LIMITED WARRANTY DEED

THIS INDENTURE, Made this <u>lith</u> day of <u>April</u> A.D. 1962 between THE EDISON ILLUMINATING COMPANY OF DETROIT, a Michigan Corporation, party of the first part and GEORGE A. FRESARD, DELIA FRESARD, his wife, and GEORGE A. FRESARD, JR., as joint tenants with rights of survivorship and not as tenants in common, of 22700 Nine Mile Road, St. Clair Shores, Michigan, parties of the second part.

WITHESSETH, That the said party of the first part, for and in consideration of the sum of One Bollar (\$1.00) and other valuable considerations to it in hand paid by the said parties of the second part, the receipt whereof is hereby confessed and acknowledged, has granted, bargained, sold, remised, released, aliened and confirmed, and by these presents does grant, bargain, sell, remise, release, alien and confirm unto the seid parties of the second part, and to their heirs, successors and assigns, FOREVER, all those certain pieces or parcels of land situate and being in the City of Pontiec, County of Onkland and State of Michigan, known and described as follows, to-wit:

Part of Southwest 1/4, Section 10, Town 3 North, Range 10 East, described as follows: Commencing at the west 1/4 corner of said Section 10; thence North 89°21' East along the east and west 1/4 line of said Section, 1007.0 feet, to a point in the centerline of Stirling Avenue (60 feet wide); thence South 0°39' East along the said centerline of Stirling Avenue, 434.84 feet to the point of beginning; thence North 88°12' East 830.63 feet to a point; thence South 1°56' East 800 feet to a point; thence South 88°12' West 848.66 feet to a point in the said centerline of Stirling Avenue; thence North 1°56' West along said centerline of Stirling Avenue, 800 feet to the point of beginning.

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Said lands are shown as Parcels 13, 14, 15 and 16 on survey of unrecorded "Chief Pontiac Farms Addition No. 1," a subdivision of part of the Southwest 1/4 of Section 10, Town 3 North, Range 10 East, City of Pontiac, Onkland County, Michigan, made by McAlpine-Starr Company, Engineers-Surveyors, Birmingham, Michigan.

Subject to a certain Essenant grant given by The Edison Illuminating Company of Detroit to The Detroit Edison Company on the 25th. day of May, 1955 and recorded in Liber 3345, page 79, Oakland County Records, on the 9th. day of June, 1955, excepting the rights of others in and to the easterly 30 feet of said parcel to be used for highway purposes and excepting rights of others in and to the westerly 30 feet of the above described parcel new known as Stirling Avenue. Grantees covenant for themselves, their successors and assigns, that they will place no structures upon that portion of the above described premises which are subject to the aforementioned Essenant grant to The Detroit Edison Company; subject to all applicable building and use restrictions of record, and excepting such encumbrances as shall have accrued or attached through the acts or omissions of persons other than the granter or its assigns since June 1, 1955, the date of a certain Land Contract between the parties hereto, pursuant to which this deed is given.

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Together with all and singular the hereditements and appurtemences thereunto belonging, or in anywise appertaining; and the reversion and reversions, remainder or remainders, remts, issues and profits thereof; and all the estate, right, title, interest, claim or demand whatsoever of the said party of the first part, either in Law or Equity, of, in and to the above bargained premises, with the hereditements and appurtemences; To Have and To Hold the said premises as above described, with the appurtemences unto the said parties of the second part, and to their heirs, successors and assigns, FOREVER. And the said party of the first part, for itself, its successors and assigns, does covenant, grant, bargain and agree to and with said parties of the second part, their heirs, successors and assigns, that it, the said party of the first part, has not heretofore dome, committed or wittingly or willingly suffered to be dome or committed, any act, matter, or thing whatsoever, whereby the premises hereby granted, or any part thereof, is, are or shall or may be charged or encumbered in title, estate or otherwise howsoever.

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IN WITNESS WHEREOF, the said corporation, party of the first part, has caused these presents to be signed in its name by its _____Vice ___President and _____ Secretary, and sealed with its corporate seal the day and year first above written. Sealed and Delivered in Presence of; THE EDISON ILLUMINATING COMPANY OF DETROIT Signed. beaut Donald F. Kigar NICE PRESIDENT LILLIAN J. H. CARRULI mail Sata لى BY ' Kata A. G. MAHOFER SECRETARY Ø 0 STATE OF MICHIGAN γľ COUNTY OF WAYNE On this ______ 11th April _A.D. 1962, before me, a Notary day of Public, in and for the County of _____ Wayne A.G. Maihofer to me personally known, who, being by me duly sworn, did say that he is _ Secretary of THE EDISON ILLUMINATING COMPANY OF DETROIT, the corporation named in and which executed the within incompany, and that the seal affixed to said instrument is the corporate seal of said corporation, and that said instrument was signed and sealed in behalf of said corporation by asthority of its board of directors; and said____ A. G. Maihofer acknowledged said instrument to be the free act and deed of said corporation. ar

Notary Public.

Wayne Court

County, Michigan

Ny Commission expires July 25, 1965

LIBER 3345 MAGE 79

KNOW ALL MEN BY THESE PRESENTS that THE EDISON ILLUMINATING COMPANY OF DETROIT, a Michigan corporation with its principal offices at 2000 Second Avenue, Detroit 26, Michigan, in consideration of the sum of One Dollar (\$1.00) and other valuable considerations to it in hand paid by THE DETROIT EDISON COMPANY, a New York corporation with its principal offices at 2000 Second Avenue, Detroit 26, Michigan, the receipt whereof is hereby acknowledged, does hereby grant to said THE DETROIT EDISON COMPANY, its successors and assigns, an Easement and Right of Way fifty (50) feet in width for the purposes of maintaining, constructing, operating and reconstructing its lines and equipment, either overhead or underground, for the transmission and distribution of electrical energy and THE DETROIT EDISON COMPANY'S communication facilities, including the necessary towers, poles, wires, guys, conduits and other equipment over, across and under part of the Southwest 1/4 of Section 10, Town 3 North, Range 10 East, City of Pontiac, Oakland County, Michigan. The centerline of said easement and right of way is more particularly described as follows:

REAL ESTATE FILE No

RIGHT OF WAY FILE No.

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An Easement 50 feet in width described by its centerline Commencing at the West 1/4 corner of said Section 10; **as:** thence North 89021' East along East and West 1/4 line of said Section, 1007.00 feet to a point in the centerline of Stirling Avenue (60 feet wide); thence South 0939' East along said centerline of Stirling Avenue, 434.84 feet to a point at the northwest corner of land conveyed to The Edison Illuminating Company of Detroit by deeds dated September 30, 1948 and recorded in Liber 2331 on pages 451 and 453, Oakland County Records; thence North 88°12' East along the northerly line of said lands of deeds dated September 30, 1948, a distance of 355 feet to the point of beginning; thence South 0°39' East across land described in said deeds dated September 30, 1948, a distance of 800 feet to a point on the southerly line of land. of said deeds.

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Said centerline, as described above, runs through lands shown as Parcels 13, 14, 15 and 16 on survey of unrecorded Plat "Chief Pontiac Farms Addition No. 1," a division of the Southwest 1/4 of said Section 10 made by McAlpine-Starr Company, Engineers-Surveyors, Birmingham, Michigan.

THE EDISON ILLUMINATING COMPANY OF DETROIT hereby grants unto the said THE DETROIT EDISON COMPANY, its successors and assigns, the right to trim or cut down any trees which may interfere with the construction, operation or maintenance of such lines and does also grant unto the said THE DETROIT EDISON COMPANY, its successors and assigns, the right to enter upon the above described premises at

-1-

LIBER 3345 PAGE 80

any and all times for the purposes above set forth.

IN WITNESS WHEREOF the said THE EDISON ILLUMINATING COMPANY OF DETROIT has caused this instrument to be executed by its duly authorized officers and sealed with its corporate seal on this 25th day of <u>May</u>, A.D. 1955.

In the Presence of:

Lavton

THE EDISON ILLUMINATING COMPANY OF DETROIT By C. R. Anarigen By Assistant Secretary L. C. Provencher

STATE OF MICHIGAN)) SS. COUNTY OF WAYNE)

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On this 25th day of May _____, A.D. 1955, before me, the subscriber, a Notary Public in and for said County, appeared <u>C.R. Landrigan</u> and <u>L.C. Provencher</u> ______, to me personally known, who being by me duly sworn did say that they are the <u>Vice President</u> and <u>Assistant Secretary</u> of THE EDISON ILLUMINATING COMPANY OF DETROIT, a Michigan corporation, and that the seal affixed to said instrument is the corporate seal of said corporation, and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors, and <u>C.R. Landrigan</u> and

L. C. Provencher acknowledged said instrument to be the free act and deed of said corporation.

Lillian J. H. Carroll

Notary Public, Wayne County,

My commission expires: 8/17/57



0	APPROVED	DATE	
REAL LITATE AGLND RIGHT OF WAY	Ellesal	125/2	5
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AITORNEY	for /fermine	5/24/81	

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REARISHAPP WAY FILE No. -

20 7 OCT -5 PM 2: 30

RECEIVED

185047 LIBER 51145 PAGE 385 \$26.00 MISC RECORDING \$4.00 REMONUMENTATION 10/05/2017 02:52:34 P.M. RECEIPT& 117091 PAID RECORDED - OAKLAND COUNTY LISA BROWN, CLERK/REGISTER OF DEEDS

PARTIAL ASSIGNMENT OF EASEMENT RIGHTS (Pontiac-Kern: Oakland County)

DTE Electric Company, a Michigan corporation of One Energy Plaza, Detroit, Michigan 48226 ("DTE") for good and valuable consideration hereby conveys, assigns and quitclaims to International Transmission Company, a Michigan corporation of 27175 Energy Way, Novi, Michigan 48377 ("ITC"), its successors and assigns, forever, certain easement rights described in Exhibit A, which is attached hereto and made a part hereof, as well as all right, title and interest of DTE acquired by occupancy or prescription for rights of way occupied by electric lines operated at 120 kV and higher within Oakland County (together, the "Easements").

It is also understood that the easement rights described herein may at some time accommodate both transmission facilities (120 kV or higher) and distribution facilities (less than 120 kV), whether currently built as such or not, and whether currently energized or not. DTE reserves unto itself, its successors and any future assignees, those easement rights relating to such distribution facilities including all tree trimming and vegetation management rights, if any. Therefore, this assignment shall only assign the easement rights relating to the transmission facilities and ITC takes subject to the right of DTE to utilize these easements for distribution and related purposes, including tree trimming and vegetation management purposes, if any.

DTE covenants and agrees that (1) DTE has the lawful right to transfer said easement rights, and (2) DTE has not, through its own act or omission, impaired the transferability of said easement rights.

The assignment of said easement rights shall be subject to all interests, agreements and encroachments currently existing on the property encumbered by the easements described in Exhibit A.

This assignment is exempt from real estate transfer tax pursuant to MCLA 207.505(f) and from State real estate transfer tax pursuant to the provisions of MCLA 207.526(f).

[SIGNATURES ON NEXT PAGE]

BC John C- 26	INTERNATIONAL TRANSMISSION COMPANY, a Michigan corporation, d/b/a ITCTransmission By: ITC Holdings Corp., a Michigan corporation, Its sole owner By:
ts: Manager, Corporate Real Estate	Its: Senior Vice President and General Counsel
Acknowledged before me in Wayne Coun Manager, Corporate Real Estate of DTE E	ty, Michigan, on, 2017, by John Erb, Electric Company, a Michigan corporation, for the corporation.
KAREN L. BOURDAGE NOTARY PUBLIC, STATE OF MI COUNTY OF WAYNE NOMPLOOMMISSION EXPIRES MARCH 19, 201 STACEING IN THE COUNTY OF March	signature Jaren L. Baardage
(Notary's name, county and date of	
Acknowledged before me in Oakland Cou	nty, Michigan, on September 20, 2017, by
Christine Mason Soneral, Senior Vice Pres	sident and General Counsel, of ITC Holdings Corp., a Michigan
corporation, the Sole Owner of Internation	nal Transmission Company, a Michigan corporation.
LAURA J. MCCRAY NOTARY PUBLIC, STATE OF MI COUNTY OF OAKLAND MY COMMISSION EXPIRES Jul 30, 2021 ACTING IN COUNTY OF Oalclowd	Notary's Signature Laura J. Mc Cray
(Notary's name, county and date county and dat	ommission expires) 0 0

Drafted by: Patricia T. Murphy, P61872 ITC Holdings Corp. 27175 Energy Way Novi, MI 48377 When recorded return to: NSI Consulting & Development, Inc. 24079 Research Drive Farmington Hills, MI 48335

EXHIBIT A

to PARTIAL ASSIGNMENT OF EASEMENT RIGHTS (Pontiac-Kern: Oakland County)

The interest being assigned consists of all easements, rights and privileges granted and conveyed to DTE (whether under its current name or under the name of The Detroit Edison Company) through the conveyances hereinafter set forth, as modified and as actually used in, over, under, along and across lands in the County of Oakland, State of Michigan described in said easement documents. All references to recording refer to the Register of Deeds of Oakland County, Michigan.

ROW#	EASEMENT FROM	DATED	RECORDED	RECORDED IN
R17125	The Edison Illuminating Company of Detroit	05/25/1955		L. 3345, P. 79
R47733[b]	General Motors Corporation	11/20/1998		L. 19640, P. 601



\$35.00 MISC RECORDING \$2.00 REMONUMENTATION 03/05/1999 03:30:37 P.N. RECEIPT# 5526 PAID RECORDED - OAKLAND COUNTY 5. WILLIAM CADDELL, CLERK/REGISTER OF DEEDS

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EASEMENT FOR OVERHEAD AND UNDERGROUND ELECTRIC WIRES

THIS EASEMENT AGREEMENT is made on <u>2049</u> 7 7 7 198 by GENERAL MOTORS CORPORATION, a Delaware corporation, with its principal address at 3044 West Grand Boulevard, Detroit, Michigan 48202, hereinafter referred to as "Grantor", and THE DETROIT EDISON COMPANY, a Michigan corporation, with its principal address at 2000 Second Avenue, Detroit, Michigan 48226, hereinafter referred to as "Grantee",

WITNESSETH:

Grantor is the owner of a parcel of property ("Easement Area") located in the City of Pontiac, County of Oakland, and State of Michigan, as shown on Exhibit "A" and described on Exhibit "B", both attached hereto and made a part hereof; and

**Tax Parcels are attached on EXHIBIT C

Grantee desires that a permanent easement be granted to provide electric power for and put its facilities in, over, under and across a 60-foot wide portion ("Towerline Easement Area") of the Easement Area, on an exclusive basis, which excludes Grantor and all other parties, to transmit electricity; and to construct, reconstruct, operate, maintain, repair, replace, improve, modify, enlarge and remove overhead and underground electric transmission lines consisting of towers, wood or steel pole structures, poles, H-frames, or any combination of same, wires, cables, conduits, manholes, crossarms, braces, guys, anchors and transformers and other fixtures and

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appurtenances and electric control circuits and devices ("Edison Facilities"); upon the terms set forth in this Easement Agreement; and

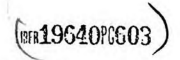
Grantee further desires that a permanent easement be granted over and across a 30foot wide portion ("Tree Trimming Easement Area") of the Easement Area to permit tree trimming operations required in connection with the Edison Facilities located on the Towerline Easement Area; upon the terms set forth in this Easement Agreement; and

Grantor is agreeable to providing such easements (collectively, "Easement") to Grantee;

THEREFORE, for ONE DOLLAR (\$1.00) (and other valuable consideration,) the sufficiency and receipt of which are hereby acknowledged, Grantor and Grantee hereby agree as follows:

(1) <u>GRANT</u>: Grantor grants to Grantee or its permitted assigns, on an exclusive basis, which excludes Grantor and all other parties, a permanent easement ("Towerline Easement") to transmit electricity in, over, under and across the Towerline Easement Area; and to construct, reconstruct, operate, maintain, repair, inspect, replace, improve, modify, enlarge and remove overhead and underground electric transmission lines consisting of towers, wood or steel pole structures, poles, H-frames, or any combination of same, wires, cables," conduits, manholes, crossarms, braces, guys, anchors and transformers and other fixtures and appurtenances and electric control circuits and devices ("Edison Facilities"); upon the terms set forth in this Easement Agreement; and

Grantor further grants to Grantee or its permitted assigns a permanent easement ("Tree Trimming Easement") over and across the Tree Trimming Easement Area for the purpose of trimming, cutting, removing or otherwise controlling any trees,



branches, roots and brush that Grantee reasonably believes could interfere with or grow to the point of interfering with the operation and maintenance of the Edison Facilities located on the Towerline Easement Area; upon the terms set forth in this Easement Agreement.

(2) <u>PERMITTED USE</u>: The permanent Towerline Easement is granted on an exclusive basis, which excludes Grantor and all other parties, solely to transmit electricity in, over, under and across the Easement Area; and to construct, reconstruct, operate, maintain, repair, inspect, replace, improve, modify, enlarge and remove overhead and underground electric transmission lines consisting of towers, wood or steel pole structures, poles, H-frames, or any combination of same, wires, cables, conduits, manholes, crossarms, braces, guys, anchors and transformers and other fixtures and appurtenances and electric control circuits and devices ("Edison Facilities"); upon the terms set forth in this Easement Agreement; and

The permanent Tree Trimming Easement is granted solely for the purpose of trimming, cutting, removing or otherwise controlling any trees, branches, roots and brush that Grantee reasonably believes could interfere with or grow to the point of interfering with the operation and maintenance of the Edison Facilities located on the Towerline Easement Area; upon the terms set forth in this Easement Agreement.

(3) <u>REPAIR AND REPLACEMENTS</u>: The Grantee shall repair or replace all fences, gates, utility lines, driveways, parking areas, ditches, drains and landscaping damaged or destroyed in the construction and installation of Grantee's electric transmission lines or during any inspection, repair, maintenance or removal of same. It is agreed, however, that Grantee may, from time to time in order to maintain Grantee's facilities in a safe and reliable

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LIBER 19540PCCO

condition, trim, cut, remove or otherwise control any trees, branches, roots and brush in the Easement Area.

- (4) <u>EASEMENTS OR RESTRICTIONS</u>: The granting of this Easement is subject to any easements or restrictions of record or those matters which a personal inspection or an accurate survey of the Easement Area would reveal and upon the following terms:
 - (a) Grantor agrees that no building, other above-ground structures, or dumpsters shall be placed within the Towerline Easement Area;
 - (b) Grantor shall not raise or lower the existing grade in the Towerline Easement Area by more than one (1) foot;
 - (c) All lighting fixtures and fences installed by Grantor in the Towerline Easement Area must be grounded in accordance with the National Electrical Safety Code Standards.
- (5) <u>SUPERVISION</u>: Grantee shall be responsible during the term of this Easement Agreement for the supervision of all work performed in connection with its access to and use of the Easement Area, and Grantee shall take all precautions, including, but not limited to, the posting of signs and the placing of barricades as are necessary in the interest of public safety and for the safety of any persons working on or traveling upon or in any way using the Easement Area or land adjacent thereto. Grantee shall also be responsible for and take all precautions for the protection of all persons and of real and personal property situated adjacent to or abutting the Easement Area.

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(6) <u>CONFORMITY WITH LAW</u>: All construction, operations, inspections, repairs and maintenance conducted by Grantee on the Easement Area shall be in conformity with safe practices and shall at all times be in compliance with all local, State and Federal laws, statutes, rules and regulations pertaining thereto.

- (7) <u>INSURANCE</u>: Throughout the term of this Easement Agreement, Grantee shall self-insure, or Grantee shall obtain and cause its contractors to obtain and maintain, at Grantee's sole cost and expense, and keep in force for the benefit of Grantee, with Grantor named as additional insured, insurance policies providing the following coverages:
 - (a) A comprehensive policy of general public liability insurance, protecting and indemnifying Grantor and Grantee against any and all liabilities and claims for damages to persons or property occasioned on or about any part of the Easement Area, and all other areas adjacent to the Easement Area, with such policy to be in the minimum amount of Two Million Dollars (\$2,000,000) combined single limit per occurrence, for personal injury and property damage;
 - (b) Worker's compensation insurance having such limits and containing such terms and conditions as are required under applicable law;
 - (c) Such other insurance, in such amounts and in such form as may reasonably be required by Grantor from time to time during the term of this Easement Agreement.

All insurance policies required to be procured and maintained hereunder shall (i) be issued by financially responsible insurance companies; (ii) be written as primary policy coverage and not contributing with or in excess of any coverage which Grantor may carry; and (iii) contain an express waiver of any right of subrogation by the insurance company against Grantor and its agents and employees. Neither the issuance of any insurance policy required hereunder,

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nor the minimum limits specified herein with respect to any insurance coverage, shall be deemed to limit or restrict in any way the liability of Grantee (or its contractor[s]) arising under or out of this Easement Agreement. Grantee shall deliver to Grantor certificates of insurance evidencing all of the coverages required hereunder. Each insurance policy, with the exception of worker's compensation insurance (and any renewal or extension thereof), required to be carried hereunder shall provide that, unless Grantor shall first have been given thirty (30) days' prior written notice, (i) such insurance policy shall not be canceled and shall continue in full force and effect; (ii) the insurance carrier shall not, for any reason whatsoever, fail to renew such insurance policy; and (iii) no material changes may be made in such insurance policy without Grantor's prior written approval.

Grantee shall not do or permit to be done any act or thing upon the Easement Area that will invalidate or be in conflict with any insurance policies covering the same. Grantee shall promptly comply with all insurance underwriters' rules, orders, regulations or requirements relating to such insurance policies, and shall not do or permit anything to be done in or about the Easement Area which shall increase the rate of insurance on Grantor's property.

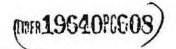
(8) <u>INDEMNIFICATION</u>: Except for claims arising out of Grantor's sole negligence, Grantee shall defend, indemnify, protect and save harmless Grantor, its officers, directors and employees from and against any and all claims, actions, suits, damages, liabilities, costs and expenses, including reasonable attorneys' fees and disbursements, that: (i) arise from or are in connection with the Easement granted hereunder for the Easement Area or any portion thereof; (ii) arise from or are in connection with any act or omission of Grantee or Grantee's agents, employees, contractors, subcontractors, licensees, invitees or others who are present as a specific result of this Easement

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USER19640PC607

Agreement for or on behalf of Grantee; (iii) result from any default of this Easement Agreement or any provision hereof by Grantee; (iv) result from injury to person or property or loss of life sustained in or about the Easement Area; or (v) result from the presence of Grantee's property or equipment on the Easement Area, all regardless of whether such claims are asserted or incurred before, during or after the termination of this Easement Agreement. Grantee's obligations under this paragraph shall survive the termination of this Easement Agreement.

- (9) <u>HAZARDOUS MATERIALS AND PROHIBITED USE</u>: Grantee hereby represents and warrants to Grantor that Grantee, its agents, employees and contractors, shall not at any time store, handle, use, package, generate, place or allow to remain on the Easement Area or Grantor's property any hazardous substances, hazardous wastes or toxic substances (hereinafter collectively referred to as "Hazardous Substances"), as those terms are defined and regulated under CERCLA, 42 U.S.C. §9601 et seq.; RCRA, 42 U.S.C. §6901 et seq.; or TSCA, 15 U.S.C. §2601 et seq.. Grantee covenants to comply with all environmental laws and regulations and to take such other actions as may be reasonably required to protect against environmental liabilities. The terms and provisions of this paragraph shall survive the termination of this Easement Agreement.
- (10) <u>WASTE OR NUISANCE</u>: Grantee shall not commit or suffer to be committed any waste or nuisance upon the Easement Area. Grantee shall take such action as may be reasonably necessary to prevent or terminate any such nuisance or waste arising out of Grantee's use of the Easement Area, including, without limitation, any nuisance created by employees, agents or contractors of Grantee.



- (11) <u>PROTECTION FROM LIENS</u>: Grantee shall keep the Easement Area and Grantor's property and every part thereof free and clear of any and all liens and encumbrances for work performed by Grantee, or on Grantee's behalf, on the Easement Area.
- (12) <u>TAXES</u>: Grantee shall be responsible for and shall pay, prior to delinquency, any and all taxes, assessments, levies, fees and other governmental charges levied or assessed against the Easement interest herein granted to Grantee or with respect to all personal property and equipment of Grantee located or to be located on the Easement Area.
- (13) <u>GOVERNING LAW</u>: This Easement Agreement shall be governed and construed in accordance with the laws of the state in which the property is located and shall not be modified, altered or amended except as agreed to in writing by the parties hereto.
- (14) <u>NOTICES</u>: All notices or other communications provided for under this Easement Agreement shall be in writing, signed by the party giving the same, and shall be deemed properly given and received (i) when actually delivered and received, if personally delivered; or (ii) three (3) business days after being mailed, if sent by registered or certified mail, postage prepaid, return receipt requested; or (iii) one (1) business day after being sent by overnight delivery service, all to the following addresses:

If to Grantor.

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General Motors Corporation Worldwide Real Estate Mail Code 482-309-939 485 West Milwaukee Avenue Detroit, Michigan 48202 Attention: Director

(ubra19640PC609

If to Grantee:

The Detroit Edison Company Corporate Real Estate Services 2000 Second Avenue, Room 2310 WCB Detroit, Michigan 48226 Attention: Paul Potter

Each party shall have the right to designate other or additional addresses or addressees for the delivery of notices, by giving notice of the same similarly given (such other or additional addresses or addressees being effective from and after the date of receipt of notice of the same by the other party).

- (15) <u>SUCCESSORS AND ASSIGNS</u>: This Easement runs with the land and binds and benefits Grantor's and Grantee's successors and assigns.
- (16) <u>ACCESS:</u> Grantee has the right to access the Easement area.
- (17) <u>TITLE:</u> Grantee will retain title to all property that Grantee places on the Easement Area, and none of the property will be considered inseverably attached to the land regardless of whether it would be considered in law but for this paragraph.
- (18) <u>ENVIRONMENTAL INDEMNITY:</u> Grantor will indemnify Grantee against all federal, state and municipal environmental agency claims arising out of or in connection with the environmental condition of Grantor's Easement Area. However, this indemnity will not apply if the environmental condition giving rise to such claim is the result of Grantee's construction, reconstruction, repair, maintenance, operation or removal of Grantee's facilities. This indemnity will survive the termination of this Easement Agreement.

IN WITNESS WHEREOF, the Grantor has signed and sealed this instrument this day of NULING 1998, and the Grantee has signed and sealed this instrument this 15TH day of OCTOBER, 1998.

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IN, ATTORNEY

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In the presence of:

HOULO

In the presence of:

Jolin C.

ND APPROVED Ass Secretar P.I MARILYN NON 1901-21 22 JANE . THE DETROLFEDISON COMPANY BY

GENERAL MOTORS CORPORATION

	Paul W. Potter, Director -
ATTEST_	Con portete Real Estata

USIA19640PC61 STATE OF MICHIGAN)) \$5. COUNTY OF WAYNE The foregoing instrument was acknowledged before me this day of A.D. 1998, by and iger 14:14 and Assistant Secretary, respectively, of GENERAL MOTORS CORPORATION, a Delaware corporation, on behalf of the Corporation. MERI MOUSTAKAS COLLINS Notary Public, Wayne County, MI Notary Public, Wayne County, Michigan My Commission Expires 06/27/2003 My Commission Expires: STATE OF MICHIGAN WAYNE SS. COUNTY OF OAKLAND 1512 The foregoing instrument was acknowledged before me this day of offer Diretor Coposte hal estate A.D. 1998, by 1A and respectively, of THE DETROIT EDISON COMPANY, a JOHN C. ERB Michigan corporation, on behalf of the Corporation. Notary Public, Oakland County, MI Acung in Unal Co., M _Co., MI My Commission Expires Apr. 13, 2002 Notary Public, Oakland County, Michigan My Commission Expires: 4/(3/0)

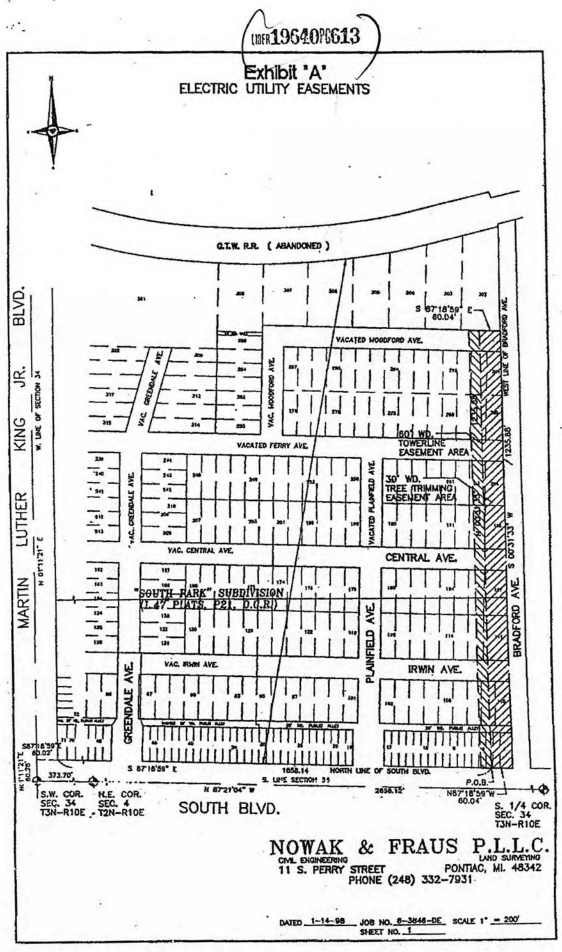
- 11 -

(UDER 1964.0P6612)

WHEN RECORDED RETURN TO:

The Detroit Edison Company 2000 Second Avenue, Suite 2310 WCB Detroit, MI 48226 Attention: Paul W. Potter THIS INSTRUMENT PREPARED BY: Roger D. Herrington Attorney at Law 485 West Milwaukee Avenue MC 482-309-968 Detroit, MI 48202

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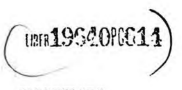


EXHIBIT "B"

Legal description of Easement Area in the City of Pontiac for an overhead and underground electric wires easement, together with a tree trimming easement, from GENERAL MOTORS CORPORATION to THE DETROIT EDISON COMPANY.

Part of "South Park", a subdivision of part of the <u>Southwest 1/4 of Section 34</u>, Town 3 North, Range 10 East, City of Pontiac, Oakland County, Michigan, as recorded in Liber 47 of Plats, Page 21, Oakland County Records, being the Easterly 90 feet thereof lying South of the Northerly line of vacated Woodford Avenue (60 feet wide), and being more particularly described as follows:

TOWERLINE EASEMENT AREA

PT of Lots 4, 108, 112, 186, 139, 263, 266, 267 and 289, All Lots 1-3, 109-111, 187, 189, 264, 265, 300 and 301; PT of alley adj. Lots 1-3 and PT H; PT IEWIN AVE. PT of vicated wealford Ave. PT of vicated wealford Ave.

Commencing at the Southwest corner of said Section 34; thence North 01 minute 11 minutes 21 seconds East 60.28 feet along the West line of said Section 34; thence South 87 degrees 18 minutes 59 seconds East 60.02 feet to the Southwest corner of Lot 71 of said "South Park" subdivision; thence South 87 degrees 18 minutes 59 seconds East 1,558.14 feet along the Northerly line of South Boulevard (120 feet wide) and Southerly line of said "South Park" subdivision to the point of beginning; thence North 00 degrees 31 minutes 33 seconds East, along a line 60 feet West of and parallel to the Westerly line of Bradford Avenue (50 feet wide), 1,235.88 feet to a point on the Northerly line of said vacated Woodford Avenue; thence South 87 degrees 18 minutes 59 seconds East, along said Northerly line, 60.04 feet to a point on the Westerly line of said Bradford Avenue, said point also being the Southeast corner of Lot 302; thence South 00 degrees 31 minutes 33 seconds West, along said Westerly line of Bradford Avenue and Easterly line of said "South Park" subdivision, 1,235.88 feet to a point on the Northerly line of said South Boulevard, said point also being the Southeast corner of Lot 1 of said "South Park" subdivision; thence North 87 degrees 18 minutes 59 seconds West, along said Northerly line of South Boulevard and Southerly line of said "South Park" subdivision, 60.04 feet to the point of beginning;

TREE TRIMMING EASEMENT AREA

Also, one (1) 30-foot wide parcel of land lying adjacent to and parallel with the Westerly line of the above-described 60-foot wide parcel of land.

(18681964096615)

EXHIBIT C

no Son

A+14-34-379-001 (Includes other lands) A+ Stot 109, all Stot 110 p+14-34-378-007(Includes other lands) A+ Stot 111 A+14-34-379-004 (Includes other lands) A+ Stot 3, ase Stots 1+2 p+14-34-354-007 (Includes other lands) A+ Stot 320, ale Stots 265 2001 p+14-34-355-010 (Includes other lands) A+ Stot 189, ase Arts 188, 264 + p+ Stot 263 14-34-378-005 (Includes other lands) p+14-34-378-006 (Includes other lands) A+ Stot 189, ase Arts 188, 264 + p+ Stot 263 p+14-34-378-006 (Includes other lands) A+ Stot 187

and pt vac Woodford, Farry, Centrel & Sumi Gres. No Sidwell #5

tree Trimming East p4 14.34.379-001. 87 fats 108 & 109 Pt 14-34-378-007-pt Adra 111 + 112 87 14. 34. 379-004- A Jons 3+4 (97-14.34.354.007 - pt Asta 26,267,299+300 07 14.34.355.010-87 Ata 189 + 263 8+14-34-378-005-pt for 1966 Bt 14:37- 318-00:3-pt 201 100 and pt vac Woodford, Gering, Central + Junin and: No Sichnell + S

All above sidwells same as original NKA 14-34-357-006pt lots 111, 183, 187, 189, 263-2666, 300 14-34-357-007 Lot 1-3, 109-111

37080

REAL ESTATE FILE No.

ENOW ALL MEN BY THESE PRESENTS that THE EDISON ILLUMINATING COMPANY OF DETROIT, a Michigan corporation with its principal offices at 2000 Second Avenue, Detroit 26, Michigan, in consideration of the sum of One Dollar (\$1.00) and other valuable considerations to it in hand paid by THE DETROIT EDISON COMPANY, a New York corporation with its principal offices at 2000 Second Avenue, Detroit 26, Michigan, the receipt whereof is hereby acknowledged, does hereby grant to said THE DETROIT EDISON COMPANY, its successors and assigns, an Easement and Right of Way fifty (50) feet in width for the purposes of maintaining, constructing, operating and reconstructing its lines and equipment, either overhead or underground, for the transmission and distribution of electrical energy and THE DETROIT EDISON COMPANY'S communication facilities, including the necessary towers, pales, wires, guys, conduits and other equipment over, across and under part of the Southwest 1/4 of Section 10, Town 3 North, Eange 10 East, City of Pontiac, Oakland County, Michigan. The centerline of said easement and right of way is more particularly described as follows:

D PAGE

An Easement 50 feet in width described by its centerline as: Commencing at the West 1/4 corner of said Section 10; thence North 89°21' East along East and West 1/4 line of said Section, 1007.00 feet to a point in the centerline of Stirling Avenue (60 feet wide); thence South 0°39' East along said centerline of Stirling Avenue, 434.84 feet to a point at the northwest corner of land conveyed to The Edison Illuminating Company of Detroit by deeds dated September 30, 1948 and recorded in Liber 2331 on pages 451 and 453, Oakland County Records; thence North 88°12' East along the northerly line of said lands of deeds dated September 30, 1948, a distance of 355 feet to the <u>noint of beginning</u>; thence South 0°39' East across land described in said deeds dated September 30, 1948, a distance of 800 feet to a point on the southerly line of land of said deeds.

...

Said centerline, as described above, runs through lands shown as Parcels 13, 14, 15 and 16 on survey of unrecorded Plat "Chief Pontiac Farms Addition No. 1," a division of the Sonthwest 1/4 of said Section 10 made by McAlpine-Starr Company, Engineers-Surveyors, Birmingham, Michigan.

THE EDISON ILLUMINATING COMPANY OF DETROIT hereby grants unto the said THE DETROIT EDISON COMPANY, its successors and assigns, the right to trim or out down any trees which may interfere with the construction, operation or maintenance of such lines and does also grant unto the said THE DETROIT EDISON COMPANY, its successors and assigns, the right to enter upon the above described premises at RIGHT OF WAY FILE No. 12/25 199

any and all times for the purposes above set forth.

IN WITNESS WHEREOF the said THE EDISON ILLUMINATING COMPANY OF DETROIT has caused this instrument to be executed by its duly authorized officers and sealed with its corporate seal on this 25th day of ________ May ______, A.D. 1955.

THE EDISON ILLUMINATING

Assistant Secretar

OF DETROIT

R.

By

COMPAR

In the Presence of:

STATE OF MICHIGAN)) SS. COUNTY OF WAYNE)

2.

2.

On this 25th day of May ______, A.D. 1955, before me, the subscriber, a Notary Public in and for said County, appeared <u>C.R. Landrigan</u> and <u>L.C. Provencher</u> _______, to me personally known, who being by me duly sworn did say that they are the <u>Vice President</u> and <u>Assistant Secretary</u> of THE EDISON ILLUMINATING COMPANY OF DETROIT, a Michigan corporation, and that the seal affixed to said instrument is the corporate seal of said corporation, and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors, and <u>C.R. Landrigan</u> and

L. C. Provencher acknowledged said instrument to be the free act and deed of said corporation.

Lillian J. Carroll Notary Public, Wayne County,

My commission expires: 8/17/57



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REARISHARE FILE No. 17125