the necessary towers, poles, H-frames, conduits, cables, manholes, fixtures, wires and equipment, upon, over, along and under a strip of land 90 feet in width and being a part of lands situated in Farmington Township.

County of Oakland, State of Michigan, and described as follows:

The West160 acres of the North 1/2 of Section 30, Town1 North, Range9 East.

The exact location and description of said easement shall be determined to be side of a center line to be established by a survey of said land to be made by the grantee on or before the day of July 1963. The location and route of the lines, conduits and relative facilities as herein stated shall be within the width of the easement as finally determined. A description said center line, as established by the survey, shall be recorded in the office of the Register of Deeds at thereafter, except for the right of ingress and egress and the right granted under Paragraph 3, the right hereby granted shall apply only to that portion of the land herein described over which the easement as fidetermined extends. The right to enter upon said lands for the purpose of making such survey is hereby granted.	e ed of nd
1. It is further understood and agreed that the Company, its successors and assigns, shall also have right to clear and keep clear of trees the land within said easement, and no buildings or structures shall erected on or placed within the easement without the written consent of the Company, its successors and as 2. The Company, and its successors and assigns, shall have the right of ingress and egress to and fix said easement over OUT lands adjoining said easement for the purpose of exercising the right hereby granted. 3. The Company shall have the further right to keep the land thirty feet on each side of the easement as finally determined clear of those trees which in its judgment are or may become hazardous to the operat of the line constructed in the easement. 4. The Company, or its successors and assigns, shall reimburse the undersigned, or OUT success and assigns, for all damage to growing crops, buildings or fences caused by its men, trucks and other vehicle and equipment in entering said property for the purposes herein set forth.	be . ssigns. rom RIGHT tt sion P
Signed) Wallace J. Newton Wallace J. Newton Thomas H. Beagan T	0. 22260 / 16
REAL ESTATE OF MICHIGAN County of WAYNE On this 7th day of March in and for said county, personally appeared Wallace J. Newton and Thelma J. Newton	blio
in and for said county, personally appeared Wallace J. Newton and Thelma J. Newton, his wife known to me to be the persons who executed the foregoing instrument, and acknow the same to be their free act and deed. Ruth A. Chesney Ruth A. Chesney Notary Public, Wayne County, Michael My commission expires April 4, 1966	