## Detroit Edison

## **Right of Way Agreement**

ω)		
3/2	FEBRUARY 4, 1985	_
(b)	For valuable consideration, the receipt of which is hereby acknowledged, the undersigned hereby grant and convey to CONSUMERS POWER COMPANY, a Michigan corporation of 212 Michigan Avenue, Jackson, Michigan, THE DETROIT EDISON COMPANY, a corporation organized and existing concurrently under the laws of the States of Michigan and New York, of 2000 Second Avenue, Detroit, Michigan 48236 and the MICHIGAN BELL TELEPHONE COMPANY, a Michigan corporation, of 444 Michigan Avenue, Detroit, Michigan 48226 hereinafter referred to as "UTILITIES", the easement and right to erect, lay, maintain, reconstruct and replace underground facilities consisting of wires, cables, conduits, fixtures, piping, venting, gas facilities and appurtenances including the necessary above ground equipment, connections, poles and accessories which may from time to time be required for transmitting and distributing electricity, providing communication services and gas facilities with the usual services connections and accessories in, under, upon, over and across the land located in thecity	ì
#	Said easements shall be <u>ten (10)</u> feet in width unless otherwise indicated and their route is described as follows: The exact location of said easements will be shown on a drawing to be recorded within 90 days after construction.	RECO
	In order to provide for the proper maintenance and protection of UTILITIES, the undersigned covenant and agree that:	)RDED I
	1. The easements will be graded to within four (4) inches of final grade before the UTILITIES lines are installed and this ground elevation must be maintained after installation of utilities to avoid the pooling of water in, on or around above ground UTILITIES equipment.	RECORDED RIGHT OF
	2. No buildings or structures other than UTILITIES equipment are to be placed within the easements herein granted. No excavation is to be permitted within said easement without approval of UTILITIES.	WAY NO
	3. If the lines or facilities of UTILITIES' are damaged by the acts of Owners, their agents, employes or contractors, repairs shall be made by the Utility company so damaged at the cost and expense of Owners. Owners are defined as those persons owning the land at the time the damage occurred.	360
	4. No shrubs or foliage shall be planted or grown within five (5) feet of the front door of transformers or switching cabinet enclosures. UTILITIES shall not be responsible to Owners for damages to or removal of trees or plant life planted in front of said door or within the easement causing an interference with UTILITIES maintainnee of their equipment.	97
	THIS GRANT is declared to be binding upon the heirs, successors, lessees, licenses and assigns of the	

parties hereto. IN WITNESS WHEREOF, the undersigned have hereunto set their hand and seafer this date:

Vitnesses: Grantors: Marjorie Christopher

Marjorie Christopher

Prepared By: James D. McDonald

The Detroit Edison Company 30400 Telegraph Rd. Birmingham, MI 48010

Address: 351 N. Squirrel Rd.
Auburn Hills, MI 48057