NOW THEREFORE, the condition of this obligation is such that if the above named principal, its legal representatives or successors, shall in all things well and truly keep and perform the covenants, conditions and agreements in the manner and form and at the time agreed upon to be kept and performed as provided by the attached ordinance, and plans, drawings and specifications referred to in said ordinance, and shall fully defend, indemnify and save harmless the City of Pontiac from all suits, actions for damages of every kind and description brought or claimed against, for or on account of any injury or damage to person or property received or sustained by any party or parties, by or from any of the acts or omissions or thru the negligence of said principal, its servants, agents or employes, in the performance of the terms of said ordinance, and until said ordinance shall be duly and properly rescinded or revoked, then the above obligation shall be void; otherwise to remain in full force and effect.

This bond is given upon the express condition that any changes, alterations or modifications that may be hereafter ordered or made in the construction and the complete performance of any term of this ordinance, or the placing of an inspector thereon by the City of Pontiac shall not operate to discharge or release the surety thereon.

It is mutually understood and agreed by the parties hereto that if the said surety shall so elect, its liability for future actions or omissions of the said principal may be terminated by giving thirty (30) days notice in writing to the City of Pontiac, and the liability for the said surety for the future actions or omissions of the said principal shall cease at the expiration of the said thirty (30) days, the said surety remaining liable for all or any acts of commission or omission covered by this bond up to and including the date of the expiration of the said thirty (30) day notice.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be executed by their duly authorized officers this 30th day of December 1925.

Signed, Sealed and Delivered in the presence of:

(Signed) F.C. Vieson
(Signed) E.F. Wyche

By (Signed) A.C. Marshall Vice Fresident.

By (Signed) S.C. Mumford
Asst. Secretary.

GLOBE INDEMNITY COMPANY

By (Signed) S.S. Glass
Attorney-inpFact.

₹on	nd No	Globe Indemnity Company	G. A. at
۱m	ount \$	of New York	S. A. at
re:	mium \$	<del></del> -	State Chgd.
		APPLICATION BY CORPORATION (In other than Building Contract)	
ı.	Exact title of Corp	poration THE DETROIT EDISON CO'FANY	·····
2,	When incorporated	1903	· · · · · · · · · · · · · · · · · · ·
	-	Now York	·
3.	In what State	Detroit	
4.	Principal Office	Electric Light and Power	······································
5.	Character of Busine	ess	,
6.	Amount of Bond re		······· · · · · · · · · · · · · · · ·
7.	To whom given	City of Pontiac	
λdc	lress	Pontiac, Michigan.	
	or abstract from laws, sh d is given for	arrying out any agreement, or for compliance with certain laws, ordinances, hould accompany the application.  Description of guarantee compliance with provisions of	ordinance
		rizing The Detroit Edison Company to lay	
	certal Pontia	in conduits and cables in the streets of	the City of
			······· ··· ···
		· · · · · · · · · · · · · · · · · · ·	• · ·
		······································	
		·	
		5 75	
		\$ 10° 10° 10° 10° 10° 10° 10° 10° 10° 10°	
	J	Q.00°	······································
	7,7		· · · · · · · · · · · · · · · · · · ·
 \	John John	120 C	
1	John John John John John John John John	Los of 126 Charles	
}	John Jan Jan Jan Jan Jan Jan Jan Jan Jan Ja		
}	John John John John John John John John	La Jacobian	
)	John John John John John John John John	La	
)	John John John John John John John John	La	
)	Jan	A la	

ompany?  od?  OF ASSETS AND 1	\$\$ \$ LIABILITIES	
OF ASSETS AND I	\$	
OF ASSETS AND I	,	· · · · · · · · · · · · · · · · · · ·
	,	
Capital Stock	K	
		1
		1
	·····	
į l	<del>-</del>	
į	·	
		1
		B
Notes payabl	le	
Accounts pay	yable	
Other Liabili		
	<del></del>	
TOTAL	LIABILITIES.	
	Incumbrance  Notes payable Accounts pay Other Liabili	

surety on the Bond or Bonds herein applied for. The undersigned, in consideration of the Globe Indemnity Company of New York, a corporation of the State of New York (hereinafter called the "Surety") becoming surety on the Bond or Bonds herein applied for, hereby covenants and agrees with the Surety, its successors and assigns, to pay in advance the premiums or fees hereinafter agreed upon, namely, (\$\_\_\_\_\_\_) annually in advance until the Surety is discharged or released in the manner provided by law from any and all liability by reason of having executed the Bond or Bonds herein applied for, and all matters arising therefrom, or until the Surety shall have been furnished due and satisfactory proof, by evidence legally competent, of such discharge and release. And the undersigned does further agree to comply with all the conditions established by the Surety for its own protection, and to indemnify and keep amply indemnified the Surety from and against any and all loss, costs, charges, suits, damages, counsel fees and expenses of whatever kind or nature, which the Surety shall or may, for any cause, at any time, sustain or incur or be put to, by reason or in consequence of the Surety having executed said Bond or Bonds herein applied for or a continuation thereof. Detroit, Michigan, day of December 25. this THE DETROIT EDISON COMPANY Muss ord Attest: Statement of Agent, or of Counsel, &c., for Applicant. This is to certify that I have known of the within named Company for a period of years, that I believe it to be of good financial standing and properly managed. I have read the foregoing application, and the replies given to the interrogatories contained therein, and I believe all matters stated therein to be true, .....

The undersigned hereby affirms that the statements contained in the foregoing application are true and were made without reservation, for the purpose of inducing the Globe Indemnity Company of New York, to become

RIGHT OF WAY FOR CONDUIT LINE IN

CITY OF PORTIAC ON SOUTH BOULEVARD
FROM WOODWARD AVENUE, WEST:

DATED NOVEMBER 17th, 1925.
SIGNED BY H. COLE.

## Granting Permission to Detroit Edison Co. to Lay and Maintain Armoured Conduit in the City

(Approved Dec. 28, 1925)

An Ordinance granting permission to The Detroit Edison Company, Detroit, Michigan, to build, construct, Loy and maintain a line of armoured conduit in the City of Pontiac until such per-mission shall be revoked by the City

mission shall be revoked by the City Commission

The City of Pontiac ordains:
Section 1. That consent, permission and authority is bereby granted unto The Detroit Edison Company, Detroit, Michigan, to build, construct, lay and maintain a line of armoured conduit in the City of Pontiac, Michigan, along the line as Indicated on the blue price. 

1 That markers or monuments approved by the City Manager shall be installed at intervals sulfable to the City Engineer along the course of the

City Engineer along the course of the conduit.

2. All of the plans and specifications for the work must first be approved by the City Manager.

3. That the City may furnish inspection during the course of construction of the expense of the grantee herein, and it is undestread by the course of the grantee. and it is understood by so doing that the grantee is in no way relieved of my of its responsibility i. That the voltage of the cables in

the conduit shall not exceed twenty-four thousand (24,000) volts and will at all times be burled at least three (3) feet below the surface of the ground and with a (wo (2) by eight (8) wooden blank on the top thereof at all times

plank on the top thereof at all times.

5. That the grantee, its successors or assigns will save the City of Pontiac harmless from any damages that may arise from the performance of the terms of the ordinance and that it will defend the City of Pontiac in all sults and actions for damages of every kind and description brought or claimed against it for and on account of any injury or damage to person or property received or sautained is any party or patities, by or from any of its acts or omissions, or through the negligence of said grantee, its servants, agents or employes, in the performance agents of employes, in the performance or fallure to perform the terms of this ordinance.

It is understood that this ordi

nance or permit may be revoked at any time by the Commission of the City of Ponting, and that in that event the said grantee, its successors or assigns shall immediately take up and remove said condult and overything else appur tenant and connected therewith, and replace said street or property in a condition similar to the balance of said streets at that time and in a condition pursonably safe and fit for public

Permission granted.

Markers to be installed,

Plans approved by City Manager

City may inspect

Voltage not to exceed 24,000

Grantee to indemnify city from damages,

Revocation by Commission.

December 10th, 1925 The Honorable Board of Commissioners City of Pentiac Michigan Attention: Mr. C. W. Ham, City Manager. Gentlemen: -Confirming my verbal request The Detroit Edison Company respectfully asks permission to lay a line of armoured conduit, in your City, from a point West of our Bloomfield Substation, or South Boulevard and Bloomfield Avenue, in a Westerly source crossing Orchard Lake Avenue to Pontias Drive, as known. The purpose of this additional sircuit is another feed line from our said Bloomfield Substation to the Village of Clarkston district. Me socalled taps will be taken from this sable in the City of Pontiac. We are submitting, herewith, a more or less indefinite blue print but showing a suggested route and approximately lecations of the cable, which will carry 24,000 volts, and will be burried 8' below the surface with a 2" x 8" wooden plank laid on top. This suggested route would be quite desirable to us as we have carefully gone over the ground. It is understood that if the City of Pentiac grants us this request, we shall comply with all its laws and ordinances and assume the cost of inspections by the City for such construction. Yours truly. Right of Way Agent. TLH-JB

CITY OF PONTIAC MICHIGAN OFFICE OF CITY CLERK H. A. MAURER December 29, 1925 City Clerk ADA M. ROWLEY Deputy City Clerk The Detroit Edison Company, Detroit, Michigan Attention - Mr. Thom Gentlemen: Confirming our telephone conversation of this date, beg to advise an ordinance granting permission to the Detroit Edison Company to build, construct, lay and maintain a line of armoured conduit in the City of Pontiac, was passed by the City Commission December 28, 1925. In accordance with Section 2 of this Ordinance you shall file a written acceptance in the City Clerk's office within five days from the passage of this ordinance otherwise ordinance will not become effective or operative. As you know this ordinance also requires a surety bond in the sum of \$1000.00. I am enclosing herewith form of bond for this purpose. Kindly give this matter your early attention. Yours very truly, City Clerk HATI: R

December 30th, 1925

Mr. H. A. Maurer, City Clerk City of Pentiac Michigan

Dear Siri-

Will you kindly accept this letter as a written acceptance of an ordinance granting permission to The Detroit Edison Company to build, constanct, lay and maintain a line of armoured conduit in the City of Pontiae, as passed by the City Commission December 28th, 1925.

I enclose \$1,000.00 bond, for the above purpose, properly executed by this Company.

Yours truly.

Right of Way Agent.

TLH-JB Ju 12 31-35

(POSTMARK OP)	,
Receipt for Registered Article No.  Registered at the Post Office indicated in Hosmitak	4
Fee paid cerds Class postage	•
Return Receipt for Spl. Del'y fee	
in person, or order	
POSTMASTER, per(WAILING OFFICE)	

Complete record of registered mail a kept at the post of see but the sender should write the name of the addressee on back hereof as an include time. Procedure and rahmit this receipt in case of inquiry or apply ston for indemnity. Domestic letters at a should procedure indemnified for \$50 or less. Begintery Feed and Indemnity. Domestic letters at a should procedure indemnified for \$50 and not not meaners of \$100, 20 cents the meeting second-class, not indomnified. If cents, for over \$50 and not not increased \$100, 20 cents the meeting addressed to foreign countries, recordless of class or indomnity, 10 cents. Chains must be filed with postmasters within one year from date of nailing.

Form 3506

413.

WOODWARD TW CONGRESS

SUCCESSORS TO GLASS, COOK & ATKINSON

## INSURANCE · REAL ESTATE

DETROIT, MICH.

December 2nd 10 16

The Detroit Edison Co., 2000 Becond .ve., Detroit, Mich.

Attention - Ir. P.C. 7ieson

Gentlemen: -Re Bond #469071

Beg to enclose invoice for 35.00, being renewal premium on Ordinance Bond to the City of Pontiac, in the amount of \$1000.00, for year beginning December 50th, 1926. This bond was given in connection with the laying and maintaining of certain conduits and cables in the streets ed the City of contiac.

Thanking you, to relain

very truly/yours

3.3.GL

Ву

 ${
m LmT/RE}$ 

me mee how to maintain cable now untalled; so how to assume bout mice have

to by mundamed

January 173/26