## POLE LINE PERMIT

1930 December DATE

IN CONSIDERATION of the sum of One Dollar (\$1.00) and other valuable considerations, receipt of which is hereby acknowledged, we hereby grant permission to THE DETROIT EDISON COMPANY, its successors and assigns to construct, operate and maintain during its corporate life, its lines for electric light and power, including the necessary poles, fixtures, wires and equipment and including also the right to trim or cut any trees, along said lines so as to keep the wires clear by at least six (6') feet, upon, over and across our property located in the TOWNSHIP OF MILFORD, COUNTY OF OAKLAND, STATE OF MICHIGAN, and described as follows:

a.....

. . . '

That part of the east half of the southwest quarter of Section 10, lying north of the General Motors Road and south of the Mill Pond except a strip of land approximately one rod wide along the west side of said land. And that part of the west half of the southwest quarter of Section 10 lying north of the General Motors Road and south and west of lands of Frank S. Hubbell. And that part of the south 65 acres of the west half of the northwest quarter of Section 10 lying north and west of the Mill Pond. And the north half of the southeast quarter of the northeast quarter of Section 9. All in T 2 N, R 7 E.

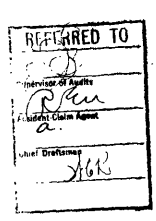
The route of the lines shall be as follows:

Beginning at the point of intersection of the west line of land in the east half of the southwest quarter of Section 10 with General Motors Road, thence northerly along said west line to the point of intersection with the south line, extended, of lands of Frank S. Hubbell in the west half of the southwest quarter of Sec. 10 thence westerly and northerly along the south and west lines of, and across, said lands of Frank S. Hubbell, to the east and west quarter line of Section 10, thence westerly to the west line of Section 10, thence northerly to the point of intersection with the south line of the north half of the southeast quarter of the northeast quarter of Section 9, thence northwesterly across marsh to the north line of said land; as now staked by the Company.

That second party shall at all times hereafter assume all liability, if any, for loss, damage or injury to persons or property including the property of the first party, the second party, and of third parties, and injury to all persons whether or not they are the employes of the parties hereto or are third parties, caused either wholly or in part by the erection, maintenance or existence of the transmission line covered by this grant in the location aforesaid or by its removal therefrom, including all liability, if any, for loss, damage or injury to persons or property engaged or used in or about the erection, maintenance or removal of said transmission line, whether caused by the first party, or otherwise, and will indemnify and save the first party, its representatives, lessæ successors and assigns harmless therefrom.

The Company shall reimburse us for all damage to growing crops, buildings or fences, caused by its men and teams and trucks in entering said property for the purposes set forth herein.

This R/W partially concelled by K/W No. 11666



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. Upon thirty days' written notice, the Company shall make such changes and alterations in the said lines as shall be necessary at the time to avoid interference with any improvements or buildings in course of erection on said property.

In addition to the above consideration, the Company shall pay us the sum of Three and No/100 Dollars (\$3.00) for each pole on said land, the same to be paid before any poles are erected.

WITNE82

(SIGNED)

(AJCEPTED) THE DETROIT EDISON COMPANY BY COMPANY Vice-President

STATE OF MICHIGAN SS

On this <u>20</u><sup>th</sup> day of <u>Occember</u> A.D., 1931, before me, the undersigned, a notary public in and for said county, personally appreared FRANK H. ALFRED and MAUD B. ALFRED, his wife, known to me to be the persons who executed the foregoing instrument and acknowledged the same to be their free act and deed.

Mun 3. Hulden

Notary Public, Wayne County, Michigan

My commission expires March 16th, 1935.

hod if used mithin 5 years. nothing herein contained shall be considered as definited establishing or defining boundary line between Hubbell & My (and) property - Jeanek Killfred December 28 - 1931

Frank H. alfred & wife to Detroit Edison Company

Register's Office Oakland County This instrument was received for record JUN 27 1932 at 4. e'clock M and recorded in Liber 3.5 of M. R. on page #7.5 Mabul D. Bitandian Register Mabul D. Bitandian Register