

CONTRACT FOR ELECTRIC SERVICE ECONOMIC DEVELOPMENT SERVICE RATE "E-2" SUPPLEMENTAL AGREEMENT

This SUPPLEMENTAL AGREEMENT made this ______ day of ______ 19____, between CONSUMERS POWER COMPANY, herein termed the Company, and

of

of the

Michigan, herein termed the Customer, as follows:

WHEREAS, the parties hereto desire to add to said contract the provisions of the Company's Electric Rate E-2, a copy of which is attached hereto and made a part hereof, with conditions as herein set forth.

1. The Customer hereby agrees:

A. For an Existing Customer:

To add a minimum of 500 kW to the Customer's contracted historical on-peak billing demand per month: or,

B. For a New Customer:

To pay for a minimum of 500 kW of on-peak billing demand per month.

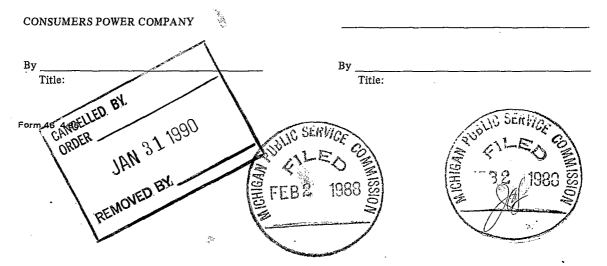
2. The Company will bill on-peak demands in excees of ______kW per month, the historical on-peak billing demand, on its Economic Development Rate "E-2" and in accordance with such future revisions and amendments thereof, supplements thereto or substitutions therefore as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement.

3. Billing under the terms of this Supplement Agreement will commence with bills rendered on and after the ______ day of ______, 19____, and will continue for a total of ______ consecutive bill months. This Supplemental Agreement will extend for an initial term of one year, and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty days' written notice of its desire to terminate the same at the expiration of any monthly-period, which notice may be given at any time.

4. Upon completion of the ______ consecutive bill months or upon termination of this Agreement, all further billings will be based on the terms and conditions of the original contract.

5. In all other respects, the terms and conditions of said contract shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, said parties have executed this Supplemental Agreement, in duplicate, by their duly authorized representative.





SUPPLEMENTAL AGREEMENT BASE JOBS ECONOMIC DEVELOPMENT (RATE E-4)

ompany:	Customer:
ONSUMERS POWER COMPANY,	
Michigan corporation	
	(Name)
	(Street and Number)
(Address)	(City, State and ZIP Code)
ocation of Service:	
(Street and Number)	Date of Contract for Electric Service:
, M	ichigan
AVING READ SAID TERMS AND COND ONSUMERS POWER COMPANY	cof are a part of this agreement. CUSTOMER ACKNOWLEDGE
y(Print or Type Name)	By (Print or Type Name)
y(Print or Type Name)	By (Print or Type Name)
y(Print or Type Name)	By (Print or Type Name)
y(Print or Type Name)	By (Print or Type Name)
y(Print or Type Name)	By (Print or Type Name) Title
y(Print or Type Name)	By (Print or Type Name) Title
y(Print or Type Name)	By (Print or Type Name) Title TIED BY. 116300
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у	By (Print or Type Name) Title Title

TERMS AND CONDITIONS

- 1. This agreement shall apply to all bills issued for the electric service which is subject to this agreement while this agreement is in effect.
- 2. Upon execution of this agreement and annually thereafter, the Customer shall certify the number of net new base jobs created by executing and delivering to the Company a certificate in the form attached as Exhibit Å.
- 3. In all other respects, the terms and conditions of purchase of electric service remain unchanged and in full force and effect.

Form 55 9-89

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ELECTRIC RATE E-4 BASE JOBS CREDIT CERTIFICATION

(Name)	
SERVICE ADDRESS:	
(Street and Number	er)
(City, State and ZIP)	Code)
Effective date of Supplemental Agreement	, 19
net new base jo	obs are approved for credit as of, 19
CONSTINEDS DOWED COMDANY	
CONSUMERS POWER COMPANY	(Customer)
Ву	By
(Date)	(Date)
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	JUN 15 1990
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AGREEMENT FOR ELECTRIC LOAD OR FACILITIES OF UNCERTAIN DURATION

PART I

Date of Agreement:				
Work Order Number:		(Sketch Attached)		
Company:		Customer:		
CONSUMERS ENERGY COM a Michigan Corporation	PANY			
(Address)			(Name)	
			(Street and Number)	_
Attention: Electric Field Manag	er	<u>.</u>	(City, State and ZIP Code)	
Service Location:		(Street Address)		
Township		· · · ·	у	
			Range	
			-	
_				
☐ Overhead ☐ □ General Se	_	iderground Line	Overhead and U	nderground Line
Deposit Subje				
	e Contribution:			
Total Cost:		\$0.00		
Estimated An	ount to be Refunded if	Classified as Predicta	ıble:	·
Anticipated E	lectric Load: 🗌 Re	sidential G	eneral Service	
PART II, TERMS AND CON ACKNOWLEDGES HAVING R			rt of this Agreement.	CUSTOMER
CONSUMERS ENERGY COM	PANY		-	·····
			(Customer)	
By(Signature)		Ву	(Signature)	
(Print or Type Na	ime)		(Print or Type Name)	
Title		Title	· · · · · · · · · · · · · · · · · · ·	
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		BLIC SERVICE		
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DATE07-	$\frac{28-06}{28-06}$ $($	~~~~/	7	
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TERMS AND CONDITIONS

PART II

- The Customer requests the Company to provide electric service as described in Part I. In order to provide such electric service, it will be necessary for the Company to install a line extension, service connection and other facilities herein collectively called "Facilities." The general location and type of the Facilities is shown on the Work Order sketch attached.
- 2. Except for the special conditions pertaining to deposit and refunds contained in this Agreement due to the questionable permanence of the Customer's use of the service, this Agreement and the construction and operation of said Facilities shall be subject to the Company's Schedule of Rates Governing the Sale of Electric Service (Rate Schedule) and any modifications or replacements thereof as may be applicable, copies of which will be furnished to the Customer upon request. The Customer shall, upon the execution hereof, pay the Company the total estimated cost stated in Part I. The portion, if any, designated as "nonrefundable contribution" was calculated in accordance with Rule B15.2, Underground Policy, of said Rate Schedule and will not be refunded. The Company shall construct the Facilities with all reasonable dispatch, upon receipt of said total estimated cost. If construction of the Facilities is delayed beyond six months after the date of this Agreement due to action or inaction of the Customer, the Company will refund the Customer's payment, less any expenses incurred on account of this Agreement, without interest.
- 3. The Company will backfill and place excavated earth over any area of construction; the Customer is responsible for the final restoration of the construction area. Deposits are subject to refund for five years from the month following the completion of the facilities to serve the Customer. Any portion of the deposit remaining at the expiration of said five-year period which is not refundable in accordance with the provisions of this section shall be retained by the Company. No refund is to be made in excess of the deposit and such deposit shall bear no interest. The Company will make refunds to the Customer in accordance with subsections 3 (a), 3 (b) and 3 (c) below.
 - (a) At the end of each of the first four years, either 20% of said deposit, or 20% of the revenue (excluding Base Rate Adjustment, surcharges and sales tax) derived from the Customer for electric service at the Service Location described in Part I for said year, whichever is less.
 - (b) At the end of the final year of the five-year refund period, if the total revenue (excluding Base Rate Adjustment, surcharges and sales tax) derived from the Customer for said five-year period is:
 - (1) Equal to or greater than five (5) times the original deposit, then the Company will refund the balance of the deposit.
 - (2) Less than five (5) times the original deposit, then the Company will determine the final refund in accordance with 3 (a) above.
 - (c) Upon establishing electric load of predictable duration, the portion of the deposit which exceeds the deposit that would be required of a permanent Customer will be refunded immediately. Deposits for permanent Customers are calculated in accordance with Rule B15.1, "Overhead Extension Policy" or Rule B15.2, "Underground Policy."
- 4. All notices required hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addresse or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.
- 5. The title to the Facilities shall vest in the Company and the Customer shall have no interest therein by reason of any payment under this Agreement.
- 6. The Agreement does not include the providing of electric service. Electric service will be provided at an available rate in accordance with the Rate Schedule.
- 7. This Agreement shall not be assigned by the Customer except with the previous written consent of the Company and any attempted assignment without such consent shall be void.
- 8. This Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives pertaining to the subject matter hereof and constitutes the entire agreement of the parties.

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CANCELLED BY ORDER	U-6300
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Page 2 of 2



AGREEMENT FOR LINE EXTENSION, SERVICE CONNECTION AND OTHER FACILITIES OF QUESTIONABLE PERMANENCE

PART I

Date of Agree	ment:			1
-	umber:		hed)	
Company:	uniter	Custor	·	
_	SENERGY COMPANY			(Name)
<u></u>		<u> </u>	(6)	et and Number)
	(Address)		, .	
			(City, S	tate and ZIP Code)
Attention:	<u>*</u>			
Service Locati	on:			
Sol floo Looan		(Street A	ldress)	
				Range
	Service Characteristics:		Phase	Volt
	Overhead Line	Underground Lir	ie 🗌 (Overhead and Underground Line
	Refundable Deposit:		_	
	Nonrefundable Contribution	n:	_	
	Total Estimated Cost:		_	
ACKNOWLE	ERMS AND CONDITIONS, DGES HAVING READ SAID T S ENERGY COMPANY	on Page 2 hereof i TERMS AND CONDIT	IONS.	(Customer)
Ву		By		
-				
	(Print or Type Name)		(Prin	it or Type Name)
Title		Title _		
Form 61 10-2000)	DUBLIC S	BU	Page 1 of 2
		MAR 3 (2001 COMMISSION	CANCELLED BY ORDEF IN CASE NO. U- 630 MAR 2 4 1981 REMOVED BY 0

PART II

- 1. The Customer requests the Company to provide electric service as described in Part I. In order to provide such electric service, it will be necessary for the Company to install a line extension, service connection and other facilities herein collectively called "Facilities." The general location and type of the Facilities is shown on the Work Order sketch attached.
- 2. Except for the special conditions pertaining to deposit and refunds contained in this Agreement due to the questionable permanence of the Customer's use of the service, this Agreement and the construction and operation of said Facilities shall be subject to the Company's Schedule of Rates Governing the Sale of Electric Service (Rate Schedule) and any modifications or replacements thereof as may be applicable, copies of which will be furnished to the Customer upon request. The Customer shall, upon the execution hereof, pay the Company the total estimated cost stated in Part I. The portion, if any, designated as "nonrefundable contribution" was calculated in accordance with Rule B15.2, Underground Policy, of said Rate Schedule and will not be refunded. The Company shall construct the Facilities with all reasonable dispatch, upon receipt of said total estimated cost. If construction of the Facilities is delayed beyond six months after the date of this Agreement due to action or inaction of the Customer, the Company will refund the Customer's payment, less any expenses incurred on account of this Agreement, without interest.
- 3. Refundable deposits are subject to refund for five years from the month following the completion of the facilities to serve the Customer. Any portion of the refundable deposit remaining at the expiration of said five-year period which is not refundable in accordance with the provisions of this section shall be retained by the Company. No refund is to be made in excess of the refundable deposit and such deposit shall bear no interest. The Company will make refunds to the Customer in accordance with subsections 3 (a), 3 (b) and 3 (c) below.
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 - (b) At the end of the final year of the five-year refund period, if the total revenue (excluding Power Supply Cost Recovery, surcharges and sales tax) derived from the Customer for said five-year period is:
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- 4. All notices required hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addresse or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.
- 5. The title to the Facilities shall vest in the Company and the Customer shall have no interest therein by reason of any payment under this Agreement.
- 6. The Agreement does not include the providing of electric service. Electric service will be provided at an available rate in accordance with the Rate Schedule.
- 7. This Agreement shall not be assigned by the Customer except with the previous written consent of the Company and any attempted assignment without such consent shall be void.
- 8. This Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives pertaining to the subject matter hereof and constitutes the entire agreement of the parties.

Form 61 10-2000

Page 2 of 2



AGREEMENT FOR LINE EXTENSION, SERVICE CONNECTION AND OTHER FACILITIES OF QUESTIONABLE PERMANENCE

PARTI

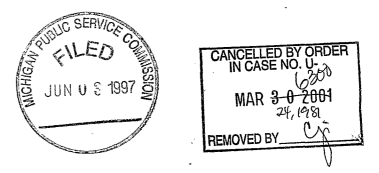
Date of Ag	greement:	
Work Ord	ler Number:	(Sketch Attached)
Company	:	Customer:
	ERS ENERGY COMPANY an corporation	,,,,,, _
		(Name)
	·	
		(Street and Number)
•	(Address)	(City, State and ZIP Code)
Attention	: Electric Field Manager	
Service L	ocation:	
		(Street Address)
	Township	County
	(Section Toy	vn Range)
	Service Characteristics:	PhaseVolt
	🗌 Overhead Line	lerground Line 🔲 Overhead and Underground Line
· .	Refundable Deposit:	
	Nonrefundable Contribution:	
	Total Estimated Cost:	
ACKNOW	VLEDGES HAVING READ SAID TERM	de of hereof is a part of this Agreement. CUSTOMER S AND CONDITIONS.
UUNSUM	ERS ENERGY COMPANY	(Customer)
Ву		By
	(Print or Type Name)	(Print or Type Name)

Title

(Print or Type Name)

Title

Form 61 3-97



PARTII

TERMS AND CONDITIONS

- 1. The Customer requests the Company to provide electric service as described in Part I. In order to provide such electric service, it will be necessary for the Company to install a line extension, service connection and other facilities herein collectively called "Facilities." The general location and type of the Facilities is shown on the Work Order sketch attached.
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Form 61 3-97



AGREEMENT FOR LINE EXTENSION, SERVICE CONNECTION AND OTHER FACILITIES OF QUESTIONABLE PERMANENCE

PARTI

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ork Ord	er Number:				(Sketch Attached
ompany	:		Customer:		
	ERS POWER COMPANY, n corporation				
				(Name)	
				(Street and Nu	mber) ı
<u></u>	(Address)			(City, State and Z	IP Code)
ttention	: Electric Field Manager				
ervice Lo	ocation:			-	
			(Street Address)	·······	-
	Township		County		
	(Section	Town		Range	
	Service Characteristics	s:	Phase		Vol
	🗋 Overhead Line				
	Refundable Deposit:				
	Nonrefundable Contril				
	Nonrefundable Contril Total Estimated Cost: _	bution:			
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CKNOW	Total Estimated Cost: _ erms and Conditions, on the VLEDGES HAVING READ S.	bution:	of hereof is a pa ND CONDITION	rt of this Agre	eement. CUSTOME
CKNOW	Total Estimated Cost: _ erms and Conditions, on the VLEDGES HAVING READ S.	bution:	of hereof is a pa	rt of this Agre	eement. CUSTOME
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CKNÓW ONSUM	Total Estimated Cost: erms and Conditions, on the VLEDGES HAVING READ S. IERS POWER COMPANY (Print or Type Name)	e reverse side o AID TERMS AI	of hereof is a pa ND CONDITION 	ert of this Agreense NS. (Custome (Print or Type	eement. CUSTOME

PART II

TERMS AND CONDITIONS

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- 5. The title to the Facilities shall vest in the Company and the Customer shall have no interest therein by reason of any payment under this Agreement.
- 6. The Agreement does not include the providing of electric service. Electric service will be provided at an available rate in accordance with the Rate Schedule.
- 7. This Agreement shall not be assigned by the Customer except with the previous written consent of the Company and any attempted assignment without such consent shall be void.
- 8. This Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives pertaining to the subject matter hereof and constitutes the entire agreement of the parties.

Form 61 3-95



CONSUMERS POWER COMPANY

AGREEMENT FOR LINE EXTENSION, SERVICE CONNECTION AND OTHER FACILITIES OF QUESTIONABLE PERMANENCE

PARTI

Date of Agreement:	
Work Order Number:	
Company:	Customer:
CONSUMERS POWER COMPANY, a Michigan corporation	
	(Name)
	(Street and Number)
(Address)	(City, State and ZIP Code)
Attention: Region General Manager	
Service Location:	
	(Street Address)
Township	County
(Section	Town Range
Service Characteristic	PhaseVol
🗍 Overhead Line	
Refundable Deposit:	
	ution:

Part II, Terms and Conditions, on the reverse side of hereof is a part of this Agreement. CUSTOMER ACKNOWLEDGES HAVING READ SAID TERMS AND CONDITIONS.

	(Customer)			
Ву	By			
(Print or Type Name)		(Print or Type Name)		
Fitle	Title	4		
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PART II

TERMS AND CONDITIONS

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- 8. This Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives pertaining to the subject matter hereof and constitutes the entire agreement of the parties.

Form 61 5-94

AGREEMENT FOR LINE EXTENSION, SERVICE CONNECTION AND OTHER FACILITIES OF QUESTIONABLE PERMANENCE

PARTI

Date of Agreement:			
Work Order Number:			(Sketch Attached)
Company:		Customer:	
CONSUMERS POWER COMPANY, a Michigan corporation			
			(Name)
		<u></u>	(Street and Number)
(Address)			(City, State and ZIP Code)
Attention: Region General Manager			
Service Location:		treet Address)	
Township		County	
(Section	Town		
Service Characteristics:		Phase	Volt
🗌 Overhead Line	🗌 Undergroun	d Line	Overhead and Underground Line
Refundable Deposit:			
Nonrefundable Contribut	ion:		·····
Total Estimated Cost:			

Part II, Terms and Conditions, on the reverse side of hereof is a part of this Agreement. CUSTOMER ACKNOWLEDGES HAVING READ SAID TERMS AND CONDITIONS.

CONSUMERS POWER COMPANY	(Customer)
Ву	By
(Print or Type Name)	(Print or Type Name)
Title	Title
Form 61 9-92	
ALC	SERVIC
S PIBLIC	SERVICE LEO GI ORDER U6300
SEP	GANGELLED BY (16300) ORDER MAR 2.4 /96/ REMOVED BY 96
	REMOVED DA

PART II

TERMS AND CONDITIONS

- 1. The Customer requests the Company to provide electric service as described in Part I. In order to provide such electric service, it will be necessary for the Company to install a line extension, service connection and other facilities herein collectively called "Facilities." The general location and type of the Facilities is shown on the Work Order sketch attached.
- 2. Except for the special conditions pertaining to deposit and refunds contained in this Agreement due to the questionable permanence of the Customer's use of the service, this Agreement and the construction and operation of said Facilities shall be subject to the Company's Schedule of Rates Governing the Sale of Electric Service (Rate Schedule) and any modifications or replacements thereof as may be applicable, copies of which will be furnished to the Customer upon request. The Customer shall, upon the execution hereof, pay the Company the total estimated cost stated in Part I. The portion, if any, designated as "nonrefundable contribution" was calculated in accordance with Rule B15.2, Underground Policy, of said Rate Schedule and will not be refunded. The Company shall construct the Facilities with all reasonable dispatch, upon receipt of said total estimated cost. If construction of the Facilities is delayed beyond six months after the date of this Agreement due to action or inaction of the Customer, the Company may terminate this Agreement by written notice to the Customer. Upon such termination, the Company will refund the Customer's payment, less any expenses incurred on account of this Agreement, without interest.
- 3. Refundable deposits required due to questionable permanence are subject to refund for five years from the month following the completion of the Facilities to serve the Customer. Upon establishing permanency, the portion of the refundable deposit which exceeds the deposit that would be required of a permanent Customer will be refunded immediately without interest. Deposits for permanent customers are calculated in accordance with Rule B15.1, "Overhead Extension Policy" or Rule B.15.2, "Underground Policy."
- 4. As to the refundable deposit only, the Company will make refunds to the Customer in accordance with the Company's Rate Schedule. Any portion of the deposit remaining at the expiration of said five (5) year period which is not refundable in accordance with the provisions of the Rate Schedule shall be retained by the Company. No refund is to be made in excess of the refundable deposit and such deposit shall bear no interest.
- 5. All notices required hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.
- 6. The title to the Facilities shall vest in the Company and the Customer shall have no interest therein by reason of any payment under this Agreement.
- 7. The Agreement does not include the providing of electric service. Electric service will be provided at an available rate in accordance with the Rate Schedule.
- 8. This Agreement shall not be assigned by the Customer except with the previous written consent of the Company and any attempted assignment without such consent shall be void.
- 9. This Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives pertaining to the subject matter hereof and constitutes the entire agreement of the parties.

Form 61 9-92



AGREEMENT FOR LINE EXTENSION, SERVICE CONNECTION AND OTHER FACILITIES OF QUESTIONABLE PERMANENCE

PART I

Date of Agreemen	it:		
Work Order Num	ber:	· · · · · · · · · · · · · · · · · · ·	(Sketch Attached)
Company:		Customer:	
CONSUMERS Pa a Michigan corpo	OWER COMPANY		
a Milenigan corpe			(Name)
		· · · · · · · · · · · · · · · · · · ·	Street and Number)
	5.	•	
	· (Address)		y, State and ZIP Code)
	General Manager		
Service Location:		(Street Address)	
	Township	County	
	(Section	Town	_ Range)
	Service Characteristics:	Phase	Volt
		_	Overhead and Underground Line
	Overhead Line		
	Refundable Deposit:		
	Nonrefundable Contribution	on:	
	Total Estimated Cost:		
EDGES HAVIN	G READ SAID TERMS A	rse side hereof is a part of this Aş ND CONDITIONS.	greement. CUSTOMER ACKNOWL-
CONSUMERS I	POWER COMPANY	······································	(Customer)
Ву		By	
			(Print or Type Name)
	Print or Type Name)	Title	
Title	, <u>, , , , , , , , , , , , , , , , , , </u>		
·			
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Form 61 11-89			CANCELLED BY
		OLIC SERVICE	1 1992
		JUN 13,1990	SEI
		SE JUN 13,1990	A NOVED BY
			REIVIS
		12	Y

PART II

TERMS AND CONDITIONS

- 1. The Customer requests the Company to provide electric service as described in Part I. In order to provide such electric service, it will be necessary for the Company to install a line extension, service connection and other facilities herein collectively called "Facilities." The general location and type of the Facilities is shown on the Work Order sketch attached.
- 2. Except for the special conditions pertaining to deposit and refunds contained in this Agreement due to the questionable permanence of the Customer's use of the service, this Agreement and the construction and operation of said Facilities shall be subject to the Standard Rules and Regulations Electric included in the Company's Schedule of Rates Governing the Sale of Electric Service and any modifications or replacements thereof as may be applicable, copies of which will be furnished to the Customer upon request. The Customer shall, upon the execution hereof, pay the Company the total estimated cost stated in Part I. The portion, if any, designated as "nonrefundable contribution" was calculated in accordance with Rule 26, "Underground Distribution System and Service Connections," of said Standard Rules and Regulations and will not be refunded. The Company shall construct the Facilities with all reasonable dispatch, upon receipt of said total estimated cost. If construction of the Facilities is delayed beyond six months after the date of this Agreement due to action or inaction of the Customer, the Company will refund the Customer's payment, less any expenses incurred on account of this Agreement, without interest.
- 3. As to the refundable deposit only, the Company will refund to the Customer at the end of each year either (a) 20% of said deposit, or (b) 20% of the revenue (excluding power supply cost recovery and sales tax) derived from the Customer for electric service at the above location for said year, whichever is less. The aforesaid provision for refund shall be in effect for a period of five (5) years from and after the date of commencement of such service to the Customer. If the entire deposit has not been refunded pursuant to the foregoing and if 20% of the total amount of said revenue (excluding power supply cost recovery and sales tax) derived from the Customer for said five (5) year period is equal to or greater than said deposit, then the Company will refund the balance of the deposit at the expiration of said five (5) year period. Any portion of the deposit remaining at the expiration of said five (5) year period which is not refundable in accordance with the provisions of this section shall be retained by the Company. No refund is to be made in excess of the refundable deposit and such deposit shall bear no interest.
- 4. All notices required hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.
- 5. The title to the Facilities shall vest in the Company and the Customer shall have no interest therein by reason of any payment under this Agreement.
- 6. The Agreement does not include the providing of electric service. Electric service will be provided at an available rate in accordance with the Company Schedule of Rates Governing Electric Service.
- 7. This Agreement shall not be assigned by the Customer except with the previous written consent of the Company and any attempted assignment without such consent shall be void.
- 8. This Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives pertaining to the subject matter hereof and constitutes the entire agreement of the parties.

Form 61 11-89

2



REVENUE GUARANTEE AGREEMENT FOR LINE EXTENSION, SERVICE CONNECTION AND OTHER FACILITIES OF QUESTIONABLE PERMANENCE

PART I

Date of Agreement:	
Work Order Number:	(Sketch Attached)
Company:	Customer:
CONSUMERS ENERGY COMPANY a Michigan Corporation	
	(Name)
	(Street & Number)
(Address)	(City, State & Zip Code)
Attention: Electric Field Manager	
Service Location:(St	reet Address)
	_ County
Section Town	Range
Service Characteristics:	Phase Volt
Overhead Line Underground	Line Overhead and Underground Line
Annual Guaranteed Revenue:	
Refundable Deposit:	
Nonrefundable Contribution:	
Total Estimated Cost:	

PART II, TERMS AND CONDITIONS, is attached hereto and is a part of this Agreement. CUSTOMER ACKNOWLEDGES HAVING READ SAID TERMS AND CONDITIONS.

CONSUMERS ENERGY COMPANY

		(Customer)
By:	CANCELLED	
(Signature)	BY U-6300 ORDER	(Signature)
(Print or Type Name)	REMOVED BYRL	(Print or Type Name)
Title:	DATE07-28-06	

TERMS AND CONDITIONS

PART II

- 1. The Customer requests the Company to provide electric service as described in Part I. In order to provide such electric service, it will be necessary for the Company to install a line extension, service connection and other facilities herein collectively called "Facilities." The general location and type of the Facilities is shown on the Work Order sketch attached.
- 2. Except for the special conditions pertaining to deposit and refunds contained in this Agreement due to the questionable permanence of the Customer's use of the service, this Agreement and the construction and operation of said Facilities shall be subject to the Company's Schedule of Rates Governing the Sale of Electric Service (Rate Schedule) and any modifications or replacements thereof as may be applicable, copies of which will be furnished to the Customer upon request. The Customer shall, upon execution hereof, pay to the Company the sum of twenty-five percent of the total cost of the Company's investment (less any required nonrefundable contribution for for underground costs) as a Refundable Deposit plus any required nonrefundable contribution. In addition, the customer shall "guarantee" the amount of annual revenue as stated in Part 1 for each of five consecutive years (guaranteed annual revenue shall at a minimum be equal to one-half the amount of the total cost of the Company's investment minus any required nonrefundable contribution and minus the amount of the refundable deposit). Should actual revenue be less than such guaranteed annual revenue the Customer agrees to pay the Company at the end of each of the five consecutive 12-month periods, based upon the addition to the following month's Customer bill, for any such annual revenue deficiency. The portion, if any, designated as "nonrefundable contribution" was calculated in accordance with Rule B15.2, Underground Policy, of said Rate Schedule and will not be refunded. The Company shall construct the Facilities with all reasonable dispatch, upon receipt of said required payment. If construction of the Facilities is delayed beyond six months after the date of this Agreement due to action or inaction of the Customer, the Company may terminate this Agreement by written notice to the Customer. Upon such termination, the Company will refund the Customer's payment, less any expenses incurred on account of this Agreement, without interest.
- 3. Refundable deposits are subject to refund five years from the month following the completion of the facilities to serve the Customer. If at the end of the five-year period, the revenue generated during such five-year period is greater than five (5) times the annual guaranteed revenue amount, a one-time refund will be made in the amount of the excess of such revenue over guaranteed revenue up to the amount of the refundable deposit paid to the Company by the Customer. No refund is to be made in excess of the refundable deposit and such deposit shall bear no interest. Any portion of the refundable deposit remaining at the expiration of such five-year period, which is not refundable in accordance with the provisions of this section, shall be retained by the Company.
- 4. All notices required hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.
- 5. The title to the Facilities shall vest in the Company and the Customer shall have no interest therein by reason of any payment under this Agreement.
- 6. The Agreement does not include the providing of electric service. Electric service will be provided at an available rate in accordance with the Rate Schedule.
- 7. This Agreement shall not be assigned Company and any attempted assignment
- 8. This Agreement supersedes all previous written or oral, between the parties he constitutes the entire agreement of the parties are agreement of the parties agreement of

CANCELLED BY	U-6300
ORDER	RI
REMOVED BY_	
DATEC	07-28-06

the previous written consent of the id.

understandings or agreements, either ning to the subject matter hereof and **Consumers Energy**

REVENUE GUARANTEE AGREEMENT FOR LINE EXTENSION, SERVICE CONNECTION AND OTHER FACILITIES OF QUESTIONABLE PERMANENCE

	· · · · · · · · · · · · · · · · · · ·
Jate of Agreement:	•
Date of Agreement:	
Vork Order Number:	·
Company:	Customer:
ONSUMERS ENERGY COMPANY, Michigan corporation	
	(Name)
	(Street and Number)
(Address)	(City, State and ZIP Code)
ttention: Electric Field Manager	
ervice Location:	
•	County
(Section Town	Range)
	Range)PhaseVolt
Service Characteristics:	Phase Volt
Service Characteristics:	PhaseVolt
Service Characteristics: Overhead Line Under Annual Guaranteed Revenue:	Phase Volt
Service Characteristics: Overhead Line Under Annual Guaranteed Revenue: Refundable Deposit:	Phase Volt
Service Characteristics: Overhead Line Under Annual Guaranteed Revenue: Refundable Deposit: Nonrefundable Contribution:	Phase Volt ground Line 🔲 Overhead and Underground Line
Service Characteristics: Overhead Line Under Annual Guaranteed Revenue: Refundable Deposit: Nonrefundable Contribution: Total Estimated Cost: art II, Terms and Conditions, on the reverse side	Phase Volt ground Line
Service Characteristics: Overhead Line Under Annual Guaranteed Revenue: Refundable Deposit: Nonrefundable Contribution: Total Estimated Cost: art II, Terms and Conditions, on the reverse side CKNOWLEDGES HAVING READ SAID TERMS A	Phase Volt ground Line
Service Characteristics: Overhead Line Under Annual Guaranteed Revenue: Refundable Deposit: Nonrefundable Contribution: Total Estimated Cost: art II, Terms and Conditions, on the reverse side CKNOWLEDGES HAVING READ SAID TERMS A	Phase Volt ground Line
Service Characteristics: Overhead Line Under Annual Guaranteed Revenue: Refundable Deposit: Nonrefundable Contribution: Total Estimated Cost: Total Estimated Cost: Total Estimated Cost: Durt II, Terms and Conditions, on the reverse side CKNOWLEDGES HAVING READ SAID TERMS A DNSUMERS ENERGY COMPANY	Phase
Service Characteristics: Overhead Line Under Annual Guaranteed Revenue: Refundable Deposit: Nonrefundable Contribution: Total Estimated Cost: art II, Terms and Conditions, on the reverse side CKNOWLEDGES HAVING READ SAID TERMS A DNSUMERS ENERGY COMPANY	PhaseVolt ground Line
Service Characteristics:	PhaseVolt ground Line Overhead and Underground Line of hereof is a part of this Agreement. CUSTOMER AND CONDITIONS
Service Characteristics: Overhead Line Under Annual Guaranteed Revenue: Refundable Deposit: Nonrefundable Contribution: Total Estimated Cost: Total Estimated Cost: art II, Terms and Conditions, on the reverse side CKNOWLEDGES HAVING READ SAID TERMS A ONSUMERS ENERGY COMPANY	PhaseVolt ground Line

PARTII

TERMS AND CONDITIONS

- 1. The Customer requests the Company to provide electric service as described in Part I. In order to provide such electric service, it will be necessary for the Company to install a line extension, service connection and other facilities herein collectively called "Facilities." The general location and type of the Facilities is shown on the Work Order sketch attached.
- 2. Except for the special conditions pertaining to deposit and refunds contained in this Agreement due to the questionable permanence of the Customer's use of the service, this Agreement and the construction and operation of said Facilities shall be subject to the Company's Schedule of Rates Governing the Sale of Electric Service (Rate Schedule) and any modifications or replacements thereof as may be applicable, copies of which will be furnished to the Customer upon request. The Customer shall, upon execution hereof, pay to the Company the sum of twenty-five percent of the total cost of the Company's investment (less any required nonrefundable contribution for underground costs) as a Refundable Deposit plus any required nonrefundable contribution. In addition, the customer shall "guarantee" the amount of annual revenue as stated in Part 1 for each of five consecutive years (guaranteed annual revenue shall at a minimum be equal to one-half the amount of the total cost of the Company's investment minus any required nonrefundable contribution and minus the amount of the refundable deposit.) Should actual revenue be less than such guaranteed annual revenue the Customer agrees to pay the Company at the end of each of the five consecutive 12-month periods, based upon the addition to the following month's Customer bill, for any such annual revenue deficiency. The portion, if any, designated as "nonrefundable contribution" was calculated in accordance with Rule B15.2, Underground Policy, of said Rate Schedule and will not be refunded. The Company shall construct the Facilities with all reasonable dispatch, upon receipt of said required payment. If construction of the Facilities is delayed beyond six months after the date of this Agreement due to action or inaction of the Customer, the Company may terminate this Agreement by written notice to the Customer. Upon such termination, the Company will refund the Customer's payment, less any expenses incurred on account of this Agreement, without interest.
- 3. Refundable deposits are subject to refund five years from the month following the completion of the facilities to serve the Customer. If at the end of the five-year period, the revenue generated during such five-year period is greater than five (5) times the annual guaranteed revenue amount, a one-time refund will be made in the amount of the excess of such revenue over guaranteed revenue up to the amount of the refundable deposit paid to the Company by the Customer. No refund is to be made in excess of the refundable deposit and such deposit shall bear no interest. Any portion of the refundable deposit remaining at the expiration of said five-year period which is not refundable in accordance with the provisions of this section shall be retained by the Company.
- 4. All notices required hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.
- 5. The title to the Facilities shall vest in the Company and the Customer shall have no interest therein by reason of any payment under this Agreement.
- 6. The Agreement does not include the providing of electric service. Electric service will be provided at an available rate in accordance with the Rate Schedule.
- 7. This Agreement shall not be assigned by the Customer except with the previous written consent of the Company and any attempted assignment without such consent shall be void.
- 8. This Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives pertaining to the subject matter hereof and constitutes the entire agreement of the parties.

Form 81 7-97

		COMPUTATION OF ELECTRIC	Attachment to Agreement
Con	sumers Energy	DISTRIBUTION SYSTEM LINE EXTENSION	Dated
		DEPOSIT AND CONTRIBUTIONS	between Consumers Energy Company
		(GENERAL SERVICE)	and
Estim	ated cost (including tree tr	imming, if any, and not including applicable	
	refundable Contribution" (<u>\$</u>
	Company's Share of Cos	t: Three times estimated increase in annual revenue of	
	((total estimated annual revenue	
	from permanent custome		ue
		rs) for permanent customers to be immediately served	
	when the extension is con	mpleted	<u>\$</u>
	Nonrefundable contribut	ion stated in Items 2 & 4 below	<u>\$</u>
тот	AL LINE EXTENSION I	DEPOSIT SUBJECT TO REFUND	<u>\$</u>
NON	REFUNDABLE CONTRI	BUTION(S):	
1.	Nonrefundable contribut not securing right of way	ion for additional cost for alternate route due to Applican and tree-trimming permits, and items requested or made	t necessary by the Applicant. + _\$
2.	Monrofundable contribut	ion of \$10.00 per kVA of transformer capacity installed f	òr
۷.		e distribution system	+ <u>\$</u>
3.	Nonrefundable contribut	ion for winter construction	
4.	Nonrefundable contribut	ion, except charges included in Items 1, 2 and 3 above, re	equired
		ule B15.2, Underground Policy, of the Company's Schedu	
	of Rates Governing the S	ale of Electric Service, computed on the basis of a rate	
	of \$7.00 per foot for	feet of required trench for the electric	ic
	underground distribution	feet of required trench for the electri system and/or such other basis as is applicable	+\$
ют	AL NONREFUNDABLE	CONTRIBUTION	<u>\$</u>

SCHEDULE OF REFUNDS

1. Original Customers

At the end of each of the five 12-month periods during the five-year period beginning the month following the date the line extension is completed, the Company will refund to the Applicant three times the amount that actual revenue from original permanent customers exceeds the base annual revenue. The 'base annual revenue' equals the total estimated annual revenue from permanent customers stated above; provided that if for any 12-month refund period the actual revenue upon which the refund is based exceeds the base annual revenue. Said actual 12-month revenue will be the base annual revenue for calculations of future refunds.

2. Additional Connected Customers

The Company will refund \$500 for each permanent residential customer and/or the first year's estimated revenue for each permanent general service customer who during the five-year refund period connects directly to the line extension covered by this Agreement. Directly connected customers are those who do not require the construction of more than 300 feet of primary and/or secondary distribution line. Refunds will not be made until the original customer(s) or equivalent is actually connected to the extension. Refunds will not include any amount of contribution in aid of construction for underground service made under Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

Form 93 3-2003

Page 1 of 2

CANCELLED BY	MICHIGAN PUBLIC SERVICE COMMISSION
ORDER U-6300	AUG 2 6 2003
DATE04-20-06	FILEE

The following customers (original permanent customers) are to be immediately served when said line extension is completed:

Name		Location
		· ·
	· · · · · · · · · · · · · · · · · · ·	
······································		
	<u></u>	·
	·····	
		4
		CANCELLED BY U-6300 ORDER
Form 93 3-2003	1	REMOVED BY RL Pag DATE 04-20-06
	SE	MICHIGAN PUBLIC RVICE COMMISSION



	REINOVED	BY
Pag	DATE	04-20-0
Mic Servi	HIG4N PUBLIC CE COMMISSION	·
AUG	2 6 2003	
FILEC		

said underground electric distribution system	Consumers Energy	COMPUTATION OF ELECTRIC DISTRIBUTION SYSTEM LINE EXTENSION DEPOSIT AND CONTRIBUTIONS (GENERAL SERVICE)	Attachment to Agreement Dated between Consumers Energy Company and
0 total estimated annual revenue from permanent customers minus present annual revenue from permanent customers) for permanent customers to be immediately served \$		imming, if any, and not including applicable below)	<u>\$</u>
from permanent customers minus	Company's Share of Cos	st: Three times estimated increase in annual revenue of	
when the extension is completed \$ Nonrefundable contribution stated in Item 4 below \$ FOTAL LINE EXTENSION DEPOSIT SUBJECT TO REFUND \$ NONREFUNDABLE CONTRIBUTION(\$): \$ Nonrefundable contribution for additional cost for alternate route due to Applicant not securing right of way and tree-trimming permits, and items requested or made necessary by the Applicant. + \$ 2. Nonrefundable contribution of \$10.00 per KVA of transformer capacity installed for said underground electric distribution system + \$ 3. Nonrefundable contribution, except charges included in Items 1, 2 and 3 above, required of the Applicant under Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$7.00 per foot forfeet of required trench for the electric underground distribution system and/or such other basis as is applicable + \$ FOTAL NONREFUNDABLE CONTRIBUTION \$	0(
when the extension is completed \$ Nonrefundable contribution stated in Item 4 below \$ FOTAL LINE EXTENSION DEPOSIT SUBJECT TO REFUND \$ NONREFUNDABLE CONTRIBUTION(\$): \$ Nonrefundable contribution for additional cost for alternate route due to Applicant not securing right of way and tree-trimming permits, and items requested or made necessary by the Applicant. + \$ 2. Nonrefundable contribution of \$10.00 per KVA of transformer capacity installed for said underground electric distribution system + \$ 3. Nonrefundable contribution, except charges included in Items 1, 2 and 3 above, required of the Applicant under Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$7.00 per foot forfeet of required trench for the electric underground distribution system and/or such other basis as is applicable + \$ FOTAL NONREFUNDABLE CONTRIBUTION \$	from permanent custome	rs minus present annual reve	enue
Nonrefundable contribution stated in Item 4 below \$ FOTAL LINE EXTENSION DEPOSIT SUBJECT TO REFUND \$ NONREFUNDABLE CONTRIBUTION(S): \$ Nonrefundable contribution for additional cost for alternate route due to Applicant not securing right of way and tree-trimming permits, and items requested or made necessary by the Applicant. + \$ Nonrefundable contribution of \$10.00 per KVA of transformer capacity installed for said underground electric distribution system + \$ Nonrefundable contribution for winter construction + \$ Nonrefundable contribution, except charges included in Items 1, 2 and 3 above, required of the Applicant under Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$7.00 per foot for feet of required trench for the electric underground distribution system and/or such other basis as is applicable + \$ IOTAL NONREFUNDABLE CONTRIBUTION \$	from permanent custome	ers) for permanent customers to be immediately served	\$
Image: Control of the contribution for winter construction \$ Image: Control of the contribution for winter construction + \$ Image: Control of the contribution for winter construction + \$ Image: Control of the contribution for winter construction + \$ Image: Control of the co	when the extension is co	mpleted	Ψ
Image: Control of the contribution for winter construction \$ Image: Control of the contribution for winter construction + \$ Image: Control of the contribution for winter construction + \$ Image: Control of the contribution for winter construction + \$ Image: Control of the co	Name for deble contribut	tion stated in Item 1 helow	\$
NONREFUNDABLE CONTRIBUTION(S): 1. Nonrefundable contribution for additional cost for alternate route due to Applicant not securing right of way and tree-trimming permits, and items requested or made necessary by the Applicant. + \$ 2. Nonrefundable contribution of \$10.00 per KVA of transformer capacity installed for said underground electric distribution system + \$ 3. Nonrefundable contribution, except charges included in Items 1, 2 and 3 above, required of the Applicant under Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$7.00 per foot for feet of required trench for the electric underground distribution system and/or such other basis as is applicable + \$ FOTAL NONREFUNDABLE CONTRIBUTION	Nonrerundable contribut		
NONREFUNDABLE CONTRIBUTION(S): 1. Nonrefundable contribution for additional cost for alternate route due to Applicant not securing right of way and tree-trimming permits, and items requested or made necessary by the Applicant. + \$ 2. Nonrefundable contribution of \$10.00 per KVA of transformer capacity installed for said underground electric distribution system + \$ 3. Nonrefundable contribution, except charges included in Items 1, 2 and 3 above, required of the Applicant under Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$7.00 per foot for feet of required trench for the electric underground distribution system and/or such other basis as is applicable + \$ FOTAL NONREFUNDABLE CONTRIBUTION	TOTAL LINE EXTENSION	DEPOSIT SUBJECT TO REFUND	<u>\$</u>
 said underground electric distribution system Nonrefundable contribution for winter construction Nonrefundable contribution, except charges included in Items 1, 2 and 3 above, required of the Applicant under Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$7.00 per foot for feet of required trench for the electric underground distribution system and/or such other basis as is applicable	Nonrefundable contribut	tion for additional cost for alternate route due to Applica	ant de necessary by the Applicant. + \$
 said underground electric distribution system Nonrefundable contribution for winter construction Nonrefundable contribution, except charges included in Items 1, 2 and 3 above, required of the Applicant under Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$7.00 per foot for feet of required trench for the electric underground distribution system and/or such other basis as is applicable	2. Nonrefundable contribut	tion of \$10.00 per KVA of transformer capacity installe	d for
 Nonrefundable contribution, except charges included in Items 1, 2 and 3 above, required of the Applicant under Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$7.00 per foot for feet of required trench for the electric underground distribution system and/or such other basis as is applicable + \$ TOTAL NONREFUNDABLE CONTRIBUTION	said underground electri	c distribution system	······+_\$
of the Applicant under Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$7.00 per foot forfeet of required trench for the electric underground distribution system and/or such other basis as is applicable + \$	3. Nonrefundable contribut	tion for winter construction	+ <u>\$</u>
of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$7.00 per foot forfeet of required trench for the electric underground distribution system and/or such other basis as is applicable + \$	4. Nonrefundable contribut	tion, except charges included in Items 1, 2 and 3 above, Rule B15 2 Underground Policy, of the Company's Sch	, required
of \$7.00 per foot for feet of required trench for the electric	of Rates Governing the	Sale of Electric Service, computed on the basis of a rate	
underground distribution system and/or such other basis as is applicable	of \$7.00 per foot for	feet of required trench for the elec	ctric
FOTAL NONREFUNDABLE CONTRIBUTION	underground distribution	a system and/or such other basis as is applicable .	
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SCHEDULE OF REFUNDS

1. Original Customers

At the end of each of the five 12-month periods during the five-year period beginning the month following the date the line extension is completed, the Company will refund to the Applicant three times the amount that actual revenue from original permanent customers exceeds the base annual revenue. The 'base annual revenue' equals the total estimated annual revenue from permanent customers stated above; provided that if for any 12-month refund period the actual revenue upon which the refund is based exceeds the base annual revenue. Said actual 12-month revenue will be the base annual revenue for calculations of future refunds.

2. Additional Connected Customers

The Company will refund \$500 for each residential customer and/or the first year's estimated revenue for each general service customer who during the five-year refund period connects directly to the line extension covered by this Agreement. Directly connected customers are those who do not require the construction of more than 300 feet of primary and/or secondary distribution line. Refunds will not be made until the original customer(s) or equivalent is actually connected to the extension. Refunds will not include any amount of contribution in aid of construction for underground service made under Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

Form 93 10-2002

Page 1 of 2

2		CANCELLED BY. ORDER_U-6300
• • • •	MICHIGAN PUBLIC SERVICE COMMISSION	REMOVED BY JKB
	MAR 19 2003	DATE 8-26-03
* * * 2 * * *	FILED	

The following customers (original permanent customers) are to be immediately served when said line extension is completed:

Name	Location
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Form 93 10-2002

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Page 2 of 2



Attachment to Agreement

Dated ____

between Consumers Energy Company

and _____

COMPUTATION OF ELECTRIC DISTRIBUTION SYSTEM LINE EXTENSION DEPOSIT AND CONTRIBUTIONS (GENERAL SERVICE)

Company's Share of Cost: Three times estimated increase in annual revenue of \$			
TOTAL LINE EXTENSION DEPOSIT SUBJECT TO REFUND \$			
NONREFUNDABLE CONTRIBUTION(S):			
 Nonrefundable contribution for additional cost for alternate route due to Applicant not securing right of way and tree trimming permits			
Nonrefundable contribution of \$10.00 per kVA of transformer capacity installed for said underground electric distribution system			
3. Nonrefundable contribution for winter construction			
Nonrefundable contribution, except charges included in Items 1, 2 and 3 above, required of the Applicant under Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$7.00 per foot for feet of required trench for the electric underground distribution system and/or such other basis as is applicable			
TOTAL NONREFUNDABLE CONTRIBUTION			
OTAL PAYMENT \$			

SCHEDULE OF REFUNDS

1. Original Customers

At the end of each of the five 12-month periods during the five-year period beginning the month following the date the line extension is completed, the Company will refund to the Applicant three times the amount that actual revenue from original permanent customers exceeds the base annual revenue. The 'base annual revenue' equals the total estimated annual revenue from permanent customers stated above; provided that if for any 12-month refund period the actual revenue upon which the refund is based exceeds the base annual revenue. Said actual 12-month revenue will be the base annual revenue for calculations of future refunds.

2. Additional Connected Customers

The Company will refund \$500 for each residential customer and/or the first year's estimated revenue for each general service customer who during the five-year refund period connects directly to the line extension covered by this Agreement. Directly connected customers are those who do not require the construction of more than 300 feet of primary and/or secondary distribution line. Refunds will not be made until the original customer(s) or equivalent is actually connected to the extension. Refunds will not include any amount of contribution in aid of construction for underground service made under Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

Form 93 7-2001

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PUBLIC SERVICE COMMISSION AUG 2 8 2001	CANCELLED BY
ALL CO	ORDER
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	DATE 3 D



The following customers (original permanent customers) are to be immediately served when said line extension is completed:

- Name	Location
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Form 93 7-2001

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Consumers	Emorrow
GUISUIRES	enerov

Attachment to Agreement Dated______ between Consumers Energy Company and

COMPUTATION OF ELECTRIC DISTRIBUTION SYSTEM LINE EXTENSION DEPOSIT AND CONTRIBUTIONS (GENERAL SERVICE)

Es	timated cost (including tree trimming, if any,	and not including applicable		
"N	onrefundable Contributions" (below)		\$	
	Company's Share of Cost: Three times estimated	increase in annual revenue of		
	\$(\$	total estimated annual revenue		
	from permanent customers minus \$	present annual revenue		
	from permanent customers) for permanent custome	rs to be immediately served when		
	the extension is completed	· · <i>·</i> · · · · · · · · · · · · · · · ·	-\$	
	Nonrefundable contribution stated in Item 4 below	• • • • • • • • • • • • • • • • • • • •	-\$	
T	TAL REFUNDABLE LINE EXTENSION DEPO	SIT	\$	
N	ONREFUNDABLE CONTRIBUTION(S):			
1.	Nonrefundable contribution for additional cost for	alternate route due to Applicant		
	not securing right of way and tree trimming permits	5	+\$	
2.	Nonrefundable contribution of \$10.00 per kVA of t	ransformer capacity installed for		
	said underground electric distribution system	•••••••••••••••••••••••••••••••••••••••	+\$	
3.	Nonrefundable contribution for winter construction		+\$	
4.	Nonrefundable contribution, except charges inclu	ded in Items 1, 2 and 3 above,		
	required of the Applicant under Rule B15.2, Under	rground Policy, of the Company's		
	Schedule of Rates Governing the Sale of Electric Se	ervice, computed on the basis of a		
	rate of \$7.00 per foot forfeet	-		
	underground distribution system and/or such other	basis as is applicable	\$	<u> </u>
T	TAL NONREFUNDABLE CONTRIBUTION		\$	
тı	TAL PAYMENT		\$	
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SCHEDULE OF REFUNDS

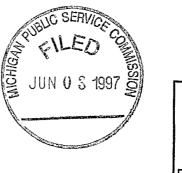
1. Original Customers

At the end of each of the five 12-month periods during the five-year period beginning the month following the date the line extension is completed, the Company will refund to the Applicant three times the amount that actual revenue from original permanent customers exceeds the base annual revenue. The 'base annual revenue' equals the total estimated annual revenue from permanent customers stated above; provided that if for any 12-month refund period the actual revenue upon which the refund is based exceeds the base annual revenue. Said actual 12-month revenue will be the base annual revenue for calculations of future refunds.

2. Additional Connected Customers

The Company will refund \$500 for each residential customer and/or the first year's estimated revenue for each general service customer who during the five-year refund period connects directly to the line extension covered by this Agreement. Directly connected customers are those who do not require the construction of more than 300 feet of primary and/or secondary distribution line. Refunds will not be made until the original customer(s) or equivalent is actually connected to the extension. Refunds will not include any amount of contribution in aid of construction for underground service made under Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

Form 93 3-97



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Name	Location
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The following customers (original permanent customers) are to be immediately served when said line extension is completed:

Form 93 3-97

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and

COMPUTATION OF ELECTRIC DISTRIBUTION SYSTEM LINE EXTENSION DEPOSIT AND CONTRIBUTIONS (GENERAL SERVICE)

Estimated cost (including tree trimming, if any, and not including applicable			
"Nonrefundable Contributions" (below)	\$		
Company's Share of Cost: Three times estimated increase in annual revenue of			
\$(\$total estimated annual revenue			
from permanent customers minus \$ present annual revenue			
from permanent customers) for permanent customers to be immediately served when			
the extension is completed	-\$		
Nonrefundable contribution stated in Item 4 below	-\$		
TOTAL REFUNDABLE LINE EXTENSION DEPOSIT	\$		
NONREFUNDABLE CONTRIBUTION(S):			
1. Nonrefundable contribution for additional cost for alternate route due to Applicant			
 Nonrefundable contribution for additional cost for alternate foute due to Applicant not securing right of way and tree trimming permits 	+\$		
not securing right of way and tree trimming permits	· •		
2. Nonrefundable contribution of \$10.00 per kVA of transformer capacity installed for			
said underground electric distribution system	+\$		
3. Nonrefundable contribution for winter construction	+\$		
4. Nonrefundable contribution, except charges included in Items 1, 2 and 3 above,			
required of the Applicant under Rule B15.2, Underground Policy, of the Company's			
Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a			
rate of \$7.00 per foot for feet of required trench for the electric			
underground distribution system and/or such other basis as is applicable	\$		
andor Program apprendiation of anome and an a same and a same and a same and a set of a set of a set	- <u></u>		
TOTAL NONREFUNDABLE CONTRIBUTION	\$		
TOTAL PAYMENT			
TOTAL PAYMENT	Φ		

SCHEDULE OF REFUNDS

1. Original Customers

At the end of each of the five 12-month periods during the five-year period beginning the month following the date the line extension is completed, the Company will refund to the Applicant three times the amount that actual revenue from original permanent customers exceeds the base annual revenue. The 'base annual revenue' equals the total estimated annual revenue from permanent customers stated above; provided that if for any 12-month refund period the actual revenue upon which the refund is based exceeds the base annual revenue. Said actual 12-month revenue will be the base annual revenue for calculations of future refunds.

2. Additional Connected Customers

The Company will refund \$500 for each residential customer and/or the first year's estimated revenue for each general service customer who during the five-year refund period connects directly to the line extension covered by this Agreement. Directly connected customers are those who do not require the construction of more than 300 feet of primary and/or secondary distribution line. Refunds will not be made until the original customer(s) or equivalent is actually connected to the extension. Refunds will not include any amount of contribution in aid of construction for underground service made under Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

Form 93 6-95



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Name	Location
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The following customers (original permanent customers) are to be immediately served when said line extension is completed:

Form 93 6-95

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Attachment to Agreement
Dated ______
between Consumers Power Company
and

COMPUTATION OF ELECTRIC DISTRIBUTION SYSTEM LINE EXTENSION DEPOSIT AND CONTRIBUTIONS (GENERAL SERVICE)

Estimated cost (including tree trimming, if any, and not including applicable "winter	
charges," if any, and not including transformer charges, if any, and not including cost, if	
any, for alternate route due to the Applicant not securing right of way and tree trimming	
permits)	e
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Company's Share of Cost: Three times estimated increase in annual revenue of	4
Sompany 5 Shirls of Costs Thete thirds estimated increase in annual revenue of total estimated annual revenue	
from permanent customers minus \$ present annual revenue	
from permanent customers) for permanent customers to be immediately served when	
-	•
the extension is completed	~>
Norma Sanda Barris and The Alter The Old I	•
Nonrefundable contribution stated in Item 3 below	-\$
	_
TOTAL REFUNDABLE LINE EXTENSION DEPOSIT	\$
NONREFUNDABLE CONTRIBUTION:	
	-
1. Nonrefundable contribution for additional cost for alternate route due to Applicant	
not securing right of way and tree trimming permits	+\$
· ···	
2. Nonrefundable contribution of \$10.00 per kVA of transformer capacity installed for	
said underground electric distribution system	+\$
3. Nonrefundable contribution, except "winter charges" and except charges included in	
Items 1 and 2 above, required of the Applicant under Rule B15.2, Underground	
Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service,	
computed on the basis of a rate of \$7.00 per foot for feet of	
required trench for the electric underground distribution system and/or such other	
basis as is applicable	\$
TOTAL NONREFUNDABLE CONTRIBUTION	\$
	-
TOTAL PAYMENT	\$
	·

SCHEDULE OF REFUNDS

1. Original Customers

At the end of each of the five 12-month periods during the five-year period beginning the month following the date the line extension is completed, the Company will refund to the Applicant three times the amount that actual revenue from original permanent customers exceeds the base annual revenue. The base annual revenue' equals the total estimated annual revenue from permanent customers stated above; provided that if for any 12-month refund period the actual revenue upon which the refund is based exceeds the base annual revenue. Said actual 12-month revenue will be the base annual revenue for calculations of future refunds.

2. Additional Connected Customers

The Company will refund \$500 for each residential customer and/or the first year's estimated revenue for each general service customer who during the five-year refund period connects directly to the line extension covered by this Agreement. Directly connected customers are those who do not require the construction of more than 300 feet of primary and/or secondary distribution line. Refunds will not be made until the original customer(s) or equivalent is actually connected to the extension. Refunds will not include any amount of contribution in aid of construction for underground service made under Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

Form 93 8-93



Name	Location
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The following customers (original permanent customers) are to be immediately served when said line extension is completed:

Form 93 8-93



COMPUTATION OF ELECTRIC DISTRIBUTION SYSTEM LINE EXTENSION DEPOSIT AND CONTRIBUTIONS (GENERAL SERVICE)

Estimated cost (including tree trimming, if any, and not including applicable "winter	
charges," if any, and not including transformer charges, if any, and not including cost, if	
any, for alternate route due to the Applicant not securing right of way and tree trimming	
permits)	\$
Company's Share of Cost: Three times estimated increase in annual revenue of	
\$(\$	
from permanent customers minus \$ present annual revenue	
from permanent customers) for permanent customers to be immediately served when	
the extension is completed	~\$
Nonrefundable contribution stated in Item 3 below	\$
	·
TOTAL REFUNDABLE LINE EXTENSION DEPOSIT	\$
NONREFUNDABLE CONTRIBUTION:	
1. Nonrafundable contribution for additional cost for alternate route due to Applicant	
not securing right of way and tree trimming permits	+\$
2. Nonrefundable contribution of \$10.00 per kVA of transformer capacity installed for	
said underground electric distribution system	+\$
3. Nonrefundable contribution, except "winter charges" and except charges included in	
Items 1 and 2 above, required of the Applicant under Rule B15.2, Underground	
Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service,	
computed on the basis of a rate of \$8.00 per foot for feet of	
required trench for the electric underground distribution system and/or such other	
basis as is applicable	\$
TOTAL NONREFUNDABLE CONTRIBUTION	\$
	¥
TOTAL PAYMENT	\$

SCHEDULE OF REFUNDS

1. Original Customers

At the end of each of the five 12-month periods during the five-year period beginning the month following the date the line extension is completed, the Company will refund to the Applicant three times the amount that actual revenue from original permanent customers exceeds the base annual revenue. The 'base annual revenue' equals the total estimated annual revenue from permanent customers stated above; provided that if for any 12-month refund period the actual revenue upon which the refund is based exceeds the base annual revenue. Said actual 12-month revenue will be the base annual revenue for calculations of future refunds.

2. Additional Connected Customers

The Company will refund \$500 for each residential customer and the first year's estimated revenue for each general service customer who during the five-year refund period connects directly to the line extension covered by this Agreement. Directly connected customers are those who do not require the construction of more than 300 feet of primary and/or secondary distribution line. Refunds will not be made until the original customer(s) or equivalent is actually connected to the extension. Refunds will not include any amount of contribution in aid of construction for underground service made under Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

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Form 93 3-92

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The following customers (original permanent customers) are to be immediately served when said line extension is completed:

Name	Location
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Form 93 3-92	
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Attachment to Agreement
Dated
between Consumers Power Company
and

COMPUTATION OF ELECTRIC DISTRIBUTION SYSTEM LINE EXTENSION DEPOSIT AND CONTRIBUTIONS (GENERAL SERVICE)

Estimated cost (including tree trimming, if any, and not including applicable "winter charges," if any, and not including transformer charges, if any, and not including cost, if any, for alternate route due to the Applicant not securing right of way and tree trimming permits)	\$			
Company's Share of Cost: Three times estimated annual revenue of \$ from permanent customers to be immediately served when the extension is completed	-\$			
Nonrefundable contribution stated in Item 3 below	-\$			
TOTAL REFUNDABLE LINE EXTENSION DEPOSIT	\$			
NONREFUNDABLE CONTRIBUTION:				
1. Nonrefundable contribution for additional cost for alternate route due to Applicant not securing right of way and tree trimming permits	+\$			
2. Nonrefundable contribution of \$10.00 per kVA of transformer capacity installed for said underground electric distribution system	+\$			
3. Nonrefundable contribution, except "winter charges" and except charges included in Items 1 and 2 above, required of the Applicant under Rule 26 of the Company's Standard Rules and Regulations — Electric, computed on the basis of a rate of \$8.00 per foot for feet of required trench for the electric underground distribution system and/or such other basis as is applicable	\$			
TOTAL NONREFUNDABLE CONTRIBUTION	\$			
TOTAL PAYMENT	\$			

SCHEDULE OF REFUNDS

1. Original Customers

At the end of the first complete 12-month period beginning the month following the date the line extension is completed, the Company will refund to the Applicant three times the amount that actual revenue from original permanent customers exceeds the revenue estimate upon which the above deposit was based. If the actual revenue exceeds the estimated revenue, the actual revenue then becomes the base upon which future similar refund calculations will be made during the remainder of the five-year refund period.

2. Additional Connected Customers

The Company will refund \$500 for each residential customer and the first year's estimated revenue for each general service customer who connects directly to the line extension covered by this Agreement. Directly connected customers are those who do not require the construction of more than 300 feet of primary and/or secondary distribution line. Refunds will not be made until the original customer(s) or equivalent is actually connected to the extension. Refunds will not include any amount of contribution in aid of construction for underground service made under Rule 26 of the Company's Standard Rules and Regulations — Electric.

Form 93 10-89

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Name	Location
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The following customers (original permanent customers) are to be immediately served when said line extension is completed:

Form 93 10-89

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DEFOSIT AND CONTRIBUTIONS between Consumers Energy Company and		TION OF ELECTRIC YSTEM LINE EXTENSION	Attachment to Agreement Dated	
Length of line extension feet Overhead and Underground outside of subdivision (including extension to reach a abdivision) feet G07 a. (mainter of created rulei fuer of and division) feet G07 a. (mainter of created rulei fuer of and division) feet Excess Footage at \$3.50 per floot \$ 25% Instant Refmal at \$0.88 per floot (to be deducted from future reflind) \$ Applicant Cash Deposit + \$ Excess Footage at \$3.50 per floot \$ 25% Instant Refmal at \$0.88 per floot (to be deducted from future reflind) \$ Applicant Cash Deposit + \$ Company's Share of Coar: These times estimated annual revenue of	DEPOSIT AN	D CONTRIBUTIONS	between Consumers Energy Company	
Overhead and Underground outside of subdivision (including extension to reach a subdivision) feet Five Foreigg Allowances: 607 x. (number of residential develling units to be immediately served from the overhead or anderground facilities outside of a subdivision) feet Excess Footage at \$3.50 per foot \$		·,		
pathtition)	-	ling extension to reach a		
Fire Ecology Allowances: 607 - (number of residential dwelling units to be immediately served from the 607 - Standbor of residential dwelling units to be immediately served from the				feet
600 ⁷ (number of residential dwelling units to be immediately served from the overhead or underground facilities outside of a subdivision	-			
overhead or underground facilities outside of a subdivision)		immediately served from the		
Line extension in excess of free allowance feet Excess Pootage at \$3.50 per foot \$ 25% Instant Refund at \$0.88 per foot (to be deduced from future refund) \$ Applicant Cash Deposit + \$ Extension for constructing underground extension in a subdivision or a mobile home + \$ park not including applicable "Nonrefundable Contributions" below + \$ Company's Sume of Cost: Three times estimated annual revenue offrom customers \$ to be immediately served (within the subdivision or mobile home park) \$ Nonrefundable contribution for additional cost for alternate route due to Applicant not securing right of \$ Nonrefundable contribution for difference between the estimated cost of + \$ overthead and underground construction either for portion of an extension installed underground at Applicant 's equal to additional cost of structure hoto! 3. Nonrefundable contribution for difference between the estimated cost of + \$ overthead and underground customesian installed underground at + \$ Applicant 's equary of rule abis of \$7.00 per trench foot + \$ 4. Nonrefundable contribution for underground extended to the boundary + \$ of a subdivision computed on the basis of \$7.00 per trench foot + \$ 4. Nonrefundable contribution of \$10.0	overhead or underground facilities outside of a sub	division)		feet
Excess Footage at \$3.50 per foot \$ 25% Instant Refund at \$0.88 per foot (to be deducted from future refund) \$ Applicant Cash Deposit + \$ Estimated cost for constructing underground extension in a subdivision or a mobile home park to including applicable Contributions" below + \$ Company's Share of Cost: Three times estimated amout revenue offrom customers to be immediately served (within the subdivision or mobile home park). \$ Nonrefundable contribution stated in Items 4 & \$, below \$ \$ TOTAL LINE EXTENSION DEPOSIT SUBJECT TO REFUND \$ \$ NONREFUNDABLE CONTRIBUTION \$ \$ 1. Nonrefundable contribution for difference between the estimated cost of or overhead and underground extension installed outside of a subdivision + 2. Nonrefundable contribution for difference between the estimated cost of or subdivision + \$ 3. Nonrefundable contribution for difference between the estimated cost of or audoreground at Applicant's request or underground extension installed outside of a subdivision + \$ 3. Nonrefundable contribution for difference between the company's Schedule of Rates + \$ \$ 4. Nonrefundable contribution for difference between the set sing installed underground at Applicant's request or underground active of the foot bo be contribution for underground cactin stalled out be boundary or a subdivision c		,		
25% Instant Refund at \$0.88 per foot (to be deducted from future refund) \$	Line extension in excess of free allowance .		·····	feet
Applicant Cash Deposit + \$ Estimated cost for constructing underground extension in a subdivision or a mobile home + \$ park not including applicable "Nonrefundable Contributions" below + \$ Company's Share of Cost: Three times estimated annual revenue offrom customers \$ to be immediately served (within the subdivision or mobile home park) \$ Nonrefundable contribution stated in Items 4 & 5, below \$ TOTAL LINE EXTENSION DEPOSIT SUBJECT TO REFUND = \$ NONREFUNDABLE CONTRIBUTION = \$ 1. Nonrefundable contribution for additional cost for alternate route due to Applicant not securing right of way and tree-trimming permits, and items requested or made necessary by the Applicant. + \$ 2. Nonrefundable contribution for difference between the estimated cost of overthed and underground extension installed outside of a subdivision + . 3. Nonrefundable contribution required of Applicant ander Rule B13.5, Mobile Home Park - Individually Served, or Rule B15.2, Underground extel B13.5, Mobile Home Park - Individually Served, or Rule B15.2, Underground a total 10 from forosage or required trench for to tost to be served by said underground electric distribution system of	Excess Footage at \$3.50 per foot			_
Estimated cost for constructing underground extension in a subdivision or a mobile home park not including applicable "Nomefundable Contributions" below	25% Instant Refund at \$0.88 per foot (to be deduct	ted from future refund)	<u>\$</u>	
park not including applicable "Nomerfundable Contributions" below + \$	Applicant Cash Deposit		- 	+_\$
park not including applicable "Nomerfundable Contributions" below + \$	Retimoted port for constructing underground avtention in	a subdivision or a mobile home		
to be immediately served (within the subdivision or mobile home park)	Estimated cost for constructing underground extension in park not including applicable "Nonrefundable Contributio	a subdivision of a mobile home		+_\$
to be immediately served (within the subdivision or mobile home park)	Commony's Share of Costs Three times actimated as	nnust revenue of	from customers	
TOTAL LINE EXTENSION DEPOSIT SUBJECT TO REFUND = \$	to be immediately served (within the subdivision o	r mobile home park)		.\$
NONREFUNDABLE CONTRIBUTION 1. Nonrefundable contribution for additional cost for alternate route due to Applicant not securing right of way and tree-trimming permits, and items requested or made necessary by the Applicant. + \$ 2. Nonrefundable contribution for difference between the estimated cost of overhead and underground construction either for portion of an extension installed underground at Applicant's request or underground extension installed outside of a subdivision +	Nonrefundable contribution stated in Items 4 & 5,	below		\$
	TOTAL LINE EXTENSION DEPOSIT SUBJECT TO	REFUND		= _\$
way and tree-trimming permits, and items requested or made necessary by the Applicant. + <u>\$</u> 2. Nonrefundable contribution for difference between the estimated cost of overhead and underground construction either for portion of an extension installed underground at Applicant's request or underground extension installed outside of a subdivision +	NONREFUNDABLE CONTRIBUTION			
way and tree-trimming permits, and items requested or made necessary by the Applicant. + <u>\$</u> 2. Nonrefundable contribution for difference between the estimated cost of overhead and underground construction either for portion of an extension installed underground at Applicant's request or underground extension installed outside of a subdivision +				
overhead and underground construction either for portion of an extension installed underground at + Applicant's request or underground extension installed outside of a subdivision + 3. Nomefundable contribution for underground cable extended to the boundary + of a subdivision computed on the basis of \$7.00 per trench foot + 4. Nonrefundable contribution required of Applicant under Rule B13.5, Mobile Home Park - - Individually Served, or Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, whether on a per foot basis, cost basis or other basis (Said nonrefundable contribution is based upon a total lot front footage or required trench for lots to be + served by said underground electric distribution system of				+
overhead and underground construction either for portion of an extension installed underground at + Applicant's request or underground extension installed outside of a subdivision + 3. Nomefundable contribution for underground cable extended to the boundary + of a subdivision computed on the basis of \$7.00 per trench foot + 4. Nonrefundable contribution required of Applicant under Rule B13.5, Mobile Home Park - - Individually Served, or Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, whether on a per foot basis, cost basis or other basis (Said nonrefundable contribution is based upon a total lot front footage or required trench for lots to be + served by said underground electric distribution system of		- Aurola I A .F		
Applicant's request or underground extension installed outside of a subdivision + 3. Nonrefundable contribution for underground cable extended to the boundary of a subdivision computed on the basis of \$7.00 per trench foot + 4. Nonrefundable contribution required of Applicant under Rule B13.5, Mobile Home Park - Individually Served, or Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, whether on a per foot basis, cost basis or other basis (Said nonrefundable contribution is based upon a total lot front footage or required trench for lots to be served by said underground electric distribution system of fect) + \$ 5. Nonrefundable contribution required of the Applicant under Rule B13.5, Mobile Home Park - Individually Served, of the Company's Schedule of Rates Governing the Sale of Electric Service, whether on a per foot basis, cost basis or other basis (Said nonrefundable contribution of \$10.00 per each kVA of transformer capacity installed for said underground electric distribution system in mobile home park + \$ 6. Nonrefundable contribution required of the Applicant under Rule B13.5, Mobile Home Park - Individually Served, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$4.50 per foot for				
3. Nonrefundable contribution for underground cable extended to the boundary of a subdivision computed on the basis of \$7.00 per trench foot + \$ 4. Nonrefundable contribution required of Applicant under Rule B13.5, Mobile Home Park - Individually Served, or Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, whether on a per foot basis, cost basis or other basis (Said nonrefundable contribution is based upon a total lot front footage or required trench for lots to be served by said underground electric distribution system of fect) + \$ S. Nonrefundable contribution required of the Applicant under Rule B13.5, Mobile Home Park - Individually Served, of the Company's Schedule of Rates Governing the Sale of Electric Service, onputed on the basis of a rate of \$4.50 per foot for underground secondary voltage service connections + \$ 7. Nonrefundable contribution for winter consturction + \$ TOTAL NONREFUNDABLE CONTRIBUTION 	overhead and underground construction either for portion	on of an extension installed undergr	ound at	
of a subdivision computed on the basis of \$7.00 per trench foot + \$ 4. Nonrefundable contribution required of Applicant under Rule B13.5, Mobile Home Park - Individually Served, or Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, whether on a per foot basis, cost basis or other basis (Said nonrefundable contribution is based upon a total lot front footage or required trench for lots to be + \$ served by said underground electric distribution system offect) + \$ 5. Nonrefundable contribution of \$10.00 per each kVA of transformer capacity installed for said underground electric distribution system in mobile home park + \$ 6. Nonrefundable contribution required of the Applicant under Rule B13.5, Mobile Home Park - Individually Served, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$4.50 per foot forfeet required for underground secondary voltage service connections + \$ 7. Nonrefundable contribution for winter consturction + \$ \$ TOTAL NONREFUNDABLE CONTRIBUTION = \$	Applicant's request or underground extension installed of	outside of a subdivision	•••••••••••••••••••••••••••••••••••••••	+
of a subdivision computed on the basis of \$7.00 per trench foot + \$ 4. Nonrefundable contribution required of Applicant under Rule B13.5, Mobile Home Park - Individually Served, or Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, whether on a per foot basis, cost basis or other basis (Said nonrefundable contribution is based upon a total lot front footage or required trench for lots to be + \$ served by said underground electric distribution system offect) + \$ 5. Nonrefundable contribution of \$10.00 per each kVA of transformer capacity installed for said underground electric distribution system in mobile home park + \$ 6. Nonrefundable contribution required of the Applicant under Rule B13.5, Mobile Home Park - Individually Served, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$4.50 per foot forfeet required for underground secondary voltage service connections + \$ 7. Nonrefundable contribution for winter consturction + \$ \$ TOTAL NONREFUNDABLE CONTRIBUTION = \$				
4. Nonrefundable contribution required of Applicant under Rule B13.5, Mobile Home Park - Individually Served, or Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, whether on a per foot basis, cost basis or other basis (Said nonrefundable contribution is based upon a total lot front footage or required trench for lots to be served by said underground electric distribution system of feet)				
Individually Served, or Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, whether on a per foot basis, cost basis or other basis (Said nonrefundable contribution is based upon a total lot front footage or required trench for lots to be served by said underground electric distribution system of fect) + \$ 5. Nonrefundable contribution of \$10.00 per each kVA of transformer capacity installed for said underground electric distribution system in mobile home park 6. Nonrefundable contribution required of the Applicant under Rule B13.5, Mobile Home Park - Individually Served, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$4.50 per foot for underground secondary voltage service connections + \$ 7. Nonrefundable contribution for winter consturction + \$ TOTAL NONREFUNDABLE CONTRIBUTION = \$	of a subdivision computed on the basis of \$7.00 per trer	sch foot .	•••••••••••••••••••••••••••••••••••••••	+
Individually Served, or Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, whether on a per foot basis, cost basis or other basis (Said nonrefundable contribution is based upon a total lot front footage or required trench for lots to be served by said underground electric distribution system of fect) + \$ 5. Nonrefundable contribution of \$10.00 per each kVA of transformer capacity installed for said underground electric distribution system in mobile home park 6. Nonrefundable contribution required of the Applicant under Rule B13.5, Mobile Home Park - Individually Served, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$4.50 per foot for underground secondary voltage service connections + \$ 7. Nonrefundable contribution for winter consturction + \$ TOTAL NONREFUNDABLE CONTRIBUTION = \$				
Governing the Sale of Electric Service, whether on a per foot basis, cost basis or other basis (Said nonrefundable contribution is based upon a total lot front footage or required trench for lots to be served by said underground electric distribution system of fect) + \$ 5. Nonrefundable contribution of \$10.00 per each kVA of transformer capacity installed for said underground electric distribution system in mobile home park + \$				
nonrefundable contribution is based upon a total lot front footage or required trench for lots to be + \$ served by said underground electric distribution system of feet)	Individually Served, or Rule B15.2, Underground Polic	y, of the Company's Schedule of Ra	tes	
served by said underground electric distribution system of feet)	Governing the Sale of Electric Service, whether on a pe	r foot basis, cost basis or other basi	s (Said	
Solved by said underground electric distribution of \$10.00 per each kVA of transformer capacity installed for said + \$	nonrefundable contribution is based upon a total lot from	nt footage or required trench for lots	s to be	
underground electric distribution system in mobile home park + \$ 6. Nonrefundable contribution required of the Applicant under Rule B13.5, Mobile Home Park - Individually Served, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$4.50 per foot for feet required for underground secondary voltage service connections + \$ 7. Nonrefundable contribution for winter construction + \$ TOTAL NONREFUNDABLE CONTRIBUTION = \$	served by said underground electric distribution system	of feet)		+ \$
underground electric distribution system in mobile home park + \$ 6. Nonrefundable contribution required of the Applicant under Rule B13.5, Mobile Home Park - Individually Served, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$4.50 per foot for feet required for underground secondary voltage service connections + \$ 7. Nonrefundable contribution for winter construction + \$ TOTAL NONREFUNDABLE CONTRIBUTION = \$				
underground electric distribution system in mobile home park + \$ 6. Nonrefundable contribution required of the Applicant under Rule B13.5, Mobile Home Park - Individually Served, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$4.50 per foot for feet required for underground secondary voltage service connections + \$ 7. Nonrefundable contribution for winter construction + \$ TOTAL NONREFUNDABLE CONTRIBUTION = \$	5. Nonrefundable contribution of \$10.00 per each kVA of	transformer capacity installed for sa	aid	
Individually Served, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$4.50 per foot for underground secondary voltage service connections 7. Nonrefundable contribution for winter construction TOTAL NONREFUNDABLE CONTRIBUTION		e park		+_\$
Individually Served, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$4.50 per foot for underground secondary voltage service connections 7. Nonrefundable contribution for winter construction TOTAL NONREFUNDABLE CONTRIBUTION	6 Nonrefundable contribution required of the Applicant w	nder Rule B13.5, Mobile Home Par	k -	
Electric Service, computed on the basis of a rate of \$4.50 per foot for feet required for underground secondary voltage service connections + \$ 7. Nonrefundable contribution for winter construction + \$ TOTAL NONREFUNDABLE CONTRIBUTION = \$				
underground secondary voltage service connections + \$ 7. Nonrefundable contribution for winter construction + \$ TOTAL NONREFUNDABLE CONTRIBUTION = \$	Electric Service computed on the basis of a rate of \$4.5	50 per foot for	feet required for	
7. Nonrefundable contribution for winter construction + <u>\$</u> TOTAL NONREFUNDABLE CONTRIBUTION = <u>\$</u>				+ \$
TOTAL NONREFUNDABLE CONTRIBUTION = <u>\$</u>	underground secondary voltage service connections	••••••		· _ *
	7. Nonrefundable contribution for winter consturction			+ <u>_s</u>
TOTAL PAYMENT =	TOTAL NONREFUNDABLE CONTRIBUTION			=_\$
	TOTAL PAYMENT			= \$

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Form 94 3-2003

Page 1 of 2

	MICHIGAN PUBLIC SERVICE COMMISSION
	AUG 2 6 2003
FILEE_	

CANCELLED	
BY ORDER	U-6300
	RL
REMOVED BY	
	04-20-06
DATE	



Name	Location
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SCHEDULE OF REFUNDS

1. Additional Residential Customers

A one-time refund will be paid to the customer either (a) five years from completion date of the line extension or (b) at an earlier date if selected by the Applicant. However, once the refund date has been selected and the one-time refund paid, there will be no additional refunds to Applicant even if any additional customers connect to the line extension covered by this agreement. The Company will refund to the Applicant \$500 for each additional permanent residential customer who connects directly* to the line extension covered by this Agreement. Refund allowances shall first be credited against the 25% Instant Refund, which was deducted from the Applicant's required Cash Deposit, before a refund is made to the Applicant. Refunds shall not include any amount of contribution in aid of construction for underground service made under the provisions of Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

2. Additional General Service Customers

A one-time refund will be paid to the customer either (a) five years from completion date of the line extension or (b) at an earlier date if selected by the Applicant. However, once the refund date has been selected and the one-time refund paid, there will be no additional refunds to Applicant even if any additional customers connect to the line extension covered by this agreement. The Company will refund to the Applicant the first year's estimated revenue for each additional permanent general service customer who connects directly* to the line extension covered by this Agreement. Refund allowances shall first be credited against the 25% Instant Refund, which was deducted from the Applicant's required Cash Deposit, before a refund is made to the Applicant. Refunds shall not include any amount of contribution in aid of construction for underground service made under the provisions of Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

 Directly connected customers are those who do not require the construction of more than 300 feet of primary and/o distribution line.

FREE_

CANCELLED BY ORDER	U-6300
REMOVED BY	RL
DATE04	1-20-06

Form	94	3-2003	Ì
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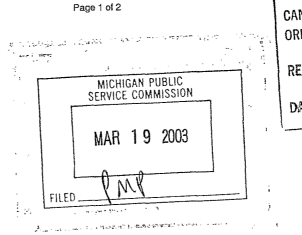
Page 2 of 2

MICHIGAN PUBLIC SERVICE COMMISSION

AUG 2 6 2003

COMPUTATION OF ELECTRIC	Attachment to Agreement Dated
Consumers Energy DISTRIBUTION SYSTEM LINE EXTENSION DEPOSIT AND CONTRIBUTIONS (RESIDENTIAL)	between Consumers Energy Company and
Length of line extension	
Overhead and Underground outside of subdivision (including extension to reach a subdivision)	feet
Free Footage Allowances:	
600' x (number of residential dwelling units to be immediately served from the	6
overhead or underground facilities outside of a subdivision)	feet
Line extension in excess of free allowance	feet
Excess Footage at \$3.50 per foot	<u>\$</u>
25% Instant Refund at \$0.88 per foot (to be deducted from future refund)	
Applicant Cash Deposit	····· + <u>\$</u>
Estimated cost for constructing underground extension in a subdivision or a mobile home	+ \$
park not including applicable "Nonrefundable Contributions" below	····· τ <u>φ</u>
Company's Share of Cost: Three times estimated annual revenue of	0 from customers
to be immediately served (within the subdivision or mobile home park)	<u>\$</u>
	<u>\$</u>
TOTAL LINE EXTENSION DEPOSIT SUBJECT TO REFUND	=_\$
NONREFUNDABLE CONTRIBUTION:	
 Nonrefundable contribution for additional cost for alternate route due to Applicant not sec way and tree-trimming permits, and items requested or made necessary by the Applicant. 	euring right of
2. Nonrefundable contribution for difference between the estimated cost of	
overhead and underground construction either for portion of an extension installed underg	round at
Applicant's request or underground extension installed outside of a subdivision	····· +
the first of the second and a standard to the boundary	
 Nonrefundable contribution for underground cable extended to the boundary of a subdivision computed on the basis of \$7.00 per trench foot 	
	-
4. Nonrefundable contribution required of Applicant under Rule B13.5, Mobile Home Park	- Rates
Individually Served, or Rule B15.2, Underground Policy, of the Company's Schedule of I Governing the Sale of Electric Service, whether on a per foot basis, cost basis or other bas	sis (Said
nonrefundable contribution is based upon a total lot front footage or required trench for lo	its to be
served by said underground electric distribution system of feet)	····· + <u>\$</u>
 Nonrefundable contribution of \$10.00 per each KVA of transformer capacity installed for underground electric distribution system in mobile home park 	+ <u>\$</u>
6. Nonrefundable contribution required of the Applicant under Rule B13.5, Mobile Home P.	ark -
 Nonrefundable contribution required of the Applicant under Null B153, Mount from a Individually Served, of the Company's Schedule of Rates Governing the Sale of 	
The state of the part of a the basis of a rate of \$4.50 per foot for	feet required for
underground secondary voltage service connections	
	+ <u>\$</u>
	= <u>S</u>
	= <u>\$</u>

Form 94 10-2002



No. of Concession, Name of Con	
CANCELLED BY ORDER6300	;
REMOVED BY_JKB	- ¦
DATE 8-26-03	

Name	Location

SCHEDULE OF REFUNDS

1. Additional Residential Customers

A one-time refund will be paid to the customer either (a) five years from completion date of the line extension or (b) at an carlier date if selected by the applicant. However, once the refund date has been selected and the one-time refund paid, there will be no additional refunds to applicant even if any additional customers connect to the line extension covered by this agreement. The Company will refund to the Applicant \$500 for each additional residential customer who connects directly* to the line extension covered by this Agreement. Refund allowances shall first be credited against the 25% Instant Refund, which was deducted from the Applicant's required Cash Deposit, before a refund is made to the Applicant. Refunds shall not include any amount of contribution in aid of construction for underground service made under the provisions of Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

2. Additional General Service Customers

A one-time refund will be paid to the customer either (a) five years from completion date of the line extension or (b) at an earlier date if selected by the applicant. However, once the refund date has been selected and the one-time refund paid, there will be no additional refunds to applicant even if any additional customers connect to the line extension covered by this agreement. The Company will refund to the Applicant the first year's estimated revenue for each additional general service customer who connects directly* to the line extension covered by this Agreement. Refund allowances shall first be credited against the 25% Instant Refund, which was deducted from the Applicant's required Cash Deposit, before a refund is made to the Applicant. Refunds shall not include any amount of contribution in aid of construction for underground service made under the provisions of Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

* Directly connected customers are those who do not require the construction of more than 300 feet of primary and/or secondary distribution line.

Form 94 10-2002

Page 2 of 2

Consumers Energy

Attachment to Agreement

Dated _

between Consumers Energy Company

and_

COMPUTATION OF ELECTRIC DISTRIBUTION SYSTEM LINE EXTENSION DEPOSIT AND CONTRIBUTIONS (RESIDENTIAL)

C	ength of line extension Overhead and Underground outside of subdivision (including extension to each a subdivision)	et
F	ree Footage Allowances: 600' x (number of residential dwelling units to be immediately served from the overhead or underground facilities outside of a subdivision)	et.
	Line extension in excess of free allowance fee	t
E	xcess Footage at \$3.50 per foot	· .
	25% Instant Refund at \$0.88 per foot (To be deducted from future refund) - \$	
A	pplicant Cash Deposit	\$
E in	stimated cost for constructing underground extension in a subdivision or a mobile home park not cluding applicable "Nonrefundable Contributions" below	\$
	Company's Share of Cost: Three times estimated annual revenue of \$	-\$
	Nonrefundable contribution stated in Items 4 and 5 below	-\$
T	DTAL LINE EXTENSION DEPOSIT SUBJECT TO REFUND	- \$
N	ONREFUNDABLE CONTRIBUTION(S):	
1.	Nonrefundable contribution for additional cost for alternate route due to Applicant not securing right of way and tree trimming permits	+\$
2.	Nonrefundable contribution for difference between the estimated cost of overhead and underground construction either for portion of an extension installed underground at Applicant's request or underground extension installed outside of a subdivision	+\$
3.	Nonrefundable contribution for underground cable extended to the boundary of a subdivision computed on the basis of \$7.00 per trench foot	+\$
4.	Nonrefundable contribution required of Applicant under Rule B13.5, Mobile Home Park - Individually Served, or Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, whether on a per foot basis, cost basis or other basis (Said nonrefundable contribution is based upon a total lot front footage or required trench for lots to be served by said underground electric distribution system of feet)	+\$
5.	Nonrefundable contribution of \$10.00 per each kVA of transformer capacity installed for said underground electric distribution system in mobile home park	+\$
6.	Nonrefundable contribution required of the Applicant under Rule B13.5, Mobile Home Park - Individually Served, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$4.50 per foot for feet required for underground secondary voltage service connections	+\$
7.	Nonrefundable contribution for winter construction	+\$
тс	TAL NONREFUNDABLE CONTRIBUTION	\$
тс	TAL PAYMENT.	\$
		·

Form 94 7-2001

MICHIGAN IC SEA FILED AUG 2 8 2001

CANCELLED BY ORDER____ REMOVED BY PMP DATE 3-17-03

- Name	Location
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SCHEDULE OF REFUNDS

1. Additional Residential Customers

The Company will refund to the Applicant \$500 for each additional residential customer who connects directly* to the line extension covered by this Agreement. Such refund, if any, shall be made either five (5) years from the completion date of the line extension or upon completion of the Applicant's construction, whichever the Applicant chooses. The amount of the 25% Instant Refund, which was deducted from the Applicant's required Cash Deposit, shall be deducted from the amount of the refund payable to the Applicant. Refunds shall not include any amount of contribution in aid of construction for underground service made under the provisions of Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

2. Additional General Service Customers

The Company will refund to the Applicant the first year's estimated revenue for each additional general service customer who connects directly* to the line extension covered by this Agreement. Such refund, if any, shall be made either five (5) years from the completion date of the line extension or upon completion of the Applicant's construction, whichever the Applicant chooses. The amount of the 25% Instant Refund, which was deducted from the Applicant's required Cash Deposit, shall be deducted from the amount of the refund payable to the Applicant. Refunds shall not include any amount of construction in aid of construction for underground service made under the provisions of Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

* Directly connected customers are those who do not require the construction of more than 300 feet of primary and/or secondary distribution line.

Form 94 7-2001



Attachment to Agreement

Dated_____

between Consumers Energy Company and

COMPUTATION OF ELECTRIC DISTRIBUTION SYSTEM LINE EXTENSION DEPOSIT AND CONTRIBUTIONS (RESIDENTIAL)

Length of line extension	
Overhead and Underground outside of subdivision (including extension to	•
reach a subdivision)feet	
	•
Free Footage Allowances: 600' x (number of residential dwelling units to be immediately	
600'x (number of residential twening ariss to be initialities) served from the overhead or underground facilities outside of a subdivision) –feet	
served from the overnead or underground lacingles buiside of a subdivision,	•
Line extension in excess of free allowancefeet	
Line extension in excess of free allowance	
Excess Footage at \$3.50 per foot	
25% Instant Refund at \$0.88 per foot (To be deducted from future refund)\$	
	•
Applicant Cash Deposit	\$
-	
Estimated cost for constructing underground extension in a subdivision or a mobile home park not	
including applicable "Nonrefundable Contributions" below	\$
Company's Share of Cost: Three times estimated annual revenue of \$	•
from customers to be immediately served (within the subdivision or mobile home park)	-\$
Nonrefundable contribution stated in Items 4 and 5 below	-\$
	-
TOTAL REFUNDABLE LINE EXTENSION DEPOSIT	\$
NONREFUNDABLE CONTRIBUTION:	,
1. Nonrefundable contribution for additional cost for alternate route due to Applicant not securing	
right of way and tree trimming permits	+\$
2. Nonrefundable contribution for difference between the estimated cost of overhead and underground	
supermution of the portion of an extension installed underground at Applicant's request or	
underground extension installed outside of a subdivision	+\$
3. Nonrefundable contribution for underground cable extended to the boundary of a subdivision	
computed on the basis of \$7.00 per trench foot	+\$
4. Nonrefundable contribution required of Applicant under Rule B13.5, Mobile Home Park -	
Individually Served or Bule B15.2 Underground Policy, of the Company's Schedule of Rates	
Governing the Sale of Electric Service, whether on a per foot basis, cost basis or other basis (Sale	
served by said underground electric distribution system of feet)	+\$
5. Nonrefundable contribution of \$10.00 per each kVA of transformer capacity installed for said	
underground electric distribution system in mobile home park	+\$
·	
6. Nonrefundable contribution required of the Applicant under Rule B13.5, Mobile Home Park -	
In the dual Sourced of the Company's Schedule of Rates Governing the Sale of Electric Service,	
remented on the basis of a rate of \$4.50 per foot for feet required for underground	
secondary voltage service connections	+\$
7. Nonrefundable contribution for winter construction	+\$
TOTAL NONREFUNDABLE CONTRIBUTION	\$
TOTAL PAYMENT	\$·

Form 94 7-99



JUL 2 5 2001 REMOVED BY

Name	Location
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SCHEDULE OF REFUNDS

1. Additional Residential Customers

The Company will refund to the Applicant \$500 for each additional residential customer who connects directly* to the line extension covered by this Agreement. Such refund, if any, shall be made either five (5) years from the completion date of the line extension or upon completion of the Applicant's construction, whichever the Applicant chooses. The amount of the 25% Instant Refund, which was deducted from the Applicant's required Cash Deposit, shall be deducted from the amount of the refund payable to the Applicant. Refunds shall not include any amount of construction in aid of construction for underground service made under the provisions of Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

2. Additional General Service Customers

The Company will refund to the Applicant the first year's estimated revenue for each additional general service customer who connects directly* to the line extension covered by this Agreement. Such refund, if any, shall be made either five (5) years from the completion date of the line extension or upon completion of the Applicant's construction, whichever the Applicant chooses. The amount of the 25% Instant Refund, which was deducted from the Applicant's required Cash Deposit, shall be deducted from the amount of the refund payable to the Applicant. Refunds shall not include any amount of contribution in aid of construction for underground service made under the provisions of Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

* Directly connected customers are those who do not require the construction of more than 300 feet of primary and/or secondary distribution line.

Form 94 7-99





Attachment to Agreement

Dated______ between Consumers Energy Company

and_____

COMPUTATION OF ELECTRIC DISTRIBUTION SYSTEM LINE EXTENSION DEPOSIT AND CONTRIBUTIONS (RESIDENTIAL)

Length of line extension Overhead and Underground outside of subdivision (including extension to reach a subdivision)feet	
Free Footage Allowances: 600' x (number of residential dwelling units to be immediately	
served from the overhead or underground facilities outside of a subdivision) –feet	
Line extension in excess of free allowancefeet	
Excess Footage at \$3.50 per foot	
25% Instant Refund at \$0.88 per foot (To be deducted from future refund)\$	
Applicant Cash Deposit	\$
Estimated cost for constructing underground extension in a subdivision or a mobile home park \ldots	\$
Company's Share of Cost: Three times estimated annual revenue of \$	
from customers to be immediately served (within the subdivision or mobile home park)	~\$
Nonrefundable contribution stated in Item 4 below	~\$
TOTAL REFUNDABLE LINE EXTENSION DEPOSIT	\$
NONREFUNDABLE CONTRIBUTION:	
1. Nonrefundable contribution for additional cost for alternate route due to Applicant not securing right of way and tree trimming permits	+\$
2. Nonrefundable contribution for difference between the estimated cost of overhead and underground construction either for portion of an extension installed underground at Applicant's request or	-
underground extension installed outside of a subdivision	+\$
3. Nonrefundable contribution for underground cable extended to the boundary of a subdivision computed on the basis of \$7.00 per trench foot	+\$
4. Nonrefundable contribution required of Applicant under Rule B13.5, Mobile Home Park – Individually Served, or Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, whether on a per foot basis, cost basis or other basis (Said nonrefundable contribution is based upon a total lot front footage or required trench for lots to be	
served by said underground electric distribution system of feet)	+\$
5. Nonrefundable contribution of \$10.00 per each kVA of transformer capacity installed for said underground electric distribution system in mobile home park	+\$
6. Nonrefundable contribution required of the Applicant under Rule B13.5, Mobile Home Park – Individually Served, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$4.50 per foot for feet required for underground	
secondary voltage service connections	+\$
7. Nonrefundable contribution for winter construction	+\$
TOTAL NONREFUNDABLE CONTRIBUTION	\$
TOTAL PAYMENT	\$

Form 94 3-97



Name	Location
	-

SCHEDULE OF REFUNDS

1. Additional Residential Customers

The Company will refund to the Applicant \$500 for each additional residential customer who connects directly* to the line extension covered by this Agreement. Such refund, if any, shall be made either five (5) years from the completion date of the line extension or upon completion of the Applicant's construction, whichever the Applicant chooses. The amount of the 25% Instant Refund, which was deducted from the Applicant's required Cash Deposit, shall be deducted from the amount of the refund payable to the Applicant. Refunds shall not include any amount of contribution in aid of construction for underground service made under the provisions of Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

2. Additional General Service Customers

The Company will refund to the Applicant the first year's estimated revenue for each additional general service customer who connects directly* to the line extension covered by this Agreement. Such refund, if any, shall be made either five (5) years from the completion date of the line extension or upon completion of the Applicant's construction, whichever the Applicant chooses. The amount of the 25% Instant Refund, which was deducted from the Applicant's required Cash Deposit, shall be deducted from the amount of the refund payable to the Applicant. Refunds shall not include any amount of contribution in aid of construction for underground service made under the provisions of Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

* Directly connected customers are those who do not require the construction of more than 300 feet of primary and/or secondary distribution line.

Form 94 3-97

Consumers Power Power Powering Michigan's progress Attachment to Agreement Dated______ between Consumers Power Company and______

COMPUTATION OF ELECTRIC DISTRIBUTION SYSTEM LINE EXTENSION DEPOSIT AND CONTRIBUTIONS (RESIDENTIAL)

Length of line extension Overhead and Underground outside of subdivision (including extension to reach a subdivision) feet	
Free Footage Allowances: 600' x	
Line extension in excess of free allowancefeet	
Excess Footage at \$3.50 per foot	
25% Instant Refund at \$0.88 per foot (To be deducted from future refund) — \$	
Applicant Cash Deposit	\$
Estimated cost for constructing underground extension in a subdivision or a mobile home park	\$
Company 's Share of Cost: Three times estimated annual revenue of \$	-\$
Nonrefundable contribution stated in Item 4 below	-\$
TOTAL REFUNDABLE LINE EXTENSION DEPOSIT	\$
NONREFUNDABLE CONTRIBUTION:	
1. Nonrefundable contribution for additional cost for alternate route due to Applicant not securing right of way and tree trimming permits	+\$
2. Nonrefundable contribution for difference between the estimated cost of overhead and underground construction either for portion of an extension installed underground at Applicant's request or underground extension installed outside of a subdivision	+\$
3. Nonrefundable contribution for underground cable extended to the boundary of a subdivision computed on the basis of \$7.00 per trench foot	+\$
4. Nonrefundable contribution required of Applicant under Rule B13.5, Mobile Home Park – Individually Served, or Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, whether on a per foot basis, cost basis or other basis (Said nonrefundable contribution is based upon a total lot front footage or required trench for lots to be served by said underground electric distribution system of feet)	+\$
5. Nonrefundable contribution of \$10.00 per each kVA of transformer capacity installed for said underground electric distribution system in mobile home park	+\$
6. Nonrefundable contribution required of the Applicant under Rule B13.5, Mobile Home Park – Individually Served, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$4.50 per foot for	+\$
7. Nonrefundable contribution for winter construction	+\$
TOTAL NONREFUNDABLE CONTRIBUTION	\$
TOTAL PAYMENT	\$

Form 94 6-95



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SCHEDULE OF REFUNDS

1. Additional Residential Customers

The Company will refund to the Applicant \$500 for each additional residential customer who connects directly* to the line extension covered by this Agreement. Such refund, if any, shall be made either five (5) years from the completion date of the line extension or upon completion of the Applicant's construction, whichever the Applicant chooses. The amount of the 25% Instant Refund, which was deducted from the Applicant's required Cash Deposit, shall be deducted from the amount of the refund payable to the Applicant. Refunds shall not include any amount of contribution in aid of construction for underground service made under the provisions of Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

2. Additional General Service Customers

The Company will refund to the Applicant the first year's estimated revenue for each additional general service customer who connects directly* to the line extension covered by this Agreement. Such refund, if any, shall be made either five (5) years from the completion date of the line extension or upon completion of the Applicant's construction, whichever the Applicant chooses. The amount of the 25% Instant Refund, which was deducted from the Applicant's required Cash Deposit, shall be deducted from the amount of the refund payable to the Applicant. Refunds shall not include any amount of contribution in aid of construction for underground service made under the provisions of Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

* Directly connected customers are those who do not require the construction of more than 300 feet of primary and/or secondary distribution line.

Form 94 6-95

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Attachment to Agreement

and

Dated______between Consumers Power Company



COMPUTATION OF ELECTRIC DISTRIBUTION SYSTEM LINE EXTENSION DEPOSIT AND CONTRIBUTIONS (RESIDENTIAL)

Length of line extension	
Overhead and Underground outside of subdivision (including extension to	
reach a subdivision)feet	
Free Footage Allowances:	
600' x (number of residential dwelling units to be immediately	
served from the overhead or underground facilities outside of a subdivision) – feet	
Line extension in excess of free allowance feet	
Excess Footage at \$3.50 per foot	
25% Instant Refund at \$0.88 per foot (To be deducted from future refund) \$	
Applicant Cash Deposit	\$
Estimated cost, except "winter charges" for constructing underground extension in a subdivision or a	
mobile home park	\$
Company's Share of Cost: Three times estimated annual revenue of \$	
from customers to be immediately served (within the subdivision or mobile home park)	`-\$
	-Ψ <u></u>
Nonrefundable contribution stated in Item 4 below	-\$
TOTAL REFUNDABLE LINE EXTENSION DEPOSIT	\$
NONREFUNDABLE CONTRIBUTION:	
1. Nonrefundable contribution for additional cost for alternate route due to Applicant not securing	
right of way and tree trimming permits	+\$
2. Nonrefundable contribution, except "winter charges," for difference between the estimated cost of	
overhead and underground construction either for portion of an extension installed underground at	
Applicant's request or underground extension installed outside of a subdivision	+\$
3. Nonrefundable contribution, except "winter charges," for underground cable extended to the	
boundary of a subdivision computed on the basis of \$7.00 per trench foot	+\$
4. Nonrefundable contribution, except "winter charges," required of Applicant under Rule B13.5,	
Mobile Home Park - Individually Served, or Rule B15.2, Underground Policy, of the Company's	
Schedule of Rates Governing the Sale of Electric Service, whether on a per foot basis, cost basis or	
other basis (Said nonrefundable contribution is based upon a total lot front footage or required	
trench for lots to be served by said underground electric distribution system of feet)	+\$
5. Nonrefundable contribution of \$10.00 per each kVA of transformer capacity installed for said	
underground electric distribution system in mobile home park	
	+\$
6. Nonrefundable contribution, except "winter charges" required of the Applicant under Rule B13.5,	
Mobile Home Park - Individually Served, of the Company's Schedule of Rates Governing the Sale of	
Electric Service, computed on the basis of a rate of \$4.50 per foot for feet required for	
underground secondary voltage service connections	+\$
	· • •
TOTAL NONREFUNDABLE CONTRIBUTION	\$
	•
TOTAL PAYMENT	\$

Form 94 8-93



Name	Location
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SCHEDULE OF REFUNDS

1. Additional Residential Customers

The Company will refund to the Applicant \$500 for each additional residential customer who connects directly* to the line extension covered by this Agreement. Such refund, if any, shall be made either five (5) years from the completion date of the line extension or upon completion of the Applicant's construction, whichever the Applicant chooses. The amount of the 25% Instant Refund, which was deducted from the Applicant's required Cash Deposit, shall be deducted from the amount of the refund payable to the Applicant. Refunds shall not include any amount of contribution in aid of construction for underground service made under the provisions of Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

2. Additional General Service Customers

The Company will refund to the Applicant the first year's estimated revenue for each additional general service customer who connects directly* to the line extension covered by this Agreement. Such refund, if any, shall be made either five (5) years from the completion date of the line extension or upon completion of the Applicant's construction, whichever the Applicant chooses. The amount of the 25% Instant Refund, which was deducted from the Applicant's required Cash Deposit, shall be deducted from the amount of the refund payable to the Applicant. Refunds shall not include any amount of contribution in aid of construction for underground service made under the provisions of Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

* Directly connected customers are those who do not require the construction of more than 300 feet of primary and/or secondary distribution line.

Form 94 8-93



Attachment to Agreement Dated_ between Consumers Power Company and_

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COMPUTATION OF ELECTRIC DISTRIBUTION SYSTEM LINE EXTENSION DEPOSIT AND CONTRIBUTIONS (RESIDENTIAL)

Length of line extension Overhead and Underground outside of subdivision (including extension to reach a subdivision)	
Free Footage Allowances:	
600' x (number of residential dwelling units to be immediately served from the overbead or underground facilities outside of a subdivision) feet	
Line extension in excess of free allowance feet	•
Excess Footage at \$3.50 per foot	\$
Estimated cost, except "winter charges" for constructing underground extension in a subdivision or a mobile home park	\$
Company 's Share of Cost: Three times estimated annual revenue of \$	-\$
Nonrefundable contribution stated in Item 4 below	-\$
TOTAL REFUNDABLE LINE EXTENSION DEPOSIT	\$
NONREFUNDABLE CONTRIBUTION:	
 Nonrefundable contribution for additional cost for alternate route due to Applicant not securing right of way and tree trimming permits	+\$
2. Nonrefundable contribution, except "winter charges," for difference between the estimated cost of overhead and underground construction either for portion of an extension installed underground at Applicant's request or underground extension installed outside of a subdivision	+\$
 Nonrefundable contribution, except "winter charges," for underground cuble extended to the boundary of a subdivision computed on the basis of \$8.00 per trench foot 	+\$
4. Nonrefundable contribution, except "winter charges," required of Applicant under Rule B13.5, Mobile Home Park - Individually Served, or Rule B15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service, whether on a per foot basis, cost basis or other basis (Said nonrefundable contribution is based upon a total lot front footage or required trench for lots to be served by said underground electric distribution system of feet)	+\$
 Nonrefundable contribution of \$10.00 per each kVA of transformer capacity installed for said underground electric distribution system in mobile home park 	+\$
6. Nonrefundable contribution, except "winter charges" required of the Applicant under Rule B13.5, Mobile Home ParkIndividually Served, of the Company's Schedule of Rates Governing the Sale of Electric Service, computed on the basis of a rate of \$5.25 per foot for feet required for underground secondary voltage service connections	+\$
TOTAL NONREFUNDABLE CONTRIBUTION	\$
TOTAL PAYMENT	\$
Form 94 3-92	
NAY 5 1992	ANCELLED BY. UNOVYS ORDER FEB 9 1994 REMOVED BY

Name	- Location
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SCHEDULE OF REFUNDS

For additional connections not requiring new line extensions in excess of 300 feet (1) \$500 for each new residential customer and (2) the first year's estimated revenue for each new general service customer connected to the distribution line extension will be refunded. Refunds will not be made until the original permanent customers or equivalent are actually connected to the extension by permanent service connections.

Form 94 3-92

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COMPUTATION OF ELECTRIC DISTRIBUTION SYSTEM LINE EXTENSION DEPOSIT AND CONTRIBUTION (RESIDENTIAL)

Ove	gth of line extension rhead and Underground outside of subdivision (including extension to 	
Fre	e Footage Allowances:	
S	00' x (number of residential dwelling units to be immediately erved from the overhead or underground facilities outside of a abdivision) feet	
L	ine extension in excess of free allowance feet	
Exc	ess Footage at \$3.50 per foot	\$
Esti sior	imated cost, except "winter charges" for constructing underground extension in a subdivi- a or a mobile home court	s
C c	Company's Share of Cost: Three times estimated annual revenue of \$ from ustomers to be immediately served (within the subdivision or mobile home court)	-\$
N	Ionrefundable contribution(s) stated in Item 4 below	-\$
TO	TAL REFUNDABLE LINE EXTENSION DEPOSIT	\$
NO	NREFUNDABLE CONTRIBUTION:	
1.	Nonrefundable contribution for additional cost for alternate route due to Applicant's not securing right of way and tree trimming permits	+\$
2.	Nonrefundable contribution, except "winter charges," for difference between the esti- mated cost of overhead and underground construction either for portion of an extension installed underground at Applicant's request or underground extension installed outside of a subdivision	+\$
3.	Nonrefundable contribution, except "winter charges," for underground cable extended to the boundary of a subdivision computed on the basis of \$8.00 per trench foot	+\$
4.	Nonrefundable contribution, except "winter charges," required of Applicant under Rule 24 or 26 of the Company's Standard Rules and Regulations — Electric, whether on a per foot basis, cost basis or other basis (Said nonrefundable contribution is based upon a total lot front footage or required trench for lots to be served by said underground electric distribution system of feet)	+\$
5.	Nonrefundable contribution of \$10.00 per each kVA of transformer capacity installed for said underground electric distribution system in mobile home court	+\$
6.	Nonrefundable contribution, except "winter charges," required of the Applicant under Rule 24 of the Company's Standard Rules and Regulations — Electric, computed on the basis of a rate of \$5.25 per foot for feet required for underground secondary voltage service connections	+\$
TO	TAL NONREFUNDABLE CONTRIBUTION	S
	TAL PAYMENT	s
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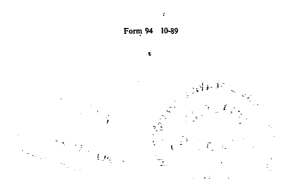
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SCHEDULE OF REFUNDS

For additional connections not requiring new line extensions in excess of 300 feet (1) \$500 for each new residential customer and (2) the first year's estimated revenue for each new general service customer connected to the distribution line extension will be refunded. Refunds will not be made until the original permanent customers or equivalent are actually connected to the extension by permanent service connections.

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Consumers Energy 3

COMPUTATION OF ELECTRIC DISTRIBUTION SYSTEM LINE EXTENSION DEPOSIT AND CONTRIBUTIONS (RESIDENTIAL EXCEEDING 2,640 FEET)

Attachment to Agreement

Dated between Consumers Energy Company and

	Estimated cost (including tree trimming)	\$
	Company's Share of Cost: \$2100 times (number of residential dwelling units to be immediately served from the underground or overhead facilities outside of a subdivision)	<u>s</u>
	Nonrefundable contribution stated in Item 1 below	\$
тота	AL LINE EXTENSION DEPOSIT SUBJECT TO REFUND	\$
NONI	REFUNDABLE CONTRIBUTION:	
1.	Nonrefundable contribution for difference between the estimated cost of overhead and underground construction either for portion of an extension installed underground at Applicant's request or underground extension installed outside of a subdivision	+ <u> \$ </u>
2.	Nonrefundable contribution for winter construction	+_\$
TOTA	L NONREFUNDABLE CONTRIBUTION	\$
TOTA	L PAYMENT	\$

Form 95 3-2003

Page 1 of 2

MICHIGAN PUBLIC SERVICE COMMISSION	CANCELLED
	BY U-6300 ORDER
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Name	Location

SCHEDULE OF REFUNDS

1. Additional Residential Customers

A one-time refund will be paid to the customer either (a) five years from completion date of the line extension or (b) at an earlier date if selected by the Applicant. However, once the refund date has been selected and the one-time refund paid, there will be no additional refunds to Applicant even if any additional customers connect to the line extension covered by this agreement. The Company will refund to the Applicant \$500 for each additional permanent residential customer who connects directly* to the line extension covered by this Agreement. Refunds shall not include any amount of contribution in aid of construction for underground service made under the provisions of Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

2. Additional General Service Customers

A one-time refund will be paid to the customer either (a) five years from completion date of the line extension or (b) at an earlier date if selected by the Applicant. However, once the refund date has been selected and the one-time refund paid, there will be no additional refunds to Applicant even if any additional customers connect to the line extension covered by this agreement. The Company will refund to the Applicant the first year's estimated revenue for each additional permanent general service customer who connects directly* to the line extension covered by this Agreement. Refunds shall not include any amount of contribution in aid of construction for underground service made under the provisions of Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

* Directly connected customers are those who do not require the construction of more than 300 feet of primary and/or secondary distribution line.

Form 95 3-2003

Page 2 of 2

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BY ORDER	U-6300
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Attachment to Agreement
Dated

between Consumers Energy Company

and _____

COMPUTATION OF ELECTRIC DISTRIBUTION SYSTEM LINE EXTENSION DEPOSIT AND CONTRIBUTIONS (RESIDENTIAL EXCEEDING 2,640 FEET)

Estimated cost (including tree trimming)	\$
Company's Share of Cost: \$2,100 times (number of residential dwelling units to be immediately served from the underground or overhead facilities outside of a subdivision)	-\$
Nonrefundable contribution stated in Item 1 below	
TOTAL LINE EXTENSION DEPOSIT SUBJECT TO REFUND	\$
NONREFUNDABLE CONTRIBUTION(S):	
 Nonrefundable contribution for difference between the estimated cost of overhead and underground construction either for portion of an extension installed underground at Applicant's request or underground extension installed outside of a subdivision 	+\$
2. Nonrefundable contribution for winter construction	+\$
	+\$
TOTAL PAYMENT	\$

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AUG 2 8 2001

MICHIGAN

Form 95 7-2001

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	REMOVED BY JKB
	DATE 8-26-03

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	- Name	Location
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SCHEDULE OF REFUNDS

1. Additional Residential Customers

The Company will refund to the Applicant \$500 for each additional residential customer who connects directly* to the line extension covered by this Agreement. Such refund, if any, shall be made either five (5) years from the completion date of the line extension or upon completion of the Applicant's construction, whichever the Applicant chooses. Refunds shall not include any amount of contribution in aid of construction for underground service made under the provisions of Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

2. Additional General Service Customers

The Company will refund to the Applicant the first year's estimated revenue for each additional general service customer who connects directly* to the line extension covered by this Agreement. Such refund, if any, shall be made either five (5) years from the completion date of the line extension or upon completion of the Applicant's construction, whichever the Applicant chooses. Refunds shall not include any amount of contribution in aid of construction for underground service made under the provisions of Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

* Directly connected customers are those who do not require the construction of more than 300 feet of primary and/or secondary distribution line.

Form 95 7-2001



Attachment to Agreement Dated_____

between Consumers Energy Company and

COMPUTATION OF ELECTRIC DISTRIBUTION SYSTEM LINE EXTENSION DEPOSIT AND CONTRIBUTIONS (RESIDENTIAL EXCEEDING 2,640 FEET)

Estimated cost (including tree trimming)	\$
Company's Share of Cost: \$2,100 times (number of residential dwelling units to be immediately served from the underground or overhead facilities outside of a subdivision)	-\$
Nonrefundable contribution stated in Item 1 below	-\$
TOTAL REFUNDABLE LINE EXTENSION DEPOSIT	\$
NONREFUNDABLE CONTRIBUTION:	
1. Nonrefundable contribution for difference between the estimated cost of overhead and underground construction either for portion of an extension installed underground at Applicant's request or underground extension installed outside of a subdivision	+\$
2. Nonrefundable contribution for winter construction	+\$
TOTAL NONREFUNDABLE CONTRIBUTION	+\$
TOTAL PAYMENT	\$

Form 95 9-99

C SERV CANCELLED BY ORDER IN CASE NO. U F1! ED MICHIGAN 0 FEB 1 8 2000 8 3/24/51 JUL 2 5 2001 REMOVED BY

Name	Location
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SCHEDULE OF REFUNDS

1. Additional Residential Customers

The Company will refund to the Applicant \$500 for each additional residential customer who connects directly^{*} to the line extension covered by this Agreement. Such refund, if any, shall be made either five (5) years from the completion date of the line extension or upon completion of the Applicant's construction, whichever the Applicant chooses. The amount of the 25% Instant Refund, which was deducted from the Applicant's required Cash Deposit, shall be deducted from the amount of the refund payable to the Applicant. Refunds shall not include any amount of contribution in aid of construction for underground service made under the provisions of Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

2. Additional General Service Customers

The Company will refund to the Applicant the first year's estimated revenue for each additional general service customer who connects directly* to the line extension covered by this Agreement. Such refund, if any, shall be made either five (5) years from the completion date of the line extension or upon completion of the Applicant's construction, whichever the Applicant chooses. The amount of the 25% Instant Refund, which was deducted from the Applicant's required Cash Deposit, shall be deducted from the amount of the refund payable to the Applicant. Refunds shall not include any amount of contribution in aid of construction for underground service made under the provisions of Rule 15.2, Underground Policy, of the Company's Schedule of Rates Governing the Sale of Electric Service.

* Directly connected customers are those who do not require the construction of more than 300 feet of primary and/or secondary distribution line.

Form 95 9-99

	PUBLIC SERVICE
MICHICA	FEB 1 8 2000

CONSUMERS ENERGY NET METERING PROGRAM APPLICATION

Return completed form to: Consumers Energy - Net Metering Program, One Energy Plaza, EP12-433, Jackson, MI 49201

I wish to participate in Consumers Energy's Net Metering Program for the following account:

Account Number:	
Account Name:	
Service Address:	
City/State/Zip:	
Customer Name:	
Daytime Telephone:	
Alternate Telephone:	
E-mail Address:	
Customer Type: Residential Customer	
Please provide the following generator information:	
Capacity Rating of the Generator(s) in kW:	
Projected Monthly kWh Output of the Generator:	
Projected Annual kWh Output of the Generator:	
Renewable Energy Source:	
(r lease specify one of the following. solar, wind, biomass, landing gas, figu	
Please provide estimated date for generator installation/operation:	
Has Interconnection Agreement been completed?	NO
Net Metering Program Applicants must complete and sign an Interconn with the Company and fulfill all requirements as specified within the a requirements must be met prior to the effective date of a customer's pa	greement. All Interconnection

A separate meter is required for Net Metering installations which will be specified, furnished, installed, read, maintained, and owned by Consumers Energy. All costs associated with metering that are incurred to participate in the Net Metering Program are the responsibility of the participating Net Metering customer. Approved Net Metering participants may elect to pay for the additional meter in 12 equal installments on their electric bill. Please indicate your payment preference below. Please note that costs for the Interconnection and Interconnection Study must be paid in advance (see Interconnection & Operating Requirements and Agreement.)

- Upon approval of this Net Metering application, I elect to pay for the new meter in 12 equal installments on my monthly electric billing.
- Upon approval of this Net Metering application, I elect to pay for the meter upfront along with costs for the Interconnection and the Interconnection Study.

Customer Signature	Michigan Public Service Commission	Date	BY U-6300 ORDER
Print Name	April 20, 2006		REMOVED BY RL DATE 07-16-07
	Filed		

Program.

Consumers Energy

NONTARIFF POLE LICENSE AGREEMENT

(Name)

hereinafter called the Licensee:

CONSUMERS ENERGY COMPANY

(Address)

The Company hereby grants to the Licensee and the Licensee hereby accepts from the Company, subject to the provisions hereof, the revocable privilege and license of attaching certain facilities owned by the Licensee, constituting _______, to the certain pole _______,

of the Company (herein called Poles) as shown on the drawing which is attached hereto and made a part hereof. The grant of the privilege and license hereby made is gratuitous on the part of the Company and constitutes the consideration for all agreements on the part of the Licensee hereunder.

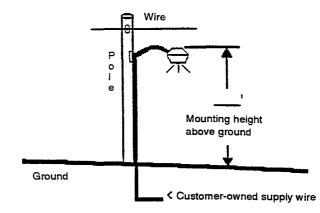
The Licensee shall comply with all rules and requirements of the Michigan Public Service Commission, and all future amendments and revisions thereof, which are applicable to the installation, maintenance, operation and use of the facilities to be attached by the Licensee to the Poles. The Licensee shall install and properly maintain suitable protective appliances and devices as may be necessary to protect the facilities attached hereunder, and other property connected therewith, from damage which might be caused by a flow of electricity from the Company's facilities. The Poles shall be maintained by the Company and the attachments and other property of the Licensee shall be solely maintained by the Licensee. The Company reserves the right to designate the particular locations at which the attachments of the Licensee shall be made and the manner in which same shall be supported and maintained. No pole steps shall be placed upon or attached to the Poles by the Licensee nearer than eight (8) feet from any existing structure or object above the surface of the ground which might be used as an aid in climbing to reach the lowest of such pole steps.

It is recognized by the parties hereto that the primary use of the Poles is to support the electric wires and other facilities of the Company, and that the privilege and license hereby granted to the Licensee is subservient in all respects to such primary use by the Company. The Company shall be liable for any damage to the Licensee's facilities attached to the Poles if such damage has been caused by the sole negligence of the Company. The Licensee assumes all liability for and shall save the Company harmless from all claims, demands, rights of action, or expense, for injury or damage to persons or property, including the employees and property of the Licensee, arising on account or out of the faulty or negligent installation, operation, maintenance, use or removal of the said facilities and associated protective appliances and devices of the Licensee.

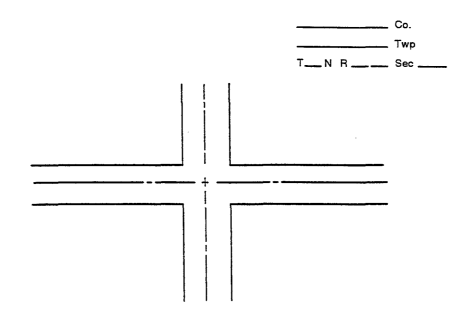
The Company may, at any time, for any reason, terminate said privilege and license upon giving reasonable notice to the Licensee in advance of such termination, whereupon the Licensee shall promptly remove all of the Licensee's facilities from the Poles. The Company will endeavor, however, to give the Licensee at least ninety (90) days' notice in advance of such termination. The privilege and license hereby granted may be terminated by the Licensee at any time hereafter by removing the attached facilities from the Poles. The Licensee shall give the Company reasonable notice in advance of the removal of said facilities.

	(1	Licensee)
By Its	By Its	
Form 160 1-97	IC SERV/CA	
	FILED SE	CANCELLED BY ORDER IN CASE NO. U- しまの
	JUN 0 S 1997	MAR 2 4 2000 19 8
		REMOVED BY

AREA LIGHTING INSTALLATION REQUIREMENTS



- The electric supply to the lighting installation is to be served from the customer's side of the meter.
- The highest customer attachment is to be at least 40" below any telephone or cable television company attachments.
- The light must not be installed higher than the mounting height indicated above.
- The lighting installation must conform with local or national electrical codes.
- The customer is responsible for permits and inspections.



Form 160 1-97



NONTARIFF POLE LICENSE AGREEMENT

File No	Headquarters
AGREEMENT, made as of this day of POWER COMPANY, hereinafter called the Company an	
(Nan	ne),

(Address)

hereinafter called the Licensee:

The Company hereby grants to the Licensee and the Licensee hereby accepts from the Company, subject to the provisions hereof, the revocable privilege and license of attaching certain facilities owned by the Licensee, constituting _, to the certain pole _____ of the Company (herein called Poles) as shown on the drawing which is attached hereto and made a part hereof. The grant of the privilege and license hereby made is gratuitous on the part of the Company and constitutes the consideration for all agreements on the part of the Licensee hereunder.

The Licensee shall comply with all rules and requirements of the Michigan Public Service Commission, and all future amendments and revisions thereof, which are applicable to the installation, maintenance, operation and use of the facilities to be attached by the Licensee to the Poles. The Licensee shall install and properly maintain suitable protective appliances and devices as may be necessary to protect the facilities attached hereunder, and other property connected therewith, from damage which might be caused by a flow of electricity from the Company's facilities. The Poles shall be maintained by the Company and the attachments and other property of the Licensee shall be solely maintained by the Licensee. The Company reserves the right to designate the particular locations at which the attachments of the Licensee shall be made and the manner in which same shall be supported and maintained. No pole steps shall be placed upon or attached to the Poles by the Licensee nearer than either eight (8) feet from the surface of the ground or nearer than eight (8) feet from any existing structure or object above the surface of the ground which might be used as an aid in climbing to reach the lowest of such pole steps.

It is recognized by the parties hereto that the primary use of the Poles is to support the electric wires and other facilities of the Company, and that the privilege and license hereby granted to the Licensee is subservient in all respects to such primary use by the Company. The Company shall be liable for any damage to the Licensee's facilities attached to the Poles if such damage has been caused by the sole negligence of the Company. The Licensee assumes all liability for and shall save the Company harmless from all claims, demands, rights of action, or expense, for injury or damage to persons or property, including the employees and property of the Licensee, arising on account or out of the faulty or negligent installation, operation, maintenance, use or removal of the said facilities and associated protective appliances and devices of the Licensee.

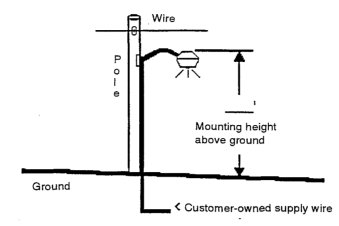
The Company may, at any time, for any reason, terminate said privilege and license upon giving reasonable notice to the Licensee in advance of such termination, whereupon the Licensee shall promptly remove all of the Licensee's facilities from the Poles. The Company will endeavor, however, to give the Licensee at least ninety (90) days' notice in advance of such termination. The privilege and license hereby granted may be terminated by the Licensee at any time hereafter by removing the attached facilities from the Poles. The Licensee shall give the Company reasonable notice in advance of the removal of said facilities.

CONSUMERS POWER COMPANY					
	(Licensee)				
By	By				
Its	Its				
Form 160 11-94					
	PUBLIC SERVICE	WCELLED BY			
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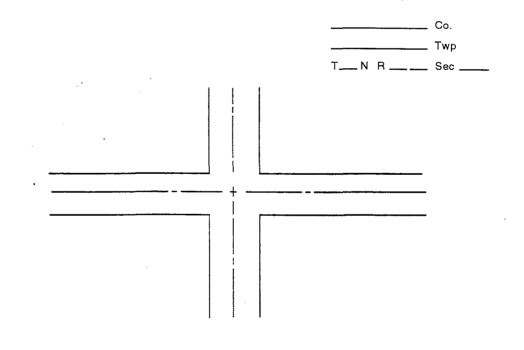
MAR 24

REMOVED BY

AREA LIGHTING INSTALLATION REQUIREMENTS



- The electric supply to the lighting installation is to be served from the customer's side of the meter.
- The highest customer attachment is to be at least 40" below any telephone or cable television company attachments.
- The light must not be installed higher than the mounting height indicated above.
- The lighting installation must conform with local or national electrical codes.
- The customer is responsible for permits and inspections.







NONTARIFF POLE LICENSE AGREEMENT

File No				·	Region
	AGREEMENT, made as of this day of	, 19	, I	between	CONSUMERS
POWEF	COMPANY, hereinafter called the Company and				

(Name)

(Address)

hereinafter called the Licensee:

The Company hereby grants to the Licensee and the Licensee hereby accepts from the Company, subject to the provisions hereof, the revocable privilege and license of attaching certain facilities owned by the Licensee, constituting _______, to the certain pole _______, to the certain pole _______, of the Company (herein called Poles) as shown on the drawing which is attached hereto and made a part hereof. The grant of the privilege and license hereby made is gratuitous on the part of the Company and constitutes the consideration for all agreements on the part of the Licensee hereunder.

The Licensee shall comply with all rules and requirements of the Michigan Public Service Commission, and all future amendments and revisions thereof, which are applicable to the installation, maintenance, operation and use of the facilities to be attached by the Licensee to the Poles. The Licensee shall install and properly maintain suitable protective appliances and devices as may be necessary to protect the facilities attached hereunder, and other property connected therewith, from damage which might be caused by a flow of electricity from the Company's facilities. The Poles shall be maintained by the Company and the attachments and other property of the Licensee shall be solely maintained by the Licensee. The Company reserves the right to designate the particular locations at which the attachments of the Licensee shall be made and the manner in which same shall be supported and maintained. No pole steps shall be placed upon or attached to the Poles by the Licensee nearer than either eight (8) feet from the surface of the ground or nearer than eight (8) feet from any existing structure or object above the surface of the ground which might be used as an aid in climbing to reach the lowest of such pole steps.

It is recognized by the parties hereto that the primary use of the Poles is to support the electric wires and other facilities of the Company, and that the privilege and license hereby granted to the Licensee is subservient in all respects to such primary use by the Company. The Company shall be liable for any damage to the Licensee's facilities attached to the Poles if such damage has been caused by the sole negligence of the Company. The Licensee assumes all liability for and shall save the Company harmless from all claims, demands, rights of action, or expense, for injury or damage to persons or property, including the employees and property of the Licensee, arising on account or out of the faulty or negligent installation, operation, maintenance, use or removal of the said facilities and associated protective appliances and devices of the Licensee.

Form 160 9-87



<u>U6300</u> MAR 24 "1981 REMOVED BY_ CANCELLED BY. ORDER

The Company may, at any time, for any reason, terminate said privilege and license upon giving reasonable notice to the Licensee in advance of such termination, whereupon the Licensee shall promptly remove all of the Licensee's facilities from the Poles. The Company will endeavor, however, to give the Licensee at least ninety (90) days' notice in advance of such termination. The privilege and license hereby granted may be terminated by the Licensee at any time hereafter by removing the attached facilities from the Poles. The Licensee shall give the Company reasonable notice in advance of the removal of said facilities.

CONSUMERS POWER COMPANY

Ву			
,	lts		
		(Licensee)	
Ву	lts		

Form 160 9-87



NONTARIFF POLE LICENSE AGREEMENT

File No ______ Region _____ AGREEMENT, made as of this ______ day of ______, 19____, between CONSUMERS POWER COMPANY, hereinafter called the Company and

(Name)

(Address)

hereinafter called the Licensee:

The Company hereby grants to the Licensee and the Licensee hereby accepts from the Company, subject to the provisions hereof, the revocable privilege and license of attaching certain facilities owned by the Licensee, constituting _______, to the certain pole ______, to the certain pole _______, of the Company (herein called Poles) as shown on the drawing which is attached hereto and made a part hereof. The grant of the privilege and license hereby made is gratuitous on the part of the Company and constitutes the consideration for all agreements on the part of the Licensee hereunder.

The Licensee shall comply with all rules and requirements of the Michigan Public Service Commission, and all future amendments and revisions thereof, which are applicable to the installation, maintenance, operation and use of the facilities to be attached by the Licensee to the Poles. The Licensee shall install and properly maintain suitable protective appliances and devices as may be necessary to protect the facilities attached hereunder, and other property connected therewith, from damage which might be caused by a flow of electricity from the Company's facilities. The Poles shall be maintained by the Company and the attachments and other property of the Licensee shall be solely maintained by the Licensee. The Company reserves the right to designate the particular locations at which the attachments of the Licensee shall be made and the manner in which same shall be supported and maintained. No pole steps shall be placed upon or attached to the Poles by the Licensee nearer than either eight (8) feet from the surface of the ground or nearer than eight (8) feet from any existing structure or object above the surface of the ground which might be used as an aid in climbing to reach the lowest of such pole steps.

It is recognized by the parties hereto that the primary use of the Poles is to support the electric wires and other facilities of the Company, and that the privilege and license hereby granted to the Licensee is subservient in all respects to such primary use by the Company. The Company shall be liable for any damage to the Licensee's facilities attached to the Poles if such damage has been caused by the sole negligence of the Company. The Licensee assumes all liability for and shall save the Company harmless from all claims, demands, rights of action, or expense, for injury or damage to persons or property, including the employees and property of the Licensee, arising on account or out of the faulty or negligent installation, operation, maintenance, use or removal of the said facilities and associated protective appliances and devices of the Licensee.

Form 160 9-87

The Company may, at any time, for any reason, terminate said privilege and license upon giving reasonable notice to the Licensee in advance of such termination, whereupon the Licensee shall promptly remove all of the Licensee's facilities from the Poles. The Company will endeavor, however, to give the Licensee at least ninety (90) days' notice in advance of such termination. The privilege and license hereby granted may be terminated by the Licensee at any time hereafter by removing the attached facilities from the Poles. The Licensee shall give the Company reasonable notice in advance of the removal of said facilities.

CONSUMERS POWER COMPANY

PUBLIC SUPPLICE CANCELLED BY ORDER IN CASE NO. U- 6300 MAR 0 8 2004 0,55 NOV 1 3 2002 REMOVED BY_

Form 162 7-2002

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Service Address			Customer Ov	wned Substation	Customer Switch		Primary B	us ∐UG
System Voltage	Customer Volt	age Level Code	TLM Number		☐ Yes	□ No	I	<u> </u>
Quests/Quesenhis Mathema	Meter Point Co		Substation		·····		WD No.	
Supply/Ownership Voltage			Substation				ł	
Metered Voltage	Meter Adjustm	ent Code	Circuit	3			Ckt No.	
Customer Low Side Voltage	Customer Tota	I Installed KVA	Premise ID		CAD File		I	
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INVENTORY OF EQUIPMENT INSTALLED FOR PRIMARY CUSTOMERS

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Form 162 3-97

CONSUMERS ENERGY INVENTORY OF EQUIPMENT INSTALLED FOR PRIMARY CUSTOMERS

			DATE	DATE	
NAME OF GUSTOMER	LOCATION (Street and Number)	olty, Village, Township	INVENTORY TAKEN BY	APPROVED BY	

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Form 162 2-96

CONSUMERS POWER COMPANY INVENTORY OF EQUIPMENT INSTALLED FOR PRIMARY CUSTOMERS

			DATE	DATE
	mber)	d		
NAME OF CUSTOMER	LOCATION (Street and Number)	CITY, VILLAGE, TOWNSHIP	INVENTORY TAKEN BY	APPROVED BY

	OWNED BY	BY		
PORTION OF EQUIPMENT	COMPANY. CUSTOMER	USTOMER	DESCRIPTION OF EQUIPMENT	ONE LINE WITING UNGRAM
1. PRIMARY LINE				
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3. LIGHTNING ARRESTER-HV OR LV				
4. FUSES				
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2. FINING 1909				
6. POWER TRANSFORMERS				
7. LIGHTING TRANSFORMERS				
		Ì		
8. TRANSFORMER SUPPORTS				
8. FENCE				
10. CUSTOMER SERVICE LEVEL				
(PLEASE CHECK ONE)				
TRANSMISSION SERVICE				
CI SUBTRANSMISSION SERVICE				
C PRIMARY SERVICE				
				-
11. METERED VOLTAGE				
12. OTHER				
				•
			-	

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COMPLETE FOR EACH PRIMARY CUSTOMER AND ATTACH ONE COPY TO EACH PRIMARY CUSTOMER ELECTRIC SERVICE CONTRACT

ORDER U-630C

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TOMERS			DATE	DATE		ONE LINE WIRING DIAGRAM																							
CONSUMERS POWER COMPANY INVENTORY OF EQUIPMENT INSTALLED FOR PRIMARY CUSTOMERS	OMER	al and Number)	(EN BY			DESCRIPTION OF EQUIPMENT																							
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ELECTRIC SERVICE CONTRACT 3

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form 162 3-90						FORTION OF EQUIPMENT	1. PRIMARY 1 INE			2. SHITCHING & SUPPORT		3. LIGHINING ANNESIEN-IN UN	4. FUSES		5. FKIMARI BUS	Anira TAANGEADMEDC	6. PUMER IRANSFURMENS		7. LIGHTING TRANSFORMERS	B. TRANSFORMER SUPPORTS	9. FENCE		10. CUSTOMER VOLTAGE LEVEL	(PLEASE CHECK ONE)	TIRAHSMISSION SERVICE	C SUBTRANSMI SSION SERVICE	11. OTHER			ATTACH ONE (1) COPY TO EACH PRIMARY CUSTOMER ELECTRIC SERVICE CONFIRME
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Consumers	Energy)

ELECTRIC LINE CONSUMERS' FACILITIES AGREEMENT PART I

Date of Agreement:		Work Order Number:	
Company:			(Drawing Attached, Exhibit A)
CONSUMERS ENERGY			Customer:
Michigan Corporation			(Name)
			(Street and Number)
(Add	tress)		(City, State and Zip Code)
Attention:			Attention:
ervice Location:			
ownship			County
own		Range	Section
cost Estimates: _\$			
ate Prepared:			
IOTE: ADDITIONAL CI	HARGES MAY	BE OWED. SEE PART	II, SECTION 2 and 5 FOR DETAILS.
MODIFICATION AGREE CUSTOMER ACKNOWL	MENT TERM EDGES HAVI REJECTS A ASE ORDER	S AND CONDITIONS is ING READ SAID TERMS NY ADDITIONAL OR DI	prepared above. Part II, CONSUMERS' FACILITIES attached hereto and is a part of this Agreement. AND CONDITIONS. CONSUMERS ENERGY FFERENT TERMS AND CONDITIONS SET t OR IN ANY OTHER CONTRACT DOCUMENT
ONSUMERS ENERGY	COMPANY	CANCELLED BY II-63	0.0
tv.		ORDER	
۶y(۶	Signature)	REMOVED BY RI	(Signature)
(Print	or Type Name		(Print or Type Name)
le		Public Service mission	e
rm 230 11-2004	April 20,		Page 1

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ELECTRIC LINE CONSUMERS' FACILITIES AGREEMENT TERMS AND CONDITIONS PART II

1. In consideration of Customer's request and agreement to pay all the costs of relocation/modification of Consumers' facilities, Consumers agrees to relocate and/or modify its electric facilities. The facilities to be relocated or modified are shown on the drawing attached as Exhibit A. Pursuant to tariffs filed with the Michigan Public Service Commission, when relocation or modification of Consumers' facilities is requested or made necessary by a customer, all costs for the relocation or modification can be charged to the requesting party. All costs associated with the relocation or modification of Consumers' facilities are not refundable.

For any new facilities being installed to accommodate new load to the Company's system, a nonrefundable contribution pursuant to tariff files with the Michigan Public Commission is included in the Estimated Cost.

2. Customers shall pay the entire amount of the Cost Estimate identified in Part I upon execution of this Agreement. After all work is completed and the actual cost for the work is calculated, Consumers will either refund any overpayment to Customer or invoice Customer for any additional amounts owed. Customer shall pay invoiced amount within thirty days after receipt thereof.

Any amounts to be paid pursuant to this Agreement include Michigan sales tax but are exclusive of all other federal, state, county, municipal, or local property, license, excise, sales use, gross receipt or similar tax with respect to the work covered hereunder and if Consumers is required by applicable law or regulation to pay or collect any such tax or if any such taxes are assessed against Consumers on account of performance or this Agreement, no matter when such assessment is made, then such tax or taxes shall be paid by the Customer to Consumers in addition to the amounts provided for herein.

3. Prior to the work being performed, and as a condition precedent thereto, the Customer shall secure and deliver to Consumers, at no expense to Consumers, recordable easements, in form and substance satisfactory to Consumers, granting all necessary rights of way for installation and maintenance of said facilities. If said facilities are to serve a residential subdivision, said easements shall include, but not by way of limitation, rights of way for streetlighting in the subdivision by means of underground facilities, notwithstanding that Consumers does not undertake to provide streetlighting facilities and service as a part of this Agreement. If said easements are not secured and delivered to Consumers within thirty (30) days after execution of this Agreement, Consumers may, at its option, refund all payments made to it hereunder by the Customer, without interest, and with reasonable expenses incurred by Consumers on account of this Agreement deducted there from, and this Agreement shall thereupon terminate.

4. For any underground facilities included in the work to be performed hereunder, the Customer shall provide, at no expense to Consumers, rough grading (not more than three inches below finished grade) so that the underground facilities can be properly installed in relation to the finished grade level. The Customer shall maintain the average found elevation within six feet of any cable, conduit wire, conductor or other underground facility thereafter at a level not to exceed twelve inches above or three inches below the grade level established at the time of installation of said underground facilities. Further, the Customer shall maintain the ground surface elevation in an area four feet wide around any transformer pad, subsurface transformer, junction vault or other support at an elevation of not less than three inches and not more than six inches below the base of any transformer mounted on a pad or other support and not more than six inches below the top of any subsurface transformer or junction vault; provided, however, that changes in the ground surface elevation in excess of the limits herein prescribed may be permitted upon written consent of Consumers. Consumers will backfill and place excavated earth over any area of construction; the Customer is responsible for the final restoration of the construction area.

Michigan Public Service Commission	CANCELLED BY U-6300 ORDER
April 20, 2006	REMOVED BYRL
Filed	DATE04-30-07

5. If any underground facilities or any portion thereof are to be installed between December 15 and April 15, the Customer shall pay Consumers, prior to installation of said underground facilities or portion thereof, an additional nonrefundable contribution (winter charge) per trench foot as stated in the "Computation of Electric Distribution System Line Extension Deposit and Contribution" for the portion of said facilities installed during said period. The Customer will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Customer for installation, by Consumers, of gas pipe in the same trench. No portion of said facilities will be installed between December 15 and April 15, unless the Customer has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where, in Consumers judgment, practical difficulties (not considered in determining the Customer does not make the additional contribution within fifteen (15) days after receiving written notice of the amount t of the additional contribution, Consumers may, at its option, refund all payments made to it hereunder by the Customer, without interest, and with reasonable expenses incurred by Consumers on account of this Agreement deducted there from, and this Agreement shall thereupon terminate.

6. Consumers shall not be in breach of contract as a result of any delay in performing its obligations if such delay is due to strikes or other labor troubles; inability to obtain labor, materials, components, supplies, for any reason, including default of suppliers or subcontractors; acts of God; fire; flood; storm; earthquake or other natural calamities; war; insurrections; riot; embargoes; curtailment; order; regulations or restriction imposed by governmental authorities; or any other cause which is beyond the reasonable control of Consumers, whether of a similar or dissimilar nature and whether or not existing or foreseeable on the scheduled date of commencement of the work. Consumers shall have no obligation to settle any strike or other labor difficulty in a manner not completely satisfactory to it. Should any such delay occur, the time for the performance of Consumers' obligations shall be extended by a time equal to the length of the delay plus such additional time as is reasonably necessary to enable Consumers to resume performance of its obligations.

7. Consumers warrants that any work performed under this Agreement shall be performed by properly skilled personnel in accordance with generally accepted standards for the work being performed. The sole liability of Consumers for defective work under this warranty or otherwise, shall be limited to reperforming any such work on the same conditions as the original work. The foregoing is the Customer's exclusive remedy and, EXCEPT AS EXPRESSLY STATED HEREIN, THERE ARE NO OTHER WARRANTIES, EXPRESS, IMPLIED OR STATUTORY, INCLUDING THE WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PURPOSE.

In no event shall Consumers be liable for any loss or damage whatsoever, by reason of its failure to discover, report or modify latent defect or defects inherent in the subject matter of the work. The aforementioned warranty is subject to the following conditions:

(a) Consumers shall not be responsible for repairs, replacements, or corrections made by others with respect to the work performed by Consumers.

(b) The Customer shall notify Consumers in writing of any breach or warranty with respect to the services performed by Consumers within ten (10) days after completion of the work.

	CANCELLED BY U-6300 ORDER
Michigan Public Service Commission	REMOVED BYRL DATE04-30-07
April 20, 2006	
Filed	

8. THE TOTAL LIABILITY OF CONSUMERS, ITS AGENTS, EMPLOYEES, VENDORS AND CONTRACTORS WITH RESPECT TO ANY AND ALL CLAIMS ARISING OUT OF THIS CONTRACT INCLUDING THE PERFORMANCE OF OBLIGATIONS IN CONNECTION WITH THE WORK HEREUNDER, WHETHER BASED ON CONTRACT. WARRANTY. TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY OR OTHERWISE, SHALL NOT EXCEED IN AGGREGATE ONE THOUSAND DOLLARS (\$1,000.00) AND SHALL IN NO EVENT INCLUDE INCIDENTAL OR CONSEQUENTIAL DAMAGES OR ANY NATURE INCLUDING, BUT NOT LIMITED TO, LOSS OF REVENUE OR ITS USE; LOSS BY REASON OF PLANT OR EQUIPMENT SHUTDOWN OR INABILITY TO OPERATE AT RATED CAPACITY; INCREASED EXPENSE OR OPERATION OF PLANT OR EQUIPMENT: INCREASED COSTS OF PURCHASING OR PROVIDING EQUIPMENT, MATERIALS, SUPPLIES OR SERVICES OUTSIDE CONSUMERS' SCOPE OR SUPPLY; COSTS OR REPLACEMENT POWER OR CAPITAL; CLAIMS OF THE CUSTOMER'S CUSTOMERS; OR INVENTORY OR USE CHARGES, EVEN IF CONSUMERS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

This limitation of liability section shall prevail over any conflicting or inconsistent provisions contained herein or in any other applicable document and shall be in effect even if the remedy or remedies set forth herein fail in their essential purpose.

9. The Customer shall indemnify and hold Consumers, its agents, employees, vendors and contractor'(s) harmless from and against, and shall at Consumers' option undertake the defense of, any and all claim, losses, liability and damage (including environmental harm) and including reasonable attorney's fees which Consumers might sustain or incur or which might be asserted by any third party against Consumers as a result of the services provided under this Agreement, whether based on warranty, contract, tort (including negligence), strict liability or otherwise, unless caused solely by the negligence of Consumers, its agents or employees,

10. Any assignment or any part thereof by the Customer without the previous written permission of Consumers shall be void and of no effect. Consumers may subcontract any services hereunder.

11. In the performance of the work hereunder, Consumers shall be an independent contactor with the sole authority to control and direct the performance of the details of the services, the Customer being interested only in the results obtained.

12. The terms of this Agreement shall not be changed superseded or supplemented, except in writing by an authorized officer of Consumers and by a duly authorized representative of Customer.

13. This Agreement shall be deemed a Michigan contract and shall be construed in accordance with and governed by the laws of the State of Michigan. With respect to the subject matter hereof, this Agreement supersedes all previous representations, understandings and negotiations, either written oral, between the parties hereto or their representatives and constitutes the entire contract between the parties. This Agreement is intended for the benefit of the parties hereto and does not grant any rights to any third parties unless otherwise specifically stated herein. No part of any purchase order, request for proposal or other documents issued by Customer shall be binding upon Consumers or affect its rights or obligations hereunder unless signed by a duly authorized representative of Consumers.

14. Additional Items	CANCELLED BY U-6300 ORDER U-6300 REMOVED BY RL DATE 04-30-07	
Form 230 11-2004	Michigan Public Service Commission April 20, 2006 Filed	Page 4 of



CONTRACT FOR ELECTRIC SERVICE MULTIPLE SITES PART I

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Effective Date of Agreement:		
Company:	Customer:	
CONSUMERS ENERGY COMPANY		
a Michigan Corporation	(Name)	
212 W MICHIGAN AVENUE JACKSON MI 49201-2277	(Form of Legal Enti	ity)
	(Street & Number	0
	(City, State & Zip Co	ode)
Customer Facilities and Locations: Identified in Part I	II of this Agreement	
Service Characteristics: Identified in Part I.		
Capacity Reserved and General Service Rate:Identifie		
Customer Energy Contact:		
Title:		
Address:		
Initial Term: year(s) beginning with the E service for each of Customer's Facilities shall be as stated in 1 PART II, TERMS AND CONDITIONS, on Page 2 h Agreement. CUSTOMER ACKNOWLEDGES HAY ATTACHMENT.	Part III. Hereof, and PART III, ATTACHMEN	VT, are a part of this
CONSUMERS ENERGY COMPANY		
	(Customer Name)	
Ву:	Ву:	
(Signature)	(Signature)	
(Print or Type Name)	(Print or Type Nam	e)
Title:	Title:	
Form 410 11-2000		Page 1
	MAR 3 0 2001	CANCELLED BY ORDER <u>U-630(</u>

CONTRACT FOR ELECTRIC SERVICE MULTIPLE SITES TERMS AND CONDITIONS

PART II

- The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the
 operation of the Customer's Facility described in Part III, but not in excess of the capacity reserved amount identified in
 Part III. The Company will, at the written request of the Customer, made at least thirty days in advance, permit an
 increase in such reserved capacities if the Company has power available.
- 2. The electric energy to be supplied hereunder shall be alternating current and shall have the characteristics identified in Part III. Delivery shall be made at one mutually agreeable point upon the Customer's premises for each Facility identified in Part III. It shall be metered by meters furnished, installed and maintained by the Company. A location for the metering equipment, suitable to the Company, shall be provided by the Customer and adequate protection afforded to avoid damage thereto, tampering or interference with such metering equipment. The Company shall make periodic tests of its meters and keep them within accepted standards of accuracy.
- 3. The Customer shall pay for such energy in accordance with Company's General Service Rate(s) identified in Part III, copies of which are attached hereto and made a part hereof, and in accordance with such amendments thereto as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement.
- 4. It is further agreed that:
 - (a) Such service is for the sole use of the Customer, for the purpose aforesaid, and shall not be transmitted elsewhere, or shared or resold, or used as auxiliary or standby as to any other source of power supply, except as may be herein provided.
 - (b) Such service shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.
 - (c) Except as to the capacity and minimum charges payable by the Customer, prescribed in said rate(s), neither party shall be liable to the other for damages for any act, omission or circumstances occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
 - (d) This Agreement will become effective on the date identified in Part I and will extend for an initial term as stated in Part I and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty days' written notice of its desire to terminate the same at the expiration of any monthly period, which notice may be given at any time. Notwithstanding the foregoing, this Agreement shall not be terminated until all of the minimum terms established for Customer's Facilities in Part III have expired. The minimum terms of electric service for each of Customer's Facilities shall be as stated in Part III.
 - (e) This Agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the locations stated in Part III except as contained herein. This Agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent and any such attempted transfer without the Company's written consent shall be void.

Form 410 11-2000

Page 2

CONTRACT FOR ELECTRIC SERVICE MULTIPLE SITES ATTACHMENT

PART III

Attached to Contract for Electric Service - Multiple Sites with _______ (mm/dd/yy).

(Customer)

Facility Name:				
Service Location:		· · · · · · · · · · · · · · · · · · ·		
(Street Address)		(City/Township)		(Zip Code)
Customer Billing Address:				
Service Characteristics:	Phase; 60 Hertz;	Volts Capacity Reserved:	kW	Rate:
Minimum Term:	year(s) beginning on			
		(Month)	(Day)	(Year)
Facility Name				
Service Location:				
(Street Ad	Idress)	(City/Township)		(Zip Code)
Customer Billing Address				
Service Characteristics:	Phase; 60 Hertz:	Volts Capacity Reserved:	kW	Rate:
Minimum Term:	year(s) beginning on			10110
		(Month)	· (Dav)	(Year)
Facility Name:				
Service Location:	······································	•		
(Street Ad		(City/Township)		(Zip Code)
Customer Billing Address:				
Service Characteristics:	Phase; 60 Hertz;	Volts Capacity Reserved:	kW	Rate:
Minimum Term:	<pre> year(s) beginning on</pre>			······
,		(Month)	(Day)	(Year)
Facility Name:				
Service Location:				· · ·
(Street Ad		(City/Township)		(Zip Code)
		(City/10withamp)		
Customer Billing Address:	<u> </u>			
Customer Billing Address: Service Characteristics:	Phase; 60 Hertz;	Volts Capacity Reserved:	kW	Rate:
Service Characteristics:	<u> </u>	Volts Capacity Reserved:	kW	Rate:
Service Characteristics:	Phase; 60 Hertz;	Volts Capacity Reserved:	(Day)	Rate:(Year)

Form 410 11-2000

RUBLIC SEANING COMMISSION MAR 3 0 2001

CANCELLED BY ORDER U-6300
REMOVED BY
DATE 6-9-04

Page 3

CONTRACT FOR ELECTRIC SERVICE MULTIPLE SITES ATTACHMENT

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AMENDMENT NO. _____

Attached to Contract for Electric	c Service - Multiple Sites with		
effective	(mm/dd/yy).	(Custome	37)
□ ADD FACILITY	D DELETE FACILIT	Y D MODE	Y TERMS FOR FACILITY
EFFECTIVE DATE of Addition	, Deletion or Modification	(mn	ı/dd/yy)
NAME OF FACILITY:			
SERVICE LOCATION:	ddress) ((City/Township)	(Zip Code)
SERVICE CHARACTERISTIC	S: Phase; 60 He	rtz; Volts	
CAPACITY RESERVED:	kW GENER	AL SERVICE RATE:	
MINIMUM TERM (Added Fac. stated above.	ility/Modification of Minimum T	'erm): year(s) beginn	ning on EFFECTIVE DATE
CUSTOMER BILLING ADDRE	SS:	(City/Township)	(Zip Code)
All other terms and provisions unchanged and said Contract rer	of said Contract for Electric Ser nains in full force and effect.	vice, as amended by previous	amendments, if any, remain
CONSUMERS ENERGY COM	PANY	(Customer	Name)
By:(Signatur	e)	By:(Signat	ure)
(Print or Type	Name)	(Print or Typ	ne Nama)
(11110) 1300	runo,	. (Frincor Typ	is mainey
Title:		Title:	
Form 410 11-2000			Page 4

Consumers	Energy	
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CONTRACT FOR ELECTRIC SERVICE MULTIPLE SITES PART I

Effective	Date	of	Agreement:	

Company:

CONSUMERS ENERGY COMPANY

a Michigan Corporation

212 W MICHIGAN AVENUE JACKSON MI 49201-2277 Customer:

(Name)

(Form of Legal Entity)

(Street & Number)

(City, State & Zip Code)

Phone No: (_____)

Customer Facilities and Locations: _____ Identified in Part III of this Agreement

Service Characteristics: _____Identified in Part III of this Agreement

Capacity Reserved and General Service Rate: _____Identified in Part III of this Agreement

Customer Energy Contact:

Title: _____

Address: _____

Initial Term: ______ year(s) beginning with the Effective Date of Agreement stated above. The minimum terms of service for each of Customer's Facilities shall be as stated in Part III.

PART II, TERMS AND CONDITIONS, on the back hereof, and PART III, ATTACHMENT, are a part of this Agreement. CUSTOMER ACKNOWLEDGES HAVING READ SAID TERMS AND CONDITIONS AND ATTACHMENT.

CONSUMERS ENERGY COMPANY		
	(Customer Name)	
By:(Signature)	By: (Signature)	
(Print or Type Name)	(Print or Type Name)	
Title:	Title:	
Form 410 2-97	- WEBLING -	
	SSUC SERVICE CONTRACTOR	
	CANCELLED BY ORDE IN CASE NO. U- IN	-n 0
	CANCELLED BY ORDE IN CASE NO. U- IN	
	REMOVED BY	

CONTRACT FOR ELECTRIC SERVICE MULTIPLE SITES TERMS AND CONDITIONS

PART II

- The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation
 of the Customer's Facility described in Part III, but not in excess of the capacity reserved amount identified in Part III.
 The Company will, at the written request of the Customer, made at least thirty days in advance, permit an increase in such
 reserved capacities if the Company has power available.
- 2. The electric energy to be supplied hereunder shall be alternating current and shall have the characteristics identified in Part III. Delivery shall be made at one mutually agreeable point upon the Customer's premises for each Facility identified in Part III. It shall be metered by meters furnished, installed and maintained by the Company. A location for the metering equipment, suitable to the Company, shall be provided by the Customer and adequate protection afforded to avoid damage thereto, tampering or interference with such metering equipment. The Company shall make periodic tests of its meters and keep them within accepted standards of accuracy.
- 3. The Customer shall pay for such energy in accordance with Company's General Service Rate(s) identified in Part III, copies of which are attached hereto and made a part hereof, and in accordance with such amendments thereto as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement.
- 4. It is further agreed that:
 - (a) Such service is for the sole use of the Customer, for the purpose aforesaid, and shall not be transmitted elsewhere, or shared or resold, or used as auxiliary or standby as to any other source of power supply, except as may be herein provided.
 - (b) Such service shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.
 - (c) Except as to the capacity and minimum charges payable by the Customer, prescribed in said rate(s), neither party shall be liable to the other for damages for any act, omission or circumstances occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
 - (d) This Agreement will become effective on the date identified in Part I and will extend for an initial term as stated in Part I and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty days' written notice of its desire to terminate the same at the expiration of any monthly period, which notice may be given at any time. Notwithstanding the foregoing, this Agreement shall not be terminated until all of the minimum terms established for Customer's Facilities in Part III have expired. The minimum terms of electric service for each of Customer's Facilities shall be as stated in Part III.
 - (e) This Agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the locations stated in Part III except as contained herein. This Agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent and any such attempted transfer without the Company's written consent shall be void.

Form 410 2-97

Page ____

CONTRACT FOR ELECTRIC SERVICE **MULTIPLE SITES** ATTACHMENT

PART III

effective (mm/do		(Customer)					
Facility Name: Service Location:							
(Street Add		(City/Township)		(Zip Code)			
Customer Billing Address:							
	Phase; 60 Hertz;		kW	⁷ Rate:			
Minimum Term:	year(s) beginning on	(Month)	(Day)	(Year)			
Facility Name:							
Service Location:(Street Add		(City/Township)		(Zip Code)			
Customer Billing Address:		(City/Township)					
Service Characteristics:	Phase; 60 Hertz;	Volts Capacity Reserved:	kW	7 Rate:			
	year(s) beginning on						
			(Dav)	(Year)			
		(Month)	(Day)	(Year)			
Facility Name:		(Month)	(Day)	(Year)			
Facility Name:		(Month)	(Day)				
Facility Name: Service Location: (Street Add	lress)	(Month)	(Day)	(Year)			
Facility Name: Service Location: (Street Add Customer Billing Address: Service Characteristics:	Iress)	(Month) (City/Township) Volts Capacity Reserved: _		(Zip Code)			
Facility Name: Service Location: (Street Add Customer Billing Address: Service Characteristics:	lress)	(Month) (City/Township) Volts Capacity Reserved: _		(Zip Code)			
Facility Name: Service Location: (Street Add Customer Billing Address: Service Characteristics:	Iress)	(Month) (City/Township) Volts_Capacity_Reserved:	kW	(Zip Code)			
Facility Name: Service Location: (Street Add Customer Billing Address: Service Characteristics: Minimum Term:	Iress) Phase; 60 Hertz; year(s) beginning on	(Month) (City/Township) Volts Capacity Reserved: (Month)	kW	(Zip Code)			
Facility Name: Service Location: (Street Add Customer Billing Address: Service Characteristics: Minimum Term: Facility Name:	lress) Phase; 60 Hertz; year(s) beginning on	(Month) (City/Township) Volts Capacity Reserved: (Month)	kW	(Zip Code)			
Facility Name: Service Location: (Street Add Customer Billing Address: Service Characteristics: Minimum Term: Facility Name: Service Location:	Iress) Phase; 60 Hertz; year(s) beginning on	(Month) (City/Township) Volts Capacity Reserved: (Month)	kW	(Zip Code) 7 Rate: (Year)			
Facility Name: Service Location: (Street Add Customer Billing Address: Service Characteristics: Minimum Term: Facility Name: Service Location: (Street Add	lress) Phase; 60 Hertz; year(s) beginning on lress)	(Month) (City/Township) Volts Capacity Reserved: (Month)	kW	(Zip Code)			
Facility Name:	lress) Phase; 60 Hertz; year(s) beginning on lress)	(Month) (City/Township) Volts Capacity Reserved: (Month) (City/Township)	kW kW	(Zip Code) / Rate: (Year) (Zip Code)			
Facility Name:	lress) Phase; 60 Hertz; year(s) beginning on lress)	(Month) (City/Township) Volts Capacity Reserved: _ (Month) (City/Township) 	kW kW	(Zip Code) / Rate: (Year) (Zip Code)			

Form 410 2-97



CANCELLED BY ORDER IN CASE NO. U-350 MAR 3 REMOVED BY_

CONTRACT FOR ELECTRIC SERVICE MULTIPLE SITES ATTACHMENT

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AMENDMENT	NO.	<u> </u>
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Attached to Contract for Electric Service - Multiple Sites	with	(Customer)	
effective (mm/dd/yy).		(Customer)	
ADD FACILITY DELETH	E FACILITY		ERMS FOR FACIL
EFFECTIVE DATE of Addition, Deletion or Modification	on (mm/dd/	уу)	
NAME OF FACILITY:			m
SERVICE LOCATION:		······································	
(Street Address)	(City/Township)	(Zip Code
SERVICE CHARACTERISTICS: PI	hase; 60 Hertz;	Volts	
CAPACITY RESERVED: kW	GENERAL SERV	ICE RATE:	
MINIMUM TERM (Added Facility/Modification of Minim stated above.	num Term):	year(s) beginning or	I EFFECTIVE D.
CUSTOMER BILLING ADDRESS:	(0)	y/Township)	(Zip Code
((0.1	,, i e « lollip)	(21) 0000
CONSUMERS ENERGY COMPANY		(Customer Name)
~	_		
By: (Signature)	By:	(Signature)	
(Print or Type Name)		(Print or Type Nam	ne)
Title:	Title:		
Form 410 2-97			
Form 410 2-97			
Form 410 2-97			



CONTRACT FOR ELECTRIC SERVICE MULTIPLE SITES PART I

,

Effective Date of Agreement: _

Company:

CONSUMERS POWER COMPANY,

a Michigan Corporation

212 W MICHIGAN AVENUE JACKSON MI 49201 Customer:

(Name)

(Form of Legal Entity)

(Street & Number)

(City, State & Zip Code)

Initial Term: ______ year(s) beginning with the Effective Date of Agreement stated above. The minimum terms of service for each of Customer's Facilities shall be as stated in Part III.

PART II, TERMS AND CONDITIONS, on the back hereof, and PART III, ATTACHMENT, are a part of this Agreement. CUSTOMER ACKNOWLEDGES HAVING READ SAID TERMS AND CONDITIONS AND ATTACHMENT.

CONSUMERS P	OWER COMPANY			(Customer Name)	-
Ву:	(Signature)		By:	(Signature)	-
<u>,</u>	(Print or Type Name)	· · ·	· (Print or Type Name)	-
Title:		··· <u>_</u> ····	Title:		-
Form 410 10-95		JAN	E 1996 OV	ORDER MAR 24 10 REMOVED BY S	

CONTRACT FOR ELECTRIC SERVICE MULTIPLE SITES TERMS AND CONDITIONS

PART II

- 1. The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation of the Customer's Facility described in Part III, but not in excess of the capacity reserved amount identified in Part III. The Company will, at the written request of the Customer, made at least thirty days in advance, permit an increase in such reserved capacities if the Company has power available.
- 2. The electric energy to be supplied hereunder shall be alternating current and shall have the characteristics identified in Part III. Delivery shall be made at one mutually agreeable point upon the Customer's premises for each Facility identified in Part III. It shall be metered by meters furnished, installed and maintained by the Company. A location for the metering equipment, suitable to the Company, shall be provided by the Customer and adequate protection afforded to avoid damage thereto, tampering or interference with such metering equipment. The Company shall make periodic tests of its meters and keep them within accepted standards of accuracy.
- 3. The Customer shall pay for such energy in accordance with Company's General Service Rate(s) identified in Part III, copies of which are attached hereto and made a part hereof, and in accordance with such amendments thereto as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement.
- 4. It is further agreed that:
 - (a) Such service is for the sole use of the Customer, for the purpose aforesaid, and shall not be transmitted elsewhere, or shared or resold, or used as auxiliary or standby as to any other source of power supply, except as may be herein provided.
 - (b) Such service shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.
 - (c) Except as to the capacity and minimum charges payable by the Customer, prescribed in said rate(s), neither party shall be liable to the other for damages for any act, omission or circumstances occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
 - (d) This Agreement will become effective on the date identified in Part I and will extend for an initial term as stated in Part I and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty days' written notice of its desire to terminate the same at the expiration of any monthly period, which notice may be given at any time. Notwithstanding the foregoing, this Agreement shall not be terminated until all of the minimum terms established for Customer's Facilities in Part III have expired. The minimum terms of electric service for each of Customer's Facilities shall be as stated in Part III.
 - (e) This Agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the locations stated in Part III except as contained herein. This Agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent and any such attempted transfer without the Company's written consent shall be void.
 - (f)

Form 410 10-95

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CONTRACT FOR ELECTRIC SERVICE MULTIPLE SITES ATTACHMENT

PART III

Attached to Contract for Electric Service - Multiple Sites with (Customer) effective _____ (mm/dd/yy). Facility Name: Service Location: (Street Address) (City/Township) (Zip Code) Customer Billing Address: ____ Service Characteristics: _____ Phase; 60 Hertz; kW Rate: Volts Capacity Reserved: _____ year(s) beginning on Minimum Term: (Day) (Year) (Month)

Facility Name:								
	(Street Address)	(City/	Township)		(Zip Code)	
Customer Billing A Service Characterist		Phase; 60 Hertz;	Volts	Capacity	Reserved:	kW	Rate:	
Minimum Term:		year(s) beginning on		(Month))	(Day)	(Year)	

Service Location:	· · · · · · · · · · · · · · · · · · ·		<u> </u>		
(Street Ad	dress)	(City/	/Township)		(Zip Code)
Customer Billing Address:	-				
Service Characteristics:	Phase; 60 Hertz;	Volts	Capacity Reserve	ed: kW	Rate:
Minimum Term:	year(s) beginning on				
			(Month)	(Day)	(Year)

Facility Name:				
Service Location:	· · · · · · · · · · · · · · · · · · ·			
(5	Street Address)	(City/Township)		(Zip Code)
Customer Billing Ad	dress:			
Service Characteristic	cs: Phase; 60 Hertz	; Volts Capacity Reserved	1: kW 🛾	Rate:
Minimum Term:	year(s) be	ginning on		
		(Month)	(Day)	(Year)

Form 410 10-95



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CONTRACT FOR ELECTRIC SERVICE MULTIPLE SITES ATTACHMENT

AMENDMENT NO. _____

tached to Contract for Electric Service	- Multiple Sites with	(Customer)
ective (mm/dd/yy).		(Customer)
ADD FACILITY	DELETE FACILITY	MODIFY TERMS FOR FACILITY
FECTIVE DATE of Addition, Deletio	on or Modification (mm/dd	/yy)
		-
ME OF FACILITY:		<u> </u>
RVICE LOCATION:	(City/Township)	(Zip Code)
(Street Address)	(City/16wiisinp)	
VICE CHARACTERISTICS:	Phase; 60 Hertz;	Volts
DA OWNY DESERVED.	W CENEDAL SE	RVICE RATE:
PACITI RESERVED:	KW GENERAL SE	KVICE KATE
NIMUM TERM (Added Facility/Mod ted above.	lification of Minimum Term):	_ year(s) beginning on EFFECTIVE DATH
ed above.		
	root Addrooo) (Citra	/Township) (7in Code)
	reet Address) (City	/Township) (Zip Code)
(Stre	reet Address) (City	
(Structure) other terms and provisions of said C	reet Address) (City Contract for Electric Service, as amend	/Township) (Zip Code) ed by previous amendments, if any, remain
(Structure) other terms and provisions of said C	reet Address) (City Contract for Electric Service, as amend	
(Structure) other terms and provisions of said C changed and said Contract remains in f	reet Address) (City Contract for Electric Service, as amend	ed by previous amendments, if any, remain
(Structure) other terms and provisions of said C shanged and said Contract remains in f	reet Address) (City Contract for Electric Service, as amend	
(Stru- other terms and provisions of said C hanged and said Contract remains in f NSUMERS POWER COMPANY	reet Address) (City Contract for Electric Service, as amend full force and effect.	ed by previous amendments, if any, remain (Customer Name)
(Structure) other terms and provisions of said C changed and said Contract remains in f ONSUMERS POWER COMPANY	reet Address) (City Contract for Electric Service, as amend full force and effect.	ed by previous amendments, if any, remain
(Structure)	reet Address) (City Contract for Electric Service, as amend full force and effect.	ed by previous amendments, if any, remain (Customer Name) (Signature)
	reet Address) (City Contract for Electric Service, as amend full force and effect.	ed by previous amendments, if any, remain (Customer Name)
(Structure) (Structure) (Structure) (Signature) (Print or Type Name)	reet Address) (City Contract for Electric Service, as amend full force and effect.	ed by previous amendments, if any, remain (Customer Name) (Signature) (Print or Type Name)
(Strategy other terms and provisions of said C nanged and said Contract remains in f NSUMERS POWER COMPANY (Signature) (Print or Type Name) e:	reet Address) (City Contract for Electric Service, as amend full force and effectBy:	ed by previous amendments, if any, remain (Customer Name) (Signature) (Print or Type Name)
(Structure)	reet Address) (City Contract for Electric Service, as amend full force and effectBy:	ed by previous amendments, if any, remain (Customer Name) (Signature) (Print or Type Name)
(Structure)	reet Address) (City Contract for Electric Service, as amend full force and effectBy:	ed by previous amendments, if any, remain (Customer Name) (Signature) (Print or Type Name)
(Structure)	reet Address) (City Contract for Electric Service, as amend full force and effectBy:	ed by previous amendments, if any, remain (Customer Name) (Signature) (Print or Type Name)
(Structure)	reet Address) (City Contract for Electric Service, as amend full force and effectBy:	ed by previous amendments, if any, remain (Customer Name) (Signature) (Print or Type Name)
(Structure) (Structure) (Signature) (Print or Type Name) (Structure)	reet Address) (City Contract for Electric Service, as amend full force and effect.	ed by previous amendments, if any, remain (Customer Name) (Signature) (Print or Type Name)
(Structure) (Structure) (Signature) (Print or Type Name) (Structure)	reet Address) (City Contract for Electric Service, as amend full force and effectBy:	ed by previous amendments, if any, remain (Customer Name) (Signature) (Print or Type Name)



CONTRACT FOR ELECTRIC SERVICE

PART I

Effective Date of Agreement:	(Month/Day/Year)
Company:	Customer:
CONSUMERS ENERGY COMPANY	(Name)
a Michigan Corporation	□ Corporation □ Sole Proprietorship □ General Partnership □ Limited Liability Company □ Other (Specify)
212 W MICHIGAN AVENUE JACKSON MI 49201-2277	(Street & Number)
	(City, State & Zip Code)
Customer Facility:	
Service Location:	
Service Characteristics: Phase: 6	0 Hertz; Volts
Capacity Reserved: kW Gen	eral Service Rate:
	with the Effective Date of Agreement stated above.
ACKNOWLEDGES HAVING READ SA CONSUMERS ENERGY COMPANY	(Customer)
	()
By:(Signature)	By: (Signature)
(Print or Type Name)	(Print or Type Name)
Title:	Title:
Title: Form 416 2-97	Title:

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CONTRACT FOR ELECTRIC SERVICE TERMS AND CONDITIONS

PART II

- 1. The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation of the Customer's Facility described in Part I, but not in excess of the capacity reserved amount identified in Part I. The Company will, at the written request of the Customer, made at least thirty days in advance, permit an increase in such reserved capacity if the Company has power available.
- 2. The electric energy to be supplied hereunder shall be alternating current and shall have the characteristics identified in Part I. Delivery shall be made at one mutually agreeable point upon the Customer's premises. It shall be metered by meters furnished, installed and maintained by the Company. A location for the metering equipment, suitable to the Company, shall be provided by the Customer and adequate protection afforded to avoid damage thereto, tampering or interference with such metering equipment. The Company shall make periodic tests of its meters and keep them within accepted standards of accuracy.
- 3. The Customer shall pay for such energy in accordance with Company's General Service Rate identified in Part I, a copy of which is attached hereto and made a part hereof, and in accordance with such amendments thereto as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement.
- 4. It is further agreed that:
 - (a) Such service is for the sole use of the Customer, for the purpose aforesaid, and shall not be transmitted elsewhere, or shared or resold, or used as auxiliary or standby as to any other source of power supply, except as may be herein provided.
 - (b) Such service shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.
 - (c) Except as to the capacity and minimum charges payable by the Customer, prescribed in said rate, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
 - (d) This Agreement will become effective on the date identified in Part I and will extend for an initial term as stated in Part I and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty days' written notice of its desire to terminate the same at the expiration of any monthly period, which notice may be given at any time.
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 - (f)

Form 416 2-97

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CONTRACT FOR ELECTRIC SERVICE

PART I

ffective Date of Agreement:	(Month/Day/Year)	
Company:	Customer:	
CONSUMERS POWER COMPANY,		me)
Michigan Corporation		□ Sole Proprietorship
	□ General Partnership □ Limited Liability Compan □ Other (Snecify)	□ Limited Partnership y
212 W MICHIGAN AVENUE	_ 0 100 (cprov),	
ACKSON MI 49201	(Street &	Number)
	(City State	& Zip Code)
	(City, State	æ Zip Code)
Customer Facility:		
Service Location:		
Service Characteristics: Phase: 60 He	ertz; Volts	
Capacity Reserved: kW General	1 Service Rate:	
PART II. TERMS AND CONDITIONS, on t	h the Effective Date of Agreement stated the back hereof, is a part of this MS AND CONDITIONS.	
PART II, TERMS AND CONDITIONS, on t ACKNOWLEDGES HAVING READ SAID TERM	the back hereof, is a part of this	
PART II. TERMS AND CONDITIONS, on t	the back hereof, is a part of this MS AND CONDITIONS.	
PART II, TERMS AND CONDITIONS, on t ACKNOWLEDGES HAVING READ SAID TERM CONSUMERS POWER COMPANY	the back hereof, is a part of this MS AND CONDITIONS.	Agreement. CUSTOMER
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SAMPLE LETTER FOR INCREASED ELECTRIC CAPACITY REQUEST

XYZ Company

Gentlemen:

Reference is made to your existing contract dated	with Consumers Energy Company covering
electric service for the operation of your	located at
in the	_, Michigan.

We propose that the capacity reserved designation in Part I, reading as follows:

"Capacity Reserved: _____ kW"

be hereby changed to read as follows:

"Capacity Reserved: _____ kW"

In all other respects, the terms and conditions set forth in said contract shall remain unchanged and in force and in effect.

If you are in accord with the above change in said contract, kindly signify your acceptance thereof by signing both originals of this letter agreement. One signed original should be returned to us and the other signed original should be attached to your copy of said contract.

Yours very truly,

CONSUMERS ENERGY COMPANY

Ву

Title

ACCEPTED:

Title

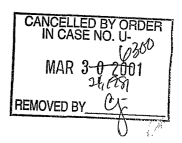
XYZ Company

(Customer)

Вy

Dated





Revised 5/97

Form 416

SAMPLE LETTER FOR INCREASED ELECTRIC CAPACITY REQUEST

XYZ Company

Gentlemen:

Reference is made to your existing contract dated		with Consumers Power Company
covering electric service for the operation of your		located at
	in the	, Michigan.

We propose that the capacity reserved designation in Part I, reading as follows:

"Capacity Reserved: _____ kW"

be hereby changed to read as follows:

"Capacity Reserved: _____ kW"

In all other respects, the terms and conditions set forth in said contract shall remain unchanged and in force and in effect.

If you are in accord with the above change in said contract, kindly signify your acceptance thereof by signing both originals of this letter agreement. One signed original should be returned to us and the other signed original should be attached to your copy of said contract.

Yours very truly,

CONSUMERS POWER COMPANY

Ву

Title

ACCEPTED:

XYZ Company (Customer)

By

Title

Dated







CONTRACT FOR ELECTRIC SERVICE TERMS AND CONDITIONS

PART II

- 1. The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation of the Customer's Facility described in Part I, but not in excess of the capacity reserved amount identified in Part I. The Company will, at the written request of the Customer, made at least thirty days in advance, permit an increase in such reserved capacity if the Company has power available.
- 2. The electric energy to be supplied hereunder shall be alternating current and shall have the characteristics identified in Part I. Delivery shall be made at one mutually agreeable point upon the Customer's premises. It shall be metered by meters furnished, installed and maintained by the Company. A location for the metering equipment, suitable to the Company, shall be provided by the Customer and adequate protection afforded to avoid damage thereto, tampering or interference with such metering equipment. The Company shall make periodic tests of its meters and keep them within accepted standards of accuracy.
- 3. The Customer shall pay for such energy in accordance with Company's General Service Rate identified in Part I, a copy of which is attached hereto and made a part hereof, and in accordance with such amendments thereto as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement.
- 4. It is further agreed that:
 - (a) Such service is for the sole use of the Customer, for the purpose aforesaid, and shall not be transmitted elsewhere, or shared or resold, or used as auxiliary or standby as to any other source of power supply, except as may be herein provided.
 - (b) Such service shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.
 - (c) Except as to the capacity and minimum charges payable by the Customer, prescribed in said rate, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
 - (d) This Agreement will become effective on the date identified in Part I and will extend for an initial term as stated in Part I and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty days' written notice of its desire to terminate the same at the expiration of any monthly period, which notice may be given at any time.
 - (e) This Agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the location stated in Part I except as contained herein. This Agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.
 - (f)

Form 416 11-95

JAN (1996

ORDER WAR 24 1991 REMOVED BY



CONTRACT FOR ELECTRIC SERVICE

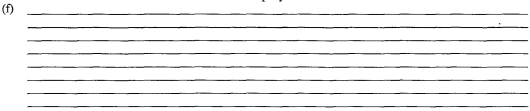
PART I

	of Agreement:	(Month/Day/Year)
Company:		Customer:
CONSUME	RS ENERGY COMPANY	
a Michigan Co	orporation	(Name)
		Corporation Sole Proprietorship General Partnership Limited Partnership Limited Liability Company Other (Specify)
	IGAN AVENUE II 49201-2277	د
		(Street & Number)
		(City, State & Zip Code)
Customer Faci	llity:	
		· · ·
Service Chara	cteristics: Phase: 6	50 Hertz; Volts
		eral Service Rate:
PART II, T		S, is attached hereto and is a part of this Agreement. CUSTOMER
PART II, T	ERMS AND CONDITION	
PART II, T ACKNOWL	ERMS AND CONDITION EDGES HAVING READ S	S, is attached hereto and is a part of this Agreement. CUSTOMER
PART II, T ACKNOWL	ERMS AND CONDITION	S, is attached hereto and is a part of this Agreement. CUSTOMER
PART II, T ACKNOWL	ERMS AND CONDITION EDGES HAVING READ S	S, is attached hereto and is a part of this Agreement. CUSTOMER SAID TERMS AND CONDITIONS.
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PART II, T ACKNOWL	ERMS AND CONDITION EDGES HAVING READ S S ENERGY COMPANY	S, is attached hereto and is a part of this Agreement. CUSTOMER SAID TERMS AND CONDITIONS.
PART II, T ACKNOWL CONSUMERS By:	ERMS AND CONDITION EDGES HAVING READ S S ENERGY COMPANY (Signature)	S, is attached hereto and is a part of this Agreement. CUSTOMER SAID TERMS AND CONDITIONS. (Customer) By: (Signature) (Print or Type Name)
PART II, T ACKNOWL CONSUMERS By:	ERMS AND CONDITION EDGES HAVING READ S S ENERGY COMPANY (Signature) (Print or Type Name)	S, is attached hereto and is a part of this Agreement. CUSTOMER SAID TERMS AND CONDITIONS. (Customer) By: (Signature) (Print or Type Name)
PART II, T ACKNOWL CONSUMERS By: Title:	ERMS AND CONDITION EDGES HAVING READ S S ENERGY COMPANY (Signature) (Print or Type Name)	IS, is attached hereto and is a part of this Agreement. CUSTOMER SAID TERMS AND CONDITIONS. (Customer) By: (Signature) (Print or Type Name) Title:
PART II, T ACKNOWL CONSUMERS By: Title:	ERMS AND CONDITION EDGES HAVING READ S S ENERGY COMPANY (Signature) (Print or Type Name)	S, is attached hereto and is a part of this Agreement. CUSTOMER SAID TERMS AND CONDITIONS. (Customer) By:
PART II, T ACKNOWL CONSUMERS By: Title:	ERMS AND CONDITION EDGES HAVING READ S S ENERGY COMPANY (Signature) (Print or Type Name)	AS, is attached hereto and is a part of this Agreement. CUSTOMER SAID TERMS AND CONDITIONS. (Customer) By:
PART II, T ACKNOWL CONSUMERS By: Title:	ERMS AND CONDITION EDGES HAVING READ S S ENERGY COMPANY (Signature) (Print or Type Name)	AS, is attached hereto and is a part of this Agreement. CUSTOMER SAID TERMS AND CONDITIONS.

CONTRACT FOR ELECTRIC SERVICE TERMS AND CONDITIONS

PART II

- 1. The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation of the Customer's Facility described in Part I, but not in excess of the capacity reserved amount identified in Part I. The Company will, at the written request of the Customer, made at least thirty days in advance, permit an increase in such reserved capacity if the Company has power available.
- 2. The electric energy to be supplied hereunder shall be alternating current and shall have the characteristics identified in Part I. Delivery shall be made at one mutually agreeable point upon the Customer's premises. It shall be metered by meters furnished, installed and maintained by the Company. A location for the metering equipment, suitable to the Company, shall be provided by the Customer and adequate protection afforded to avoid damage thereto, tampering or interference with such metering equipment. The Company shall make periodic tests of its meters and keep them within accepted standards of accuracy.
- 3. The Customer shall pay for such energy in accordance with Company's General Service Rate identified in Part I, a copy of which is attached hereto and made a part hereof, and in accordance with such amendments thereto as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement.
- 4. It is further agreed that:
 - (a) Such service is for the sole use of the Customer, for the purpose aforesaid, and shall not be transmitted elsewhere, or shared or resold, or used as auxiliary or standby as to any other source of power supply, except as may be herein provided.
 - (b) Such service shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.
 - (c) Except as to the capacity and minimum charges payable by the Customer, prescribed in said rate, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
 - (d) This Agreement will become effective on the date identified in Part I and will extend for an initial term as stated in Part I and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty days' written notice of its desire to terminate the same at the expiration of any monthly period, which notice may be given at any time.
 - (e) This Agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the location stated in Part I except as contained herein. This Agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.



Form 416 11-2000

Page 2



CONTRACT FOR ELECTRIC SERVICE

AGREEMENT, made this	day of , 19	,
between CONSUMERS POWER COMPANY (Region), herein termed the Compa	any,
and		• •
of the	of	,
Michigan, herein termed the Customer, as follows:		—
1. The Company agrees to supply, and the Custon	mer agrees to purchase hereunder, all of the electric energy for	the

operation of the Customer's _________Street, in the _______Street, in the ______Street, in the _____Street, in the ____Street, in the ____Street, in the _____Street, in the ____Street, in the ___Stre

Michigan, but not in excess of ______kW, being the capacity reserved by the Company for the Customer's use. The Company will, at the written request of the Customer, made at least thirty days in advance, permit an increase in such reserved capacity if the Company has power available.

2. The electric energy to be supplied shall be alternating current, ______ phase, 60 hertz, at approximately ______ volts. Delivery shall be made at one mutually agreeable point upon the Customer's premises. It shall be metered by meters furnished, installed and maintained by the Company. A location for the metering equipment, suitable to the Company, shall be provided by the Customer and adequate protection afforded to avoid damage thereto, tampering or interference with such metering equipment. The Company shall make periodic tests of its meters and keep them within accepted standards of accuracy.

3. The Customer shall pay for such energy in accordance with Company's Rate ______, a copy of which is attached hereto and made a part hereof, and in accordance with such future revisions and amendments thereof, supplements thereto, or substitutes therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this agreement.

4. It is further agreed that:

(a) Such service is for the sole use of the Customer, for the purpose aforesaid, and shall not be transmitted elsewhere, or shared or resold, or used as auxiliary or standby as to any other source of power supply, except as may be herein specifically provided.

(b) Such service shall be governed by the Company's Standard Electric Rules and Regulations and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this agreement. A copy thereof will be furnished to the Customer upon request.

(c) Except as to the capacity and minimum charges payable by the Customer, prescribed in said rate, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Standard Electric Rules and Regulations.

(d) This agreement will extend for an initial term of ______ year(s) from the

day o	f, 19	, and from	month to	month	thereafter 1	intil ter	minated by	mutual o	on-
sent,	or by either party giving the other at least sixty days	' written no	otice of i	ts desire	to termina	te the s	ame at the	expiratio	n of
any n	onthly period, which notice may be given at any tim	ne.							

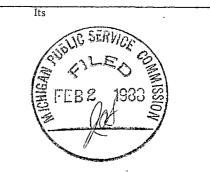
(e) This agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the above location; except as contained herein. This agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.

IN WITNESS WHEREOF, said parties have executed this agreement, in duplicate, by their duly authorized representatives.

Ву

y _____(Customer)

CONSUMERS POWER COMPANY



Form 416 4-77

MICHIGAN'S PROGRESS	F F	PART I	
Date of Agreement			
Company:		Customer:	
CONSUMERS POWE		·	
a Michigan Corporatio	n		(Name)
			(Street and Number)
(Ade	dress)		(City, State and ZIP Code)
Location of Service:			
(Street and N	umber)		(City, Village or Township)
			, Michigan (County)
Effective Date of Agre	ement:		
Lamp Size <u>in Watts</u>	Number of Lamps on Existin Secondary Facilities In Excess of One Lamp on	and/or	Number of Lamps on New Poles
100 150			
250 400			·
The following facilities lighting service covere	s, in addition to those provided by ed by this Agreement and will be	y the Company for the st e provided by the Comp	tandard rate, are required for the outdoo any:
amount of \$, being the total estima	ated cost and said additi r shall have no interest re a part of this Agreem	dable contribution to the Company in th ional facilities. The title to said additiona therein by reason of said nonrefundabl ent. IDITIONS.
contribution. Part II. Terms and Co			(Customer)
contribution. Part II. Terms and Co	ER COMPANY		
contribution. Part II, Terms and Co CUSTOMER ACKNO CONSUMERS POWN	ER COMPANY	Ву	
contribution. Part II, Terms and Co CUSTOMER ACKNO CONSUMERS POWE By		By	
contribution. Part II, Terms and Co CUSTOMER ACKNO CONSUMERS POWE By			(Print or Type Name) (Print or Type Name)

PART II

TERMS AND CONDITIONS

- 1. This Agreement will extend for an initial term of three years from the effective date set forth in Part I and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least 60 days' written notice of its desire to terminate the same at the expiration of said three-years or any monthly period thereafter, which notice may be given at any time.
- 2. Such service is also governed by the Standard Rules and Regulations set forth in the Company's Schedule of Rates Governing the Sale of Electric Service and such future amendments thereto, supplements thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.
- 3. The Customer may, from time to time, order changes in the location of any outdoor lighting equipment theretofore installed, and the actual cost and expense of making changes shall be borne by the Customer.
- 4. If any of the facilities to be installed by the Company are to be placed in or under the ground, the Customer shall, prior to such installation, identify and mark the location of any underground facilities or installations of the Customer which could be damaged by the installation to be performed by the Company. In no event shall the Company be liable for any loss, cost or expense resulting from destruction of or damage to any such facilities which are not properly identified and marked by the Customer as required by this section.
- 5. Neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Standard Rules and Regulations.
- 6. This Agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to the outdoor lighting service provided for in this Agreement except as contained herein. This Agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent. Any unauthorized assignment shall be void.

Consumers Power powering Mikingan's progress AGREEMENT FOR GENERAL SERVICE OUTDOOR LIGHTING PART I				
Customer:				
(Name)				
(Street and Number)				
(City, State and ZIP Code)				
(City, Village or Township)				
(County)				

The Company shall furnish and the Customer shall purchase hereunder outdoor lighting service at the locations shown on Exhibit A attached hereto. Such service shall be in accordance with the Company's General Service Outdoor Lighting Rate L-4, a copy of which is attached and in accordance with such amendments, supplements or substitutions as may be filed with the Michigan Public Service Commission during the term of this Agreement.

Lamp Size in Watts	Number of Lamps on Existing Poles and Secondary Facilities and/or In Excess of One Lamp on New Poles	Number of Lamps on New Poles		
100				
1,50	- <u></u>			
250		<u></u>		
400				

The following facilities, in addition to those provided by the Company for the standard rate, are required for the outdoor lighting service covered by this Agreement and will be provided by the Company:

The Customer shall, upon the execution of this Agreement, make a nonrefundable contribution to the Company in ____, being the total estimated cost and said additional facilities. The the amount of \$_____ title to said additional facilities shall vest in the Company and the Customer shall have no interest therein by reason of said nonrefundable contribution.

By

Part II, Terms and Conditions, on the back hereof are a part of this Agreement. CUSTOMER ACKNOWLEDGES HAVING READ SAID TERMS AND CONDITIONS.

CONSUMERS POWER COMPANY

By .

(Print or Type Name)

(Customer)

Form 541 2-90

Title ____

	(Print or Type Name)	The second se
Title	· · · · · · · · · · · · · · · · · · ·	
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	SERVICE ORDER	. \
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	E JUN 13 1990 EN WED.	
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PART II

TERMS AND CONDITIONS

- This Agreement will extend for an initial term of three years from the effective date set forth in Part I and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least 60 days' written notice of its desire to terminate the same at the expiration of said three-years or any monthly period thereafter, which notice may be given at any time.
- 2. Such service is also governed by the Standard Rules and Regulations set forth in the Company's Schedule of Rates Governing the Sale of Electric Service and such future amendments thereto, supplements thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.
- 3. The Customer may, from time to time, order changes in the location of any outdoor lighting equipment theretofore installed, and the actual cost and expense of making changes shall be borne by the Customer.
- 4. Neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Standard Rules and Regulations.
- 5. This Agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to the outdoor lighting service provided for in this Agreement except as contained herein. This Agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent. Any unauthorized assignment shall be void.

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Form 541 2-90



CONTRACT FOR GENERAL SERVICE OUTDOOR LIGHTING

AGREEMENT, Made this_	day of	, 19	, between CONSUMER	S POWER COMPANY
(]	Region), herein termed the	Company, and	- <u></u>	
	, of th	e	of	

Michigan, herein termed the Customer, as follows:

 The Company agrees to furnish, and the Customer agrees to purchase hereunder, general service outdoor lighting service at the Customer's premises located at ______, in the ______, Michigan. The approximate location of the

pole(s), lamp(s), wiring, and other facilities (if any) required for such outdoor lighting service on the Customer's said premises is shown on the Company's Drawing, Serial No._____, a copy of which is attached hereto and made a part hereof as Exhibit A.

2. The Company agrees to furnish such outdoor lighting service, and the Customer agrees to pay therefor, in accordance with the Company's General Service Outdoor Lighting Rate "L-4," a copy of which is attached hereto and made a part hereof, and in accordance with such future revisions and amendments thereof, supplements thereto and substitutions therefor as may become effective during the term of this agreement. The computation of the monthly charge for such outdoor lighting service (based on said rate as currently in effect, and exclusive of the Company's Power Supply Cost Recovery, sales tax, and the surcharges and credits referred to in said rate) is as follows:

Lamp Size	Number	Charge Per	Gross
In Watts	of Units	Lamp Per Month	Monthly Charge
	*E:	Outdoor Lighting Service - kisting Pole and Secondary Facilities	
		\$	· \$
		\$	\$
		\$	s
		\$	\$
			\$
	*New Pol	Outdoor Lighting Service - e and Up to 100 Feet of Secondary Line	
		\$	S
. <u> </u>		\$ \$	S
		\$. <u>S</u>
	······································	\$	S
			\$
	Additional L	amps on the Same Existing or New Pole	
		\$	\$
		S	S
		\$	\$
		s <	S
*If Additional Fac will be required to	ilities are requested b o make a nonrefunda	by the Customer or required for such out ble contribution to the Company as set in	door lighting service, the Customer orth in Section 3 of this agreement.
Form 541 3-85		CANCELLED BY.	
		CANCELLAND 2001	ILC SERVICE
		CANCER 4 1989	(Julian S G)
		JAN 4 1900 JAN 4 1900	FEB 2 1988
			5 FED 9 1022 2
		NED BN	9 FEB 2 1988 S
		I MOV	

3. The following Additional Facilities have been requested by the Customer or are required for the outdoor lighting service covered by this agreement:



The Customer agrees, upon the execution of this agreement, to make a nonrefundable contribution to the Company in the amount of \$______, being the total estimated cost of said Additional Facilities. The title to said Additional Facilities shall vest in the Company and the Customer shall have no interest therein by reason of said nonrefundable contribution.

4. It is further agreed that:

(a) The Customer shall take such outdoor lighting service for the stated term of this agreement. Furthermore, the Customer agrees that in the event such service is discontinued during the initial term of this agreement, the total monthly charges for the remainder of said initial term shall become due and payable. Such service is also governed by the Company's Standard Electric Rules and Regulations and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this agreement. A copy thereof will be furnished to the Customer upon request.

(b) The Customer may, from time to time, order changes in the location of any outdoor lighting equipment theretofore installed, and the actual cost and expense of making such changes shall be borne by the Customer.

(c) Neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto: provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Standard Electric Rules and Regulations.

(d) This agreement will extend for an initial term of _____ years from the

day of ______, 19____, and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty days' written notice of its desire to terminate the same at the expiration of any monthly period, which notice may be given at any time.

(e) This agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to the outdoor lighting service provided for in this agreement except as contained herein. This agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.

IN WITNESS WHEREOF, said parties have executed this agreement, in duplicate, by their duly authorized representatives.

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By_		
•	Its	
·		(Customer)
By_		
. –	lts	

CONSUMERS POWER COMPANY



STANDARD STREETLIGHTING CONTRACT PART I

Effective Date of A	greement:		····	(Month/Day/Year)		·
Company:				Customer:		
	ENERGY COMP	ANY				
CONSCIENSI				City	🗌 Vill	age 🗌 Township
a Michigan Corpor	ation			a Michigan Mur	nicipal Corpora	tion
ONE ENERGY PL JACKSON MI 49				<u></u>	(Coun	y)
Energy-Only St	reetlighting Rate L-	1		······	(Zip Co	ode)
Number of Luminaires	Luminaire Nominal <u>Kilowatts</u>	Light <u>Source</u>	Voltage <u>Service</u>	Poin Attach With Cor Dist !	ment	Location of Luminaires
	ed Streetlighting Rat ed Streetlighting Rat					
Number of <u>Luminaires</u>	Nominal <u>Lumen Rating</u>	Light <u>Source</u>			Locat	on
PART II, TERN	year(s) begi IS AND CONDI GES HAVING R	TIONS, is atta	ached he	reto and is a p	art of this Ag	greement. CUSTOMER
CONSUMERS EN	ERGY COMPANY				(Custor	ner)
Ву:	(Signature)			Ву:	(Signati	ure)
	(Print or Type Name)				(Print or Typ	e Name)
Title:				Title*:		
				Attest:	(Clerk	*)
				*See Resolutior	n dated	
Form 548 3-2004		МІСНІ	GAN PUBL		-	Page 1 of 6
			00110100			
		JUN	9 20()4		NCELLED DERU-6300
	4	JUN			BY ORI REI	

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STANDARD STREETLIGHTING CONTRACT TERMS AND CONDITIONS PART II

- 1. The Company agrees to furnish the Customer with streetlighting service respecting the luminaires, lamps and other equipment constituting the installation(s) listed in Part I and also to furnish streetlighting service respecting any additional luminaires, lamps and other equipment to be installed hereunder as may be authorized by the Customer through execution of an Authorization for Change in Standard Streetlighting Contract, attached to and made a part of this Agreement as Exhibit A.
- 2. The Company's service lines necessary to supply the energy for said streetlighting equipment shall be constructed in the public streets and highways of the Customer, or on private property, as mutually agreed between the Company and the Customer. In cases where such lines are to be constructed upon private property, the Customer shall obtain and furnish to the Company adequate written easements granting permission to install and maintain such lines.
- 3. Neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in service, phase failure or reversal, or variations in the service characteristics shall be as provided in the Company's Schedule of Rates Governing the Sale of Electric Service as filed with and approved by the Michigan Public Service Commission from time to time. A copy of said Schedule of Rates Governing the Sale of Electric Service will be furnished to the Customer upon request.
- 4. The Customer shall pay the Company for the streetlighting service herein provided for in accordance with the Company's Streetlighting Rates, which are attached to and made a part of this Agreement, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time.
- 5. The Company shall render to the Customer, as soon as possible after the first day of each month, a bill for all streetlighting service furnished hereunder during the preceding month. Such bills shall be due and payable within twenty-one days after their issuance.
- 6. The Company agrees to furnish energy-only streetlighting service for the Customer-owned, operated and maintained streetlighting system in accordance with the terms and conditions of the Company's General Service Energy-Only Streetlighting Rate L-1, which is attached to and made a part of this Agreement, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The luminaires included in the initial installation(s) under this Agreement shall be as indicated in Part I. Additions to the Customer-owned, operated and maintained streetlighting system may be made by the Customer from time to time of any type, and when made shall be operated and maintained under the terms and conditions hereof and the attached Streetlighting Rate for Energy-Only Streetlighting Service, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time of any type, and when made shall be operated and maintained under the terms and conditions hereof and the attached Streetlighting Rate for Energy-Only Streetlighting Service, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. Deletions from the Customer-owned, operated and maintained streetlighting system may also be made from time to time by the Customer. All such additions and deletions shall be authorized by an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A) executed by the Customer.
- 7. The Company agrees to operate the Customer-owned streetlighting system in accordance with the terms and conditions of the Company's General Service Customer-Owned Streetlighting Rate L-2, which are attached to and made a part of this Agreement, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The luminaires included in the initial installation under this Agreement are as indicated in Part I. Additions to the Customer-owned streetlighting system may be made by the Customer from time to time of any type for which the Company has an available streetlighting rate, and when made, shall be operated and maintained under the terms and conditions hereof and of the Company's General Service Customer-Owned Streetlighting Rate L-2, which are attached, and in accordance with such revisions and amendments therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. Deletions from the Customer-owned streetlighting system may also be made

Form 548 3-2004		Page 2 of 6
	MICHIGAN PUBLIC SERVICE COMMISSION	CANCELLED
	JUN 9 2004	BY U-6300
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from time to time by the Customer. All such additions and deletions shall be authorized by an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A) executed by the Customer.

- 8. The Company agrees to operate the Company-owned streetlighting system in accordance with the terms and conditions of the Company's General Service Company-Owned Streetlighting Rate L-3, which are attached to and made a part of this Agreement, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The luminaires included in the initial installation under this Agreement are as indicated in Part I. The Company will operate under the terms and conditions hereof and of the Company's General Service Company-Owned Streetlighting Rate L-3, which are attached, and in accordance with such revisions and amendments thereof, supplements thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Company-Owned Streetlighting Rate L-3, which are attached, and in accordance with such revisions and amendments thereof, supplements thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. Any additional Company-owned streetlighting equipment for which the Company has available streetlighting rates at such locations may be authorized by the Customer through execution of an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A), provided that the additional equipment shall conform with the provisions in such rates.
- 9. Further, the Company will, under the terms and conditions hereof and of the Company's General Service Company-Owned Streetlighting Rate L-3, which are attached, and such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time and at such locations as may be authorized by the Customer through execution of an Authorization for Change in Standard Streetlighting Contract (Exhibit A), relocate any streetlighting equipment which is included in the initial Company-owned installation or in the additional Company-owned streetlighting equipment identified in Part I, provided that:
 - (a) Upon relocation of any of such streetlighting equipment, the Customer shall reimburse the Company for the Company's actual costs of such relocation regardless of the time period that such equipment has been installed, and
 - (b) The relocated equipment shall conform with the provisions in such application rates.

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- 10. In addition, the Company will, upon termination of this Agreement for any reason, remove all of the aforesaid Companyowned streetlighting equipment which is then installed and not thereupon covered by another streetlighting contract. Upon removal of all of such streetlighting equipment, upon termination of this Agreement as aforesaid, the Customer shall reimburse the Company for the Company's actual costs of removing such equipment regardless of the time period that such equipment has been installed. The Company reserves the right to require special contractual arrangements respecting the replacement of any of the Company-owned streetlighting equipment or the removal thereof prior to the termination of this Agreement.
- 11. This Agreement shall become effective on the Effective Date of Agreement identified in Part I and shall continue in effect for an initial term as stated in Part I and from year to year thereafter until terminated by mutual consent or upon twelve months' written notice given by either party to the other. This Agreement, when effective, shall supersede all existing contracts with relation to the streetlighting service herein provided for.

CANCELLED BY U-6300 ORDER RL REMOVED BY_ 04-20-06 DATE Form 548 3-2004 Page 3 of 6 MICHIGAN PUBLIC SERVICE COMMISSION JUN 9 2004

FILED

RESOLUTION

	Commission Council Board; and	
RESOLVED, further, the the Clerk be and are auth	that the	and
STATE OF MICHIGAN) ss	
the foregoing resolution	Township of do h n was duly adopted by the Commission Council Board of said municipali day of	Clerk of the hereby certify ty, at the mee
	City Village Township Clerk	
Dated:		
	CANCELLED BY U-6300 ORDER	

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AUTHORIZATION FOR CHANGE IN STANDARD STREETLIGHTING CONTRACT

Consumers En	nergy Company is h	ereby authoriz	zed as of the	day of, by, to make changes, as, tomake changes, as Standard Streetlighting Contract between the Company and
the listed below, i	in the streetlighting	system(s) cov	ered by the existing S	Standard Streetlighting Contract between the Company and
the			of	, dated
	• ف			
_		_		
	-Owned Streetlight			
	-Owned Streetinght	oystem		
		T 1.1.4	Turata 11a ti an	
Number of Luminaires	Nominal Lumen Rating	Light <u>Source</u>	Installation or Removal	Location
	-			
	-			•
Request Num	ber			
Work Order N	Number			
Except for t	he changes in the	streetlightin	g system(s) as herei	in authorized, all provisions of the aforesaid Standard
Streetlighting	Contract dated			,, shall remain in full force and effect.
			Att	
			Ву:	·····
			Its	
		×. •	· · ·	
				·
Form 548 3-2	:004	MIC	CHIGAN PUBLIC	Page 5 of 6
		SERV	ICE COMMISSION	
				CANCELLED
			N 9 2004	BY ORDER0-6300
			0 JUUT	
	-	L		REMOVED BY RL
	FI	LFD		DATE04-20-06
	· [DATE

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RESOLUTION

of	the Standard Streetlighting Contract	between the Company and , in accord	d the City Village Township ance with the Authorization for Change in tofore submitted to and considered by this
Commission	Council Board; and	, here	tofore submitted to and considered by this
	that the Clerk be and a /illage] Township.	re authorized to execute s	uch authorization for change on behalf of
1- 			
STATE OF MICHIG	AN)) ss)		
	Township of ion Council Board of said	do hereby certify that	, Clerk of the the foregoing resolution was duly adopted ng held therein on the day of
	- -	City Village	Township Clerk
Dated:			
Form 548 3-2004	MICHICAL DI		Page 6 of 6
	MICHIGAN PU SERVICE COMM JUN 9	2004	CANCELLED BY U-6300 ORDER

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STANDARD STREETLIGHTING CONTRACT PART I

						ı
Effective Date of	f Agreement:			(Month/Day/Year)	<u> </u>	
Company:				Customer:		
	S ENERGY COM	PANV				
CONSUMER	S ENERGI COM			City	🗌 Villag	e 🗌 Townshi
a Michigan Corr	ooration			a Michigan Mun	icipal Corporatio	n
212 W MICHIG						·
JACKSON MI	49201-2277				(County)	
Energy-Only	Streetlighting Rate I	<i>.</i> -1		<u></u>	(Zip Code)	· · · · · · · · · · · · · · · · · · ·
	Luminaire			Point Attachn		
Number of	Nominal	Light	Voltage	With Com	pany's	Torration of Torrationsing
Luminaires	Kilowatts	Source	Service	Dist Sy	stem	Location of Luminaire
Customer-Ov	vned Streetlighting R	ate I -2				
	wned Streetlighting R					
Number of	Nominal	Lig	-		× .	
Luminaires	Lumen Rating	Sou	rce	·	Location	
	RMS AND COND DGES HAVING I					ement. CUSTOME
	ENERGY COMPANY		I LAUND AN			
CONSUMERS I	LINEKOT COMPAN.	L		•	(Customer)	
Ву:	(8)			Ву:	(Signature)	
	(Signature)				(Signame)	
	(Print or Type Name)			(Print or Type Na	ame)
Fitle:				Title*:		
				Attest:		
						•
				*See Resolution	dated	
Form 548 4-2001						
						CANCELLED BY
				SFRIG	-	ORDER 4-63
			AUBLIC	ILED	I	STUDIES SU
			MAY MAY	07 2001	i	REMOVED BY <u>P</u>
			NAY	07 2001 8		DATE 6-9-
		١	Ĭ		1	

00 DATE 6-9-04

STANDARÐ STREETLIGHTING CONTRACT TERMS AND CONDITIONS PART II

- 1. The Company agrees to furnish the Customer with streetlighting service respecting the luminaires, lamps and other equipment constituting the installation(s) listed in Part I and also to furnish streetlighting service respecting any additional luminaires, lamps and other equipment to be installed hereunder as may be authorized by the Customer through execution of an Authorization for Change in Standard Streetlighting Contract, attached to and made a part of this Agreement as Exhibit A.
- 2. The Company's service lines necessary to supply the energy for said streetlighting equipment shall be constructed in the public streets and highways of the Customer, or on private property, as mutually agreed between the Company and the Customer. In cases where such lines are to be constructed upon private property, the Customer shall obtain and furnish to the Company adequate written easements granting permission to install and maintain such lines.
- 3. Neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in service, phase failure or reversal, or variations in the service characteristics shall be as provided in the Company's Schedule of Rates Governing the Sale of Electric Service as filed with and approved by the Michigan Public Service Commission from time to time. A copy of said Schedule of Rates Governing the Sale of Electric Service will be furnished to the Customer upon request.
- 4. The Customer shall pay the Company for the streetlighting service herein provided for in accordance with the Company's Streetlighting Rates, which are attached to and made a part of this Agreement, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time.
- 5. The Company shall render to the Customer, as soon as possible after the first day of each month, a bill for all streetlighting service furnished hereunder during the preceding month. Such bills shall be due and payable within twenty-one days after their issuance.
- 6. The Company agrees to furnish energy-only streetlighting service for the Customer-owned, operated and maintained streetlighting system in accordance with the terms and conditions of the Company's General Service Energy-Only Streetlighting Rate L-1, which is attached to and made a part of this Agreement, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The luminaires included in the initial installation(s) under this Agreement shall be as indicated in Part I. Additions to the Customer-owned, operated and maintained streetlighting system may be made by the Customer from time to time of any type, and when made shall be operated and maintained under the terms and conditions hereof and the attached Streetlighting Rate for Energy-Only Streetlighting Service, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. Deletions from the Customer-owned, operated and maintained streetlighting system may also be made from time to time by the Customer. All such additions and deletions shall be authorized by an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A) executed by the Customer.
- 7. The Company agrees to operate the Customer-owned streetlighting system in accordance with the terms and conditions of the Company's General Service Customer-Owned Streetlighting Rate L-2, which are attached to and made a part of this Agreement, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The luminaires included in the initial installation under this Agreement are as indicated in Part I. Additions to the Customer-owned streetlighting system may be made by the Customer from time to time of any type for which the Company has an available streetlighting rate, and when made, shall be operated and maintained under the terms and conditions hereof and of the Company's General Service Customer-Owned Streetlighting Rate L-2, which are attached, and in accordance with such revisions and amendments thereof, supplements thereof as may be filed with and approved

by the Michigan Public Service Commission from time to time. Deletions from the Customer-owned streetlighting system may also be made from time to time by the Customer. All such additions and deletions shall be authorized by an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A) executed by the Customer.

- 8. The Company agrees to operate the Company-owned streetlighting system in accordance with the terms and conditions of the Company's General Service Company-Owned Streetlighting Rate L-3, which are attached to and made a part of this Agreement, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The luminaires included in the initial installation under this Agreement are as indicated in Part I. The Company will operate under the terms and conditions hereof and of the Company's General Service Company-Owned Streetlighting Rate L-3, which are attached, and in accordance with such revisions and amendments thereof, supplements thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. Any additional Company-owned streetlighting equipment for which the Company has available streetlighting rates at such locations may be authorized by the Customer through execution of an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A), provided that the additional equipment shall conform with the provisions in such rates.
- 9. Further, the Company will, under the terms and conditions hereof and of the Company's General Service Company-Owned Streetlighting Rate L-3, which are attached, and such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time and at such locations as may be authorized by the Customer through execution of an Authorization for Change in Standard Streetlighting Contract (Exhibit A), relocate any streetlighting equipment which is included in the initial Company-owned installation or in the additional Company-owned streetlighting equipment identified in Part I, provided that:
 - (a) Upon relocation of any of such streetlighting equipment, the Customer shall reimburse the Company for the Company's actual costs of such relocation regardless of the time period that such equipment has been installed, and
 - (b) The relocated equipment shall conform with the provisions in such application rates.
- 10. In addition, the Company will, upon termination of this Agreement for any reason, remove all of the aforesaid Companyowned streetlighting equipment which is then installed and not thereupon covered by another streetlighting contract. Upon removal of all of such streetlighting equipment, upon termination of this Agreement as aforesaid, the Customer shall reimburse the Company for the Company's actual costs of removing such equipment regardless of the time period that such equipment has been installed. The Company reserves the right to require special contractual arrangements respecting the replacement of any of the Company-owned streetlighting equipment or the removal thereof prior to the termination of this Agreement.
- 11. This Agreement shall become effective on the Effective Date of Agreement identified in Part I and shall continue in effect for an initial term as stated in Part I and from year to year thereafter until terminated by mutual consent or upon twelve months' written notice given by either party to the other. This Agreement, when effective, shall supersede all existing contracts with relation to the streetlighting service herein provided for.



CANCELLED BY ORDER U-6300
REMOVED BY
DATE 6-9-04

RESOLUTION

RESOLVED, that it is hereby deemed advisable to enter into a contract with Consumers Energy Company of Jackson, Michigan, for furnishing streetlighting service within the City Village Township of for a period of year(s) and thereafter from year to year, in accordance with the terms of the contract heretofore submitted to and considered by this Commission Council Board; and
RESOLVED, further, that the and the Clerk be and are authorized and directed to execute such contract on behalf of the City Village Township.
STATE OF MICHIGAN)) ss COUNTY OF)
I,, Clerk of the, do hereby certify that the foregoing resolution was duly adopted by the Commission Council Board of said municipality, at the meeting held therein on the day of,,
City Village Township Clerk
Dated:
-
Form 548 4-2001

1.1

AUTHORIZATION FOR CHANGE IN STANDARD STREETLIGHTING CONTRACT

day of,, by
, to make changes,
sting Standard Streetlighting Contract between the Company
of, dated
Location
,

Request Number

Work Order Number

Except for the changes in the streetlighting system(s) as herein authorized, all provisions of the aforesaid Standard Streetlighting Contract dated ______, ____, shall remain in full force and effect.

By:______ Its



CANCELLED BY ORDER <u>U-6300</u> REMOVED BY_RL 6-9-04 DATE

Exhibit A Page 2

RESOLUTION

streetlighting service as provided in the Standard Street	o authorize Consumers Energy Company to make changes in the etlighting Contract between the Company and the City Village ed, in accordance with the Authorization as of, heretofore submitted to and
for Change in Standard Streetlighting Contract dated considered by this Commission Council	as of, heretofore submitted to and, Board; and
RESOLVED, further, that the Clerk b of the City Village Township.	and are authorized to execute such authorization for change on behalf
STATE OF MICHIGAN)) ss COUNTY OF)	
Ι,	, Clerk of the do hereby certify that the foregoing resolution was duly adopted
City Village Township of Board of s Council Board of s	do hereby certify that the foregoing resolution was duly adopted aid municipality, at the meeting held therein on the day of
	City Village Township Clerk
Dated:	
Form 548 4-2001	
a	

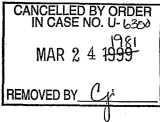


STANDARD STREETLIGHTING CONTRACT PART I

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Effective Date of A	Agreement:			(Month/Day/Year)		
Company:				Customer:		
_	ENERGY COMP	ANY				
				City	🗌 Villag	e 🗌 Township
a Michigan Corpo	oration			a Michigan Mun	icipal Corporatio	DE .
212 W MICHIGA JACKSON MI 4					(County)	
Energy-Only S	Streetlighting Rate L-	1			(Zip Code)	
	Luminaire			Point Attachn		
Number of Luminaires	Nominal <u>Kilowatts</u>	Light Source	Voltage Service	With Com Dist Sy		Location of Luminaires
	ned Streetlighting Ra ned Streetlighting Ra					• •
Number of Luminaires	Nominal Lumen Rating	Lig Sour		<u> </u>	Location	
Initial Term:	year(s) beg	tinning with th	e Effective I	Date of Agreement	stated above	
PART II, TER		TIONS, is a	attached he	reto and is a pa	rt of this Agre	eement. CUSTOMER
	NERGY COMPANY		I LANIO AI		10.	
CONSOMERS E	NEROT COMPANY			<u></u>	(Customer)	· · · · · · · · · · · · · · · · · · ·
Ву:	(Signature)	· <u> </u>		Ву:,	(Signature)	
	· (Print or Type Name)		·		(Print or Type N	(ame)
				Title*:		
	·····					
					(Clerk*)	
				*See Resolution	dated	
Form 548 3-2001						
				IC SEAN		
			-FUB	FILEBUS	2	CANCELLED BY IN CASE NO.
			<u> </u>			IN CASE NO.





STANDARD STREETLIGHTING CONTRACT TERMS AND CONDITIONS PART II

- 1. The Company agrees to furnish the Customer with streetlighting service respecting the luminaires, lamps and other equipment constituting the installation(s) listed in Part I and also to furnish streetlighting service respecting any additional luminaires, lamps and other equipment to be installed hereunder as may be authorized by the Customer through execution of an Authorization for Change in Standard Streetlighting Contract, attached to and made a part of this Agreement as Exhibit A.
- 2. The Company's service lines necessary to supply the energy for said streetlighting equipment shall be constructed in the public streets and highways of the Customer, or on private property, as mutually agreed between the Company and the Customer. In cases where such lines are to be constructed upon private property, the Customer shall obtain and furnish to the Company adequate written easements granting permission to install and maintain such lines.
- 3. Neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in service, phase failure or reversal, or variations in the service characteristics shall be as provided in the Company's Schedule of Rates Governing the Sale of Electric Service as filed with and approved by the Michigan Public Service Commission from time to time. A copy of said Schedule of Rates Governing the Sale of Electric Service will be furnished to the Customer upon request.
- 4. The Customer shall pay the Company for the streetlighting service herein provided for in accordance with the Company's Streetlighting Rates, which are attached to and made a part of this Agreement, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time.
- 5. The Company shall render to the Customer, as soon as possible after the first day of each month, a bill for all streetlighting service furnished hereunder during the preceding month. Such bills shall be due and payable within twenty-one days after their issuance.
- 6. The Company agrees to furnish energy-only streetlighting service for the Customer-owned, operated and maintained streetlighting system in accordance with the terms and conditions of the Company's General Service Energy-Only Streetlighting Rate L-1, which is attached to and made a part of this Agreement, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The luminaires included in the initial installation(s) under this Agreement shall be as indicated in Part I. Additions to the Customer-owned, operated and maintained streetlighting system may be made by the Customer from time to time of any type, and when made shall be operated and maintained under the terms and conditions hereof and the attached Streetlighting Rate for Energy-Only Streetlighting Service, and in accordance with such revisions and amendments thereof, supplements thereof, supplements thereto, or substitutions therefor as may be filed with and point intervention in accordance by the Michigan Public Service Commission from time to time of any type, and when made shall be operated and maintained under the terms and conditions hereof and the attached Streetlighting Rate for Energy-Only Streetlighting Service, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. Deletions from the Customer-owned, operated and maintained streetlighting system may also be made from time to time by the Customer. All such additions and deletions shall be authorized by an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A) executed by the Customer.
- 7. The Company agrees to operate the Customer-owned streetlighting system in accordance with the terms and conditions of the Company's General Service Customer-Owned Streetlighting Rate L-2, which are attached to and made a part of this Agreement, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The luminaires included in the initial installation under this Agreement are as indicated in Part I. Additions to the Customer-owned streetlighting system may be made by the Customer from time to time of any type for which the Company has an available streetlighting rate, and when made, shall be operated and maintained under the terms and conditions hereof and of the Company's General Service Customer-Owned Streetlighting Rate L-2, which are attached, and in accordance with such revisions and amendments thereof, or substitutions therefor as may be filed with and approved

by the Michigan Public Service Commission from time to time. Deletions from the Customer-owned streetlighting system may also be made from time to time by the Customer. All such additions and deletions shall be authorized by an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A) executed by the Customer.

8. The Company agrees to operate the Company-owned streetlighting system in accordance with the terms and conditions of the Company's General Service Company-Owned Streetlighting Rate L-3, which are attached to and made a part of this Agreement, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The 'luminaires included in the initial installation under this Agreement are as indicated in Part I. The Company will operate under the terms and conditions hereof and of the Company's General Service Company-Owned Streetlighting Rate L-3, which are attached, and in accordance with such revisions and amendments thereof, supplements thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. Any additional Company-owned streetlighting equipment for which the Company has available streetlighting rates at such locations may be authorized by the Customer through execution of an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A), provided that the additional equipment shall conform with the provisions in such rates.

9. Further, the Company will, under the terms and conditions hereof and of the Company's General Service Company-Owned Streetlighting Rate L-3, which are attached, and such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time and at such locations as may be authorized by the Customer through execution of an Authorization for Change in Standard Streetlighting Contract (Exhibit A), relocate any streetlighting equipment which is included in the initial Company-owned installation or in the additional Company-owned streetlighting equipment identified in Part I, provided that:

(a) Upon relocation of any of such streetlighting equipment, the Customer shall reimburse the Company for the Company's actual costs of such relocation regardless of the time period that such equipment has been installed, and

(b) The relocated equipment shall conform with the provisions in such application rates.

10. In addition, the Company will, upon termination of this Agreement for any reason, remove all of the aforesaid Company-owned streetlighting equipment which is then installed and not thereupon covered by another streetlighting contract. Upon removal of all of such streetlighting equipment, upon termination of this Agreement as aforesaid, the Customer shall reimburse the Company for the Company's actual costs of removing such equipment regardless of the time period that such equipment has been installed. The Company reserves the right to require special contractual arrangements respecting the replacement of any of the Company-owned streetlighting equipment or the removal thereof prior to the termination of this Agreement.

11. This Agreement shall become effective on the Effective Date of Agreement identified in Part I and shall continue in effect for an initial term as stated in Part I and from year to year thereafter until terminated by mutual consent or upon twelve months' written notice given by either party to the other. This Agreement, when effective, shall supersede all existing contracts with relation to the streetlighting service herein provided for.

12.



CANCELLED BY ORDER IN CASE NO. U- 6300 MAR 2.4

RESOLUTION

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RESOLVED, further, that the	fichigan, for furnishing streetligh or a period of year(s) a abmitted to and considered by this	and thereafter from	year to year,	in accordance	with the terms of the	contract heretofore
Sountry OF	ESOLVED, further, that the the Clerk be and are authorized and	I directed to execute	such contract	t on behalf of the	e 🗌 City 🗍 Villa	and ge 🗌 Township.
hat the foregoing resolution was duly adopted by the Commission Council Board of said municipality, at the neeting held therein on the day of,						
neeting held therein on the day of,,,,,,	City Village Towns	hip of				do hereby certify
vated:	neeting held therein on the	day of			II [] Board of said f	nunicipanty, at the
orm 548_3-2001			City	Village	Township Clerk	
	vated:					
	548 3 2001					

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AUTHORIZATION FOR CHANGE IN STANDARD STREETLIGHTING CONTRACT

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e listed below, in the street d the		of			,, by
		of			, dated
Customer-Owned Stree	tlight System				
Company-Owned Stree					
umber of Nominal uminaires Lumen Rat		Installation or Removal		Location	
<u>Lumen Kat</u>	ing <u>Source</u>	<u>or Removal</u>		Location	
					-
					ĸ
equest Number					
ork Order Number	<u> </u>				
cept for the changes in	1 the streetlighting	g system(s) as herei	n authorized, all	provisions of the	aforesaid Standard
reetlighting Contract date	d		,, si	hall remain in full	force and effect.
		, <u> </u>			
		By: Its			
		115			
,				Clerk	
,					
, 0rm 548 3-2001					
rm 548 3-2001					
, rm 548 3-2001	-			_	
rm 548 3-2001		ALI SE.	W.	_	CANCELLED BY
rm 548 3-2001		FURLE SE	With Ca	_	CANCELLED BY IN CASE NO.
rm 548 3-2001		FUBLIC SE	NUCK COM	_	CANCELLED BY IN CASE NO. MAR 2 4 1
rm 548 3-2001		GUBLE SELE	2001		

Exhibit A Page 2

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RESOLUTION

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RESOLVED, that it is hereby deemed advisable to streetlighting service as provided in the Standard Streetli Township of, dated for Change in Standard Streetlighting Contract dated as	ighting Contr	act between the	Company and the City Villa	ge
for Change in Standard Streetlighting Contract dated as	of		,, heretofore submitted to a	nd
considered by this Commission Council	Board; and			
RESOLVED, further, that the			a	nd
Clerk be a	nd are author	rized to execute	such authorization for change on beha	alf
of the City Village Township.			č	
STATE OF MICHIGAN)				
) ss				
COUNTY OF)				
T				
City Village Township of	do herel	ov certify that th	, Clerk of t the foregoing resolution was duly adopt	
by the Commission Council Board of said	1 municipality	v, at the meeting	g held therein on the day	of
,, .		,,	,	-
	City	Village	Township Clerk	_
		_ 0	tund 1	
Dated:				
	-			

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STANDARD STREETLIGHTING CONTRACT PART I

	Agreement:			(Month/Day/Ye	ear)	
Company:				Customer:		
CONSUMERS	ENERGY COM	PANY				
				□ City	□ Village	🗆 Township
a Michigan corpo	oration			a Michigan mur	nicipal corporation	
212 W MICHIGA JACKSON MI					(County)	
ACKSON MI	49201-2277				(County)	
⊐ Energy-Only S	Streetlighting Rate L	-1		<u></u>	(Zip Code)	<u> </u>
				Point Attach	ment	
Number of	Luminaire Nominal	Light	Voltage	With Cor Distrib		
Luminaires	Kilowatts	Source	<u>Service</u>			cation of Luminaires
Customer-Own	ned Streetlighting Ra	ate L-2				
	ned Streetlighting Ra					
Number of	Nominal	L	.ight			
Luminaires	Lumen Rating	<u>Sc</u>	ource		Location	
	year(s)					nt. CUSTOMER
PART II, TEI		DITIONS,	on the back	hereof, is a pa	rt of this Agreeme	nt. CUSTOMER
PART II, TEI ACKNOWLEI	RMS AND CONE	DITIONS, READ SAI	on the back	hereof, is a pa	rt of this Agreemen	nt. CUSTOMER
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PART II, TEI ACKNOWLEI CONSUMERS E By:	RMS AND CONE DGES HAVING F NERGY COMPAN (Signature) (Print or Type Nar	DITIONS, AREAD SAD	PUBLIC SER	hereof, is a pa ND CONDITIO By: Title*: Attest:	rt of this Agreemen NS. (Customer) (Signature) (Print or Type Name (Clerk*)	NCELLED BY OI IN CASE NO. U-
PART II, TEH ACKNOWLEI CONSUMERS E By:	RMS AND CONE DGES HAVING F NERGY COMPAN (Signature) (Print or Type Nar	DITIONS, AREAD SAD	PUBLIC SER	hereof, is a pa ND CONDITIO By: Title*: Attest:	rt of this Agreemen NS. (Customer) (Signature) (Print or Type Name (Clerk*) a dated	NCELLED BY OI IN CASE NO. U-

STANDARD STREETLIGHTING CONTRACT TERMS AND CONDITIONS PART II

- 1. The Company agrees to furnish the Customer with streetlighting service respecting the luminaires, lamps and other equipment constituting the installation(s) listed in Part I and also to furnish streetlighting service respecting any additional luminaires, lamps and other equipment to be installed hereunder as may be authorized by the Customer through execution of an Authorization for Change in Standard Streetlighting Contract, attached to and made a part of this Agreement as Exhibit A.
- 2. The Company's service lines necessary to supply the energy for said streetlighting equipment shall be constructed in the public streets and highways of the Customer, or on private property, as mutually agreed between the Company and the Customer. In cases where such lines are to be constructed upon private property, the Customer shall obtain and furnish to the Company adequate written easements granting permission to install and maintain such lines.
- 3. Neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in service, phase failure or reversal, or variations in the service characteristics shall be as provided in the Company's Schedule of Rates Governing the Sale of Electric Service as filed with and approved by the Michigan Public Service Commission and such amendments thereof as may be filed with and approved by the Michigan Public Service Commission from time to time. A copy of said Schedule of Rates Governing the Sale of Electric Service will be furnished to the Customer upon request.
- 4. The Customer shall pay the Company for the streetlighting service herein provided for in accordance with the Company's Streetlighting Rates, which are attached to and made a part of this Agreement, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time.
- 5. The Company shall render to the Customer, as soon as possible after the first day of each month, a bill for all streetlighting service furnished hereunder during the preceding month. Such bills shall be due and payable within twenty-one days after their issuance.
- 6. The Company agrees to furnish energy-only streetlighting service for the Customer-owned, operated and maintained streetlighting system in accordance with the terms and conditions of the Company's General Service Energy-Only Streetlighting Rate L-1, which is attached to and made a part of this Agreement, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The luminaires included in the initial installation(s) under this Agreement shall be as indicated in Part I. Additions to the Customer-owned, operated and maintained streetlighting system may be made by the Customer from time to time of any type, and when made shall be operated and maintained under the terms and conditions hereof and the attached Streetlighting Rate for Energy-Only Streetlighting Service, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. Deletions from the Customer-owned, operated and maintained streetlighting system with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. Deletions from the Customer-owned, operated and maintained streetlighting system may also be made from time to time by the Customer. All such additions and deletions shall be authorized by an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A) executed by the Customer.
- 7. The Company agrees to operate the Customer-owned streetlighting system in accordance with the terms and conditions of the Company's General Service Customer-Owned Streetlighting Rate L-2, which are attached to and made a part of this Agreement, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The luminaires included in the initial installation under this Agreement are as indicated in Part I. Additions to the Customer-owned streetlighting system may be made by the Customer from time to time of any type for which the Company has an available streetlighting rate, and when made, shall be operated and maintained under the terms and conditions hereof and of the Company's General Service Customer-Owned Streetlighting Rate L-2, which are attached, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Customer-Owned Streetlighting Rate L-2, which are attached, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service

Commission from time to time. Deletions from the Customer-owned streetlighting system may also be made from time to time by the Customer. All such additions and deletions shall be authorized by an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A) executed by the Customer.

- 8. The Company agrees to operate the Company-owned streetlighting system in accordance with the terms and conditions of the Company's General Service Company-Owned Streetlighting Rate L-3, which are attached to and made a part of this Agreement, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The luminaires included in the initial installation under this Agreement are as indicated in Part I. The Company will operate under the terms and conditions hereof and of the Company's General Service Company-Owned Streetlighting Rate L-3, which are attached, and in accordance with such revisions and amendments thereof, supplements therefor as may be filed with and approved by the Michigan Public Service Company-Owned Streetlighting Rate L-3, which are attached, and in accordance with such revisions and amendments thereof, supplements thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. Any additional Company-owned streetlighting equipment for which the Company has available streetlighting rates at such locations may be authorized by the Customer through execution of an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A), provided that the additional equipment shall conform with the provisions in such rates.
- 9. Further, the Company will, under the terms and conditions hereof and of the Company's General Service Company-Owned Streetlighting Rate L-3, which are attached, and such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time and at such locations as may be authorized by the Customer through execution of an Authorization for Change in Standard Streetlighting Contract (Exhibit A), relocate any streetlighting equipment which is included in the initial Company-owned installation or in the additional Company-owned streetlighting equipment identified in Part I, provided that:
 - (a) Upon relocation of any of such streetlighting equipment, the Customer shall reimburse the Company for the Company's actual costs of such relocation regardless of the time period that such equipment has been installed, and
 - (b) The relocated equipment shall conform with the provisions in such application rates.
- 10. In addition, the Company will, upon termination of this Agreement for any reason, remove all of the aforesaid Companyowned streetlighting equipment which is then installed and not thereupon covered by another streetlighting contract. Upon removal of all of such streetlighting equipment, upon termination of this Agreement as aforesaid, the Customer shall reimburse the Company for the Company's actual costs of removing such equipment regardless of the time period that such equipment has been installed. The Company reserves the right to require special contractual arrangements respecting the replacement of any of the Company-owned streetlighting equipment or the removal thereof prior to the termination of this Agreement.
- 11. This Agreement shall become effective on the Effective Date of Agreement identified in Part I and shall continue in effect for an initial term as stated in Part I and from year to year thereafter until terminated by mutual consent or upon twelve months' written notice given by either party to the other. This Agreement, when effective, shall supersede all existing contracts with relation to the streetlighting service herein provided for.

Form 548 2-97

12.



CANCELLED BY REMOVED BY

RESOLUTION

RESOLVED, further, that the					and
the Clerk be and are authorized and dire	ected to	execute such contract on behalf of the	City	□ Village	🗆 Township.
		1			
		•			
		i.			
STATE OF MICHIGAN)				
) ss				
COUNTY OF	.)				

I,	 	, Clerk of the
□ City □ Village □ Township of	 	do hereby certify
that the foregoing resolution was duly adopted by the		
meeting held therein on the day of	 ,	

🗆 City

;

□ Village □ Township Clerk

Dated:

Form 548 2-97

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AUTHORIZATION FOR CHANGE IN STANDARD STREETLIGHTING CONTRACT

the		of	day of red by the existing Standard Streetlighting	, 19, by , to make Contract between the
Company and the		•••	of	
Number of Luminaires	Nominal Lumen Rating	Light Source	Location	

Except for the changes in the streetlighting system(s) as herein authorized, all provisions of the aforesaid Standard Streetlighting Contract dated ______, 19____, shall remain in full force and effect.

By: ______Its

Clerk



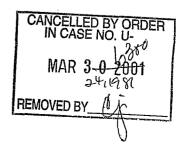


Exhibit A Page 2

RESOLUTION

service as provided in the Standard Streetlighting C	o authorize Consumers Energy Company to make changes in the streetlighting Contract between the Company and the City Village Township dated in accordance with the
Authorization for Change in Standard Streetlighting submitted to and considered by this D Commissi	, dated, in accordance with the g Contract dated as of, 19, heretofore ion Council Board; and
	and Clerk be and are authorized to execute such authorization for change on behalf
of the 🛛 City 🗆 Village 🗖 Township.	
STATE OF MICHIGAN)) ss COUNTY OF)	
	□ City □ Village □ Township Clerk

Dated:

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Form 548 2-97

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STANDARD STREETLIGHTING CONTRACT PART I

Effective Date of Agreement:		/2 / / / / / / / · · · · ·			
		(Month/Day/Year)			
Company:		Customer:			
CONSUMERS POWER COMPANY		□ City	D Village	□ Township	
		,	-	- 10wnamb	
a Michigan corporation		a Michigan municipal	corporation		
212 W MICHIGAN AVENUE JACKSON MI 49201		·····	(County)		
		<u>.</u>			
□ Energy-Only Streetlighting Rate L-1			(Zip Code)		
S Energy-Omy Sheenighting Rate D-1		Point of Attachment			
Luminaire		With Company's	S		
Number ofNominalLightLuminairesKilowattsSource	Voltage Service	Distribution System	Loca	tion of Luminaires	
Customer-Owned Streetlighting Rate L-2					
□ Company-Owned Streetlighting Rate L-3					
Number of Nominal Light Luminaires Lumen Rating Sourt			Location		
				•	
	•				
Initial Term: year(s) beginning wi PART II, TERMS AND CONDITIONS, on ACKNOWLEDGES HAVING READ SAID TER CONSUMERS POWER COMPANY	the back l	hereof, is a part of		t. CUSTOMER	
Ву:		By:	•		
(Signature)			(Signature)		
	·		nt or Type Name)	······	
(Print or Type Name)			n or type mame	,	
Title:		Title*:			
		Attest:	(Clerk*)		
		*See Resolution dated			
		See Resolution dated	•	·····	
Form 548 11-95			-		
	T. Show	AN 4 1996 S		ORDER	ED BY 0300 MAR 2 4 1961 REMOVED BY IC

STANDARD STREETLIGHTING CONTRACT TERMS AND CONDITIONS PART II

- 1. The Company agrees to furnish the Customer with streetlighting service respecting the luminaires, lamps and other equipment constituting the installation(s) listed in Part I and also to furnish streetlighting service respecting any additional luminaires, lamps and other equipment to be installed hereunder as may be authorized by the Customer through execution of an Authorization for Change in Standard Streetlighting Contract, attached to and made a part of this Agreement as Exhibit A.
- 2. The Company's service lines necessary to supply the energy for said streetlighting equipment shall be constructed in the public streets and highways of the Customer, or on private property, as mutually agreed between the Company and the Customer. In cases where such lines are to be constructed upon private property, the Customer shall obtain and furnish to the Company adequate written easements granting permission to install and maintain such lines.
- 3. Neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in service, phase failure or reversal, or variations in the service characteristics shall be as provided in the Company's Schedule of Rates Governing the Sale of Electric Service as filed with and approved by the Michigan Public Service Commission and such amendments thereof as may be filed with and approved by the Michigan Public Service Commission from time to time. A copy of said Schedule of Rates Governing the Sale of Electric Service will be furnished to the Customer upon request.
- 4. The Customer shall pay the Company for the streetlighting service herein provided for in accordance with the Company's Streetlighting Rates, which are attached to and made a part of this Agreement, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time.
- 5. The Company shall render to the Customer, as soon as possible after the first day of each month, a bill for all streetlighting service furnished hereunder during the preceding month. Such bills shall be due and payable within twenty-one days after their issuance.
- 6. The Company agrees to furnish energy-only streetlighting service for the Customer-owned, operated and maintained streetlighting system in accordance with the terms and conditions of the Company's General Service Energy-Only Streetlighting Rate L-1, which is attached to and made a part of this Agreement, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The luminaires included in the initial installation(s) under this Agreement shall be as indicated in Part I. Additions to the Customer-owned, operated and maintained streetlighting system may be made by the Customer from time to time of any type, and when made shall be operated and maintained under the terms and conditions hereof and the attached Streetlighting Rate for Energy-Only Streetlighting Service, and in accordance with such revisions and amendments thereof, supplements thereof, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time of any type, and when made shall be operated and maintained under the terms and conditions hereof and the attached Streetlighting Rate for Energy-Only Streetlighting Service, and in accordance with such revisions and amendments thereof, supplements thereof, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. Deletions from the Customer-owned, operated and maintained streetlighting system may also be made from time to time by the Customer. All such additions and deletions shall be authorized by an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A) executed by the Customer.
- 7. The Company agrees to operate the Customer-owned streetlighting system in accordance with the terms and conditions of the Company's General Service Customer-Owned Streetlighting Rate L-2, which are attached to and made a part of this Agreement, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The luminaires included in the initial installation under this Agreement are as indicated in Part I. Additions to the Customer-owned streetlighting system may be made by the Customer from time to time of any type for which the Company has an available streetlighting rate, and when made, shall be operated and maintained under the terms and conditions hereof and of the Company's General Service Customer-Owned Streetlighting Rate L-2, which are attached, and in accordance with

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such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. Deletions from the Customer-owned streetlighting system may also be made from time to time by the Customer. All such additions and deletions shall be authorized by an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A) executed by the Customer.

- 8. The Company agrees to operate the Company-owned streetlighting system in accordance with the terms and conditions of the Company's General Service Company-Owned Streetlighting Rate L-3, which are attached to and made a part of this Agreement, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The luminaires included in the initial installation under this Agreement are as indicated in Part I. The Company will operate under the terms and conditions hereof and of the Company's General Service Company-Owned Streetlighting Rate L-3, which are attached, and in accordance with such revisions and amendments thereof, supplements thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. Any additional Company-owned streetlighting equipment for which the Company has available streetlighting rates at such locations may be authorized by the Customer through execution of an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A), provided that the additional equipment shall conform with the provisions in such rates.
- 9. Further, the Company will, under the terms and conditions hereof and of the Company's General Service Company-Owned Streetlighting Rate L-3, which are attached, and such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time and at such locations as may be authorized by the Customer through execution of an Authorization for Change in Standard Streetlighting Contract (Exhibit A), relocate any streetlighting equipment which is included in the initial Company-owned installation or in the additional Company-owned streetlighting equipment identified in Part I, provided that:
 - (a) Upon relocation of any of such streetlighting equipment, the Customer shall reimburse the Company for the Company's actual costs of such relocation regardless of the time period that such equipment has been installed, and
 - (b) The relocated equipment shall conform with the provisions in such application rates.
- 10. In addition, the Company will, upon termination of this Agreement for any reason, remove all of the aforesaid Company-owned streetlighting equipment which is then installed and not thereupon covered by another streetlighting contract. Upon removal of all of such streetlighting equipment, upon termination of this Agreement as aforesaid, the Customer shall reimburse the Company for the Company's actual costs of removing such equipment regardless of the time period that such equipment has been installed. The Company reserves the right to require special contractual arrangements respecting the replacement of any of the Company-owned streetlighting equipment or the removal thereof prior to the termination of this Agreement.
- 11. This Agreement shall become effective on the Effective Date of Agreement identified in Part I and shall continue in effect for an initial term as stated in Part I and from year to year thereafter until terminated by mutual consent or upon twelve months' written notice given by either party to the other. This Agreement, when effective, shall supersede all existing contracts with relation to the streetlighting service herein provided for.

12.

Form 548 11-95

RESOLUTION

RESOLVED, that it is hereby deemed advisable to enter into a contract with Consumers Power Company of Jackson, Michigan, for furnishing streetlighting service within the \Box City \Box Village \Box Township of _______ for a period of ______ years and thereafter from year to year, in accordance with the terms of the contract heretofore submitted to and considered by this \Box Commission \Box Council \Box Board; and

RESOLVED, further, that the ________ and the Clerk be and are authorized and directed to execute such contract on behalf of the _ City _ Village _ Township.

STATE OF MICHIGAN)) ss COUNTY OF _____)

I, ______, Clerk of the ______, Clerk of the ______, the foregoing resolution was duly adopted by the _____Commission _____Council ____Board of said municipality, at the meeting held therein on the ______ day of ______, _____, ____.

City

Village

Township Clerk

Dated:

Form 548 11-95

6 1996

ORDER UY - 6200 MAR 24 1981 REMOVED BY TZC

AUTHORIZATION FOR CHANGE IN STANDARD STREETLIGHTING CONTRACT

listed below in	the streetlighting sy	(stem(s) covered h	by the existing St	andard Streetlig	hting Contract be	tween the Co	mpany	
nd the			of			<u>-</u>	, dated	
	, 19							
Number of	Nominal	Light Source			Location			
<u>uminaires</u>	Lumen Rating	Source			Boution			
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Exhibit A Page 2

RESOLUTION

RESOLVED, that it is hereby deemed advisable to authorize Consumers Power Company to make changes in the streetlighting service as provided in the Standard Streetlighting Contract between the Company and the □ City □ Village □ Township of ________, dated ________, dated ________, in accordance with the Authorization for Change in Standard Streetlighting Contract dated as of ________, 19____, heretofore submitted to and considered by this □ Commission □ Council □ Board; and

RESOLVED, further, that the ______ and _____ Clerk be and are authorized to execute such authorization for change on behalf of the \square City \square Village \square Township.

STATE OF MICHIGAN)) ss COUNTY OF _____)

I, _______, Clerk of the ______, do hereby certify that the foregoing resolution was duly adopted by the _____ Commission _____ Council ____ Board of said municipality, at the meeting held therein on the ______ day of _______, 19____.

□ City □ Village □ Township Clerk

Dated:

Form 548 11-95

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STANDARD STREETLIGHTING CONTRACT

AGREEMENT, made this ______ day of ______, 19___, between the CITY-VILLAGE-TOWNSHIP of ______, a municipal corporation, located in ______,

County, Michigan, herein referred to as the "Customer," as first party, and CONSUMERS POWER COMPANY, a Michigan corporation with general offices in the City of Jackson, Michigan, its successors and assigns, herein referred to as the "Company," as second party.

WITNESSETH:

That said parties, in consideration of the mutual covenants herein, agree as follows:

In consideration of the payments hereinafter provided for, to be paid by the Customer to the Company, the Company agrees to furnish the Customer with streetlighting service respecting the luminaires, lamps and other equipment constituting the installation(s) hereinafter listed and also to furnish streetlighting service respecting any additional luminaires, lamps and other equipment to be installed hereunder as may be authorized by the Customer through execution of an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A).

The Company's service lines necessary to supply the energy for said streetlighting equipment shall be constructed in the public streets and highways of the Customer, or on private property, as mutually agreed between the Company and the Customer. In cases where such lines are to be constructed upon private property, the Customer shall obtain and furnish to the Company adequate written easements granting permission to install and maintain such lines.

Neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in the Company's Standard Electric Rules and Regulations as filed with and approved by the Michigan Public Service Commission, and such amendments thereof as may be filed with and approved by the Michigan Public Service Commission from time to time. A copy of said Standard Electric Rules and Regulations will be furnished to the Customer upon request.

The Customer shall pay the Company for the streetlighting service herein provided for in accordance with the Company's Standard Streetlighting Rates, which are attached to and made a part of this contract, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time.

The Company shall render to the Customer, as soon as possible after the first day of each month, a bill for all streetlighting service furnished hereunder during the preceding month. Such bills shall be due and payable within twenty-one days after their issuance.



ENERGY-ONLY STREETLIGHTING SERVICE (CUSTOMER-OWNED AND CUSTOMER-MAINTAINED SYSTEM CONTRACT RATE "L-1")

The Company agrees to furnish energy-only streetlighting service for the Customer-owned, operated and maintained streetlighting system in accordance with the terms and conditions of the Company's Energy-Only Streetlighting Service Rate (Customer-Owned and Customer-Maintained System Contract Rate "L-1") which is attached, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The luminaires included in the initial installation(s) under this contract shall consist of the following:

				Point of	
				Attachment	
	Luminaire			With Company's	
Number of	Nominal	Light	Voltage	Distribution	
<u>Luminaires</u>	Kilowatts	Source	Service	System	Location of Luminaires

Additions to the Customer-owned, operated and maintained streetlighting system may be made by the Customer from time to time of any type, and when made shall be operated and maintained under the terms and conditions hereof and the Streetlighting Rate for Energy-Only Streetlighting Service which is attached, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. Deletions from the Customer-owned, operated and maintained streetlighting system may also be made from time to time by the Customer. All such additions and deletions shall be authorized by an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A) executed by the Customer.

CUSTOMER-OWNED STREETLIGHTING SYSTEM

The Company agrees to operate the Customer-owned streetlighting system in accordance with the terms and conditions of the Company's Standard Streetlighting Rates for Customer-Owned Systems, which are attached, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The luminaires included in the initial installation under this contract shall consist of the following:

Number of	Nominal	Light	
<u>Luminaires</u>	Lumen Rating	Source	Location

Additions to the Customer-owned streetlighting system may be made by the Customer from time to time of any type for which the Company has an available streetlighting rate, and when made, shall be operated and maintained under the terms and conditions hereof and of the Company's Standard Streetlighting Rates for Customer-Owned Systems, which are attached, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. Deletions from the Customer-owned streetlighting system may also be made from time to time by the Customer. All such additions and deletions shall be authorized by an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A) executed by the Customer.



COMPANY-OWNED STREETLIGHTING SYSTEM

The Company agrees to operate the Company-owned streetlighting system in accordance with the terms and conditions of the Company's Standard Streetlighting Rates for Company-Owned Systems, which are attached, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The luminaires included in the initial installation under this contract shall consist of the following:

Number of	Nominal	Light	·
Luminaires	Lumen Rating	Source	Location

The Company will operate under the terms and conditions hereof and of the Company's Standard Streetlighting Rates for Company-Owned Systems, which are attached, and in accordance with such revisions and amendments thereof, supplements thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time, any additional Company-owned streetlighting equipment for which the Company has available streetlighting rates at such locations as may be authorized by the Customer through execution of an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A), provided that the additional equipment shall conform with the provisions in such rates.

Further, the Company will, under the terms and conditions hereof and of the Company's Standard Streetlighting Rates for Company-Owned Systems which are attached, and such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time and at such locations as may be authorized by the Customer through execution of an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A), relocate any streetlighting equipment which is included in the initial Company-owned installation or in the additional Company-owned streetlighting equipment referred to above in this contract, provided that:

> (a) Upon relocation of any of such streetlighting equipment, the Customer shall reimburse the Company for the Company's actual costs of such relocation regardless of the time period that such equipment has been installed, and

> (b) The relocated equipment shall conform with the provisions in such applicable rates.

In addition, the Company will, upon termination of this contract for any reason, remove all of the aforesaid Company-owned streetlighting equipment which is then installed and not thereupon covered by another streetlighting contract. Upon removal of all of such streetlighting equipment, upon termination of this contract as aforesaid, the Customer shall reimburse the Company for the Company's actual costs of removing such equipment regardless of the time period that such equipment has been installed. The Company reserves the right to require special contractual arrangements respecting the replacement of any of the Company-owned streetlighting equipment or the removal thereof prior to the termination of this contract.

This contract shall become effective upon the first day of ______, 19___, and shall continue in effect for a period of ______ years from said date, and thereafter from year to year until terminated by mutual consent or upon twelve months' written notice given by either party to the other. This contract, when effective, shall supersede all existing contracts with relation to the streetlighting service herein provided for.

IN WITNESS WHEREOF, the Customer has caused this agreement to be executed by its _______ and Clerk, acting on authority of the Customer's Commission-Council-Board, and the Company has caused the same to be executed by its duly authorized representative, as of the day and year first above written.

CONSUMERS POWER COMPANY

Ву ____

Its

By _

Its

Cierk





RESOLUTION

RESOLVED, That it is hereby deemed advisable to enter into a contract with the Consumers Power Company, of Jackson, Michigan, for furnishing streetlighting service within the City-Village-Township of _______ for a period of ______ years and thereafter from year to year, in accordance with the terms of the contract heretofore submitted to and considered by this Commission-Council-Board; and

RESOLVED, Further, That the ______ and _____ Clerk be and are authorized and directed to execute such contract on behalf of the City-Village-Township.

STATE OF MICHIGAN)
SCounty of _____)

I, ______, Clerk of the City-Village-Township of ______, do hereby certify that the foregoing resolution was duly adopted by the Commission-Council-Board of said municipality, at the meeting held therein on the ______ day of ______, 19___.

City-Village-Township Clerk

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Dated:

______, 19____

AUTHORIZATION FOR CHANGE IN STANDARD STREETLIGHTING CONTRACT

by the	Consumers	Power Company	is hereby aut	horized as of	of the _		_day of		, 19,
to make o		ted below, in the Company and	e streetlighting system(s) covered			by the existing Stand		Standard	, Streetlighting of
				_, dated					,
19									
	Nomina	1							
Number (of Luminai	re Light							
Luminair	es Rating	Source			L	ocation	.		

Except for the changes in the streetlighting system(s) as herein authorized, all provisions of the aforesaid Standard Streetlighting Contract dated ______, hall remain in full force and effect.

By ______ Its

Clerk



RESOLVED, That it is hereby deemed advisable to authorize Consumers Power Company to make changes in the streetlighting service as provided in the Standard Streetlighting Contract between the Company and the _______, dated _______, 19___, in accordance with the Authorization for Change in Standard Streetlighting Contract dated as of _______, 19___, heretofore submitted to and considered by this Commission-Council-Board; and _______, RESOLVED, Further, That the _______ and

Clerk be and are authorized to execute such authorization for change on behalf of the City-Village-Township.

STATE OF MICHIGAN)
SS
County of _____)

I, ______, Clerk of the City-Village-Township of ______, do hereby certify that the foregoing resolution was duly adopted by the Commission-Council-Board of said municipality, at the meeting held therein on the ______ day of ______, 19___.

City-Village-Township Clerk

Dated:

, 19____

Form 548 3-79



STANDARD STREETLIGHTING CONTRACT

AGREEMENT, made this ______ day of ______, 19___, between the CITY-VILLAGE-TOWNSHIP of ______, a municipal corporation, located in ______, county, Michigan, herein referred to as the "Customer," as first party, and CONSUMERS POWER COMPANY, a Michigan corporation with general offices in the City of Jackson, Michigan, its successors and assigns, herein

WITNESSETH:

referred to as the "Company," as second party.

That said parties, in consideration of the mutual covenants herein, agree as follows:

In consideration of the payments hereinafter provided for, to be paid by the Customer to the Company, the Company agrees to furnish the Customer with streetlighting service respecting the luminaires, lamps and other equipment constituting the installation(s) hereinafter listed and also to furnish streetlighting service respecting any additional luminaires, lamps and other equipment to be installed hereunder as may be authorized by the Customer through execution of an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A).

The Company's service lines necessary to supply the energy for said streetlighting equipment shall be constructed in the public streets and highways of the Customer, or on private property, as mutually agreed between the Company and the Customer. In cases where such lines are to be constructed upon private property, the Customer shall obtain and furnish to the Company adequate written easements granting permission to install and maintain such lines.

Neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in the Company's Standard Electric Rules and Regulations as filed with and approved by the Michigan Public Service Commission, and such amendments thereof as may be filed with and approved by the Michigan Public Service Commission from time to time. A copy of said Standard Electric Rules and Regulations will be furnished to the Customer upon request.

The Customer shall pay the Company for the streetlighting service herein provided for in accordance with the Company's Standard Streetlighting Rates, which are attached to and made a part of this contract, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time.

The Company shall render to the Customer, as soon as possible after the first day of each month, a bill for all streetlighting service furnished hereunder during the preceding month. Such bills shall be due and payable within twenty-one days after their issuance.

Form 548 3-79

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ENERGY-ONLY STREETLIGHTING SERVICE (CUSTOMER-OWNED AND CUSTOMER-MAINTAINED SYSTEM CONTRACT RATE "L-1")

The Company agrees to furnish energy-only streetlighting service for the Customer-owned, operated and maintained streetlighting system in accordance with the terms and conditions of the Company's Energy-Only Streetlighting Service Rate (Customer-Owned and Customer-Maintained System Contract Rate "L-1") which is attached, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The luminaires included in the initial installation(s) under this contract shall consist of the following:

				Point of	
				Attachment	
	Luminaire			With Company's	
Number of	Nominal	Light	Voltage	Distribution	
Luminaires	Kilowatts_	Source	Service	System	Location of Luminaires

Additions to the Customer-owned, operated and maintained streetlighting system may be made by the Customer from time to time of any type, and when made shall be operated and maintained under the terms and conditions hereof and the Streetlighting Rate for Energy-Only Streetlighting Service which is attached, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. Deletions from the Customer-owned, operated and maintained streetlighting system may also be made from time to time by the Customer. All such additions and deletions shall be authorized by an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A) executed by the Customer.

CUSTOMER-OWNED STREETLIGHTING SYSTEM

The Company agrees to operate the Customer-owned streetlighting system in accordance with the terms and conditions of the Company's Standard Streetlighting Rates for Customer-Owned Systems, which are attached, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The luminaires included in the initial installation under this contract shall consist of the following:

Number of	Nominal	Light	
Luminaires	Lumen Rating	Source	Location

Additions to the Customer-owned streetlighting system may be made by the Customer from time to time of any type for which the Company has an available streetlighting rate, and when made, shall be operated and maintained under the terms and conditions hereof and of the Company's Standard Streetlighting Rates for Customer-Owned Systems, which are attached, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. Deletions from the Customer-owned streetlighting system may also be made from time to time by the Customer. All such additions and deletions shall be authorized by an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A) executed by the Customer.

MAR 2.4 1981



COMPANY-OWNED STREETLIGHTING SYSTEM

The Company agrees to operate the Company-owned streetlighting system in accordance with the terms and conditions of the Company's Standard Streetlighting Rates for Company-Owned Systems, which are attached, and in accordance with such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The luminaires included in the initial installation under this contract shall consist of the following:

Number of	Nominal	Light	
Luminaires	Lumen Rating	Source	Location

The Company will operate under the terms and conditions hereof and of the Company's Standard Streetlighting Rates for Company-Owned Systems, which are attached, and in accordance with such revisions and amendments thereof, supplements thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time, any additional Company-owned streetlighting equipment for which the Company has available streetlighting rates at such locations as may be authorized by the Customer through execution of an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A), provided that the additional equipment shall conform with the provisions in such rates.



Further, the Company will, under the terms and conditions hereof and of the Company's Standard Streetlighting Rates for Company-Owned Systems which are attached, and such revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time and at such locations as may be authorized by the Customer through execution of an Authorization for Change in Standard Streetlighting Contract (attached Exhibit A), relocate any streetlighting equipment which is included in the initial Company-owned installation or in the additional Company-owned streetlighting equipment referred to above in this contract, provided that:

> (a) Upon relocation of any of such streetlighting equipment, the Customer shall reimburse the Company for the Company's actual costs of such relocation regardless of the time period that such equipment has been installed, and

> (b) The relocated equipment shall conform with the provisions in such applicable rates.

In addition, the Company will, upon termination of this contract for any reason, remove all of the aforesaid Company-owned streetlighting equipment which is then installed and not thereupon covered by another streetlighting contract. Upon removal of all of such streetlighting equipment, upon termination of this contract as aforesaid, the Customer shall reimburse the Company for the Company's actual costs of removing such equipment regardless of the time period that such equipment has been installed. The Company reserves the right to require special contractual arrangements respecting the replacement of any of the Company-owned streetlighting equipment or the removal thereof prior to the termination of this contract.

This contract shall become effective upon the first day of ______, 19___, and shall continue in effect for a period of ______ years from said date, and thereafter from year to year until terminated by mutual consent or upon twelve months' written notice given by either party to the other. This contract, when effective, shall supersede all existing contracts with relation to the streetlighting service herein provided for.

IN WITNESS WHEREOF, the Customer has caused this agreement to be executed by its and Clerk, acting on authority of the Customer's Commission-Council-Board, and the Company has caused the same to be executed by its duly authorized representative, as of the day and year first above written.

CONSUMERS POWER COMPANY

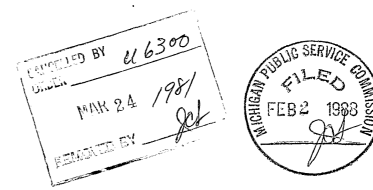
Ву

Its

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Clerk



al and

RESOLVED, That it is hereby deemed advisable to enter into a contract with the Consumers Power Company, of Jackson, Michigan, for furnishing streetlighting service within the City-Village-Township of _______ for a period of ______ years and thereafter from year to year, in accordance with the terms of the contract heretofore submitted to and considered by this Commission-Council-Board; and

RESOLVED, Further, That the ______ and _____ Clerk be and are authorized and directed to execute such contract on behalf of the City-Village-Township.

STATE OF MICHIGAN)
) ss
County of _____)

I, _____, Clerk of the City-Village-Township of ______, do hereby certify that the foregoing resolution was duly adopted by the Commission-Council-Board of said municipality, at the meeting held therein on the ______ day of ______, 19___.

City-Village-Township Clerk

Dated:

, 19____

AUTHORIZATION FOR CHANGE IN STANDARD STREETLIGHTING CONTRACT

by the	Consumers Pov	wer Compan	y is hereby	authorized as of -	of the _		_day of	 , 19_	,
to make cha	nges, as listed tween the Co			nting system(s)				Streetligh	ting of
				, dated				 	,
19					•				
	Nominal								
Number of	Luminaire	Light							
Luminaires	Rating	Source	- <u> </u>		L	ocation.		 	
								-, ·	
							•		
				• •					
		*							
		,							

Except for the changes in the streetlighting system(s) as herein authorized, all provisions of the aforesaid Standard Streetlighting Contract dated ______, 19___, shall remain in full force and effect.

By Its 3 GANCELLED B ORDER MAR 24 1981 BEMOVED BY

	y deemed advisable to authorize Consumers Power Company to make ovided in the Standard Streetlighting Contract between the Company
and the	ovided in the Standard Streetinghting Contract Setween the Company
والمستعلمات الأنباب ومستعملا الألي ومستعين والمنتجب ويستعين والمتقا المستعين والمتقا	, in accordance with the Authorization for Change in Standard , 19 , heretofore submitted to and considered by
this Commission-Council-Board; and	
RESOLVED, Further, That th	
for change on behalf of the City-Village-To	Clerk be and are authorized to execute such authorization ownship.
STATE OF MICHIGAN)	SS
County of)	

I, ______, Clerk of the City-Village-Township of ______, do hereby certify that the foregoing resolution was duly adopted by the Commission-Council-Board of said municipality, at the meeting held therein on the ______ day of ______, 19__.

City-Village-Township Clerk

Dated:

.

_____, 19____

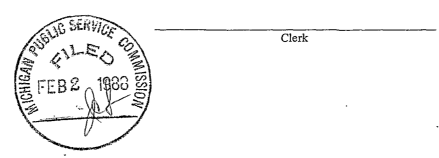
AUTHORIZATION FOR CHANGE IN STANDARD STREETLIGHTING CONTRACT

	C	onsumers Po	wer Company	is hereby aut	horized as	of the		day of		, 19,
by the _				•	of					,
to make	chan	ges, as listed	below, in the	streetlighting	system(s)	covered	by the	existing	Standard	Streetlighting
			ompany and				-	_		of
					, dated					
19	•									
		Nominal								
Number o	of	Luminaire	Light	•						
Luminair	es	Rating	Source	<u> </u>		L	ocation			
						,				

Except for the changes in the streetlighting system(s) as herein authorized, all provisions of the aforesaid Standard Streetlighting Contract dated ______, 19___, shall remain in full force and effect.

Ву _

Its





PART I

Effective Date of Agreement:					
-		(Month/Day/Year	r)		
Company:		Customer:			
CONSUMERS ENERGY COMPA	NY	County	City	Village	Township
a Michigan Corporation		a Michigan M	unicipal Corj	poration	
ONE ENERGY PLAZA JACKSON MI 49201-2276			(0	County)	
			(Z	ip Code)	
Customer's Plant Locations to which energy	rgy will be delivered:				
Diant Location	Approximate Supply	Dhaa		Approximate Metering	Data
Plant Location	Voltage	Phas		Voltage	Rate

Initial Term: _____ year(s) beginning with the Effective Date of Agreement stated above.

PART II, TERMS AND CONDITIONS, is attached hereto and is a part of this Agreement. CUSTOMER ACKNOWLEDGES HAVING READ SAID TERMS AND CONDITIONS.

CONSUMERS ENE	ERGY COMPANY		
			(Customer)
Ву:			By:(Signature)
	(Signature)		(Signature)
	(Print or Type Name)	CANCELLED BY U-630 ORDER	
Title:		REMOVED BY RL	L *Title:
		DATE04-30-	<u>-07</u>
	Ĺ		
			Attest:
		an Public Service Commission	(*Clerk)
	July 2	8, 2006	*See Resolution dated
	Filed		

TERMS AND CONDITIONS

PART II

	CANCELLED BY U-6300 ORDER
1. The C	REMOVED BYRL
electric	DATE 04-30-07
power	

to the Customer, and the Customer agrees to purchase from the Company, all of the f the Customer's plant(s) which are listed in Part I. The Customer agrees to use electric entire operation of said plant(s).

Michigan Public Service Commission

July 28, 2006

Filed

- 2. The supply of electric energy to be furnished to the Customer shall be 60 hertz, alternating current; and the applicable phase and approximate supply voltage for each plant location shall be as indicated in Part I. Said energy shall be metered at the approximate metering voltage for each plant location as indicated in Part I, by meters furnished, installed and maintained by the Company. A location for its metering equipment, suitable to the Company, shall be provided by the Customer at each plant location and adequate protection afforded to avoid damage thereto or any tampering or interference with such metering equipment. The Company shall make periodic tests of its meters, and keep them within accepted standards of accuracy. It shall have access to its said metering equipment, by its representatives, for the purpose of installing, replacing, removing, inspecting and maintaining such equipment.
- 3. The Customer agrees to pay for such electric energy delivered at each plant location in accordance with the Company's Rate for such plant location as indicated in Part I, a copy of which rate(s) is hereto attached and made a part hereof, and in accordance with such future revisions and amendments thereof, supplements thereto, or substitutes therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The Company shall bill the Customer monthly for service furnished hereunder at each location. Each bill shall cover a period of approximately thirty days and be issued as soon as reasonably possible after the end of the period covered by said bill.
- 4. Delivery of energy by the Company to the Customer shall be made at a mutually agreeable point upon the Customer's premises at each Plant location listed in Part I.
- 5. It is further agreed that:
 - (a) Such service is for the sole use of the Customer for the purpose or purposes aforesaid, and shall not be transmitted elsewhere or shared or resold or used as auxiliary or standby to any other source of power supply except as may be herein specifically provided. It is agreed that the energy furnished hereunder may be used by the Customer for the lighting and other general use of said plant or plants as well as power purposes therein.
 - (b) Such service shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.
 - (c) Except as to the Customer charges payable by the Customer, prescribed in said rate(s), neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm, or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawful established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure, or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
 - (d) The Customer shall furnish, install and maintain all apparatus, appliances or equipment required to control, regulate or utilize such energy after its delivery.
 - (e) The Customer shall furnish, without cost to the Company, a suitable site on its premises at each plant location listed in Part I for the Company's transmission lines, substations, and/or distribution facilities as may be required to provide such service to said premises. If, during the term hereof, the Customer's use of said premises makes necessary the relocation of said facilities, from the site presently furnished, to another site on said premises, the Company shall relocate the same at the Customer's request, and the Customer shall reimburse the Company for the cost thereby incurred. The Company, its agents, employees, and authorized contractors shall have full right and authority of

ingress and egress at all times on and across said premises of the Customer, for the purpose of constructing, operating, maintaining, replacing, repairing, moving and removing its said facilities. Said right of ingress and egress, however, shall not unreasonably interfere with the use of the Customer's said premises.

(f) This Agreement will become effective on the date identified in Part I and will extend for an initial term as stated in Part I and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least twelve months' written notice of its desire to terminate the same at the expiration of said initial term or at the expiration of any yearly period thereafter. This Agreement, when effective, shall supersede all existing agreements between said parties with relation to the supply of electric service for any purpose aforesaid.

(g)

CANCE BY ORDEI	ELLED RU-6300
	VED BYRL04-30-07
J	Michigan Public Service Commission Jly 28, 2006
F	riled

	le to enter into a contract with Consumers Energy Company of Jackson, Michigan,
	County City Village Township of for a period of
	year, in accordance with the terms of the contract heretofore submitted to and
considered by this Commission	Council Board; and
RESOLVED, further, that the and the	Clerk be and are authorized and directed to execute such contract on behalf of the
County City Village	Township.
STATE OF MICHIGAN)	
) s	S
COUNTY OF)	
	City Village Township of do hereby certify that the foregoing
• • • —	Commission Council Board of said municipality, at the meeting held
therein on the day of,	
	County City Village Township Clerk
Dated:	
	CANCELLED BY III COOD
	BY U-6300 ORDER
	REMOVED BYRL
	DATE04-30-07
	DATE
	Michigan Public Service
	Commission
	July 28, 2006
	Filed



. . . .

PART I

Effective Date of Agreement:	·····	(Month/Day/Year)		<u> </u>
Company:		Customer:		
CONSUMERS ENERGY COMP	ANY			
		City	Village	Township
Michigan Corporation		a Michigan Munic	ipal Corporation	
12 W MICHIGAN AVENUE ACKSON MI 49201-2277			(County)	
			(;)	
		<u> </u>	(Zip Code)	
Customer's Plant Locations to which en	nergy will be delivered:			
Plant Location	Approximate Supply Voltage	Phase	Approximate Metering <u>Voltage</u>	Rate
nitial Term: year(s) beg	inning with the Effective I	Date of Agreement st	ated above.	
PART II, TERMS AND CONDI	TIONS, is attached he	reto and is a part	of this Agreement.	CUSTOMER
PART II, TERMS AND CONDI	TIONS, is attached he	reto and is a part	of this Agreement.	CUSTOMER
initial Term: year(s) beg PART II, TERMS AND CONDI ACKNOWLEDGES HAVING R CONSUMERS ENERGY COMPANY	TIONS, is attached he EAD SAID TERMS AI	reto and is a part	of this Agreement. S.	CUSTOMER
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TERMS AND CONDITIONS

PART II

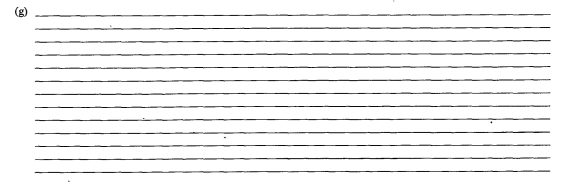
- 1. The Company agrees to furnish to the Customer, and the Customer agrees to purchase from the Company, all of the electric energy for the operation of the Customer's plant(s) which are listed in Part I. The Customer agrees to use electric power acquired hereunder for the entire operation of said plant(s).
- 2. The supply of electric energy to be furnished to the Customer shall be 60 hertz, alternating current; and the applicable phase and approximate supply voltage for each plant location shall be as indicated in Part I. Said energy shall be metered at the approximate metering voltage for each plant location as indicated in Part I, by meters furnished, installed and maintained by the Company. A location for its metering equipment, suitable to the Company, shall be provided by the Customer at each plant location and adequate protection afforded to avoid damage thereto or any tampering or interference with such metering equipment. The Company shall make periodic tests of its meters, and keep them within accepted standards of accuracy. It shall have access to its said metering equipment, by its representatives, for the purpose of installing, replacing, removing, inspecting and maintaining such equipment.
- 3. The Customer agrees to pay for such electric energy delivered at each plant location in accordance with the Company's Rate for such plant location as indicated in Part I, a copy of which rate(s) is hereto attached and made a part hereof, and in accordance with such future revisions and amendments thereof, supplements thereto, or substitutes therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The Company shall bill the Customer monthly for service furnished hereunder at each location. Each bill shall cover a period of approximately thirty days and be issued as soon as reasonably possible after the end of the period covered by said bill.
- Delivery of energy by the Company to the Customer shall be made at a mutually agreeable point upon the Customer's premises at each Plant location listed in Part I.
- 5. It is further agreed that:
 - (a) Such service is for the sole use of the Customer for the purpose or purposes aforesaid, and shall not be transmitted elsewhere or shared or resold or used as auxiliary or standby to any other source of power supply except as may be herein specifically provided. It is agreed that the energy furnished hereunder may be used by the Customer for the lighting and other general use of said plant or plants as well as power purposes therein.
 - (b) Such service shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.
 - (c) Except as to the Customer charges payable by the Customer, prescribed in said rate(s), neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm, or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawful established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure, or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
 - (d) The Customer shall furnish, install and maintain all apparatus, appliances or equipment required to control, regulate or utilize such energy after its delivery.
 - (e) The Customer shall furnish, without cost to the Company, a suitable site on its premises at each plant location listed in Part I for the Company's transmission lines, substations, and/or distribution facilities as may be required to provide such service to said premises. If, during the term hereof, the Customer's use of said premises makes necessary the relocation of said facilities, from the site presently furnished, to another site on said premises, the Company shall relocate the same at the Customer's request, and the Customer shall reimburse the Company for the cost thereby

Form 554 12-2000

Page 2

incurred. The Company, its agents, employees, and authorized contractors shall have full right and authority of ingress and egress at all times on and across said premises of the Customer, for the purpose of constructing, operating, maintaining, replacing, repairing, moving and removing its said facilities. Said right of ingress and egress, however, shall not unreasonably interfere with the use of the Customer's said premises.

(f) This Agreement will become effective on the date identified in Part I and will extend for an initial term as stated in Part I and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least twelve months' written notice of its desire to terminate the same at the expiration of said initial term or at the expiration of any yearly period thereafter. This Agreement, when effective, shall supersede all existing agreements between said parties with relation to the supply of electric service for any purpose aforesaid.



Form 554 12-2000



CANCELLED BY ORDER <u>U-6300</u> REMOVED BY______ 6-9-04 DATE

Page 3

RESOLVED, that is hereby deemed advisable to enter in Michigan, for furnishing pumping service within the	to a contract with Consumers Energy Company of Jackson, E City Village Township of
for a period of year(s) and thereafter from year submitted to and considered by this Commission C	to year, in accordance with the terms of the contract heretofore council Board; and
RESOLVED, further, that the the Clerk be and are authorized and directed to execute such	and contract on behalf of the City Village Township.
STATE OF MICHIGAN)) ss COUNTY OF)	
I, Village Township of that the foregoing resolution was duly adopted by the C meeting held therein on the day of	, Clerk of the do hereby certify ommission Council Board of said municipality, at the
Deted	City 🗌 Village 🔲 Township Clerk
Dated:	

Form 554 12-2000

Page 4



PART I

Effective Date of Agreement:		(Month/Day/Year))		
Company:		Customer:			
CONSUMERS ENERGY COMPANY				. <u></u>	
		□ City	□ Village	🗆 Township	
a Michigan corporation		a Michigan munic	ipal corporation		
212 W MICHIGAN AVENUE JACKSON MI 49201-2277		<u></u>	(County)		
			(Zip Code)		
Customer's Plant Locations to which energy	will be delivered:				
Plant Location	Approximate Supply <u>Voltage</u>	Phase	Approximate Metering Voltage	Rate	
				7	
T. 141-1 (T. 1		Decos			
initial Term: year(s) beginni	ng with the Effective	e Date of Agreement	t stated above.		
				CUSTOMER	
PART II, TERMS AND CONDITION	NS, on the back	hereof, is a part	of this Agreement.	CUSTOMER	
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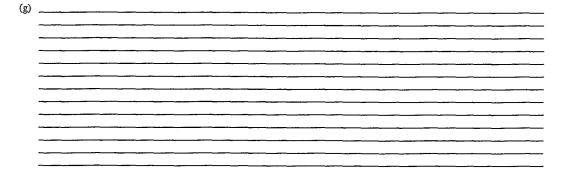
TERMS AND CONDITIONS

PART II

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 - (c) Except as to the Customer charges payable by the Customer, prescribed in said rate(s), neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm, or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawful established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure, or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
 - (d) The Customer shall furnish, install and maintain all apparatus, appliances or equipment required to control, regulate or utilize such energy after its delivery.
 - (e) The Customer shall furnish, without cost to the Company, a suitable site on its premises at each plant location listed in Part I for the Company's transmission lines, substations, and/or distribution facilities as may be required to provide such service to said premises. If, during the term hereof, the Customer's use of said premises makes necessary the relocation of said facilities, from the site presently furnished, to another site on said premises, the Company shall relocate the same

at the Customer's request, and the Customer shall reimburse the Company for the cost thereby incurred. The Company, its agents, employees, and authorized contractors shall have full right and authority of ingress and egress at all times on and across said premises of the Customer, for the purpose of constructing, operating, maintaining, replacing, repairing, moving and removing its said facilities. Said right of ingress and egress, however, shall not unreasonably interfere with the use of the Customer's said premises.

(f) This Agreement will become effective on the date identified in Part I and will extend for an initial term as stated in Part I and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least twelve months' written notice of its desire to terminate the same at the expiration of said initial term or at the expiration of any yearly period thereafter. This Agreement, when effective, shall supersede all existing agreements between said parties with relation to the supply of electric service for any purpose aforesaid.





CANCELLED BY ORDER IN CASE NO. U-MAR 3 REMOVED BY

RESOLVED, further, that the ______ and the Clerk be and are authorized and directed to execute such contract on behalf of the City Village Township.

STATE OF MICHIGAN)) ss COUNTY OF _____)

I, _______, Clerk of the City UVillage Township of _______ do hereby certify that the foregoing resolution was duly adopted by the Commission Council Board of said municipality, at the meeting held therein on the ______ day of ______, ____.

City Village D Township Clerk

Dated:

Form 554 2-97

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PART I

Effective Date of Agreement:		(Month/Day/Year)		
Company:		Customer:		
CONSUMERS POWER COMPANY				
		□ City	□ Village	Township
a Michigan corporation		a Michigan municij	pal corporation	
11 WARDIGAN AVENITE				;
212 W MICHIGAN AVENUE JACKSON MI 49201			(County)	
		<u> </u>		
			(Zip Code)	
Customer's Plant Locations to which energy will l	be delivered:			
	Approximate Supply		Approximate Metering	
Plant Location	Voltage	Phase_	Voltage	Rate
Initial Term: year(s) beginning	with the Effect	tive Date of Agreeme	ent stated above.	
PART II, TERMS AND CONDITIONS, or				CUSTOMER
ACKNOWLEDGES HAVING READ SAID T	ERMS AND C	CONDITIONS.		
CONSUMERS POWER COMPANY		<u> </u>	(Customer)	
,				
•				
		Ву:		
		Ву:		<u></u>
			(Signature)	
By:(Signature)(Print or Type Name)		((Signature) Print or Type Name)	
By:(Signature)		((Signature)	
By:(Signature)(Print or Type Name)		((Signature) Print or Type Name)	
By:(Signature)(Print or Type Name)		(*Title:	(Signature) Print or Type Name)	
By:(Signature)(Print or Type Name)		(*Title:	(Signature) Print or Type Name) (*Clerk)	
By:(Signature) (Print or Type Name)	<u> . </u>	*Title:	(Signature) Print or Type Name) (*Clerk)	
By:(Signature)(Print or Type Name)	<u> . </u>	*Title:	(Signature) Print or Type Name) (*Clerk)	
By:(Signature)(Print or Type Name)	<u> . </u>	*Title:	(Signature) Print or Type Name) (*Clerk) ated	
By:(Signature)(Print or Type Name) Title:	<u> . </u>	*Title:	(Signature) Print or Type Name) (*Clerk) ated	
By:(Signature)(Print or Type Name) Title:	<u> . </u>	*Title:	(Signature) Print or Type Name) (*Clerk) ated	
By:(Signature)(Print or Type Name) Title:	<u> . </u>	<pre> (*Title: Attest: *See Resolution data </pre>	(Signature) Print or Type Name) (*Clerk) ated	
By:	UBLIC Scriv	<pre> (*Title: Attest: *See Resolution date () () () () () () () () () () () () ()</pre>	(Signature) Print or Type Name) (*Clerk) ated	
By:	UBLIC Scriv	*Title:	(Signature) Print or Type Name) (*Clerk) ated	
By:	UBLIC Scriv	<pre> (*Title: Attest: *See Resolution date () () () () () () () () () () () () ()</pre>	(Signature) Print or Type Name) (*Clerk) ated	LED BY - LOS MAR 24 REMOVED B

TERMS AND CONDITIONS

PART II

- 1. The Company agrees to furnish to the Customer, and the Customer agrees to purchase from the Company, all of the electric energy for the operation of the Customer's plant(s) which are listed in Part I. The Customer agrees to use electric power acquired hereunder for the entire operation of said plant(s).
- 2. The supply of electric energy to be furnished to the Customer shall be 60 hertz, alternating current; and the applicable phase and approximate supply voltage for each plant location shall be as indicated in Part I. Said energy shall be metered at the approximate metering voltage for each plant location as indicated in Part I, by meters furnished, installed and maintained by the Company. A location for its metering equipment, suitable to the Company, shall be provided by the Customer at each plant location and adequate protection afforded to avoid damage thereto or any tampering or interference with such metering equipment. The Company shall make periodic tests of its meters, and keep them within accepted standards of accuracy. It shall have access to its said metering equipment, by its representatives, for the purpose of installing, replacing, removing, inspecting and maintaining such equipment.
- 3. The Customer agrees to pay for such electric energy delivered at each plant location in accordance with the Company's Rate for such plant location as indicated in Part I, a copy of which rate(s) is hereto attached and made a part hereof, and in accordance with such future revisions and amendments thereof, supplements thereto, or substitutes therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The Company shall bill the Customer monthly for service furnished hereunder at each location. Each bill shall cover a period of approximately thirty days and be issued as soon as reasonably possible after the end of the period covered by said bill.
- 4. Delivery of energy by the Company to the Customer shall be made at a mutually agreeable point upon the Customer's premises at each Plant location listed in Part I.
- 5. It is further agreed that:
 - (a) Such service is for the sole use of the Customer for the purpose or purposes aforesaid, and shall not be transmitted elsewhere or shared or resold or used as auxiliary or standby to any other source of power supply except as may be herein specifically provided. It is agreed that the energy furnished hereunder may be used by the Customer for the lighting and other general use of said plant or plants as well as power purposes therein.
 - (b) Such service shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.
 - (c) Except as to the Customer charges payable by the Customer, prescribed in said rate(s), neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm, or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawful established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure, or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
 - (d) The Customer shall furnish, install and maintain all apparatus, appliances or equipment required to control, regulate or utilize such energy after its delivery.
 - (e) The Customer shall furnish, without cost to the Company, a suitable site on its premises at each plant location listed in Part I for the Company's transmission lines, substations, and/or distribution facilities as may be required to provide such service to said premises. If, during the term hereof, the Customer's use of said premises makes necessary the relocation of said facilities, from the site presently furnished, to another site on said premises, the Company shall

Form 554 11-95



ORDER MAR 24 1981 REMOVED BY

relocate the same at the Customer's request, and the Customer shall reimburse the Company for the cost thereby incurred. The Company, its agents, employees, and authorized contractors shall have full right and authority of ingress and egress at all times on and across said premises of the Customer, for the purpose of constructing, operating, maintaining, replacing, repairing, moving and removing its said facilities. Said right of ingress and egress, however, shall not unreasonably interfere with the use of the Customer's said premises.

(f) This Agreement will become effective on the date identified in Part I and will extend for an initial term as stated in Part I and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least twelve months' written notice of its desire to terminate the same at the expiration of said initial term or at the expiration of any yearly period thereafter. This Agreement, when effective, shall supersede all existing agreements between said parties with relation to the supply of electric service for any purpose aforesaid.

Form 554 11-95

1.

RESOLVED, further, that the			au
the Clerk be and are authorized and directed to execute such contract on behalf of the	□ City	□ Village	Township
STATE OF MICHIGAN)			
) ss COUNTY OF)			,
I,			_ , Clerk of the
□ City □ Village □ Township of			o hereby certi nicipality, at th
□ City □ Village	🗆 Towns	hip Clerk	<u></u>

Dated:

Form 554 11-95



ORDER MAR 24 1991 REMOVED BY



	AGREEMENT, m				,
19,	between the CITY -	- VILLAGE – T	OWNSHIP o	of	

a municipal corporation, located in ______County, Michigan, herein referred to as the Customer, and CONSUMERS POWER COMPANY, a Michigan corporation, of the City of Jackson, Michigan, herein referred to as the Company.

WITNESSETH:

2. The supply of electric energy to be furnished to the Customer shall be 60 hertz, alternating current; and the applicable phase and approximate supply voltage for each plant location shall be as indicated in Section 4 hereof. Said energy shall be metered, at the approximate metering voltage for each plant location as indicated in said Section 4, by meters furnished, installed, and maintained by the Company. A location for its metering equipment, suitable to the Company, shall be provided by the Customer at each plant location and adequate protection afforded to avoid damage thereto or any tampering or interference with such metering equipment. The Company shall make periodic tests of its meters, and keep them within accepted standards of accuracy. It shall have access to its said metering equipment, by its representatives, for the purpose of installing, replacing, removing, inspecting and maintaining such equipment.

3. The Customer agrees to pay for such electric energy delivered at each plant location in accordance with the Company's Rate for such plant location as indicated in Section 4 hereof, a copy of which rate(s) is hereto attached and made a part hereof, and in accordance with such future revisions and amendments thereof, supplements thereto, or substitutes therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The Company shall bill the Customer monthly for service furnished hereunder at each location. Each bill shall cover a period of approximately 30 days and be issued as soon as reasonably possible after the end of period covered by said bill.



4. Delivery of energy by the Company to the Customer shall be made at a mutually agreeable point upon the Customer's premises at each plant location listed below:

	Approximate			
	Supply		Metering	
Plant Location	Voltage	Phase	<u>Voltage</u>	Rate

5. It is further agreed that:

(a) Such service is for the sole use of the Customer for the purpose or purposes aforesaid, and shall not be transmitted elsewhere or shared or resold or used as auxiliary or standby to any other source of power supply except as may be herein specifically provided. It is agreed that the energy furnished hereunder may be used by the Customer for the lighting and other general use of said plant or plants as well as power purposes therein.

(b) Such service shall be governed by the Company's Standard Electric Rules and Regulations as filed with the Michigan Public Service Commission and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by said Commission from time to time. A copy thereof will be furnished to the Customer upon request.

(c) Except as to the Customer charges payable by the Customer, prescribed in said rate(s), neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm, or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawful established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure, or reversal, or variations in the service characteristics shall be as provided in said Standard Electric Rules and Regulations.

(d) The Customer shall furnish, install and maintain all apparatus, appliances or equipment required to control, regulate or utilize such energy after its delivery.

(e) The Customer shall furnish, without cost to the Company, a suitable site on its premises at each plant location listed in Section 4 hereof for the Company's transmission lines, substations, and/or distribution facilities as may be required to provide such service to said premises. If, during the term hereof, the Customer's use of said premises makes necessary the relocation of said facilities, from the site presently furnished, to another site on said premises, the Company shall relocate the same at the Customer's request, and the Customer shall reimburse the Company for the cost thereby incurred. The Company, its agents and employees, shall have full right and authority of ingress and egress at all times on and across said premises of the Customer, for the purpose of constructing, operating, maintaining, replacing, repairing, moving and removing its said facilities. Said right of ingress and egress, however, shall not unreasonably interfere with the use of the Customer's said premises.



(f) This agreement will extend for an initial term of_____

year(s) from the_

day of ______, 19____, and from year to year thereafter until terminated by mutual consent or by either party giving the other at least twelve (12) months' written notice of its desire to terminate the same at the expiration of said initial term or at the expiration of any yearly period thereafter. This agreement, when effective, shall supersede all existing agreements between said parties with relation to the supply of electric service for any purpose aforesaid.

IN WITNESS WHEREOF, the Customer has caused this agreement to be executed by its ________ and Clerk, acting on authority of the Customer's Commission – Council – Board, and the Company has caused the same to be executed by its duly authorized representative as of the day and year first aforesaid.

Attest:

Clerk

By _____ Its

CONSUMERS POWER COMPANY

By____ Its

RESOLVED, that it is hereby deemed advisable to enter into contract with Consumers Power Company, of Jackson, Michigan, for furnishing pumping service to the City - Village - Township of _ ____, for a period of ____ _years, and thereafter from year to year, in accordance with the terms of the contract heretofore submitted to and considered by this Commission - Council - Board; and RESOLVED, further, that the_ Clerk be and are and authorized and directed to execute such contract on behalf of the City - Village - Township. STATE OF MICHIGAN) 55 COUNTY OF_ _, Clerk of the City – I, _ , clerk of the City – do hereby certify that the foregoing resolution was duly adopted by the Commission – Council – Board of said municipality, at the meeting held therein on the _____, day of _____.

City – Village – Township Clerk

Dated:

, 19





AGREEMENT, made this _____ day of _____, 19____, between the CITY - VILLAGE - TOWNSHIP of ______

a municipal corporation, located in ______County, Michigan, herein referred to as the Customer, and CONSUMERS POWER COMPANY, a Michigan corporation, of the City of Jackson, Michigan, herein referred to as the Company.

WITNESSETH:

2. The supply of electric energy to be furnished to the Customer shall be 60 hertz, alternating current; and the applicable phase and approximate supply voltage for each plant location shall be as indicated in Section 4 hereof. Said energy shall be metered, at the approximate metering voltage for each plant location as indicated in said Section 4, by meters furnished, installed, and maintained by the Company. A location for its metering equipment, suitable to the Company, shall be provided by the Customer at each plant location and adequate protection afforded to avoid damage thereto or any tampering or interference with such metering equipment. The Company shall make periodic tests of its meters, and keep them within accepted standards of accuracy. It shall have access to its said metering equipment, by its representatives, for the purpose of installing, replacing, removing, inspecting and maintaining such equipment.

3. The Customer agrees to pay for such electric energy delivered at each plant location in accordance with the Company's Rate for such plant location as indicated in Section 4 hereof, a copy of which rate(s) is hereto attached and made a part hereof, and in accordance with such future revisions and amendments thereof, supplements thereto, or substitutes therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The Company shall bill the Customer monthly for service furnished hereunder at each location. Each bill shall cover a period of approximately 30 days and be issued as soon as reasonably possible after the end of period covered by said bill.

HONED BY.

4. Delivery of energy by the Company to the Customer shall be made at a mutually agreeable point upon the Customer's premises at each plant location listed below:

1

1	Approximate Supply		Approximate Metering	
Plant Location	<u>Voltage</u>	Phase	Voltage	Rate

5. It is further agreed that:

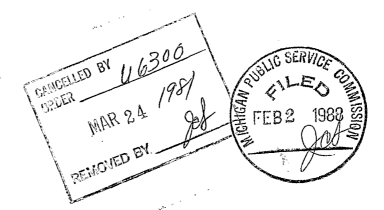
(a) Such service is for the sole use of the Customer for the purpose or purposes aforesaid, and shall not be transmitted elsewhere or shared or resold or used as auxiliary or standby to any other source of power supply except as may be herein specifically provided. It is agreed that the energy furnished hereunder may be used by the Customer for the lighting and other general use of said plant or plants as well as power purposes therein.

(b) Such service shall be governed by the Company's Standard Electric Rules and Regulations as filed with the Michigan Public Service Commission and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by said Commission from time to time. A copy thereof will be furnished to the Customer upon request.

(c) Except as to the Customer charges payable by the Customer, prescribed in said rate(s), neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm, or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawful established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure, or reversal, or variations in the service characteristics shall be as provided in said Standard Electric Rules and Regulations.

(d) The Customer shall furnish, install and maintain all apparatus, appliances or equipment required to control, regulate or utilize such energy after its delivery.

(e) The Customer shall furnish, without cost to the Company, a suitable site on its premises at each plant location listed in Section 4 hereof for the Company's transmission lines, substations, and/or distribution facilities as may be required to provide such service to said premises. If, during the term hereof, the Customer's use of said premises makes necessary the relocation of said facilities, from the site presently furnished, to another site on said premises, the Company shall relocate the same at the Customer's request, and the Customer shall reimburse the Company for the cost thereby incurred. The Company, its agents and employees, shall have full right and authority of ingress and egress at all times on and across said premises of the Customer, for the purpose of constructing, operating, maintaining, replacing, repairing, moving and removing its said facilities. Said right of ingress and egress, however, shall not unreasonably interfere with the use of the Customer's said premises.



(f) This agreement will extend for an initial term of_____

year(s) from the_

day of ______, 19____, and from year to year thereafter until terminated by mutual consent or by either party giving the other at least twelve (12) months' written notice of its desire to terminate the same at the expiration of said initial term or at the expiration of any yearly period thereafter. This agreement, when effective, shall supersede all existing agreements between said parties with relation to the supply of electric service for any purpose aforesaid.

IN WITNESS WHEREOF, the Customer has caused this agreement to be executed by its _______ and Clerk, acting on authority of the Customer's Commission – Council – Board, and the Company has caused

the same to be executed by its duly authorized representative as of the day and year first aforesaid.

Attest:

Clerk

By _____ Its

CONSUMERS POWER COMPANY

By____ Its

RESOLVED, that it is hereby deemed advisable to enter into contract with Consumers Power Company, of Jackson, Michigan, for furnishing pumping service to the -City - Village - Township of _ ____, for a period of __ years, and thereafter from year to year, in accordance with the terms of the contract heretofore submitted to and considered by this Commission - Council - Board; and RESOLVED, further, that the___ _Clerk be and are and. authorized and directed to execute such contract on behalf of the City - Village - Township. STATE OF MICHIGAN) ss COUNTY OF_____ _, Clerk of the City – I, _ Village – Township of _____ _____do hereby certify that the foregoing resolution was duly adopted by the Commission - Council - Board of said municipality, at the meeting held therein on the _____, day of _____ 19____.

City – Village – Township Clerk

, 19 TOUTELED BY U6300 MAR 24 1981 FEB 2 1988 TOUTED EN TOUTE

Dated:



STANDARD PUMPING CONTRACT SUPPLEMENTAL AGREEMENT NO. _____ PART I

Effective Date of Supplemental Agreement:				
		(Mon	th/Day/Year)	
Company:		Customer:		
CONSUMERS ENERGY COMPANY	•			
		City	Village	Township
a Michigan Corporation		a Michigan M	funicipal Corporation	
ONE ENERGY PLAZA JACKSON MI 49201-2276		<u></u>	(County)	
		<u></u>	(Zip Code)	
Effective Date of Standard Pumping Contrac	t:			
A. Additional Customer's Plant Locations to	which energy will be	delivered:		
-	Approximate		Approximate	_
Plant Location	Supply Voltage	Phas	se <u>Metering Voltage</u>	Rate
			*	
B. Customer's Plant Locations to be deleted		art I of the Stan		
Plant Location	Approximate Supply Voltage	Phas	Approximate se Metering Voltage	Data
<u>Plain Location</u>	Suppry Voltage	<u></u>	se wietering voltage	Rate
PART II, TERMS AND CONDITION ACKNOWLEDGES HAVING READ	NS, is attached he SAID TERMS AN	reto and is a ID CONDITI	part of this Agreement. ONS.	CUSTOMER
CONSUMERS ENERGY COMPANY				
CONSOMERS EVENUE COMI ANT			(Customer)	
Ву:		By:		
(Signature)			(Signature)	

(Print or Type Name)

(*Clerk)

*Title:_____

Attest: _____

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*See Resolution dated _____

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Form 558 3-2004

Title:

CANCELLED	MICHIGAN PUBLIC SERVICE COMMISSION
BY U-6300 ORDER	JUN 9 2004
REMOVED BYRL DATE 04-30-07	
D	FILED

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(Print or Type Name)

Page 1 of 3

STANDARD PUMPING CONTRACT SUPPLEMENTAL AGREEMENT NO. _____ TERMS AND CONDITIONS

PART II

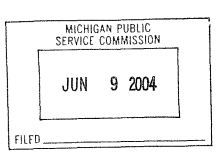
- 1. The purpose of this Supplemental Agreement is to amend the Standard Pumping Contract between the parties, the effective date of which is indicated on Part I, wherein the Company agreed to furnish to the Customer, and the Customer agreed to purchase from the Company, all of the electric energy for the operation of a certain plant or plants of the Customer as provided for in said contract.
- 2. The Customer agrees to pay for such electric energy delivered at each plant location identified in Part I A, which plant location(s) shall be in addition to those identified in Part I of the aforementioned Standard Pumping Contract and any Supplemental Agreements, in accordance with the Company's Rate for such plant location as indicated in Part I A, a copy of which rate(s) is either attached hereto and made a part of said contract or is already attached to and made a part of said contract, and in accordance with such future revisions and amendments thereof, supplements thereto, substitutes therefor or options therefor available to and chosen by the Customer as may be filed with and approved by the Michigan Public Service Commission from time to time.
- 3. The plant location(s) identified in Part I B are hereby deleted from those identified in Part I of the aforementioned Standard Pumping Contract and any Supplemental Agreements.
- 4. In all other respects, the terms and conditions of said Standard Pumping Contract (as supplemented by previous Supplemental Agreements, if any) shall remain unchanged and in full force and effect.
- 5.

CANCELLED BY ORDER	U-6300
REMOVED BY	, RL
DATE	04-30-07

Form 558 3-2004

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Page 2 of 3

RESOLUTION

Jackson, Michigan, supplementing	advisable to enter into a supplement agreement with Consumers Energy Company of g a certain Standard Pumping Contract between Consumers Energy Company and the
City Village Tow effective date of accordance with the terms of Supp Commission Council	wnship of, with the, by amending said Standard Pumping Contract ir plement Agreement No heretofore submitted to and considered by this Board; and
RESOLVED, further, that the the Clerk be and are authorized an City Village Town	nd directed to execute such Supplemental Agreement on behalf of the
STATE OF MICHIGAN)) SS
foregoing resolution was duly ado	, Clerk of the, of th
	City Village Township Clerk
Dated:	
	CANCELLED BY U-6300 ORDER
	REMOVED BY RL DATE 04-30-07
Form 558 3-2004	Page 3 of 3 MICHIGAN PUBLIC SERVICE COMMISSION
	JUN 9 2004
1	FILED

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STANDARD PUMPING CONTRACT SUPPLEMENTAL AGREEMENT NO. _____ PART I

		(Month/Day/Y	í ear)	
Company:		Customer:		
CONSUMERS ENERGY COMPANY				
		City	Village	🔲 Township
a Michigan Corporation		a Michigan Municip	bal Corporation	
212 W MICHIGAN AVENUE JACKSON MI 49201-2277		·····	(County)	
			(Zip Code)	
Effective Date of Standard Pumping Contract:		·		<u></u>
A. Additional Customer's Plant Locations to w		e delivered:	۸	
Plant Location	Approximate Supply Voltage	Phase	Approximate Metering Voltage	Rate
B. Customer's Plant Locations to be deleted from the second se	om those listed in F	art I of the Standard	Pumping Contract:	
Plant Location	Approximate Supply Voltage	_Phase_	Approximate Metering Voltage	Rate
		, . . ,	Call As a second	CUSTOMED
PART II, TERMS AND CONDITIONS ACKNOWLEDGES HAVING READ S.	5, is attached her AID TERMS AN	reto and is a part ID CONDITIONS	of this Agreement.	CUSTOMER
PART II, TERMS AND CONDITIONS ACKNOWLEDGES HAVING READ S CONSUMERS ENERGY COMPANY	5, is attached her AID TERMS AN	reto and is a part ND CONDITIONS	of this Agreement. (Customer)	CUSTOMER
ACKNOWLEDGES HAVING READ S. CONSUMERS ENERGY COMPANY By:	5, is attached her AID TERMS AN	reto and is a part ND CONDITIONS	• (Customer)	CUSTOMER
ACKNOWLEDGES HAVING READ SACKNOWLEDGES HAVING READ SACONSUMERS ENERGY COMPANY	5, is attached her AID TERMS AN	D CONDITIONS	• (Customer)	CUSTOMER
ACKNOWLEDGES HAVING READ S. CONSUMERS ENERGY COMPANY By:	S, is attached her	D CONDITIONS	• (Customer)	CUSTOMER
ACKNOWLEDGES HAVING READ S. CONSUMERS ENERGY COMPANY By:	S, is attached he AID TERMS AN	By:	(Customer) (Signature)	
ACKNOWLEDGES HAVING READ S. CONSUMERS ENERGY COMPANY By:	S, is attached he AID TERMS AN	By:	(Customer) (Signature) (Print or Type Name)	
ACKNOWLEDGES HAVING READ S. CONSUMERS ENERGY COMPANY By:	S, is attached her	D_CONDITIONS By: *Title: Attest:	(Customer) (Signature) (Print or Type Name) (*Clerk)	
ACKNOWLEDGES HAVING READ S. CONSUMERS ENERGY COMPANY By:	S, is attached her AID TERMS AN	D_CONDITIONS By: *Title: Attest:	(Customer) (Signature) (Print or Type Name)	
ACKNOWLEDGES HAVING READ S. CONSUMERS ENERGY COMPANY By:	5, is attached her AID TERMS AN	D_CONDITIONS By: *Title: Attest:	(Customer) (Signature) (Print or Type Name) (*Clerk)	
ACKNOWLEDGES HAVING READ S. CONSUMERS ENERGY COMPANY By:	S, is attached her AID TERMS AN	D_CONDITIONS By: *Title: Attest:	(Customer) (Signature) (Print or Type Name) (*Clerk) ted CANCE	
ACKNOWLEDGES HAVING READ S. CONSUMERS ENERGY COMPANY By:	AID TERMS AN	By: By: *Title: Attest: *See Resolution dat	(Customer) (Signature) (Print or Type Name) (*Clerk) ted CANCE ORDER	Page 1 ELLED BY
ACKNOWLEDGES HAVING READ S. CONSUMERS ENERGY COMPANY By:	AID TERMS AN	D_CONDITIONS By: *Title: Attest:	(Customer) (Signature) (Print or Type Name) (*Clerk) ted CANCE ORDER REMOV	Page 1
ACKNOWLEDGES HAVING READ S. CONSUMERS ENERGY COMPANY By:	AID TERMS AN	By: By: *Title: Attest: *See Resolution dat	(Customer) (Signature) (Print or Type Name) (*Clerk) ted CANCE ORDER REMOV	Page 1 LLED BY <u> <u> <u> </u> <u> </u></u></u>

STANDARD PUMPING CONTRACT SUPPLEMENTAL AGREEMENT NO. __ TERMS AND CONDITIONS

PART II

- 1. The purpose of this Supplemental Agreement is to amend the Standard Pumping Contract between the parties, the effective date of which is indicated on Part I, wherein the Company agreed to furnish to the Customer, and the Customer agreed to purchase from the Company, all of the electric energy for the operation of a certain plant or plants of the Customer as provided for in said contract.
- 2. The Customer agrees to pay for such electric energy delivered at each plant location identified in Part I A, which plant location(s) shall be in addition to those identified in Part I of the aforementioned Standard Pumping Contract and any Supplemental Agreements, in accordance with the Company's Rate for such plant location as indicated in Part I A, a copy of which rate(s) is either attached hereto and made a part of said contract or is already attached to and made a part of said contract, and in accordance with such future revisions and amendments thereof, supplements thereto, substitutes therefor or options therefor available to and chosen by the Customer as may be filed with and approved by the Michigan Public Service Commission from time to time.
- 3. The plant location(s) identified in Part I B are hereby deleted from those identified in Part I of the aforementioned Standard Pumping Contract and any Supplemental Agreements.
- 4. In all other, respects, the terms and conditions of said Standard Pumping Contract (as supplemented by previous Supplemental Agreements, if any) shall remain unchanged and in full force and effect.

5. ______

Form 558 12-2000

Page 2

RESOLUTION

the effective date of	ement No, by amendin	g said Standard Pumping Contract
in accordance with the terms of Supplement Agre	ement No heretofore submitted 1	o and considered by this
RESOLVED, further, that the		and
he Clerk be and are authorized and directed to ex City Village Township.	ecute such Supplemental Agreement on b	ehalf of the
	<i>.</i>	
STATE OF MICHIGAN)) ss		
COUNTY OF) ss		
	•	, Clerk of the
I, City Village Township of		do hereby certify that
the foregoing resolution was duly adopted by the meeting held therein on the day of	Commission Council	Board of said municipality, at the
	,, <u></u> , <u></u> _, .	
	City Village	Township Clerk
Dated:		
	•	
Form 558 12-2000		Page 3
Form 558 12-2000		Page 3
Form 558 12-2000	11. SEDI	
Form 558 12-2000	FUBLIC SEAVICE	Page 3 CANCELLED BY ORDER U-63
Form 558 12-2000	TRUBLIC SERVICE COMMISSION MAR 3 0 2001	CANCELLED BY

DATE 6-9-04



STANDARD PUMPING CONTRACT SUPPLEMENTAL AGREEMENT NO. ____

PART I

Effective Date of Supplemental Agreement:	<u>u · · · ·</u>			
		(Month/I	Day/Year)	
Company:		Customer:		
CONSUMERS ENERGY COMPANY				
		□ City	□ Village	🗆 Township
a Michigan corporation		a Michigan munic	ipal corporation	
212 W MICHIGAN AVENUE JACKSON MI 49201-2277		<u> </u>	(County)	
		<u> </u>	(Zip Code)	I
Effective Date of Standard Pumping Contrac	t:	<u> </u>		
A. Additional Customer's Plant Locations to	o which energy will	be delivered:		
Plant Location	Approximate Supply <u>Voltage</u>	Phase	Approximate Metering <u>Voltage</u>	Rate
B. Customer's Plant Locations to be deleted	from those listed in	Part I of the Standa	rd Pumping Contract:	
Plant location	Approximate Supply Voltage	_Phase_	Approximate Metering <u>Voltage</u>	Rate
PART II, TERMS AND CONDITION ACKNOWLEDGES HAVING READ	NS, on the back	hereof, is a part ND CONDITIONS	of this Agreement. S.	CUSTOMER
CONSUMERS ENERGY COMPANY			(Customer)	
Ву:	<u> </u>	Ву:		
(Signature)			(Signature)	
(Print or Type Name)		(Print or Type Name)	
Title:		*Title:		

Attest: _ (*Clerk)

*See Resolution dated _



CANCELLED BY ORDER IN CASE NO. U- NKD 380 MAR 3 0 200 -2001 REMOVED BY_

STANDARD PUMPING CONTRACT SUPPLEMENTAL AGREEMENT NO. _____ TERMS AND CONDITIONS

PART II

- The purpose of this Supplemental Agreement is to amend the Standard Pumping Contract between the parties, the effective date of which is indicated on Part I, wherein the Company agreed to furnish to the Customer, and the Customer agreed to purchase from the Company, all of the electric energy for the operation of a certain plant or plants of the Customer as provided for in said contract.
- 2. The Customer agrees to pay for such electric energy delivered at each plant location identified in Part I A, which plant location(s) shall be in addition to those identified in Part I of the aforementioned Standard Pumping Contract and any Supplemental Agreements, in accordance with the Company's Rate for such plant location as indicated in Part I A, a copy of which rate(s) is either attached hereto and made a part of said contract or is already attached to and made a part of said contract, and in accordance with such future revisions and amendments thereof, supplements thereto, substitutes therefor or options therefor available to and chosen by the Customer as may be filed with and approved by the Michigan Public Service Commission from time to time.
- 3. The plant location(s) identified in Part I B are hereby deleted from those identified in Part I of the aforementioned Standard Pumping Contract and any Supplemental Agreements.
- 4. In all other respects, the terms and conditions of said Standard Pumping Contract (as supplemented by previous Supplemental Agreements, if any) shall remain unchanged and in full force and effect.
- 5.

RESOLUTION

RESOLVED, that is hereby deemed advisable to enter into a supplement agreement with Consumers Energy Company of Jackson, Michigan, supplementing a certain Standard Pumping Contract between Consumers Energy Company and the □ City □ Village □ Township of ________, by amending said Standard Pumping Contract in accordance with the terms of Supplement Agreement No _______, heretofore submitted to and considered by this □ Commission □ Council □ Board; and

RESOLVED, further, that the _______ and the Clerk be and are authorized and directed to execute such Supplemental Agreement on behalf of the \Box City \Box Village \Box Township.

STATE OF MICHIGAN)) ss COUNTY OF _____)

I, ______, Clerk of the □ City □ Village □ Township of ______ do hereby certify that the foregoing resolution was duly adopted by the □ Commission □ Council □ Board of said municipality, at the meeting held therein on the _____ day of ______, ____.

□ City

□ Village

□ Township Clerk

Dated:



CANCELLED BY ORDER IN CASE NO. (MAR 3 REMOVED BY

STANDARD PUMPING CONTRACT SUPPLEMENTAL AGREEMENT NO. _____ PART I

Effective Date of Supplemental Agreement: _		(Month/Day	v/Year)		
Company:		Customer:			
CONSUMERS POWER COMPANY		□ City	□ Village	□ Township	
a Michigan corporation		a Michigan municipa	-	-	
-		a 111111111111111111111111111111111111			
212 W MICHIGAN AVENUE JACKSON MI 49201	·		(County)		
		<u> </u>	(Zip Code)		
Effective Date of Standard Pumping Contract	:		<u></u>	<u> </u>	
A. Additional Customer's Plant Locations to	which energy will	be delivered:			
	Approximate Supply	Dhare	Approximate Metering	Rate_	
Plant Location	_Voltage	_Phase_	Voltage	Kate	
B. Customer's Plant Locations to be deleted	from those listed i	n Part I of the Standar	rd Pumping Contract:		
	Approximate		Approximate		
Plant location	Supply Voltage	_Phase_	Metering Voltage	Rate	
CONSUMERS POWER COMPANY		<u> </u>	(Customer)		
		D ₁₁ .			
By: (Signature)			(Signature)	<u>.</u>	
(Print or Type Name)		· (F	Print or Type Name)		
Title:		*Title:			
					•
		Attest:	(*Clerk)		
		*See Resolution dat	ted		
					and a second
Form 558 11-95				· · ·	
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	E CN	LED	ORDE		
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	1	and the second		REW	

STANDARD PUMPING CONTRACT SUPPLEMENTAL AGREEMENT NO. _____ TERMS AND CONDITIONS

PART II

- 1. The purpose of this Supplemental Agreement is to amend the Standard Pumping Contract between the parties, the effective date of which is indicated on Part I, wherein the Company agreed to furnish to the Customer, and the Customer agreed to purchase from the Company, all of the electric energy for the operation of a certain plant or plants of the Customer as provided for in said contract.
- 2. The Customer agrees to pay for such electric energy delivered at each plant location identified in Part I A, which plant location(s) shall be in addition to those identified in Part I of the aforementioned Standard Pumping Contract and any Supplemental Agreements, in accordance with the Company's Rate for such plant location as indicated in Part I A, a copy of which rate(s) is either attached hereto and made a part of said contract or is already attached to and made a part of said contract, and in accordance with such future revisions and amendments thereof, supplements thereto, substitutes therefor or options therefor available to and chosen by the Customer as may be filed with and approved by the Michigan Public, Service Commission from time to time.
- 3. The plant location(s) identified in Part I B are hereby deleted from those identified in Part I of the aforementioned Standard Pumping Contract and any Supplemental Agreements.
- 4. In all other respects, the terms and conditions of said Standard Pumping Contract (as supplemented by previous Supplemental Agreements, if any) shall remain unchanged and in full force and effect.

Form 558 11-95



ORDER UL-LAZOO ORDER MAR 24 1981 MAR 24 1981 REMOVED BY

RESOLUTION

RESOLVED, that is hereby deemed advisable to enter into a supplement agreement with Consumers Power Company of Jackson, Michigan, supplementing a certain Standard Pumping Contract between Consumers Power Company and the ______ with the effective date of _______, ____, by amending said Standard Pumping Contract in accordance with the terms of Supplement Agreement No ______ heretofore submitted to and considered by this □ Commission □ Council □ Board; and

RESOLVED, further, that the ______ and the Clerk be and are authorized and directed to execute such Supplemental Agreement on behalf of the \Box City \Box Village \Box Township.

STATE OF MICHIGAN)) ss COUNTY OF _____)

I, _______, Clerk of the ______, Clerk of the _______, the foregoing resolution was duly adopted by the □ Commission □ Council □ Board of said municipality, at the meeting held therein on the ______ day of ______, ____.

□ City □ Village □ To

Township Clerk

Dated:

Form 558 11-95



ORDER MAR 24 1981 REMOVED BY



STANDARD PUMPING CONTRACT

SUPPLEMENTAL AGREEMENT NO.____

This SUPPLEMENTAL AGREEMENT NO._____, made this ______ day of ______ day of ______, 19_____, between the CITY - VILLAGE - TOWNSHIP of ______

a municipal corporation, located in ______ County, Michigan, herein referred to as the Customer, and CONSUMERS POWER COMPANY, a Michigan corporation, of the City of Jackson, Michigan, herein referred to as the Company.

WHEREAS, the parties hereto have entered into a pumping Contract dated __________, 19_____, wherein the Company agreed to furnish to the Customer, and the Customer agreed to purchase from the Company, all of the electric energy for the operation of a certain plant or plants of the Customer as provided for in said contract; and

WHEREAS, the parties hereto desire to amend said contract as hereinafter set forth.

NOW, THEREFORE, it is agreed as follows:

1. The Customer agrees to pay for such electric energy delivered at each plant location listed below, which are either already listed in Section 4 of said contract or are hereby added to Section 4 of said contract, in accordance with the Company's Rate for such plant location as indicated below, a copy of which rate(s) is either hereto attached and made a part of said contract or is already attached to and a part of said contract, and in accordance with such future revisions and amendments thereof, supplements thereto, substitutes therefor or options therefor available to and chosen by the Customer as may be filed with and approved by the Michigan Public Service Commission from time to time.

	Approximate		Approximate	
Plant Location	Supply <u>Voltage</u>	Phase	Metering <u>Voltage</u>	Rate
			<u>vondec</u>	



2. The following plant location or plant locations are hereby deleted from those listed in Section 4 of said contract:

<u>Plant Locat</u>	ion	-	proximate Supply Voltage		_	Phase		Approximate Metering Voltage		Rate	<u></u>
			-								
	3. The	above	provisions , 19	shall	be o	effective as	s of th	e		day	of
previous Su	pplemen	tal Agre	ements, if	any) :	shall	remain un	change	d contract (as su d and in full fo Supplemental A	rce and	l effe	ct.

IN WITNESS WHEREOF, the Customer has caused this Supplemental Agreement to be executed by its ______ and Clerk, acting on authority of the Customer's Commission-Council-Board, and the Company has caused the same to be executed by its duly authorized representative as of the day and year first aforesaid.

ATTEST:

.

Clerk

By ______Its

CONSUMERS POWER COMPANY

By	
	Its

RESOLUTION

RESOLVED, That it is hereby deemed advisable to enter into a supplemental agreement with Consumers Power Company, of Jackson, Michigan, supplementing a certain pumping Contract between Consumers Power Company and the _____

dated ______, 19____, by amending said contract in accordance with the terms of Supplemental Agreement No._____ heretofore submitted to and considered by this Commission - Council - Board; and

RESOLVED, Further, That the ______ and ______ Clerk be and are authorized to execute such Supplemental Agreement on behalf of the City - Village - Township.

STATE OF MICHIGAN)) ss COUNTY OF _____)

I, ______, Clerk of the City -Village - Township of ______ do hereby certify that the foregoing resolution was duly adopted by the Commission - Council - Board of said municipality, at the meeting held therein on the ______ day of ______, 19____.

City - Village - Township Clerk

Dated:

_____, 19 ___





STANDARD PUMPING CONTRACT

SUPPLEMENTAL AGREEMENT NO._____

This SUPPLEMENTAL AGREEMENT NO._____, made this ______ day of _____, 19_____, between the CITY - VILLAGE - TOWNSHIP of ______

a municipal corporation, located in ______ County, Michigan, herein referred to as the Customer, and CONSUMERS POWER COMPANY, a Michigan corporation, of the City of Jackson, Michigan, herein referred to as the Company.

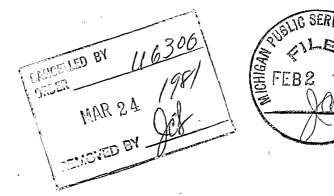
WHEREAS, the parties hereto have entered into a pumping Contract dated _______, 19_____, wherein the Company agreed to furnish to the Customer, and the Customer agreed to purchase from the Company, all of the electric energy for the operation of a certain plant or plants of the Customer as provided for in said contract; and

WHEREAS, the parties hereto desire to amend said contract as hereinafter set forth.

NOW, THEREFORE, it is agreed as follows:

1. The Customer agrees to pay for such electric energy delivered at each plant location listed below, which are either already listed in Section 4 of said contract or are hereby added to Section 4 of said contract, in accordance with the Company's Rate for such plant location as indicated below, a copy of which rate(s) is either hereto attached and made a part of said contract or is already attached to and a part of said contract, and in accordance with such future revisions and amendments thereof, supplements thereto, substitutes therefor or options therefor available to and chosen by the Customer as may be filed with and approved by the Michigan Public Service Commission from time to time.

	Approximate		Approximate	
	Supply		Metering	
<u>Plant Location</u> .	<u>Voltage</u>	Phase	<u>Voltage</u>	<u>Rate</u>



2. The following plant location or plant locations are hereby deleted from those listed in Section 4 of said contract:

Plant Location	Approximate Supply Voltage	Phase	Approximate Metering Voltage	Rate
			· .	

3. The above provisions shall be effective as of the _____ day of _____

4. In all other respects, the terms and conditions of said contract (as supplemented by previous Supplemental Agreements, if any) shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the Customer has caused this Supplemental Agreement to be executed by its ______ and Clerk, acting on authority of the Customer's Commission-Council-Board, and the Company has caused the same to be executed by its duly authorized representative as of the day and year first aforesaid.

ATTEST:

Clerk

By _____ Its

CONSUMERS POWER COMPANY

By _____ Its

RESOLUTION

RESOLVED, That it is hereby deemed advisable to enter into a supplemental agreement with Consumers Power Company, of Jackson, Michigan, supplementing a certain pumping Contract between Consumers Power Company and the _____

dated ______, 19____, by amending said contract in accordance with the terms of Supplemental Agreement No._____ heretofore submitted to and considered by this Commission - Council - Board; and

RESOLVED, Further, That the ______ and _____ Clerk be and are authorized to execute such Supplemental Agreement on behalf of the City - Village - Township.

STATE OF MICHIGAN

Dated:

I, _____, Clerk of the City -Village - Township of ______ do hereby certify that the foregoing resolution was duly adopted by the Commission - Council - Board of said municipality, at the meeting held therein on the ______ day of _____, 19____.

) ss

City - Village - Township Clerk

19_ MAR 24 /98/ MAR 24 /98/

-

Form 562 2-85

RESOLUTION

RESOLVED, That it is hereby deemed advisable to authorize Consumers Power Company to make changes in the streetlighting service as provided in the Standard Streetlighting Contract between the Company and the _______, dated _______, 19____, in accordance with the Authorization for Change in Standard

	, .,		
Streetlighting Contract dated as of	, 19,	heretofore submitted to	and considered by
this Commission-Council-Board; and		,	

RESOLVED, Further, That the ______ and _____ Clerk be and are authorized to execute such authorization for change on behalf of the City-Village-Township.

STATE OF MICHIGAN)) ss

County of _____)

I, ______, Clerk of the City-Village-Township of ______, do hereby certify that the foregoing resolution was duly adopted by the Commission-Council-Board of said municipality, at the meeting held therein on the ______ day of ______, 19___.

_ , 19___

City-Village-Township Clerk

Dated:





CONTRACT FOR ELECTRIC SERVICE

For Operation of Private Street or Roadway Lighting in Mobile Home Park

PART I

ffective Date of Agreement:	(Month/Day/Year)	
ompany:	Customer:	
ONSUMERS ENERGY COMPANY		
Michigan Corporation	(Nam	ne)
	 Corporation General Partnership Limited Liability Compan Other (Specify) 	Limited Partnershi
2 W MICHIGAN AVENUE ACKSON MI 49201-2277	(Street & N	iumber)
	(City, State &	Zip Code)
obile Home Park Location:		
	۰ 	
ART II, TERMS AND CONDITIONS, is a	attached hereto and is a part of this A	greement. CUSTOME
ART II, TERMS AND CONDITIONS, is a CKNOWLEDGES HAVING READ SAID	attached hereto and is a part of this A	
ART II, TERMS AND CONDITIONS, is a CKNOWLEDGES HAVING READ SAID ONSUMERS ENERGY COMPANY	attached hereto and is a part of this A TERMS AND CONDITIONS.	mer)
ART II, TERMS AND CONDITIONS, is a CKNOWLEDGES HAVING READ SAID	attached hereto and is a part of this A TERMS AND CONDITIONS.	mer)
ART II, TERMS AND CONDITIONS, is a CKNOWLEDGES HAVING READ SAID	attached hereto and is a part of this A TERMS AND CONDITIONS.	mer) ture)
ART II, TERMS AND CONDITIONS, is a CKNOWLEDGES HAVING READ SAID ONSUMERS ENERGY COMPANY y:(Signature)	attached hereto and is a part of this A TERMS AND CONDITIONS. 	mer) ture) pe Name)
ART II, TERMS AND CONDITIONS, is a CKNOWLEDGES HAVING READ SAID ONSUMERS ENERGY COMPANY y:	attached hereto and is a part of this A TERMS AND CONDITIONS. (Custor By:	mer) ture) pe Name)
ART II, TERMS AND CONDITIONS, is a CKNOWLEDGES HAVING READ SAID ONSUMERS ENERGY COMPANY y:	attached hereto and is a part of this A TERMS AND CONDITIONS. (Custor By:	mer) ture) pe Name)

CONTRACT FOR ELECTRIC SERVICE

For Operation of Private Street or Roadway Lighting in Mobile Home Park

TERMS AND CONDITIONS

PART II

- 1. The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation of the Customer's photoelectric controlled luminaires to be installed on the Customer's poles for private street or roadway lighting in the Customer's mobile home park located as stated in Part I. Each of the Customer's said luminaires shall be actuated by photoelectric control equipment mounted on each luminaire, so that each luminaire will be operating during nighttime hours and will turn on when the natural general level of illumination is from one to three footcandles and will turn off when the natural general level of illumination is ten footcandles or less. The Customer shall promptly repair or replace the photocell in any of the photoelectric control equipment which fails to actuate said luminaires as set forth above. The location of each of the Customer's underground wiring serving each luminaire, shall conform to the sketch which is attached hereto and made a part hereof as Exhibit A.
- 2. The electric energy to be supplied shall be alternating current, single phase, 60 cycles per second, at nominal 120 volts. Delivery of such energy to the Customer shall be made at the meter socket or trough on the line side of the Company's meters installed for the individual mobile homes located within said mobile home park, as designated on said Exhibit A hereto, provided that not more than one unmetered service connection shall be made to each meter socket or trough. The service entrance conductor to each meter socket or trough shall be #12 Awg stranded copper which shall terminate in a weather tight switched and fused service entrance device mounted on the meter pedestal. The fuse shall be of the time lag type S and shall be made by the Company after the Customer's entire lighting system has been inspected, for determination of the total connected load thereof, by the Company and after its approval by the local inspection authorities. The entire lighting system, including poles, luminaires, service entrances, conductors, circuits, connections and photoelectric control equipment, shall be installed, owned and maintained by the Customer.
- Because the connected load of the Customer's lighting system will be constant during the hours of its operation and the 3. hours of its operation will be automatically controlled by photoelectric control equipment mounted on each luminaire, it is deemed unnecessary to meter the service to be furnished hereunder. Accordingly, such service shall be unmetered and, in accordance with the provisions hereinafter set forth, the monthly billing for such service shall be based upon the Company's General Secondary Service Rate "B", a copy of which is attached hereto and made a part hereof, and upon such amendments thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. The sum of the capacity requirements in watts of all components of the Customer's lighting system shall be multiplied by 350 hours (being 1/12 of an average annual operation of 4,200 hours) and the aforesaid rate shall be applied to the resultant kilowatt-hours for purposes of determining the monthly billing for such service. The capacity requirements of all components of the Customer's lighting system shall be determined by the Company from the specifications furnished by the manufacturers of said components, provided that the Company shall have the right to test such capacity requirements from time to time through the use of its test meters, and in the event that said tests shall show capacity requirements different from those indicated by the manufacturers' specifications, the capacity requirements shown by said tests shall control. The Customer agrees that it will not change the capacity requirements of said components without first notifying the Company in writing of such changes and the date that they will be made.
- 4. It is further agreed that:
 - (a) Such service is for the sole use of the Customer for the purpose aforesaid, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than as herein provided.

Form 614 11-2000

Page 2

- (b) Such service shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.
- (c) Neither party shall be liable to the other under this Agreement for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
- (d) This Agreement will become effective on the date identified in Part I and will extend for an initial period of one year, and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty days' written notice of its desire to terminate the same at the expiration of any monthly period, which notice may be given at any time.
- (e) This Agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to the electric service provided for in this Agreement except as contained herein. This Agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.
- (f)

Form 614 11-2000

Page 3

CANCELLED BY ORDER U-6.300 REMOVED BY _____ DATE 6-9-04



CONTRACT FOR ELECTRIC SERVICE

For Operation of Private Street or Roadway Lighting in Mobile Home Park

PART I

	(Month/Day/Year)	
Company:	Customer:	
CONSUMERS ENERGY COMPANY		
a Michigan Corporation	(Name)	
······································	□ Corporation	□ Sole Proprietorship
	General Partnership	
	□ Limited Liability Company □ Other (Specify)	
		<u></u>
12 W MICHIGAN AVENUE	, ,	
ACKSON MI 49201-2277	(Street &	Number)
		· · · · · · · · · · · · · · · · · · ·
	(City, State a	& Zip Code)
Mobile Home Park Location:		<u> </u>
nitial Term: One year beginning with the Effective D	ate of Agreement stated above.	
ACKNOWLEDGES HAVING READ SAID TE	REBACK NETWORKS A PART OF THIS A	greement. CUSTOMEI
ACKNOWLEDGES HAVING READ SAID TE	(Custa	
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ACKNOWLEDGES HAVING READ SAID TE CONSUMERS ENERGY COMPANY By:	CRMS AND CONDITIONS. (Custo) (Custo) (Signal) (Print or T) (Print or T) (Custo) (Custo	omer) ature) ype Name) CANCELLED BY IN CASE NO
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CKNOWLEDGES HAVING READ SAID TE CONSUMERS ENERGY COMPANY by:	C SERVICE COLLED	omer) ature) ype Name) CANCELLED BY IN CASE NO
ACKNOWLEDGES HAVING READ SAID TE CONSUMERS ENERGY COMPANY By:	C SERVICE COLLED	omer) ature) ype Name) CANCELLED BY IN CASE NO. MAR 3-0-1 2-41,10

CONTRACT FOR ELECTRIC SERVICE

For Operation of Private Street or Roadway Lighting in Mobile Home Park

TERMS AND CONDITIONS

PART II

- 1. The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation of the Customer's photoelectric controlled luminaires to be installed on the Customer's poles for private street or roadway lighting in the Customer's mobile home park located as stated in Part I. Each of the Customer's said luminaires shall be actuated by photoelectric control equipment mounted on each luminaire, so that each luminaire will be operating during nighttime hours and will turn on when the natural general level of illumination is from one to three footcandles and will turn off when the natural general level of illumination is customer shall promptly repair or replace the photocell in any of the photoelectric control equipment which fails to actuate said luminaires as set forth above. The location of each of the Customer's said luminaires, the size and kind of lamp installed therein, and the approximate route of the Customer's underground wiring serving each luminaire, shall conform to the sketch which is attached hereto and made a part hereof as Exhibit A.
- 2. The electric energy to be supplied shall be alternating current, single phase, 60 cycles per second, at nominal 120 volts. Delivery of such energy to the Customer shall be made at the meter socket or trough on the line side of the Company's meters installed for the individual mobile homes located within said mobile home park, as designated on said Exhibit A hereto, provided that not more than one unmetered service connection shall be made to each meter socket or trough. The service entrance conductor to each meter socket or trough shall be #12 Awg stranded copper which shall terminate in a weather tight switched and fused service entrance device mounted on the meter pedestal. The fuse shall be of the time lag type S and shall be rated at not more than five amperes. The connection of the unmetered service in each meter socket or trough shall be made been inspected, for determination of the total connected load thereof, by the Company and after its approval by the local inspection authorities. The entire lighting system, including poles, luminaires, service entrances, conductors, circuits, connections and photoelectric control equipment, shall be installed, owned and maintained by the Customer.
- 3. Because the connected load of the Customer's lighting system will be constant during the hours of its operation and the hours of its operation will be automatically controlled by photoelectric control equipment mounted on each luminaire, it is deemed unnecessary to meter the service to be furnished hereunder. Accordingly, such service shall be unmetered and, in accordance with the provisions hereinafter set forth, the monthly billing for such service shall be based upon the Company's General Secondary Service Rate "B", a copy of which is attached hereto and made a part hereof, and upon such amendments thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. The sum of the capacity requirements in watts of all components of the Customer's lighting system shall be multiplied by 350 hours (being 1/12 of an average annual operation of 4,200 hours) and the aforesaid rate shall be applied to the resultant kilowatt-hours for purposes of determining the monthly billing for such service. The capacity requirements of all components of the Company from the specifications furnished by the manufacturers of said components, provided that the Company shall have the right to test such capacity requirements from time to time through the use of its test meters, and in the event that said tests shall show capacity requirements different from those indicated by the manufacturers' specifications, the capacity requirements of said components are shall control. The Customer agrees that it will not change the capacity requirements of said components and the date that they will be made.
- 4. It is further agreed that:
 - (a) Such service is for the sole use of the Customer for the purpose aforesaid, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than as herein provided.

Form 614 2-97

- (b) Such service shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.
- (c) Neither party shall be liable to the other under this Agreement for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
- (d) This Agreement will become effective on the date identified in Part I and will extend for an initial period of one year, and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty days' written notice of its desire to terminate the same at the expiration of any monthly period, which notice may be given at any time.
- (e) This Agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to the electric service provided for in this Agreement except as contained herein. This Agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.
- (f)

Form 614 2-97



CANCELLED BY ORDE IN CASE NO. L REMOVED BY

CONTRACT FOR ELECTRIC SERVICE

For Operation of Private Street or Roadway Lighting in Mobile Home Park

PART I

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Company: Customer: CONSUMERS POWER COMPANY,	ffective Date of Agreement:	(Month/Day/Year)
Michigan Corporation Corporation Sole Proprietorship Corporation Corporation Sole Proprietorship Limited Lability Company Other (Specify) Limited Partnership 12 W MICHIGAN AVENUE (Street & Number) (Street & Number) (City, State & Zip Code) (City, State & Zip Code) Mobile Home Park Location: (City, State & Zip Code) Initial Term: One year beginning with the Effective Date of Agreement stated above. PART II, TERMS AND CONDITIONS, on the back hereof, is a part of this Agreement. CUSTOMER ACKNOWLEDGES HAVING READ SAID TERMS AND CONDITIONS. CONSUMERS POWER COMPANY (Customer) (Signature) (Signature) (Signature) (Signature) (Print or Type Name) (Print or Type Name)	Company:	•
Michigan Corporation Corporation Corporat	ONSUMERS POWER COMPANY,	(Nama)
ACKSON MI 49201 (Street & Number) (City, State & Zip Code) Mobile Home Park Location: (City, State & Zip Code) (City, State & Zip Code) (Initial Term: One year beginning with the Effective Date of Agreement stated above. PART II, TERMS AND CONDITIONS, on the back hereof, is a part of this Agreement. CUSTOMER ACKNOWLEDGES HAVING READ SAID TERMS AND CONDITIONS. CONSUMERS POWER COMPANY (Customer) By: (Signature) (Signature) (Signature) (Print or Type Name)	Michigan Corporation	 □ Corporation □ Sole Proprietorship □ General Partnership □ Limited Partnership □ Limited Liability Company
Mobile Home Park Location:		(Street & Number)
Initial Term: One year beginning with the Effective Date of Agreement stated above. PART II, TERMS AND CONDITIONS, on the back hereof, is a part of this Agreement. CUSTOMER ACKNOWLEDGES HAVING READ SAID TERMS AND CONDITIONS. CONSUMERS POWER COMPANY By:		(City, State & Zip Code)
Initial Term: One year beginning with the Effective Date of Agreement stated above. PART II, TERMS AND CONDITIONS, on the back hereof, is a part of this Agreement. CUSTOMER ACKNOWLEDGES HAVING READ SAID TERMS AND CONDITIONS. CONSUMERS POWER COMPANY By:	Mobile Home Park Location:	
PART II, TERMS AND CONDITIONS, on the back hereof, is a part of this Agreement. CUSTOMER ACKNOWLEDGES HAVING READ SAID TERMS AND CONDITIONS. CONSUMERS POWER COMPANY (Customer) By:		
(Print or Type Name) (Print or Type Name)	PART II. TERMS AND CONDITIONS, on the	back hereof, is a part of this Agreement. CUSTOMER
(Print or Type Name) (Print or Type Name)	PART II, TERMS AND CONDITIONS, on the ACKNOWLEDGES HAVING READ SAID TERMS	back hereof, is a part of this Agreement. CUSTOMER AND CONDITIONS.
	PART II, TERMS AND CONDITIONS, on the ACKNOWLEDGES HAVING READ SAID TERMS CONSUMERS POWER COMPANY	back hereof, is a part of this Agreement. CUSTOMER AND CONDITIONS.
Title: Title:	PART II, TERMS AND CONDITIONS, on the ACKNOWLEDGES HAVING READ SAID TERMS CONSUMERS POWER COMPANY	back hereof, is a part of this Agreement. CUSTOMER AND CONDITIONS.
	PART II, TERMS AND CONDITIONS, on the ACKNOWLEDGES HAVING READ SAID TERMS CONSUMERS POWER COMPANY By:	back hereof, is a part of this Agreement. CUSTOMER AND CONDITIONS.
Form 614 11-95 FUELIC SERVICE OF ORDER - 10-30K ORDER - 1-10-30K ORDER - 1-10-30K ORDER - 1-10-30K ORDER - 10-30K NAR 2.4 1991 FILED BY REMOVED BY	PART II, TERMS AND CONDITIONS, on the ACKNOWLEDGES HAVING READ SAID TERMS CONSUMERS POWER COMPANY By:	back hereof, is a part of this Agreement. CUSTOMER AND CONDITIONS. (Customer) By:

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CONTRACT FOR ELECTRIC SERVICE

For Operation of Private Street or Roadway Lighting in Mobile Home Park

TERMS AND CONDITIONS

PART II

- 1. The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation of the Customer's photoelectric controlled luminaires to be installed on the Customer's poles for private street or roadway lighting in the Customer's mobile home park located as stated in Part I. Each of the Customer's said luminaires shall be actuated by photoelectric control equipment mounted on each luminaire, so that each luminaire will be operating during nighttime hours and will turn on when the natural general level of illumination is from one to three footcandles and will turn off when the natural general level of illumination is to the Customer shall promptly repair or replace the photocell in any of the photoelectric control equipment which fails to actuate said luminaires as set forth above. The location of each of the Customer's said luminaires, the size and kind of lamp installed therein, and the approximate route of the Customer's underground wiring serving each luminaire, shall conform to the sketch which is attached hereto and made a part hereof as Exhibit A.
- 2. The electric energy to be supplied shall be alternating current, single phase, 60 cycles per second, at nominal 120 volts. Delivery of such energy to the Customer shall be made at the meter socket or trough on the line side of the Company's meters installed for the individual mobile homes located within said mobile home park, as designated on said Exhibit A hereto, provided that not more than one unmetered service connection shall be made to each meter socket or trough. The service entrance conductor to each meter socket or trough shall be #12 Awg stranded copper which shall terminate in a weather tight switched and fused service entrance device mounted on the meter pedestal. The fuse shall be of the time lag type S and shall be made by the Company after the Customer's entire lighting system has been inspected, for determination of the total connected load thereof, by the Company and after its approval by the local inspection authorities. The entire lighting system, including poles, luminaires, service entrances, conductors, circuits, connections and photoelectric control equipment, shall be installed, owned and maintained by the Customer.
- Because the connected load of the Customer's lighting system will be constant during the hours of its operation and the 3. hours of its operation will be automatically controlled by photoelectric control equipment mounted on each luminaire, it is deemed unnecessary to meter the service to be furnished hereunder. Accordingly, such service shall be unmetered and, in accordance with the provisions hereinafter set forth, the monthly billing for such service shall be based upon the Company's General Secondary Service Rate "B", a copy of which is attached hereto and made a part hereof, and upon such amendments thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. The sum of the capacity requirements in watts of all components of the Customer's lighting system shall be multiplied by 350 hours (being 1/12 of an average annual operation of 4,200 hours) and the aforesaid rate shall be applied to the resultant kilowatt-hours for purposes of determining the monthly billing for such service. The capacity requirements of all components of the Customer's lighting system shall be determined by the Company from the specifications furnished by the manufacturers of said components, provided that the Company shall have the right to test such capacity requirements from time to time through the use of its test meters, and in the event that said tests shall show capacity requirements different from those indicated by the manufacturers' specifications, the capacity requirements shown by said tests shall control. The Customer agrees that it will not change the capacity requirements of said components without first notifying the Company in writing of such changes and the date that they will be made.
- 4. It is further agreed that:
 - (a) Such service is for the sole use of the Customer for the purpose aforesaid, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than as herein provided.

Form 614 11-95



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- (b) Such service shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.
- (c) Neither party shall be liable to the other under this Agreement for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
- (d) This Agreement will become effective on the date identified in Part I and will extend for an initial period of one year, and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty days' written notice of its desire to terminate the same at the expiration of any monthly period, which notice may be given at any time.
- (e) This Agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to the electric service provided for in this Agreement except as contained herein. This Agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.
- (f) ______

Form 614 11-95



CONTRACT FOR ELECTRIC SERVICE For Operation of Private Street or Roadway Lighting in Mobile Home Courts

AGREEMENT, made this day	of, 19, between
CONSUMERS POWER COMPANY (
and	
of the of of	, Michigan, herein termed the

1. The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation of the Customer's photoelectric controlled luminaires to be installed on the Customer's poles for private street or roadway lighting in the Customer's mobile home court located

2. The electric energy to be supplied shall be alternating current, single phase, 60 cycles per second, at nominal 120 volts. Delivery of such energy to the Customer shall be made at the meter socket or trough on the line side of the Company's meters installed for the individual mobile homes located within said mobile home court, as designated on said Exhibit A hereto, provided that not more than one unmetered service connection shall be made to each meter socket or trough. The service entrance conductor to each meter socket or trough shall be #12 Awg stranded copper which shall terminate in a weathertight switched and fused service entrance device mounted on the meter pedestal. The fuse shall be of the time-lag type S and shall be rated at not more than five amperes. The connection of the unmetered service in each meter socket or trough shall be made by the Company after the Customer's entire lighting system has been inspected, for determination of the total connected load thereof, by the Company and after its approval by the local inspection authorities. The entire lighting system, including poles, luminaires, service entrances, conductors, circuits, connections and photoelectric control equipment, shall be installed, owned and maintained by the Customer.

3. Because the connected load of the Customer's lighting system will be constant during the hours of its operation and the hours of its operation will be automatically controlled by photoelectric control equipment mounted on each luminaire, it is deemed unnecessary to meter the service to be furnished hereunder. Accordingly, such service shall be unmetered and, in accordance with the provisions hereinafter set forth, the monthly billing for such service shall be based upon the Company's General Secondary Service Rate "B", a copy of which is attached hereto and made a part hereof, and upon such amendments thereto or substitutions therefor as may be filed with and approved by the Michigan Public

Form 614 3-89



Service Commission during the term of this agreement. The sum of the capacity requirements in watts of all components of the Customer's lighting system shall be multiplied by 350 hours (being 1/12 of an average annual operation of 4,200 hours) and the aforesaid rate shall be applied to the resultant kilowatt-hours for purposes of determining the monthly billing for such service. The capacity requirements of all components of the Customer's lighting system shall be determined by the Company from the specifications furnished by the manufacturers of said components, provided that the Company shall have the right to test such capacity requirements from time to time through the use of its test meters, and in the event that said tests shall show capacity requirements different from those indicated by the manufacturers' specifications, the capacity requirements shown by said tests shall control. The Customer agrees that it will not change the capacity requirements of said components without first notifying the Company in writing of such changes and the date that they will be made.

4. It is further agreed that:

(a) Such service is for the sole use of the Customer for the purpose aforesaid, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than as herein provided.

(b) Such service shall be governed by the Company's Standard Electric Rules and Regulations and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this agreement. A copy thereof will be furnished to the Customer upon request.

(c) Neither party shall be liable to the other under this agreement for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Standard Electric Rules and Regulations.

(d) This agreement will extend for an initial term of one year from the _____ day

of ______, 19____, and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty days' written notice of its desire to terminate the same at the expiration of any monthly period, which notice may be given at any time.

(e) This agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to the electric service provided for in this agreement except as contained herein. This agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.

IN WITNESS WHEREOF, said parties have executed this agreement, in duplicate, by their duly authorized representatives.

CONSUMERS POWER COMPANY

Ву ____

Its

Customer

By _____ Its

Form 614 3-89



CONTRACT FOR ELECTRIC SERVICE For Operation of Private Street or Roadway Lighting in Mobile Home Courts

AGREEN	MENT, made this day of	, 19, between
CONSUMERS	POWER COMPANY (Region), herein termed the Company,
und		
of the	of	

Customer, as follows:

1. The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation of the Customer's photoelectric controlled luminaires to be installed on the Customer's poles for private street or roadway lighting in the Customer's mobile home court located

2. The electric energy to be supplied shall be alternating current, single phase, 60 cycles per second, at nominal 120 volts. Delivery of such energy to the Customer shall be made at the meter socket or trough on the line side of the Company's meters installed for the individual mobile homes located within said mobile home court, as designated on said Exhibit A hereto, provided that not more than one unmetered service connection shall be made to each meter socket or trough. The service entrance conductor to each meter socket or trough shall be #12 Awg stranded copper which shall terminate in a weathertight switched and fused service entrance device mounted on the meter pedestal. The fuse shall be of the time-lag type S and shall be rated at not more than five amperes. The connection of the unmetered service in each meter socket or trough shall be made by the Company after the Customer's entire lighting system has been inspected, for determination of the total connected load thereof, by the Company and after its approval by the local inspection authorities. The entire lighting system, including poles, luminaires, service entrances, conductors, circuits, connections and photoelectric control equipment, shall be installed, owned and maintained by the Customer.

3. Because the connected load of the Customer's lighting system will be constant during the hours of its operation and the hours of its operation will be automatically controlled by photoelectric control equipment mounted on each luminaire, it is deemed unnecessary to meter the service to be furnished hereunder. Accordingly, such service shall be unmetered and, in accordance with the provisions hereinafter set forth, the monthly billing for such service shall be based upon the Company's General Secondary Service Rate "B", a copy of which is attached hereto and made a part hereof, and upon such amendments thereto or substitutions therefor as may be filed with and approved by the Michigan Public

Form 614 3-89

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Service Commission during the term of this agreement. The sum of the capacity requirements in watts of all components of the Customer's lighting system shall be multiplied by 350 hours (being 1/12 of an average annual operation of 4,200 hours) and the aforesaid rate shall be applied to the resultant kilowatthours for purposes of determining the monthly billing for such service. The capacity requirements of all components of the Customer's lighting system shall be determined by the Company from the specifications furnished by the manufacturers of said components, provided that the Company shall have the right to test such capacity requirements from time to time through the use of its test meters, and in the event that said tests shall show capacity requirements different from those indicated by the manufacturers' specifications, the capacity requirements of said components without first notifying the Company in writing of such changes and the date that they will be made.

4. It is further agreed that:

(a) Such service is for the sole use of the Customer for the purpose aforesaid, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than as herein provided.

(b) Such service shall be governed by the Company's Standard Electric Rules and Regulations and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this agreement. A copy thereof will be furnished to the Customer upon request.

(c) Neither party shall be liable to the other under this agreement for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Standard Electric Rules and Regulations.

(d) This agreement will extend for an initial term of one year from the _____ day

of _____, 19____, and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty days' written notice of its desire to terminate the same at the expiration of any monthly period, which notice may be given at any time.

(e) This agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to the electric service provided for in this agreement except as contained herein. This agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.

IN WITNESS WHEREOF, said parties have executed this agreement, in duplicate, by their duly authorized representatives.

CONSUMERS POWER COMPANY

Ву _____

Tts

Its

Customer

By ____



AGREEMENT FOR UNMETERED LIGHTING SERVICE PART I

Effective Date of Agreement:	
	Month/Day/Year
Company:	Customer:
CONSUMERS ENERGY COMPANY	(Name)
a Michigan Corporation	Corporation Sole Proprietorship General Partnership Limited Partnership Limited Liability Company Limited Partnership
212 W MICHIGAN AVENUE JACKSON MI 49201-2277	Other (Specify) (Street & Number)
Location of Service:	(City, State & Zip Code)
(Street and Address)	(City, Village or Township)
	, Michigan (County)

In accordance with the provisions set forth in this Agreement, the Customer shall purchase from the Company unmetered electric service for the below listed luminaires. Such electric service shall be purchased pursuant to the Company's General Secondary Service Rate "B," a copy of which is attached and upon such amendments or substitutions as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement.

The Customer's luminaires installed at the above address to be served under this Agreement are:

Fixture Type	Fixture Size (Including Ballast)	Quantity	Total Wattage
1			
2			······
4.	·····		

This Agreement will extend for an initial term of one year from the effective date set forth above and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least 60 days' written notice of its desire to terminate the same at the expiration of said one year or any monthly period thereafter, which notice may be given at any time.

PART II, TERMS AND CONDITIONS, is attached hereto and is a part of this Agreement. CUSTOMER ACKNOWLEDGES HAVING READ SAID TERMS AND CONDITIONS.

CONSUMERS ENERGY COMPANY	(Custon	er)
Ву:	By:	· · · · · · · · · · · · · · · · · · ·
(Signature)	(Signatu	ne)
(Print or Type Name)	(Print or Type	e Name)
Title:	Title:	
Form 615 11-2000		Page 1
	FUBLIC SEAVICE	CANCELLED BY ORDER_U-6300
	AND FILED OF COMMERCIAL	REMOVED BY <u>RL</u> DATE <u>6~9-04</u>
		DATE 6-9-04

AGREEMENT FOR UNMETERED LIGHTING SERVICE

TERMS AND CONDITIONS

PART II

- 1. The Customer's luminaires shall be actuated by photoelectric control equipment, so that the luminaire will be operating during nighttime hours only and will turn on when the natural general level of illumination is from one to three footcandles and will turn off when the natural general level of illumination is ten footcandles or less. The Customer shall promptly repair or replace the photocell in any of the photoelectric control equipment which fails to actuate said luminaires as set forth above.
- 2. The electric energy to be supplied shall be alternating current, single phase, 60 hertz, at nominal 120/240 volts. The Customer will provide protection sized to meet National Electric Code requirements for the load being served. The connection of the unmetered service shall be made by the Company after the Customer's entire lighting system has been inspected, for verification of the total connected load, by the Company and after its approval by the local inspection authorities. The entire lighting system, including but not limited to, poles, luminaires, service entrances, conductors, circuits, connections and photoelectric control equipment, shall be installed, owned and maintained by the Customer.
- 3. Because the connected load of the Customer's lighting system will be constant during the hours of its operation and the hours of its operation will be automatically controlled by photoelectric control equipment, it is deemed unnecessary to meter the service. The sum of the capacity requirements in watts of all components of the Customer's lighting system shall be multiplied by 350 hours (being 1/12 of an average annual operation of 4,200 hours) and the aforesaid rate shall be applied to the resultant kilowatt-hours for purposes of determining the monthly billing for such service. The capacity requirements of the Customer's lighting system set forth in this Agreement were determined from the specifications furnished by the manufacturers of said components. The Company shall have the right to test such capacity requirements from time to time through the use of its test meters, and in the event that the tests shall show capacity requirements different from those indicated in this Agreement, the capacity requirements shown by the tests shall control. The Customer shall not change the capacity requirements of the components without first notifying the Company in writing of such changes and the date that they will be made.
- 4. It is further agreed that:
 - (a) Such service is for the sole use of the Customer for the purpose of lighting, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than lighting.
 - (b) Such service shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.
 - (c) Neither party shall be liable to the other under this Agreement for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in the Company's Schedule of Rates Governing the Sale of Electric Service.
- 5. The obligations under this Agreement shall be binding upon and all rights and obligations hereunder shall extend to the parties hereto and their successors and assigns.

6.

Form 615 11-2000

Page 2



AGREEMENT FOR UNMETERED LIGHTING SERVICE PART I

Effective Date of Agreement:		
(Month/Day/Year)		
Company:	Customer:	
CONSUMERS ENERGY COMPANY		
	(Na:	me)
a Michigan Corporation	Corporation	Sole Proprietorship
	General Partnership	□ Limited Partnership
	Limited Liability Company	-
	□ Other (Specify)	
212 W MICHIGAN AVENUE		
JACKSON MI 49201-2277		
· · · · · · · · · · · · · · · · · · ·	(Street &	Number)
Location of Service:	(City, State &	& Zip Code)
(Street and Address)	(City, Village	or Township)
	·····	, Michigan
	(Cou	nty)
In accordance with the provisions set forth in this Agreemen service for the below listed luminaires. Such electric service Service Rate "B," a copy of which is attached and upon su	e shall be purchased pursuant to the C	ompany's General Secondary

The Customer's luminaires installed at the above address to be served under this Agreement are:

by the Michigan Public Service Commission during the term of this Agreement.

CONSUMERS ENERGY COMPANY

	Fixture Type	Fixture Size (Including Ballast)	Quantity	Total Wattage
1.		<u></u>		·
2. 3.	من م		······································	
4.			<u> </u>	·····

This Agreement will extend for an initial term of one year from the effective date set forth above and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least 60 days' written notice of its desire to terminate the same at the expiration of said one year or any monthly period thereafter, which notice may be given at any time.

PART II, TERMS AND CONDITIONS, on the back hereof, is a part of this Agreement. CUSTOMER ACKNOWLEDGES HAVING READ SAID TERMS AND CONDITIONS.

		(Customer)	
Ву:		By:	
(Signature)		(Signature)	
(Print or Type Name)		(Print or Type Name)	
Title:		Title:	
Form 615 2-97			
	NUCHION JUN	SERVICE COMMISSION	CANCELLED BY ORDER IN CASE NO. 4-2001 MAR 3-0-2001 24,1981 REMOVED BY

TERMS AND CONDITIONS

PART II

- 1. The Customer's luminaires shall be actuated by photoelectric control equipment, so that the luminaire will be operating during nighttime hours only and will turn on when the natural general level of illumination is from one to three footcandles and will turn off when the natural general level of illumination is ten footcandles or less. The Customer shall promptly repair or replace the photocell in any of the photoelectric control equipment which fails to actuate said luminaires as set forth above.
- 2. The electric energy to be supplied shall be alternating current, single phase, 60 hertz, at nominal 120/240 volts. The Customer will provide protection sized to meet National Electric Code requirements for the load being served. The connection of the unmetered service shall be made by the Company after the Customer's entire lighting system has been inspected, for verification of the total connected load, by the Company and after its approval by the local inspection authorities. The entire lighting system, including but not limited to, poles, luminaires, service entrances, conductors, circuits, connections and photoelectric control equipment, shall be installed, owned and maintained by the Customer.
- 3. Because the connected load of the Customer's lighting system will be constant during the hours of its operation and the hours of its operation will be automatically controlled by photoelectric control equipment, it is deemed unnecessary to meter the service. The sum of the capacity requirements in watts of all components of the Customer's lighting system shall be multiplied by 350 hours (being 1/12 of an average annual operation of 4,200 hours) and the aforesaid rate shall be applied to the resultant kilowatt-hours for purposes of determining the monthly billing for such service. The capacity requirements of the Customer's lighting system set forth in this Agreement were determined from the specifications furnished by the manufacturers of said components. The Company shall have the right to test such capacity requirements from time to time through the use of its test meters, and in the event that the tests shall show capacity requirements different from those indicated in this Agreement, the capacity requirements shown by the tests shall control. The Customer shall not change the capacity requirements of the components without first notifying the Company in writing of such changes and the date that they will be made.
- 4. It is further agreed that:
 - (a) Such service is for the sole use of the Customer for the purpose of lighting, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than lighting.
 - (b) Such service shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.
 - (c) Neither party shall be liable to the other under this Agreement for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in the Company's Schedule of Rates Governing the Sale of Electric Service.
- 5. The obligations under this Agreement shall be binding upon and all rights and obligations hereunder shall extend to the parties hereto and their successors and assigns.

6.

Form 615 2-97

AGREEMENT FOR UNMETERED LIGHTING SERVICE PART I

Effective Date of Agreement:		
	(Month/Day/Year)	
Company:	Customer:	
CONSUMERS POWER COMPANY,	(Name)	
a Michigan Corporation	 Corporation General Partnership Limited Liability Company Other (Specify)	 Sole Proprietorship Limited Partnership
212 W MICHIGAN AVENUE JACKSON MI 49201	(Street & Nu	mber)
Location of Service:	(City, State & 2	Zip Code)
(Street and Address)	(City, Village or	Township)
	(County	
In apportance with the provisions set forth in this	Agreement, the Customer shall purchase from	n me company unmetered

In accordance with the provisions set forth in this Agreement, the Customer shall purchase from the Company unmetered electric service for the below listed luminaires. Such electric service shall be purchased pursuant to the Company's General Secondary Service Rate "B," a copy of which is attached and upon such amendments or substitutions as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement.

The Customer's luminaires installed at the above address to be served under this Agreement are:

Fixture Type	Fixture Size (Including Ballast)	<u>Quantity</u>	Total Wattage
1			
2			
3			
4.			

This Agreement will extend for an initial term of one year from the effective date set forth above and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least 60 days' written notice of its desire to terminate the same at the expiration of said one year or any monthly period thereafter, which notice may be given at any time.

PART II, TERMS AND CONDITIONS, on the back hereof, is a part of this Agreement. CUSTOMER ACKNOWLEDGES HAVING READ SAID TERMS AND CONDITIONS.

CONSUMERS POWER COMPANY	(Custon	ner)
By:(Signature)	By: (Signate	ire)
(Print or Type Name)	(Print or Typ	ne Name)
Title:	Title:	
Form 615 11-95	PUBLIC SERVICE COMUSE	NUED BY UZOO NUER HAR 24 1981 REMOVED BY

AGREEMENT FOR UNMETERED LIGHTING SERVICE

TERMS AND CONDITIONS

PART II

- 1. The Customer's luminaires shall be actuated by photoelectric control equipment, so that the luminaire will be operating during nighttime hours only and will turn on when the natural general level of illumination is from one to three footcandles and will turn off when the natural general level of illumination is ten footcandles or less. The Customer shall promptly repair or replace the photocell in any of the photoelectric control equipment which fails to actuate said luminaires as set forth above.
- 2. The electric energy to be supplied shall be alternating current, single phase, 60 hertz, at nominal 120/240 volts. The Customer will provide protection sized to meet National Electric Code requirements for the load being served. The connection of the unmetered service shall be made by the Company after the Customer's entire lighting system has been inspected, for verification of the total connected load, by the Company and after its approval by the local inspection authorities. The entire lighting system, including but not limited to, poles, luminaires, service entrances, conductors, circuits, connections and photoelectric control equipment, shall be installed, owned and maintained by the Customer.
- 3. Because the connected load of the Customer's lighting system will be constant during the hours of its operation and the hours of its operation will be automatically controlled by photoelectric control equipment, it is deemed unnecessary to meter the service. The sum of the capacity requirements in watts of all components of the Customer's lighting system shall be multiplied by 350 hours (being 1/12 of an average annual operation of 4,200 hours) and the aforesaid rate shall be applied to the resultant kilowatt-hours for purposes of determining the monthly billing for such service. The capacity requirements of the Customer's lighting system set forth in this Agreement were determined from the specifications furnished by the manufacturers of said components. The Company shall have the right to test such capacity requirements from time to time through the use of its test meters, and in the event that the tests shall show capacity requirements different from those indicated in this Agreement, the capacity requirements shown by the tests shall control. The Customer shall not change the capacity requirements of the components without first notifying the Company in writing of such changes and the date that they will be made.
- 4. It is further agreed that:
 - (a) Such service is for the sole use of the Customer for the purpose of lighting, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than lighting.
 - (b) Such service shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.
 - (c) Neither party shall be liable to the other under this Agreement for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in the Company's Schedule of Rates Governing the Sale of Electric Service.
- 5. The obligations under this Agreement shall be binding upon and all rights and obligations hereunder shall extend to the parties hereto and their successors and assigns.

6.

Form 615 11-95

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AGREEMENT FOR T	UNMETERED LIGHTING SERVICE PART I
Effective Date of Agreement:	
Company:	Customer:
CONSUMERS POWER COMPANY, a Michigan corporation	
	(Name)
	(Street and Number)
(Address)	(City, State and ZIP Code)
Location of Service:	
(Street and Number)	(City, Village or Township)
	(County)

In accordance with the provisions set forth in this Agreement, the Customer shall purchase from the Company unmetered electric service for the below listed luminaires. Such electric service shall be purchased pursuant to the Company's General Secondary Service Rate "B", a copy of which is attached and upon such amendments or substitutions as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement.

The Customer's luminaires installed at the above address to be served under this Agreement are:

	Fixture Type	Fixture Size (Including Ballast)	Quantity	Total Wattage
1			·	
2				<u></u>
3				
4			<u> </u>	

This Agreement will extend for an initial term of one year from the effective date set forth above and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least 60 days' written notice of its desire to terminate the same at the expiration of said one year or any monthly period thereafter, which notice may be given at any time.

Part II, Terms and Conditions, on the back hereof are a part of this Agreement. CUSTOMER ACKNOWLEDGES HAVING READ SAID TERMS AND CONDITIONS.

CONSUMERS POWER COMPANY	
CONSUMERS FOWER COMPANY	. (Customer)
Ву	By
(Print or Type Name)	(Print or Type Name)
Title	Title
Form 615 9-89	•
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PART II

2

TERMS AND CONDITIONS

- 1. The Customer's luminaires shall be actuated by photoelectric control equipment, so that the luminaire will be operating during nighttime hours only and will turn on when the natural general level of illumination is from one to three footcandles and will turn off when the natural general level of illumination is ten footcandles or more. The Customer shall promptly repair or replace the photocell in any of the photoelectric control equipment which fails to actuate said luminaires as set forth above.
- 2. The electric energy to be supplied shall be alternating current, single phase, 60 hertz, at nominal, 120/240 volts. The Customer will provide protection sized to meet National Electric Code requirements for the load being served. The connection of the unmetered service shall be made by the Company after the Customer's entire lighting system has been inspected, for verification of the total connected load, by the Company and after its approval by the local inspection authorities. The entire lighting system, including but not limited to, poles, luminaires, service entrances, conductors, circuits, connections and photoelectric control equipment, shall be installed, owned and maintained by the Customer.
- 3. Because the connected load of the Customer's lighting system will be constant during the hours of its operation and the hours of its operation will be automatically controlled by photoelectric control equipment, it is deemed unnecessary to meter the service. The sum of the capacity requirements in watts of all components of the Customer's lighting system shall be multiplied by 350 hours (being 1/12 of an average annual operation of 4,200 hours) and the aforesaid rate shall be applied to the resultant kilowatt-hours for the purposes of determining the monthly billing for such service. The capacity requirements of the Customer's lighting system set forth in this Agreement were determined from the specifications furnished by the manufacturers of said components. The Company shall have the right to test such capacity requirements from time to time through the use of its test meters, and in the event that the tests shall show capacity requirements different from those indicated in this Agreement, the capacity requirements shown by the tests shall control. The Customer shall not change the capacity requirements of the components without first notifying the Company in writing of such changes and the date that they will be made.
- 4. It is further agreed that:

(a) Such service is for the sole use of the Customer for the purpose of lighting, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than lighting.

(b) Such service shall be governed by the Standard Rules and Regulations included in the Company's Schedule of Rates Governing the Sale of Electric Service and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.

(c) Neither party shall be liable to the other under this Agreement for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm, flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Standard Electric Rules and Regulations.

5. The obligations under this Agreement shall be binding upon and all rights and obligations hereunder shall extend to the parties hereto and their successors and assigns.

Form 615 9-89



Agreement, made this _____ day of ______, ____, between CONSUMERS ENERGY COMPANY, herein termed the Company, and ______

herein termed the Customer, as follows:

1. The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation of the Customer's CATV Power Supply Units which are listed in Section 4 hereof. Said CATV Power Supply Units shall be used for the sole purpose of energizing the Customer's audio and/or video signal amplifying equipment. Said CATV Power Supply Units are to be installed by the Customer on poles owned by the Company or on poles (herein called "foreign poles") owned by other parties, on which electric distribution facilities are now or hereafter installed by the Company. Said poles are listed in Section 4 hereof. Notwithstanding the forgoing, nothing in this agreement shall be deemed to grant the Customer permission to install its said CATV Power Supply Units or any other equipment on poles owned by the Company or on foreign poles, it being the intent hereof that such permission shall be the subject of other agreements between the Customer and the Company and between the Customer and the owners of the foreign poles.

2. The electric energy to be supplied shall be alternating current, single phase, 60 hertz, at nominal 120 volts. Delivery shall be made at one mutually agreeable location on each pole listed in Section 4 hereof. All energy transmitted by the Customer from its said CATV Power Supply Units shall be transmitted at a voltage not in excess of 65 volts.

3. The Customer shall pay for such energy in accordance with the Company's Unmetered Service Rate "UR", a copy of which is attached hereto and made a part hereof, and in accordance with such future revisions and amendments thereof, supplements thereto or substitutes therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The Customer agrees that it will not change the capacity requirements of its said CATV Power Supply Units without first notifying the Company in writing of such changes and the date that they will be made.

 Delivery of energy by the Company to the Customer shall be made at the locations and for the CATV Power Supply Units listed below:

		Manufacturer's Rated Input
	Quantity, Manufacturer and Identification	Capacity of Each Power
Location of Poles	(Type, Model, Etc)	Supply Unit in Watts

Form 640 11-2000

Page 1



CANCELLED BY ORDER IN CASE NO. U-6300 MAR 2 4 REMOVED BY

- 5. It is further agreed that:
 - a. Such service is for the sole use of the Customer for the purpose aforesaid, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than as herein provided.
 - b. Such service shall be governed by the Company's Standard Electric Rules and Regulations and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. A copy thereof will be furnished to the Customer upon request.
 - c. Except as to any minimum charges payable by the Customer, prescribed in said rate, neither party shall be liable to the other under this agreement for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Standard Electric Rules and Regulations.
 - d. This agreement will extend for an initial term of one year from the ______ day of ______, and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty (60) days' written notice of its desire to terminate the same at the expiration of any monthly period, which notice may be given at any time.
 - e. This agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to the electric service provided for in this agreement except as contained herein. This agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.

IN WITNESS WHEREOF, said parties have executed this agreement, in duplicate, by their duly authorized representatives.

CONSUMERS	ENERGY COMPANY		
Ву:	(Signature)	By: (Signature)	
	(Print or Type Name)	(Print or Type Name)	
Title:		Title:	

Form 640 11-2000

Page 2



AGREEMENT, made this ______ day of ______, 19____, between CONSUMERS ENERGY COMPANY, herein termed the Company, and

herein termed the Customer, as follows:

- 1. The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation of the Customer's CATV Power Supply Units which are listed in Section 4 hereof. Said CATV Power Supply Units shall be used for the sole purpose of energizing the Customer's audio and/or video signal amplifying equipment. Said CATV Power Supply Units are to be installed by the Customer on poles owned by the Company or on poles (herein called "foreign poles") owned by other parties, on which electric distribution facilities are now or hereafter installed by the Company. Said poles are listed in Section 4 hereof. Notwithstanding the foregoing, nothing in this agreement shall be deemed to grant the Customer permission to install its said CATV Power Supply Units or any other equipment on poles owned by the Company or on foreign poles, it being the intent hereof that such permission shall be the subject of other agreements between the Customer and the Company and between the Customer and the owners of the foreign poles.
- 2. The electric energy to be supplied shall be alternating current, single phase, 60 hertz, at nominal 120 volts. Delivery shall be made at one mutually agreeable location on each pole listed in Section 4 hereof. All energy transmitted by the Customer from its said CATV Power Supply Units shall be transmitted at a voltage not in excess of 65 volts.
- 3. The Customer shall pay for such energy in accordance with the Company's Unmetered Service Rate "UR", a copy of which is attached hereto and made a part hereof, and in accordance with such future revisions and amendments thereof, supplements thereto or substitutes therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The Customer agrees that it will not change the capacity requirements of its said CATV Power Supply Units without first notifying the Company in writing of such changes and the date that they will be made.
- 4. Delivery of energy by the Company to the Customer shall be made at the locations and for the CATV Power Supply Units listed below:

		Manufacturer's Rated Input
	Quantity, Manufacturer and Identification	Capacity of Each Power
Location of Poles	(Type, Model, Etc)	Supply Unit in Watts

Form 640 3-97



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- 5. It is further agreed that:
 - a. Such service is for the sole use of the Customer for the purpose aforesaid, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than as herein provided.
 - b. Such service shall be governed by the Company's Standard Electric Rules and Regulations and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. A copy thereof will be furnished to the Customer upon request.
 - c. Except as to any minimum charges payable by the Customer, prescribed in said rate, neither party shall be liable to the other under this agreement for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Standard Electric Rules and Regulations.
 - d. This agreement will extend for an initial term of one year from the ______ day of ______, 19_____, and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty (60) days' written notice of its desire to terminate the same at the expiration of any monthly period, which notice may be given at any time.
 - e. This agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to the electric service provided for in this agreement except as contained herein. This agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.

IN WITNESS WHEREOF, said parties have executed this agreement, in duplicate, by their duly authorized representatives.

CONSUMERS ENERGY COMPANY

By _____ Its By _____ Its

Form 640 3-97



AGREEMENT, made this	day of	, 19	, between	CONSUMERS	POWER
COMPANY, herein termed	the Company, and				

herein termed the Customer, as follows:

- 1. The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation of the Customer's CATV Power Supply Units which are listed in Section 4 hereof. Said CATV Power Supply Units shall be used for the sole purpose of energizing the Customer's audio and/or video signal amplifying equipment. Said CATV Power Supply Units are to be installed by the Customer on poles owned by the Company or on poles (herein called "foreign poles") owned by other parties, on which electric distribution facilities are now or hereafter installed by the Company. Said poles are listed in Section 4 hereof. Notwithstanding the foregoing, nothing in this agreement shall be deemed to grant the Customer permission to install its said CATV Power Supply Units or any other equipment on poles owned by the Company or on foreign poles, it being the intent hereof that such permission shall be the subject of other agreements between the Customer and the Company and between the Customer and the owners of the foreign poles.
- 2. The electric energy to be supplied shall be alternating current, single phase, 60 hertz, at nominal 120 volts. Delivery shall be made at one mutually agreeable location on each pole listed in Section 4 hereof. All energy transmitted by the Customer from its said CATV Power Supply Units shall be transmitted at a voltage not in excess of 65 volts.
- 3. The Customer shall pay for such energy in accordance with the Company's Unmetered Service Rate "UR", a copy of which is attached hereto and made a part hereof, and in accordance with such future revisions and amendments thereof, supplements thereto or substitutes therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The Customer agrees that it will not change the capacity requirements of its said CATV Power Supply Units without first notifying the Company in writing of such changes and the date that they will be made.
- Delivery of energy by the Company to the Customer shall be made at the locations and for the CATV Power Supply Units listed below:

		Manufacturer 5 Rates input
	Quantity, Manufacturer and Identification	Capacity of Each Power
Location of Poles	(Type, Model, Etc)	Supply Unit in Watts

Form 640 3-95



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Manufacturer's Dated Input

- 5. It is further agreed that:
 - a. Such service is for the sole use of the Customer for the purpose aforesaid, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than as herein provided.
 - b. Such service shall be governed by the Company's Standard Electric Rules and Regulations and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. A copy thereof will be furnished to the Customer upon request.
 - c. Except as to any minimum charges payable by the Customer, prescribed in said rate, neither party shall be liable to the other under this agreement for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Standard Electric Rules and Regulations.
 - d. This agreement will extend for an initial term of one year from the ______ day of ______, 19____, and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty (60) days' written notice of its desire to terminate the same at the expiration of any monthly period, which notice may be given at any time.
 - e. This agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to the electric service provided for in this agreement except as contained herein. This agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.

IN WITNESS WHEREOF, said parties have executed this agreement, in duplicate, by their duly authorized representatives.

CONSUMERS POWER COMPANY

By ____ Its By ____ Its

Form 640 3-95



AGREEMENT, made this	day	of	, 19 between
CONSUMERS POWER COMPANY (_		Region), herein	n termed the Company, and

herein termed the Customer, as follows:

1. The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation of the Customer's CATV Power Supply Units which are listed in Section 4 hereof. Said CATV Power Supply Units shall be used for the sole purpose of energizing the Customer's audio and video signal amplifying equipment. Said CATV Power Supply Units are to be installed by the Customer on poles owned by the Company or on poles (herein called "foreign poles") owned by other parties, on which electric distribution facilities are now or hereafter installed by the Company. Said poles are listed in Section 4 hereof. Notwithstanding the foregoing, nothing in this agreement shall be deemed to grant the Customer permission to install its said CATV Power Supply Units or any other equipment on poles owned by the Company or on foreign poles, it being the intent hereof that such permission shall be the subject of other agreements between the Customer and the Company and between the Customer and the owners of the foreign poles.

2. The electric energy to be supplied shall be alternating current, single phase, 60 hertz, at nominal 120 volts. Delivery shall be made at one mutually agreeable location on each pole listed in Section 4 hereof. All energy transmitted by the Customer from its said CATV Power Supply Units shall be transmitted at a voltage not in excess of 65 volts.

3. The Customer shall pay for such energy in accordance with the Company's Unmetered Service Rate "UR", a copy of which is attached hereto and made a part hereof, and in accordance with such future revisions and amendments thereof, supplements thereto or substitutes therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The Customer agrees that it will not change the capacity requirements of its said CATV Power Supply Units without first notifying the Company in writing of such changes and the date that they will be made.

4. Delivery of energy by the Company to the Customer shall be made at the locations and for the CATV Power Supply Units listed below:

Location of Poles

Quantity, Manufacturer and Identification (Type, Model, Etc) Manufacturer's Rated Input Capacity of Each Power Supply Unit in Watts

Form 640 4-83



5. It is further agreed that:

(a) Such service is for the sole use of the Customer for the purpose aforesaid, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than as herein provided.

(b) Such service shall be governed by the Company's Standard Electric Rules and Regulations and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. A copy thereof will be furnished to the Customer upon request.

(c) Except as to any minimum charges payable by the Customer, prescribed in said rate, neither party shall be liable to the other under this agreement for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Standard Electric Rules and Regulations.

(d) This agreement will extend for an initial term of one year from the day of _______, 19_____, and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty (60) days' written notice of its desire to terminate the same at the expiration of any monthly period, which notice may be given at any time.

(e) This agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to the electric service provided for in this agreement except as contained herein. This agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.

IN WITNESS WHEREOF, said parties have executed this agreement, in duplicate, by their duly authorized representatives.

CONSUMERS POWER COMPANY

By_____Its

By ______ Its



AGREEMENT, made this	day of		between
CONSUMERS POWER COMPANY (Region), herein termed	the Comp	, any, and

herein termed the Customer, as follows:

1. The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation of the Customer's CATV Power Supply Units which are listed in Section 4 hereof. Said CATV Power Supply Units shall be used for the sole purpose of energizing the Customer's audio and video signal amplifying equipment. Said CATV Power Supply Units are to be installed by the Customer on poles owned by the Company or on poles (herein called "foreign poles") owned by other parties, on which electric distribution facilities are now or hereafter installed by the Company. Said poles are listed in Section 4 hereof. Notwithstanding the foregoing, nothing in this agreement shall be deemed to grant the Customer permission to install its said CATV Power Supply Units or any other equipment on poles owned by the Company or on foreign poles, it being the intent hereof that such permission shall be the subject of other agreements between the Customer and the Company and between the Customer and the owners of the foreign poles.

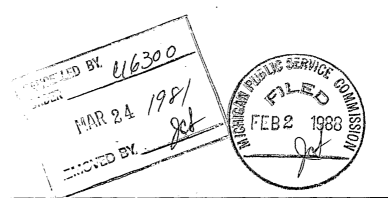
2. The electric energy to be supplied shall be alternating current, single phase, 60 hertz, at nominal 120 volts. Delivery shall be made at one mutually agreeable location on each pole listed in Section 4 hereof. All energy transmitted by the Customer from its said CATV Power Supply Units shall be transmitted at a voltage not in excess of 65 volts.

3. The Customer shall pay for such energy in accordance with the Company's Unmetered Service Rate "UR", a copy of which is attached hereto and made a part hereof, and in accordance with such future revisions and amendments thereof, supplements thereto or substitutes therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. The Customer agrees that it will not change the capacity requirements of its said CATV Power Supply Units without first notifying the Company in writing of such changes and the date that they will be made.

4. Delivery of energy by the Company to the Customer shall be made at the locations and for the CATV Power Supply Units listed below:

Location of Poles

Quantity, Manufacturer and Identification (Type, Model, Etc) Manufacturer's Rated Input Capacity of Each Power Supply Unit in Watts



5. It is further agreed that:

(a) Such service is for the sole use of the Customer for the purpose aforesaid, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than as herein provided.

(b) Such service shall be governed by the Company's Standard Electric Rules and Regulations and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission from time to time. A copy thereof will be furnished to the Customer upon request.

(c) Except as to any minimum charges payable by the Customer, prescribed in said rate, neither party shall be liable to the other under this agreement for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Standard Electric Rules and Regulations.

(d) This agreement will extend for an initial term of one year from the

day of ______, 19___, and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty (60) days' written notice of its desire to terminate the same at the expiration of any monthly period, which notice may be given at any time.

(e) This agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to the electric service provided for in this agreement except as contained herein. This agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.

IN WITNESS WHEREOF, said parties have executed this agreement, in duplicate, by their duly authorized representatives.

CONSUMERS POWER COMPANY

Ву			
	Its	·····	
Ву			
,	Its		



SUPPLEMENTAL AGREEMENT NO. ____

This SUPPLEMENTAL AGREEMENT NO.	made this	day of	, 19 ,
between CONSUMERS ENERGY COMPANY, here	in termed the Co	mpany, and	

herein termed the Customer, as follows:

WHEREAS, the parites hereto have entered into a Contract for Electric Service dated

19_____, wherein the Company agreed to supply to the Customer, and the Customer agreed to purchase from the Company, all of the electric energy for the operation of certain CATV Power Supply Units of the Customer as provided for in said contract; and

WHEREAS, the parties hereto desire to ADD TO/DELETE FROM said contract a certain CATV Power Supply Unit or CATV Power Supply Units as hereinafter set forth.

NOW, THEREFORE, it is agreed as follows:

1. The following CATV Power Supply Unit or CATV Power Supply Units are hereby ADDED TO/DELETED FROM those listed in Section 4 of said contract:

		Manufacturer's Rated Input
	Quantity, Manufacturer and Identification	Capacity of Each Power
Location of Poles	(Type, Model, Etc)	Supply Unit in Watts

2. The above additions or deletions, as the case may be, shall be effective as of the

day of ______, 19_____.

3. In all other respects, the terms and conditions of said contract (as supplemented by previous Supplemental Agreements, if any) shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, said parties have executed this Supplemental Agreement, in duplicate, by their duly authorized representative.

CONSUMERS ENERGY COMPANY

By Its

By _____ Its

Form 641 3-97



CANCELLED BY IN CASE NO MAR REMOVED BY



SUPPLEMENTAL AGREEMENT NO.

This SUPPLEMENTAL AGREEMENT NO.	made this	day of	, 19	<u></u>	,
between CONSUMERS POWER COMPANY, herein	n termed the Com	pany, and			

herein termed the Customer, as follows:

WHEREAS, the parites hereto have entered into a Contract for Electric Service dated

19_____, wherein the Company agreed to supply to the Customer, and the Customer agreed to purchase from the Company, all of the electric energy for the operation of certain CATV Power Supply Units of the Customer as provided for in said contract; and

WHEREAS, the parties hereto desire to ADD TO/DELETE FROM said contract a certain CATV Power Supply . Unit or CATV Power Supply Units as hereinafter set forth.

NOW, THEREFORE, it is agreed as follows:

1. The following CATV Power Supply Unit or CATV Power Supply Units are hereby ADDED TO/DELETED FROM those listed in Section 4 of said contract:

		Manufacturer's Rated Input
	Quantity, Manufacturer and Identification	Capacity of Each Power
Location of Poles	(Type, Model, Etc)	Supply Unit in Watts

2. The above additions or deletions, as the case may be, shall be effective as of the

day of ______, 19_____

3. In all other respects, the terms and conditions of said contract (as supplemented by previous Supplemental Agreements, if any) shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, said parties have executed this Supplemental Agreement, in duplicate, by their duly authorized representative.

CONSUMERS POWER COMPANY

By Its

Ву

Its

Form 641 3-95



NOTER BY UZOO NOTER MAR 24 1881 MAR 24 1881 REMOVED BY



SUPPLEMENTAL AGREEMENT NO.

This SUPPLEMENTAL AGREEMENT NO.	made this	day of	, 19,
between CONSUMERS POWER COMPANY, h	erein termed the Cor	mpany, and	

herein called the Customer, as follows:

WHEREAS, the parites hereto have entered into a Contract for Electric Service dated _____

19_____, wherein the Company agreed to supply to the Customer, and the Customer agreed to purchase from the Company, all of the electric energy for the operation of certain CATV Power Supply Units of the Customer as provided for in said contract; and

WHEREAS, the parties hereto desire to ADD TO/DELETE FROM said contract a certain CATV Power Supply Unit or CATV Power Supply Units as hereinafter set forth.

NOW, THEREFORE, it is agreed as follows:

1. The following CATV Power Supply Unit or CAVT Power Supply Units are hereby ADDED TO/DELETED FROM those listed in Section 4 of said contract:

Manufacturer's Dated Indut

Location of Poles	Quantity, Manufacturer and Identification (Type, Model, Etc)	Capacity of Each Power Supply Unit in Watts
	· · ·	
		• .
	· · ·	
,		
	•	

2. The above additions or deletions, as the case may be, shall be effective as of the _

day of ______, 19____.

3. In all other respects, the terms and conditions of said contract (as supplemented by previous Supplemental Agreements, if any) shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, said parties have executed this Supplemental Agreement, in duplicate, by their duly authorized representative.

CONSUMERS POWER COMPANY

By _____ Its

Its

By

Form 641 1-95





SUPPLEMENTAL AGREEMENT NO. ____

This SUPPLEMENTAL AGREEMENT NO	made this	day of
, 19, between CONSUMER	S POWER COMPANY (Region),
herein termed the Company, and		

herein termed the Customer, as follows:

WHEREAS, the parties hereto have entered into a Contract for Electric Service dated ______, '9_____, wherein the Company agreed to supply to the Customer, and the Customer agreed to purchase from the Company, all of the electric energy for the operation of certain CATV Power Supply Units of the Customer as provided for in said contract; and

WHEREAS, the parties hereto desire to ADD TO/DELETE FROM said contract a certain CATV Power Supply Unit or CATV Power Supply Units as hereinafter set forth.

NOW, THEREFORE, it is agreed as follows:

1. The following CATV Power Supply Unit or CATV Power Supply Units are hereby ADDED TO/DELETED FROM those listed in Section 4 of said contract:

Manufa aturan'a Datad Innut

Location of Poles	Quantity, Manufacturer and Identification (Type, Model, Etc)	Capacity of Each Power Supply Unit in Watts

2. The above additions or deletions, as the case may be, shall be effective as of the

day of _____, 19 _____.

3. In all other respects, the terms and conditions of said contract (as supplemented by previous Supplemental Agreements, if any) shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, said parties have executed this Supplemental Agreement, in duplicate, by their duly authorized representative.

CONSUMERS POWER COMPANY

Ву ____

Form 641 10-82

Its

CANCELLED BY. ORDER MAR 2 4 1981 REMOVED BY

Consumers Energy

POLE LICENSE AGREEMENT

THIS AGREEMENT, made as of the _____ day of _____ by and between CONSUMERS ENERGY COMPANY, a Michigan corporation, having its principal office in the City of Jackson, Michigan, hereinafter called "the Owner," and ______ located at hereinafter called the "Licensee,"

WITNESSETH:

WHEREAS, the Licensee represents that it is the holder of all necessary governmental permits to erect and maintain aerial cables, wires and associated equipment for the purpose of transmitting communications in the _____ for hereinafter called "the municipality," it being understood that references to "the municipality" herein mean only such portions of the _____ and

WHEREAS, the Licensee desires to attach such aerial cables, wires and associated equipment to pole(s) of the Owner located in said municipality in order to avoid expensive and unnecessary duplication of facilities; and

WHEREAS, the Owner is willing to permit, to the extent it may lawfully do so, the attachment of such aerial cables, wires and associated equipment to its poles in the municipality for the above stated purposes, upon the terms and conditions hereinafter set forth;

NOW, THEREFORE, in consideration of their respective undertakings herein, the parties agree as follows:



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ARTICLE I AVAILABILITY OF POLES FOR LICENSEE'S ATTACHMENTS

To the extent permitted by law, by the provisions of presently existing joint-use contracts, and by the terms of all necessary permits, licenses, easements, franchises or consents from property Owners and governmental authorities having jurisdiction, all of the Owner's poles in the municipality shall be available to the Licensee for the attachment of aerial cables, wires and associated equipment constituting a portion of the Licensee's system in accordance with the terms of this agreement, if and to the extent that such use, in the Owner's judgement, will not interfere with the Owner's service requirements, including, but not by way of limitation, considerations of safety and economy. No payment for facility alterations (including, but not limited to, contributions toward the cost of replacement poles) or use of the Owner's poles under this agreement, however extended, shall create or vest in the Licensee any ownership or property rights in such facilities or poles, and the Licensee's rights in said poles shall be and remain a mere license.

ARTICLE II SPECIFICATIONS

All of the Licensee's cables, wires and associated equipment herein provided for shall be erected and maintained in accordance with the requirements, specifications and other applicable rules or orders of the Michigan Public Service Commission and other authorities having jurisdiction, and such other specifications, not less restrictive than the foregoing, as the parties may agree upon from time to time. Drawings showing certain of such requirements and specifications are attached hereto and made a part hereof as Exhibit A, Pages 1 through 11.

All of the Licensee's cables, wires and associated equipment shall be erected and maintained by properly trained, skilled workers who are fully qualified to perform such work in proximity to electric lines and equipment.

The Owner may specify the location on its pole or poles at which attachments are to be made. In the event an attachment at the location specified by the Owner would violate any applicable law, rule, regulation, ordinance or order of any governmental authority or regulatory

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body, including the Michigan Public Service Commission, the Licensee shall so advise the Owner and obtain its authorization to make such attachment at a location which does not violate any such law, rule, regulation, ordinance or order. It shall be the sole responsibility of the Licensee to determine if the making or maintaining of attachments at the specified location or locations will violate any such law, rule, regulation, ordinance or order. No attachment shall be made or maintained at a location that violates any such law, rule, regulation, ordinance or order.

ARTICLE III APPLICATION AND PERMIT PROCEDURE

Whenever the Licensee desires to make an attachment to any pole or poles of the Owner, the Licensee shall prepare and submit to the Owner three (3) copies of an application (accompanied by the application fee required by Paragraph (1) of Article VII hereof) on an Application and Permit form, a copy of which is attached hereto and made a part hereof as Exhibit B, including any sketch and other information necessary to clearly show the location of such pole or poles. As soon as reasonably possible after a properly prepared and submitted Application and Permit is furnished to the Owner, the Owner shall either deny or grant permission for such attachment as follows:

- If, in the Owner's judgement, such pole or poles or any of them are unavailable for attachment, such Application and Permit shall be ineffective and the Owner shall notify the Licensee in writing of such unavailability.
- If, in the Owner's judgement, such pole or poles are available for attachment, and the Licensee is not to be charged for any cost of facility alterations in connection therewith, the Owner shall complete, execute and furnish to the Licensee one (1) copy of such Application and Permit, which shall thereupon be effective as a Permit.
- (3) If, in the Owner's judgement, such pole or poles are available for attachment, and 02 the Licensee is to be charged for the cost of facility alterations in connection therewith, the Owner shall complete, execute and furnish to the Licensee two (2) copies of such Application and Permit, setting forth the estimated cost of such

facility alterations. The Licensee, if it desires to proceed with the permitted attachments subject to payment of the cost of such facility alterations as provided in Article V hereof, shall endorse its authorization of such facility alterations on the Application and Permit and return one (1) copy thereof to the Owner within ten (10) days after the time the executed copies of the Application and Permit were furnished to the Licensee by the Owner. Such Application and Permit shall be effective as a Permit upon the furnishing of written notice to the Licensee that all necessary facility alterations have been completed. If the Licensee does not return the Application and Permit containing its endorsed authorization of such facility alterations within the time specified herein, such Application and Permit shall be ineffective.

The Licensee shall make no attachments to any pole of the Owner as to which there does not exist an effective Permit, and as to which all necessary permits, licenses, easements, franchises and consents have not been secured by the Licensee as required by or pursuant to Article IV hereof.

If any cable, wire or equipment of Licensee shall be found on a pole for which no permit is outstanding, the Owner, without prejudice to its other rights or remedies under this agreement or otherwise, may (1) impose a charge, and (2) require Licensee to remove such cable, wire or equipment forthwith or the Owner may remove them without liability 30 days after having given written notice to the Licensee of their unauthorized attachment and the expense of removal shall be borne by Licensee. In the latter event, the Licensee shall reimburse the Owner upon demand for the cost to the Owner of such removal, and shall indemnify and save the Owner harmless from and against all loss, liability or expense (including, but not limited to, claims of third parties) resulting from such unauthorized attachment and the removal thereof. For the purpose of determining the charge, in the absence of satisfactory evidence to the contrary, the unlicensed use shall be treated as having existed for a period of three (3) years prior to its discovery; and the fee, at the appropriate rate as shown in Article VII hereof, for each year and for any portion of a year contained in such period, shall be due and payable forthwith. Any such fee imposed by the Owner shall be in addition to its rights to any other sums due and payable and to any claims or damages under this agreement or

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otherwise. No act or failure to act by the Owner with regard to said fee or said unlicensed use shall be deemed as a ratification, or the licensing, of the unlicensed use, and if any permit should subsequently be issued, after application and payment of the application fee therefor, said permit shall not operate retroactively or constitute a waiver by the Owner of any of its rights or privileges under this agreement or otherwise.

ARTICLE IV RIGHT OF WAY FOR LICENSEE'S ATTACHMENTS

The Licensee shall be responsible for securing from property owners and governmental authorities having jurisdiction all necessary permits, licenses, easement, franchises and consents relating to the Licensee's erection and maintenance of aerial cables, wires and associated equipment at any pole location proposed to be utilized, and for submitting satisfactory evidence of the same to the Owner if requested so to do, before making an attachment at such pole location.

Upon the execution of this agreement, the Licensee shall submit to the Owner satisfactory evidence of the Licensee's right to erect and maintain aerial cables, wires and associated equipment in the streets, alleys and other public places of the municipality.

ARTICLE V FACILITY ALTERATIONS FOR LICENSEE'S ATTACHMENTS

If the Licensee, by endorsement of an Application and Permit as provided in Article III hereof, indicates its desire to make a pole attachment, which in the Owner's judgement will require a facility alteration, such endorsement shall constitute authorization for the making of the alteration by the Owner or others. The alterations, including replacement of inadequate poles, shall be made with reasonable promptness after receipt of the Licensee's authorization, and notice of completion shall be given to the Licensee within ten (10) days after completion. The Licensee shall pay the Owner for such facility alterations in accordance with Article VII hereof.



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The Licensee shall also reimburse the Owner or Owners of any other facilities attached to the existing pole pursuant to joint use or pole license agreements for their respective costs of altering their attached facilities, including where applicable the cost of transferring said facilities from the existing pole to the replacement pole, except to the extent, if any, that such Owner(s) has agreed to pay for same.

The time and manner of the making of any such payment to the Owner or Owners of any such facilities shall be as agreed between the Licensee and said Owner or Owners.

ARTICLE VI MAINTENANCE OF LICENSEE'S ATTACHMENTS AND INSPECTION

The Licensee shall make and maintain its attachments in safe condition and in thorough repair, at its own expense, and in such manner, suitable to the Owner, that said attachments will not conflict with the use of poles by the Owner or other authorized parties, or interfere with the operation or use of facilities which are or which may from time to time be placed thereon. The Licensee shall at any time, at its own expense, upon notice from the Owner, relocate, replace or renew its facilities placed on said poles, transfer its facilities to replacement poles, or perform any other work in connection with said facilities: (a) that may be required by the Owner in the maintenance, replacement, removal or relocation of said poles or the facilities which are or which may from time to time be placed thereon, or (b) that may be required for the service needs of the Owner. If the Licensee neglects or refuses to comply with the directives of such a notice, or in cases of emergency, the Owner shall have the right to remove, relocate, replace or renew the facilities placed on said poles by the Licensee, transfer such facilities to replacement poles, or perform any other work in connection with said facilities and the Licensee shall, on demand, reimburse the Owner for the costs thereby incurred as a result of the Licensee's failure or refusal to act in compliance with such notice.

The Licensee shall be solely responsible for eliminating any and all inductive interference. The Owner will, if requested by the Licensee, cooperate with the Licensee in eliminating such interference; however, the Licensee shall pay all costs of any work or operations performed by the Owner to eliminate or reduce inductive interference.

The Owner reserves the right to inspect each new installation and to make periodic inspections of any part of the cable, wires and equipment of Licensee on the Owner's poles and in the vicinity thereof; and the Licensee shall reimburse the Owner for the expense of such inspections. Inspections will not be made more often than once a year unless, in the Owner's judgement, such inspections are required for reasons involving safety or are required because of a violation of the terms of this agreement by Licensee. The charge for the inspection shall be in accordance with the terms and conditions of Article VII hereof. The making of such inspections or the failure to do so shall not operate to relieve Licensee of any responsibility, obligation or liability assumed under this agreement.

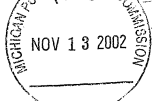
ARTICLE VII FEES AND CHARGES

The provisions of the Owner's Pole Attachment and Conduit Use Rate "PA" ("Rate PA") pertaining to fees, charges and payments, including any amendments thereto, which may be made from time to time, shall apply to this agreement to the same extent as if this agreement were governed by said Rate PA.

- (1) The Licensee shall pay the Owner an Application Fee in the amount provided for in Rate PA, as the same may be amended from time to time, for each application for a license. Said Fee must accompany the Application.
- (2) The Licensee shall pay the Owner an Annual Fee in the amount provided for in Rate PA, as the same may be amended from time to time. For each pole covered by a Permit granted after July 1 of any contract year, the Licensee shall, within twenty-one (21) days after issuance of the Permit for said pole, pay the pro rata portion of the Annual Fee for the remainder of the contract year.
- (3) The Licensee shall pay the Owner:

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(a) The Owner's cost (including, but not limited to, the cost of inspection, engineering, rearranging the existing facilities, guying of the pole, tree



trimming and/or replacement of the pole) of making alterations of its facilities to permit an attachment by the Licensee when the Licensee has authorized such alteration pursuant to this agreement. The cost of replacing an inadequate pole shall include (i) that portion of the cost of such replacement pole that exceeds the current cost of a pole of the same type, class and size as the existing pole, plus (ii) the undepreciated portion of the original cost of labor of installing the existing pole and the unaccumulated portion of the cost of labor of removing the existing pole, plus (iii) the cost of installation of the replacement pole, plus (iv) the cost of transferring facilities from the existing pole to the replacement pole.

- (b) The Owner's cost of making any inspection or inspections pursuant to Article VI hereof.
- (4) In the event that any present or future Federal Law, Executive Order or Administrative Rules and Regulations pertaining to Economic Controls prevent the Owner from charging all or any part of the Application Fee provided for in Paragraph (1) of this Article VII or any part of the Annual Fee provided for in Paragraph (2) of this Article VII, the Licensee shall, during the time or times that the Owner is prevented from making such charges, pay the portion of said Application Fee and/or Annual Fee which is permissible under such Federal Law, Executive Order or Administrative Rules and Regulations pertaining to Economic Controls.
- (5) When any charge to the Licensee provided for in this agreement is to be based upon the Owner's cost, said cost shall be determined in accordance with the Owner's regular and customary method of determining such costs unless otherwise expressly provided herein.
- (6) The Owner may at its option require the Licensee to pay the estimated cost of any facility alteration, to be paid by it pursuant to Paragraph (3)(a) of this Article VII,

prior to the commencement of engineering and/or other work on said alterations. If the actual cost of any such alterations is not equal to the advance payment made by the Licensee for said alterations, the Owner will, after completion of said alteration, submit to the Licensee a bill for the amount by which the cost of said alterations exceeded said advance payment or will grant the Licensee a credit for the amount by which said advance payment exceeded the actual cost of said alteration.

ARTICLE VIII TERMINATION OF ATTACHMENT PERMITS

Upon notice from the Owner to Licensee that the use of any pole is not authorized by Federal, State, County or Municipal authorities or private property owners, the license covering the use of such pole shall immediately terminate and shall be surrendered and Licensee shall remove its cables, equipment and facilities at once from the affected pole or poles.

Upon notice from the Owner to the Licensee that the Owner intends to abandon any pole, the Permit covering said pole shall, unless otherwise provided in the notice, terminate and cease to be effective as to said pole. To the extent that it may legally do so under prior agreements or otherwise, the Owner may sell to the Licensee, at any time within thirty (30) days after such notice, at the then value thereof in place or such other equitable sum as may be agreed upon between the parties, any pole which the Owner has given notice of intent to abandon.

If at any time the Owner, or other party under the terms of a joint use or pole license agreement executed prior to the date of this agreement, desires to make additional attachments to any pole (except a pole replaced at the Licensee's expense under Article V hereof) carrying attachments of the Licensee, or otherwise to use for its own service needs the space occupied by the Licensee's attachments, and in the Owner's judgement the existing pole is inadequate under applicable requirements and specifications to support such additional attachments or use, the Owner shall give the Licensee notice to that effect and the Permit covering said pole shall terminate and cease to be effective as to said pole unless within tene (10) days after such notice the Owner receives

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authorization from the Licensee agreeing to pay the entire cost (as provided in Paragraph (3)(a) of Article VII hereof) to the Owner of replacing the inadequate pole with a pole adequate to support such additional attachments or use together with the attachments of the Licensee and the existing attachments of the Owner that are to remain, and the existing attachments of other parties if made pursuant to joint use or pole license agreements executed prior to the date of this agreement. If the existing pole would be adequate but for the attachments of other parties made pursuant to joint use or pole license agreements executed prior to the date of this agreement. If the existing pole would be adequate but for the attachments of other parties made pursuant to joint use or pole license agreements executed after the date of this agreement, the Licensee shall not be liable for any portion of the cost of a replacement pole therefor.

The Licensee may at any time terminate any Permit or Permits by removing its attachments from any pole or poles and by notice to the Owner in duplicate on the Termination of Attachments by Licensee form attached hereto and made a part hereof as Exhibit C; the Permit or Permits covering the use of such pole or poles shall thereupon terminate and cease to be effective.

Any Permit granted hereunder for attachment to the Owner's poles shall terminate without further notice to Licensee as to individual poles covered by the Permit to which Licensee has not attached within sixty (60) days from the date that Owner has notified Licensee that such poles are available for attachment of the facilities of Licensee.

All Permits shall automatically terminate and cease to be effective upon the termination of this agreement.

ARTICLE IX TERMINATION FOR DEFAULT

If the Licensee shall neglect or refuse to comply with any of the provisions of this agreement, including the specifications and requirements referred to in Article II hereof, or default on any of its obligations hereunder, and shall fail within ten (10) days after written notice from the Owner to correct such neglect, refusal or default, the Owner may at its option, in addition to any other remedy available to it, forthwith terminate this agreement or the Permit or Permits covering the pole or poles as to which such neglect, refusal or default shall have occurred.

ARTICLE X REMOVAL UPON TERMINATION

The Licensee shall remove from any pole or poles its facilities, the Permit or Permits for which have been terminated, within thirty (30) days (except as otherwise provided in the first paragraph of Article VIII hereof) after the time such Permit or Permits cease to be effective, failing which the Owner shall have the right to remove the Licensee's facilities from said pole or poles without notice or liability of any kind to the Licensee; in the latter event, the Licensee shall reimburse the Owner upon demand for the cost to the Owner of such removal, and shall indemnify and save the Owner harmless from and against all loss, liability or expense (including, but not limited to, claims of third parties), resulting from such removal.

ARTICLE XI LIABILITY AND INSURANCE

The Owner reserves to itself, its successors and assigns, the right to maintain its poles and to operate its facilities thereon in such manner as will best enable it to fulfill its own service requirements. The Owner shall not be liable to the Licensee for any interruption in service furnished by the Owner to the Licensee or to other customers of the Owner, or in service furnished by the Licensee to customers of the Licensee, or for any interference, including, but not limited to, inductive interference, with the operation of facilities of the Licensee or of customers of the Owner or of the Licensee, which may arise in any manner out of the Licensee's use of the Owner's pole or other facilities, whether by negligence of the Owner or otherwise.

The Licensee shall exercise special precautions to avoid damage to facilities of the Owner and of others on the Owner's poles, and the Licensee hereby assumes responsibility for any and all damage to such facilities arising out of or caused by the conduct or property of the Licensee, whether by the negligence of the Licensee or otherwise. The Licensee shall make an immediate report to the Owner or Owners of any such facilities of the occurrence of any such damage and shall reimburse such Owner or Owners for expenses incurred by them in making necessary repairs and replacements.



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The Licensee hereby assumes all responsibility for bodily injury to persons, including death or damages, sustained or claimed by its employees, the employees of the Owner, or by any other person, and also for damage to property, including property of the Licensee, the Owner, or any other person, and also for any interruptions to electric or community antenna television or other communications service, which may occur or allegedly occur because of, or result from, or in any manner are connected with or directly or indirectly arise out of or are caused in whole or in part by the erection, maintenance, presence, replacement, use or removal of the Licensee's facilities hereunder or by the proximity of the Licensee's cables, wires and associated equipment and those of the Owner or other users of the Owner's poles, or by any action, operation or omission of the Licensee, its agents, contractors or employees, under this agreement; and the Licensee shall assume all responsibility for and shall indemnify and save the Owner harmless from and against all losses, liabilities, claims, demands, payments, actions, legal proceedings, recoveries, costs, expenses, attorney fees, settlements, judgements, orders and decrees of every nature and description brought or recovered against, or incurred by, the Licensee, the Owner, or both of them, by reason of any such bodily injury to persons, damage to property, or interruptions to service.

Licensee shall also pay or reimburse the Owner for any and all claims and demands of whatever kind which arise directly or indirectly from the operation of Licensee's facilities including taxes, special charges by others, claims and demands for damages or loss for infringement of copyright, for libel and slander, for unauthorized use of other program material, and all claims and demands for infringement of patents with respect to the manufacture, use and operation of Licensee's equipment whether arising from the use of Licensee's equipment in combination with Owner's poles or otherwise.

The Licensee shall at its sole expense secure and maintain in force in the name of the Licensee during the entire life of this Agreement, policies of insurance of the following types:

(a) Workers' Compensation Insurance with Michigan statutory limits.

- (b) Commercial General Liability Insurance, including contractual liability, with a minimum combined bodily injury and property damage single limit of \$1,000,000 per occurrence. Such insurance shall name the Owner, its Directors, Officers, and Employees as additional insureds as their interest may appear; and such coverage shall be <u>primary</u> to any insurance maintained by owner.
- (c) Automobile Liability Insurance with a minimum combined bodily injury and property damage single limit of \$500,000 per occurrence, providing coverage for owned, non-owned and hired vehicles.

Such policies of insurance shall be in a form and with companies satisfactory to the Owner and shall be obtained and become effective prior to the attachment of facilities of the Licensee to any pole or poles of the Owner hereunder. A copy of the policy shall be furnished to the Owner at the Owner's request.

The Licensee shall submit Certificates of Insurance to Owner prior to the attachment of facilities of the Licensee to any pole or poles of the Owner. The Certificate of Insurance shall be on the form furnished by the Owner or any other form approved by the Owner's Corporate Insurance Department. The Certificate shall require that the Insurance Company give at least thirty (30) days prior written notice of cancellation or material change in any such policy.

The Certificate of Insurance shall be submitted to:

Consumers Energy Corporate Insurance Department 212 West Michigan Avenue Jackson, Michigan 49201

The above requirements as to policies of insurance may be varied by written amendment to this agreement.



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ARTICLE XII RIGHTS OF OTHER PARTIES

Nothing contained herein shall be construed as affecting any rights or privileges, heretofore granted by the Owner by contract or otherwise to any other parties, to use any poles covered by this agreement, and the Owner shall have the right to continue, modify and extend any such rights or privileges in accordance with the terms of any such rights or privileges. The attachment privileges granted herein shall be subject to such previously granted rights or privileges. Moreover, nothing contained herein shall be construed as affecting any rights or privileges hereafter granted by the Owner by contract or otherwise to any other parties, to use any poles covered by this agreement, and the Owner shall have the right to initiate, continue, modify and extend any such rights or privileges in any manner not inconsistent with the performance of its obligations hereunder.

ARTICLE XIII ASSIGNMENT

This agreement shall be personal to the Licensee, and any assignment or other transfer by the Licensee, in whole or in part, of its rights or privileges hereunder, without the prior written consent of the Owner, shall be void and not merely voidable. Subject to the foregoing, this agreement shall extend to and bind the successors and assigns of the parties hereto.

ARTICLE XIV WAIVER OF TERMS AND CONDITIONS

Failure of the Owner to enforce or insist upon compliance with any of the terms or conditions of this agreement shall not constitute a general waiver or relinquishment of any such terms or conditions, but the same shall be and remain at all times in full force and effect.

ARTICLE XV BILLS AND PAYMENTS

Unless otherwise expressly provided herein, bills under this agreement shall be payable within twenty-one (21) days after presentation. Nonpayment of bills within said period shall be deemed to be a default within the meaning of Article IX hereof. Any bill not paid when due shall be subject to the Late Payment Charge provided in Rate PA, as the same may be amended from time to time.

ARTICLE XVI MICHIGAN PUBLIC SERVICE COMMISSION

This agreement is subject to all applicable present and future rules, regulations and orders of the Michigan Public Service Commission. To the extent that any provision of this agreement is in conflict with any such rule, regulation or order, such rule, regulation or order shall control.

ARTICLE XVII TERM OF AGREEMENT

This agreement shall take effect on _____and unless sooner terminated in accordance with the provisions of Article IX hereof, shall continue in effect until terminated by mutual consent, or by either party giving the other at least six months' advance written notice of its desire to terminate the same at any time hereafter.

ARTICLE XVIII NOTICES AND DOCUMENTS

Except as otherwise provided in this agreement, the giving or furnishing of any notice or document in connection with this agreement shall be deemed to occur (a) in the case of delivery of such notice or document, on the date of such delivery, (b) in the case of mailing of such notice or document by registered or certified mail, on the date of receipt of such registered or certified mail, or



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in the case of mailing of such notice or document by regular mail, on the second business day following the date of postmark of such mailing.

Notices or other documents to be given or furnished to the Owner shall be delivered or mailed to:

Consumers Energy Company Att: DLLemons, M-495 212 West Michigan Ave. Jackson, Michigan 49201

Notices or other documents to be given or furnished to the Licensee shall be delivered or mailed to:

Either party may at any time change a designation of the individual or address to which notices or other documents are to be delivered or mailed by giving notice in writing of such change of designation to the other party.

ARTICLE XIX SEVERABILITY

The invalidity or unenforceability of any provision of this agreement shall not in any way affect any other provision or provisions hereof. This agreement shall remain in effect and be construed in all respects as if such invalid or unenforceable provision were omitted.

ARTICLE XX HEADINGS

Headings are provided for convenience only. They are not a part of this agreement and shall not affect the construction or interpretation thereof.

ARTICLE XXI PREVIOUS AGREEMENTS

With respect to the subject matter hereof, this agreement supersedes all previous representations, understandings and negotiations, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement between the parties.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be executed in duplicate by their duly authorized representatives.

CONSUMERS ENERGY COMPANY

By_

Steven L. Ray, Manager System Operations, Electric T&D Ву_____

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RESOLUTION

RESOLVED, that it is hereby deemed advisable to enter into a Pole License Agreement with Consumers Energy Company of Jackson, Michigan for the attaching of certain facilities to the poles of Consumers Energy Company in the ______ in accordance with the terms and conditions of the contract heretofore submitted to and considered by this ______Board of Education and

RESOLVED FURTHER, that ______ is hereby authorized and directed to execute such contract on behalf of the ______ Board of Education.

STATE OF MICHIGAN)

)SS COUNTY OF_____)

I, _____, Secretary of the _____Board of Education, do hereby certify that the foregoing Resolution was duly adopted by _____ at the meeting held therein on the ___, day

of _____, 20___.

Secretary

Dated _____, 20__



POLE LICENSE AGREEMENT

THIS AGREEMENT, made as of the _____ day of _____, 19____, by and between CONSUMERS POWER COMPANY, a Michigan corporation, having its principal office in the City of Jackson, Michigan, hereinafter called "the Owner," and ______

hereinafter called "the Licensee,"

WITNESSETH:

WHEREAS, the Licensee represents that it is the holder of all necessary governmental permits to erect and maintain aerial cables, wires and associated equipment in the streets, alleys and other public places of ______

	 	 			····	····	_	<u> </u>
<u> </u>	 	 	<u> </u>	····				
	 	 <u></u>						., Michigan

(hereinafter called "the municipality") for the purpose of transmitting communications and/or electricity; and

WHEREAS, the Licensee desires to attach such aerial cables, wires and associated equipment to three or more poles of the Owner located in said municipality in order to avoid expensive and unnecessary duplication of facilities; and

WHEREAS, the Owner is willing to permit, to the extent it may lawfully do so, the attachment of such aerial cables, wires and associated equipment to its poles in the municipality for the above stated purposes, upon the terms and conditions hereinafter set forth;

NOW, THEREFORE, in consideration of their respective undertakings herein, the parties agree as follows:

ARTICLE I

AVAILABILITY OF POLES FOR LICENSEE'S ATTACHMENTS

To the extent permitted by law, by the provisions of presently existing joint-use contracts, and by the terms of all necessary permits, licenses, easements, franchises or consents from property owners and governmental authorities having jurisdiction, all of the Owner's poles in the municipality shall be available to the Licensee for the attachment of aerial cables, wires and associated equipment constituting a portion of the Licensee's system in accordance with the terms of this agreement, if and to the extent that such use, in the Owner's judgment, will not interfere with the Owner's service requirements, including, but not by way of limitation, considerations of safety and economy. No payment for facility alterations (including, but not limited to, contributions toward the cost of replacement poles) or use of the Owner's poles under this agreement, however extended, shall create or vest in the Licensee any ownership or property rights in such facilities or poles, and the Licensee's rights in said poles shall be and remain a mere license.

ARTICLE II SPECIFICATIONS

All of the Licensee's cables, wires and associated equipment herein provided for shall be erected and maintained in accordance with the requirements and specifications of Michigan Public Service Commission Order No. 1679, as amended, other applicable rules or orders of the Michigan Public Service Commission and other authorities having jurisdiction, and such other specifications, not less restrictive than the foregoing, as the parties may agree upon from time to time. Drawings showing certain of such requirements and specifications are attached hereto and made a part hereof as Exhibit A, Pages 1 through 7.

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All of the Licensee's cables, wires and associated equipment shall be erected and maintained by properly trained, skilled workmen who are fully qualified to perform such work in proximity to electric lines and equipment.

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The Owner may specify the location on its pole or poles at which attachments are to be made. In the event an attachment at the location specified by the Owner would violate any applicable law, rule, regulation, ordinance or order of any governmental authority or regulatory body, including the Michigan Public Service Commission, the Licensee shall so advise the Owner and obtain its authorization to make such attachment at a location which does not violate any such law, rule, regulation, ordinance or order. It shall be the sole responsibility of the Licensee to determine if the making or maintaining of attachments at the specified location or locations will violate any such law, rule, regulation, ordinance or order. No attachment shall be made or maintained at a location that violates any such law, rule, regulation, ordinance or order.

ARTICLE III APPLICATION AND PERMIT PROCEDURE

Whenever the Licensee desires to make an attachment to any pole or poles of the Owner, the Licensee shall prepare and submit to the Owner three (3) copies of an application (accompanied by the application fee required by Paragraph (1) of Article VII hereof) on an Application and Permit form, a copy of which is attached hereto and made a part hereof as Exhibit B, including any sketch and other information necessary to clearly show the location of such pole or poles. As soon as reasonably possible after a properly prepared and submitted Application and Permit is furnished to the Owner, the Owner shall either deny or grant permission for such attachment as follows:

- (1) If, in the Owner's judgment, such pole or poles or any of them, are unavailable for attachment, such Application and Permit shall be ineffective and the Owner shall notify the Licensee in writing of such unavailability.
- (2) If, in the Owner's judgment, such pole or poles are available for attachment, and the Licensee is not to be charged for any cost of facility alterations in connection therewith, the Owner shall complete, execute and furnish to the Licensee one (1) copy of such Application and Permit, which shall thereupon be effective as a Permit.
- (3) If, in the Owner's judgment, such pole or poles are available for attachment, and the Licensee is to be charged for the cost of facility alterations in connection therewith, the Owner shall complete, execute and furnish to the Licensee two (2) copies of such Application and Permit, setting forth the estimated cost of such facility alterations. The Licensee, if it desires to proceed with the permitted attachments subject to payment of the cost of such facility alterations as provided in Article V hereof, shall endorse its authorization of such facility alterations on the Application and Permit and return one (1) copy thereof to the Owner within ten (10) days after the time the executed copies of the Application and Permit were furnished to the Licensee by the Owner. Such Application and Permit shall be effective as a Permit upon the furnishing of written notice to the Licensee that all necessary facility alterations have been completed. If the Licensee does not return the Application and Permit containing its endorsed authorization of such facility alterations within the time specified herein, such Application and Permit shall be ineffective.

The Licensee shall make no attachments to any pole of the Owner as to which there does not exist an effective Permit, and as to which all necessary permits, licenses, easements, franchises and consents have not been secured by the Licensee as required by or pursuant to Article IV hereof.

If any cable, wire or equipment of Licensee shall be found on a pole for which no license is outstanding, the Owner, without prejudice to its other rights or remedies under this agreement or otherwise, may (1) impose a charge, and (2) require Licensee to remove such cable, wire or equipment forthwith or the Owner may remove them without liability 30 days after having given written notice to the Licensee of their unauthorized attachment and the expense of removal shall be borne by Licensee. In the latter event, the Licensee shall reimburse the Owner upon demand for the cost to the Owner of such removal, and shall indemnify and save the Owner harmless from and against all loss, liability or expense (including, but not limited to, claims of third parties) resulting from such

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unauthorized attachment and the removal thereof. For the purpose of determining the charge, in the absence of satisfactory evidence to the contrary, the unlicensed use shall be treated as having existed for a period of three (3) years prior to its discovery; and the fee, at the appropriate rate as shown in Article VII hereof, for each year and for any portion of a year contained in such period, shall be due and payable forthwith. Any such fee imposed by the Owner shall be in addition to its rights to any other sums due and payable and to any claims or damages under this agreement or otherwise. No act or failure to act by the Owner with regard to said fee or said unlicensed use shall be deemed as a ratification, or the licensing, of the unlicensed use, and if any license should subsequently be issued, after application and payment of the application fee therefor, said license shall not operate retroactively or constitute a waiver by the Owner of any of its rights or privileges under this agreement or otherwise.

ARTICLE IV RIGHT OF WAY FOR LICENSEE'S ATTACHMENTS

It is agreed that the Licensee shall be responsible for securing from property owners and governmental authorities having jurisdiction all necessary permits, licenses, easements, franchises and consents relating to the Licensee's erection and maintenance of aerial cables, wires and associated equipment at any pole location proposed to be utilized, and for submitting satisfactory evidence of the same to the Owner if requested so to do, before making an attachment at such pole location.

It is also agreed that upon the execution of this agreement, the Licensee shall submit to the Owner satisfactory evidence of the Licensee's right to erect and maintain aerial cables, wires and associated equipment in the streets, alleys and other public places of the municipality.

ARTICLE V FACILITY ALTERATIONS FOR LICENSEE'S ATTACHMENTS

If the Licensee, by endorsement of an Application and Permit as provided in Article III hereof, indicates its desire to make a pole attachment which in the Owner's judgment will require a facility alteration, such endorsement shall constitute authorization for the making of the alteration by the Owner or others. The alterations, including replacement of inadequate poles, shall be made with reasonable promptness after receipt of the Licensee's authorization, and notice of completion shall be given to the Licensee within ten (10) days after completion. The Licensee shall pay the Owner for such facility alterations in accordance with Article VII hereof.

The Licensee shall also reimburse the owner or owners of any other facilities attached to the existing pole pursuant to joint use or pole license agreements for their respective costs of altering their attached facilities, including where applicable the cost of transferring said facilities from the existing pole to the replacement pole, except to the extent, if any, that such owner(s) has agreed to pay for same.

The time and manner of the making of any such payment to the owner or owners of any such other facilities shall be as agreed between the Licensee and said owner or owners.

ARTICLE VI MAINTENANCE OF LICENSEE'S ATTACHMENTS AND INSPECTION

The Licensee agrees to make and maintain its attachments in safe condition and in thorough repair, at its own expense, and in such a manner, suitable to the Owner, that said attachments will not conflict with the use of poles by the Owner or other authorized parties, or interfere with the operation or use of facilities which are or which may from time to time be placed thereon. The Licensee shall at any time, at its own expense, upon notice from the Owner, relocate, replace or renew its facilities placed on said poles, transfer its facilities to replacement poles, or perform any other work in connection with said facilities that may be required by the Owner in the maintenance, replacement, removal or relocation of said poles or the facilities which are or which may from time to time be placed thereon, or that may be required for the service needs of the Owner. If the Licensee neglects or

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refuses to comply with the directives of such a notice, or in cases of emergency, the Owner shall have the right to remove, relocate, replace or renew the facilities placed on said poles by the Licensee, transfer such facilities to replacement poles, or perform any other work in connection with said facilities and the Licensee shall, on demand, reimburse the Owner for the costs thereby incurred as a result of the Licensee's failure or refusal to act in compliance with such notice.

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The Licensee shall be solely responsible for eliminating any and all inductive interference. The Owner will, if requested by the Licensee, cooperate with the Licensee in eliminating such interference; however, the Licensee shall pay all costs of any work or operations performed by the Owner to eliminate or reduce inductive interference.

The Owner reserves the right to inspect each new installation and to make periodic inspections of any part of the cable, wires and equipment of Licensee on the Owner's poles and in the vicinity thereof; and Licensee shall reimburse the Owner for the expense of such inspections. Inspections will not be made more often than once a year unless, in the Owner's judgment, such inspections are required for reasons involving safety or are required because of a violation of the terms of this agreement by Licensee. The charge for the inspection shall be in accordance with the terms and conditions of Article VII hereof. The making of such inspections or the failure to do so shall not operate to relieve Licensee of any responsibility, obligation or liability assumed under this agreement.

ARTICLE VII FEES AND CHARGES

- (1) The Licensee agrees to pay the Owner an Application Fee in the amount provided for in Owner's Pole Attachment and Conduit Use Rate PA, as the same may be amended from time to time, for each application for a license. Said Fee must accompany the Application.
- (2) The Licensee agrees to pay the Owner an Annual Fee in the amount provided for in the Owner's Pole Attachment and Conduit Use Rate PA, as the same may be amended from time to time. For each pole covered by a Permit granted after July 1 of any contract year, the Licensee shall, within twenty-one (21) days after issuance of the Permit for said pole, pay the pro rata portion of the Annual Fee for the remainder of the contract year.
- (3) The Licensee further agrees to pay the Owner:
 - (a) The Owner's cost (including, but not limited to, the cost of inspection, engineering, rearranging the existing facilities, guying of the pole, tree trimming and/or replacement of the pole) of making alterations of its facilities to permit an attachment by the Licensee when the Licensee has authorized such alteration pursuant to this agreement. The cost of replacing an inadequate pole shall include (i) that portion of the cost of such replacement pole that exceeds the current cost of a pole of the same type, class and size as the existing pole, plus (ii) the undepreciated portion of the original cost of labor of installing the existing pole and the unaccumulated portion of the cost of labor of removing the existing pole, plus (iii) the cost of installation of the replacement pole, plus (iv) the cost of transferring facilities from the existing pole to the replacement pole.
 - (b) The Owner's cost of making any inspection or inspections pursuant to Article VI hereof.
- (4) In the event that any present or future Federal Law, Executive Order or Administrative Rules and Regulations pertaining to Economic Controls prevent the Owner from charging all or any part of the Application Fee provided for in Paragraph (1) of this Article VII or any part of the Annual Fee provided for in Paragraph (2) of this Article VII, the Licensee shall, during the time or times that the Owner is prevented from making such charges, pay the portion of said Application Fee and/or Annual Fee which is permissible under such Federal Law, Executive Order or Administrative Rules and Regulations pertaining to Economic Controls.

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- (5) When any charge to the Licensee provided for in this agreement is to be based upon the Owner's cost, said cost shall be determined in accordance with the Owner's regular and customary method of determining such costs unless otherwise expressly provided herein.
- (6) The Owner may at its option require the Licensee to pay the estimated cost of any facility alteration, to be paid by it pursuant to Paragraph (3)(a) of this Article VII, prior to the commencement of engineering and/or other work on said alterations. If the actual cost of any such alterations is not equal to the advance payment made by the Licensee for said alterations, the Owner will, after completion of said alteration, submit to the Licensee a bill for the amount by which the cost of said alterations exceeded said advance payment or will grant the Licensee a credit for the amount by which said advance payment exceeded the actual cost of said alteration.

ARTICLE VIII TERMINATION OF ATTACHMENT PERMITS

Upon notice from the Owner to Licensee that the use of any pole is not authorized by Federal, State, County or Municipal authorities or private property owners, the license covering the use of such pole shall immediately terminate and shall be surrendered and Licensee shall remove its cables, equipment and facilities at once from the affected pole or poles.

Upon notice from the Owner to the Licensee that the Owner intends to abandon any pole, the Permit covering said pole shall, unless otherwise provided in the notice, terminate and cease to be effective as to said pole. To the extent that it may legally do so under prior agreements or otherwise, the Owner may sell to the Licensee, at any time within thirty (30) days after such notice, at the then value thereof in place or such other equitable sum as may be agreed upon between the parties, any pole which the Owner has given notice of intent to abandon.

If at any time the Owner, or other party under the terms of a joint use or pole license agreement executed prior to the date of this agreement, desires to make additional attachments to any pole (except a pole replaced at the Licensee's expense under Article V hereof) carrying attachments of the Licensee, or otherwise to use for its own service needs the space occupied by the Licensee's attachments, and in the Owner's judgment the existing pole is inadequate under applicable requirements and specifications to support such additional attachments or use, the Owner shall give the Licensee notice to that effect and the Permit covering said pole shall terminate and cease to be effective as to said pole unless within ten (10) days after such notice the Owner receives authorization from the Licensee agreeing to pay the entire cost (as provided in Paragraph (3)(a) of Article VII hereof) to the Owner of replacing the inadequate pole with a pole adequate to support such additional attachments or use together with the attachments of the Licensee and the existing attachments of the Owner that are to remain, and the existing attachments of other parties if made pursuant to joint use or pole license agreements executed prior to the date of this agreement. If the existing pole would be adequate but for the attachments of other parties made pursuant to joint use or pole license agreements executed after the date of this agreement, the Licensee shall not be liable for any portion of the cost of a replacement pole therefor.

The Licensee may at any time terminate any Permit or Permits by removing its attachments from any pole or poles and by notice to the Owner in duplicate on the Termination of Attachments by Licensee form attached hereto and made a part hereof as Exhibit C; the Permit or Permits covering the use of such pole or poles shall thereupon terminate and cease to be effective.

Any Permit granted hereunder for attachment to the Owner's poles shall terminate without further notice to Licensee as to individual poles covered by the Permit to which Licensee has not attached within sixty (60) days from the date that Owner has notified Licensee that such poles are available for attachment of the operating facilities of Licensee.

All Permits shall automatically terminate and cease to be effective upon the termination of this agreement.

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ARTICLE IX TERMINATION FOR DEFAULT

If the Licensee shall neglect or refuse to comply with any of the provisions of this agreement, including the specifications and requirements referred to in Article II hereof, or default on any of its obligations hereunder, and shall fail within ten (10) days after written notice from the Owner to correct such neglect, refusal or default, the Owner may at its option, in addition to any other remedy available to it, forthwith terminate this agreement or the Permit or Permits covering the pole or poles as to which such neglect, refusal or default shall have occurred.

ARTICLE X REMOVAL UPON TERMINATION

The Licensee shall remove from any pole or poles its facilities, the Permit or Permits for which have been terminated, within thirty (30) days (except as otherwise provided in the first paragraph of Article VIII hereof) after the time such Permit or Permits cease to be effective, failing which the Owner shall have the right to remove the Licensee's facilities from said pole or poles without notice or liability of any kind to the Licensee; in the latter event, the Licensee shall reimburse the Owner upon demand for the cost to the Owner of such removal, and shall indemnify and save the Owner harmless from and against all loss, liability or expense (including, but not limited to, claims of third parties), resulting from such removal.

ARTICLE XI LIABILITY AND INSURANCE

The Owner reserves to itself, its successors and assigns, the right to maintain its poles and to operate its facilities thereon in such manner as will best enable it to fulfill its own service requirements. The Owner shall not be liable to the Licensee for any interruption in service furnished by the Owner to the Licensee or to other customers of the Owner, or in service furnished by the Licensee to customers of the Licensee, or for any interference, including, but not limited to, inductive interference, with the operation of facilities of the Licensee or of customers of the Owner or of the Licensee, which may arise in any manner out of the Licensee's use of the Owner's poles or other facilities, whether by the negligence of the Owner or otherwise.

The Licensee agrees to exercise special precautions to avoid damage to facilities of the Owner and of others on the Owner's poles, and the Licensee hereby assumes responsibility for any and all damage to such facilities arising out of or caused by the conduct or property of the Licensee, whether by the negligence of the Licensee or otherwise. The Licensee shall make an immediate report to the owner or owners of any such facilities of the occurrence of any such damage and hereby agrees to reimburse such owner or owners for expenses incurred by them in making necessary repairs and replacements.

The Licensee shall assume all responsibility for bodily injury to persons, including death or damages, sustained or claimed by its employees, the employees of the Owner, or by any other person, and also for damage to property, including property of the Licensee, the Owner, or any other person, and also for any interruptions to electric or community antenna television or other communications service, which may occur or allegedly occur because of, or result from, or in any manner are connected with or directly or indirectly arise out of or are caused in whole or in part by the erection, maintenance, presence, replacement, use or removal of the Licensee's facilities hereunder or by the proximity of the Licensee's cables, wires and associated equipment and those of the Owner or other users of the Owner's poles, or by any action, operation or omission of the Licensee, its agents, contractors or employees, under this agreement; and the Licensee shall assume all responsibility for and shall indemnify and save the Owner harmless from and against all losses, liabilities, claims, demands, payments, actions, legal proceedings, recoveries, costs, expenses, attorney fees, settlements, judgments, orders and decrees of every nature and description brought or recovered against, or incurred by, the Licensee, the Owner, or both of them, by reason of any such bodily injury to persons, damage to property, or interruptions to service. Notwithstanding the foregoing, the Licensee shall not be required to indemnify the Owner against liability for damages arising out of bodily injury to persons,

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damage to property or interruptions to service caused by or resulting from the sole negligence of the Owner, its agents, or employees.

Licensee shall also indemnify, protect and save harmless Owner from any and all claims and demands of whatever kind which arise directly or indirectly from the operation of Licensee's facilities including taxes, special charges by others, claims and demands for damages or loss for infringement of copyright, for libel and slander, for unauthorized use of other program material, and from and against all claims and demands for infringement of patents with respect to the manufacture, use and operation of Licensee's equipment whether arising from the use of Licensee's equipment in combination with Owner's poles or otherwise.

Without limiting the foregoing, the Licensee agrees at the request of the Owner to defend at the Licensee's expense any suit or proceeding brought against the Owner for any of the above-named reasons.

The Licensee shall at its sole expense secure and maintain in force in the name of the Licensee during the entire life of this agreement, policies of insurance of the following types:

- (a) Workers' Compensation Insurance with Michigan statutory limits.
- (b) Comprehensive General Liability Insurance with a minimum combined bodily injury and property damage single limit of \$500,000 per occurrence. The Owner shall be included as an Additional Insured under Premises-Operations and Completed Operations, as its interests may appear.
- (c) Contractual Liability Insurance specifically endorsed to cover liability assumed by the Licensee under this agreement with the Owner.
- (d) Automobile Liability Insurance with a minimum combined bodily injury and property damage single limit of \$100,000 per occurrence, providing coverage for owned, nonowned and hired vehicles. The Owner shall be included as an Additional Insured as its interest may appear.

Such policies of insurance shall be in a form and with companies satisfactory to the Owner and each policy shall include, by endorsement, the following Cancellation or Change Clause:

"This insurance will not be canceled by this Insurance Company nor any changes made in the policy which materially change, restrict, or reduce the insurance provided, or change the name of the Insured, as respects contracts or subcontracts performed by the Insured for Consumers Power Company, without first giving ten days' notice in writing to Consumers Power Company, 212 West Michigan Avenue, Jackson, Michigan 49201; Attention Insurance Department."

Either a certificate of insurance, on a form to be supplied by the Owner, or certified copies of the policies must be filed with and approved by the Owner prior to the attachment of facilities of the Licensee to any pole or poles of the Owner hereunder.

The above requirements as to policies of insurance may be varied by written amendment to this agreement.

ARTICLE XII RIGHTS OF OTHER PARTIES

Nothing contained herein shall be construed as affecting any rights or privileges, heretofore granted by the Owner by contract or otherwise to any other parties, to use any poles covered by this agreement, and the Owner shall have the right to continue, modify and extend any such rights or privileges in accordance with the terms of any such rights or privileges. The attachment privileges granted herein shall be subject to such previously granted rights or privileges. Moreover, nothing contained herein shall be construed as affecting any rights or privileges hereafter

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granted by the Owner by contract or otherwise to any other parties, to use any poles covered by this agreement, and the Owner shall have the right to initiate, continue, modify and extend any such rights or privileges in any manner not inconsistent with the performance of its obligations hereunder.

ARTICLE XIII ASSIGNMENT

This agreement shall be personal to the Licensee, and any assignment or other transfer by the Licensee, in whole or in part, of its rights or privileges hereunder, without the prior written consent of the Owner, shall be void and not merely voidable. Subject to the foregoing, this agreement shall extend to and bind the successors and assigns of the parties hereto.

ARTICLE XIV WAIVER OF TERMS AND CONDITIONS

Failure of the Owner to enforce or insist upon compliance with any of the terms or conditions of this agreement shall not constitute a general waiver or relinquishment of any such terms or conditions, but the same shall be and remain at all times in full force and effect.

ARTICLE XV BILLS AND PAYMENTS

Unless otherwise expressly provided herein, bills under this agreement shall be payable within twentyone (21) days after presentation. Nonpayment of bills within said period shall be deemed to be a default within the meaning of Article IX hereof. Any bill not paid when due shall be subject to the Late Payment Charge provided in the Owner's Pole Attachment and Conduit Use Rate PA, as the same may be amended from time to time.

ARTICLE XVI MICHIGAN PUBLIC SERVICE COMMISSION

This agreement is subject to all applicable rules, regulations and orders of the Michigan Public Service Commission and to the terms of the Owner's Pole Attachment and Conduit Use Rate PA, as the same may be amended from time to time. To the extent that any provision of this agreement is in conflict with any such rule, regulation, order or rate, such rule, regulation, order or rate shall control.

ARTICLE XVII TERM OF AGREEMENT

This agreement shall take effect on ______, 19 _____ and, unless sooner terminated in accordance with the provisions of Article IX hereof, shall continue in effect until terminated by mutual consent, or by either party giving the other at least six months' advance written notice of its desire to terminate the same at any time hereafter.

ARTICLE XVIII NOTICES AND DOCUMENTS

Except as otherwise provided in this agreement, the giving or furnishing of any notice or document in connection with this agreement shall be deemed to occur (a) in the case of personal delivery of such notice or document, on the date of such delivery, (b) in the case of mailing of such notice or document by registered or certified mail, on the date of receipt of such registered or certified mail, or (c) in the case of mailing of such notice or document by regular mail, on the second business day following the date of postmark of such mailing.

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Notices or other documents to be given or furnished to the Owner shall be delivered or mailed to:

Consumers	Power	Company	
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_____, Michigan _____

Attention: Region Energy Services Manager

Notices or other documents to be given or furnished to the Licensee shall be delivered or mailed to:

Attention:

Either party may at any time change a designation of the individual or address to which notices or other documents are to be delivered or mailed by giving notice in writing of such change of designation to the other party.

ARTICLE XIX PREVIOUS AGREEMENTS

With respect to the subject matter hereof, this agreement supersedes all previous representations, understandings and negotiations, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement between the parties.

ARTICLE XX TRANSFER

The existing pole attachment contract dated ______ between the parties hereto for

is hereby terminated as of the effective date of this agreement. As to any municipalities covered by this agreement: (1) all valid permits under said terminated contract shall become permits under this agreement as of the effective date hereof; and (2) all outstanding permit applications under said terminated contract shall be deemed to be applications for permits under this agreement.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be executed in duplicate by their duly authorized representatives as of the day and year hereinabove first written.

Ву _...

CONSUMERS POWER COMPANY

Vice President

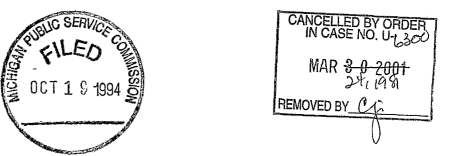
(Licensee)

By _____

Type Name _____

Title _____

Form 645 5-86





POLE LICENSE AGREEMENT

THIS AGREEMENT, made as of the _____ day of _____, 19____, by and between CONSUMERS POWER COMPANY, a Michigan corporation, having its principal office in the City of Jackson, Michigan, hereinafter called "the Owner," and ______

hereinafter called "the Licensee,"

WITNESSETH:

WHEREAS, the Licensee represents that it is the holder of all necessary governmental permits to erect and maintain aerial cables, wires and associated equipment in the streets, alleys and other public places of

(hereinafter called "the municipality") for the purpose of transmitting communications and/or electricity; and

WHEREAS, the Licensee desires to attach such aerial cables, wires and associated equipment to three or more poles of the Owner located in said municipality in order to avoid expensive and unnecessary duplication of facilities; and

WHEREAS, the Owner is willing to permit, to the extent it may lawfully do so, the attachment of such aerial cables, wires and associated equipment to its poles in the municipality for the above stated purposes, upon the terms and conditions hereinafter set forth;

NOW, THEREFORE, in consideration of their respective undertakings herein, the parties agree as follows:

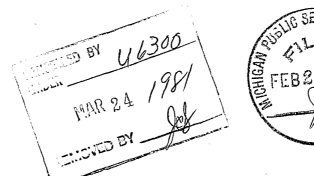
ARTICLE I AVAILABILITY OF POLES FOR LICENSEE'S ATTACHMENTS

To the extent permitted by law, by the provisions of presently existing joint-use contracts, and by the terms of all necessary permits, licenses, easements, franchises or consents from property owners and governmental authorities having jurisdiction, all of the Owner's poles in the municipality shall be available to the Licensee for the attachment of aerial cables, wires and associated equipment constituting a portion of the Licensee's system in accordance with the terms of this agreement, if and to the extent that such use, in the Owner's judgment, will not interfere with the Owner's service requirements, including, but not by way of limitation, considerations of safety and economy. No payment for facility alterations (including, but not limited to, contributions toward the cost of replacement poles) or use of the Owner's poles under this agreement, however extended, shall create or vest in the Licensee any ownership or property rights in such facilities or poles, and the Licensee's rights in said poles shall be and remain a mere license.

ARTICLE II SPECIFICATIONS

All of the Licensee's cables, wires and associated equipment herein provided for shall be erected and maintained in accordance with the requirements and specifications of Michigan Public Service Commission Order No. 1679, as amended, other applicable rules or orders of the Michigan Public Service Commission and other authorities having jurisdiction, and such other specifications, not less restrictive than the foregoing, as the parties may agree upon from time to time. Drawings showing certain of such requirements and specifications are attached hereto and made a part hereof as Exhibit A, Pages 1 through 7.

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All of the Licensee's cables, wires and associated equipment shall be erected and maintained by properly trained, skilled workmen who are fully qualified to perform such work in proximity to electric lines and equipment.

The Owner may specify the location on its pole or poles at which attachments are to be made. In the event an attachment at the location specified by the Owner would violate any applicable law, rule, regulation, ordinance or order of any governmental authority or regulatory body, including the Michigan Public Service Commission, the Licensee shall so advise the Owner and obtain its authorization to make such attachment at a location which does not violate any such law, rule, regulation, ordinance or order. It shall be the sole responsibility of the Licensee to determine if the making or maintaining of attachments at the specified location or locations will violate any such law, rule, regulation, ordinance or order. No attachment shall be made or maintained at a location that-violates any such law, rule, regulation, ordinance or order.

ARTICLE III APPLICATION AND PERMIT PROCEDURE

Whenever the Licensee desires to make an attachment to any pole or poles of the Owner, the Licensee shall prepare and submit to the Owner three (3) copies of an application (accompanied by the application fee required by Paragraph (1) of Article VII hereof) on an Application and Permit form, a copy of which is attached hereto and made a part hereof as Exhibit B, including any sketch and other information necessary to clearly show the location of such pole or poles. As soon as reasonably possible after a properly prepared and submitted Application and Permit is furnished to the Owner, the Owner shall either deny or grant permission for such attachment as follows:

- (1) If, in the Owner's judgment, such pole or poles or any of them, are unavailable for attachment, such Application and Permit shall be ineffective and the Owner shall notify the Licensee in writing of such unavailability.
- (2) If, in the Owner's judgment, such pole or poles are available for attachment, and the Licensee is not to be charged for any cost of facility alterations in connection therewith, the Owner shall complete, execute and furnish to the Licensee one (1) copy of such Application and Permit, which shall thereupon be effective as a Permit.
- (3) If, in the Owner's judgment, such pole or poles are available for attachment, and the Licensee is to be charged for the cost of facility alterations in connection therewith, the Owner shall complete, execute and furnish to the Licensee two (2) copies of such Application and Permit, setting forth the estimated cost of such facility alterations. The Licensee, if it desires to proceed with the permitted attachments subject to payment of the cost of such facility alterations as provided in Article V hereof, shall endorse its authorization of such facility alterations on the Application and Permit and return one (1) copy thereof to the Owner within ten (10) days after the time the executed copies of the Application and Permit were furnished to the Licensee by the Owner. Such Application and Permit shall be effective as a Permit upon the furnishing of written notice to the Licensee that all necessary facility alterations have been completed. If the Licensee does not return the Application and Permit containing its endorsed authorization of such facility alterations within the time specified herein, such Application and Permit shall be ineffective.

The Licensee shall make no attachments to any pole of the Owner as to which there does not exist an effective Permit, and as to which all necessary permits, licenses, easements, franchises and consents have not been secured by the Licensee as required by or pursuant to Article IV hereof.

If any cable, wire or equipment of Licensee shall be found on a pole for which no license is outstanding, the Owner, without prejudice to its other rights or remedies under this agreement or otherwise, may (1) impose a charge, and (2) require Licensee to remove such cable, wire or equipment forthwith or the Owner may remove them without liability 30 days after having given written notice to the Licensee of their unauthorized attachment and the expense of removal shall be borne by Licensee. In the latter event, the Licensee shall reimburse the Owner upon demand for the cost to the Owner of such removal, and shall indemnify and save the Owner harmless from and against all loss, liability or expense (including, but not limited to, claims of third parties) resulting from such

unauthorized attachment and the removal thereof. For the purpose of determining the charge, in the absence of satisfactory evidence to the contrary, the unlicensed use shall be treated as having existed for a period of three (3) years prior to its discovery; and the fee, at the appropriate rate as shown in Article VII hereof, for each year and for any portion of a year contained in such period, shall be due and payable forthwith. Any such fee imposed by the Owner shall be in addition to its rights to any other sums due and payable and to any claims or damages under this agreement or otherwise. No act or failure to act by the Owner with regard to said fee or said unlicensed use shall be deemed as a ratification, or the licensing, of the unlicensed use, and if any license should subsequently be issued, after application and payment of the application fee therefor, said license shall not operate retroactively or constitute a waiver by the Owner of any of its rights or privileges under this agreement or otherwise.

ARTICLE IV

RIGHT OF WAY FOR LICENSEE'S ATTACHMENTS

It is agreed that the Licensee shall be responsible for securing from property owners and governmental authorities having jurisdiction all necessary permits, licenses, easements, franchises and consents relating to the Licensee's erection and maintenance of aerial cables, wires and associated equipment at any pole location proposed to be utilized, and for submitting satisfactory evidence of the same to the Owner if requested so to do, before making an attachment at such pole location.

It is also agreed that upon the execution of this agreement, the Licensee shall submit to the Owner satisfactory evidence of the Licensee's right to erect and maintain aerial cables, wires and associated equipment in the streets, alleys and other public places of the municipality.

ARTICLE V FACILITY ALTERATIONS FOR LICENSEE'S ATTACHMENTS

If the Licensee, by endorsement of an Application and Permit as provided in Article III hereof, indicates its desire to make a pole attachment which in the Owner's judgment will require a facility alteration, such endorsement shall constitute authorization for the making of the alteration by the Owner or others. The alterations, including replacement of inadequate poles, shall be made with reasonable promptness after receipt of the Licensee's authorization, and notice of completion shall be given to the Licensee within ten (10) days after completion. The Licensee shall pay the Owner for such facility alterations in accordance with Article VII hereof.

The Licensee shall also reimburse the owner or owners of any other facilities attached to the existing pole pursuant to joint use or pole license agreements for their respective costs of altering their attached facilities, including where applicable the cost of transferring said facilities from the existing pole to the replacement pole, except to the extent, if any, that such owner(s) has agreed to pay for same.

The time and manner of the making of any such payment to the owner or owners of any such other facilities shall be as agreed between the Licensee and said owner or owners.

ARTICLE VI

MAINTENANCE OF LICENSEE'S ATTACHMENTS AND INSPECTION

The Licensee agrees to make and maintain its attachments in safe condition and in thorough repair, at its own expense, and in such a manner, suitable to the Owner, that said attachments will not conflict with the use of poles by the Owner or other authorized parties, or interfere with the operation or use of facilities which are or which may from time to time be placed thereon. The Licensee shall at any time, at its own expense, upon notice from the Owner, relocate, replace or renew its facilities placed on said poles, transfer its facilities to replacement poles, or perform any other work in connection with said facilities that may be required by the Owner in the maintenance, replacement, removal or relocation of said poles or the facilities which are or which may from time to time be placed thereon, or that may be required for the service needs of the Owner. If the Licensee neglects or

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refuses to comply with the directives of such a notice, or in cases of emergency, the Owner shall have the right to remove, relocate, replace or renew the facilities placed on said poles by the Licensee, transfer such facilities to replacement poles, or perform any other work in connection with said facilities and the Licensee shall, on demand, reimburse the Owner for the costs thereby incurred as a result of the Licensee's failure or refusal to act in compliance with such notice.

The Licensee shall be solely responsible for eliminating any and all inductive interference. The Owner will, if requested by the Licensee, cooperate with the Licensee in eliminating such interference; however, the Licensee shall pay all costs of any work or operations performed by the Owner to eliminate or reduce inductive interference.

The Owner reserves the right to inspect each new installation and to make periodic inspections of any part of the cable, wires and equipment of Licensee on the Owner's poles and in the vicinity thereof; and Licensee shall reimburse the Owner for the expense of such inspections. Inspections will not be made more often than once a year unless, in the Owner's judgment, such inspections are required for reasons involving safety or are required because of a violation of the terms of this agreement by Licensee. The charge for the inspection shall be in accordance with the terms and conditions of Article VII hereof. The making of such inspections or the failure to do so shall not operate to relieve Licensee of any responsibility, obligation or liability assumed under this agreement:

ARTICLE VII FEES AND CHARGES

(1) The Licensee agrees to pay the Owner an Application Fee in the amount provided for in Owner's Pole Attachment and Conduit Use Rate PA, as the same may be amended from time to time, for each application for a license. Said Fee must accompany the Application.

- (2) The Licensee agrees to pay the Owner an Annual Fee in the amount provided for in the Owner's Pole Attachment and Conduit Use Rate PA, as the same may be amended from time to time. For each pole covered by a Permit granted after July 1 of any contract year, the Licensee shall, within twentyone (21) days after issuance of the Permit for said pole, pay the pro rata portion of the Annual Fee for the remainder of the contract year.
- (3) The Licensee further agrees to pay the Owner:
 - (a) The Owner's cost (including, but not limited to, the cost of inspection, engineering, rearranging the existing facilities, guying of the pole, tree trimming and/or replacement of the pole) of making alterations of its facilities to permit an attachment by the Licensee when the Licensee has authorized such alteration pursuant to this agreement. The cost of replacing an inadequate pole shall include (i) that portion of the cost of such replacement pole that exceeds the current cost of a pole of the same type, class and size as the existing pole, plus (ii) the undepreciated portion of the cost of labor of installing the existing pole and the unaccumulated portion of the cost of labor of removing the existing pole, plus (iii) the cost of the replacement pole, plus (iv) the cost of transferring facilities from the existing pole to the replacement pole.
 - (b) The Owner's cost of making any inspection or inspections pursuant to Article VI hereof.
- (4) In the event that any present or future Federal Law, Executive Order or Administrative Rules and Regulations pertaining to Economic Controls prevent the Owner from charging all or any part of the Application Fee provided for in Paragraph (1) of this Article VII or any part of the Annual Fee provided for in Paragraph (2) of this Article VII, the Licensee shall, during the time or times that the Owner is prevented from making such charges, pay the portion of said Application Fee and/or Annual Fee which is permissible under such Federal Law, Executive Order or Administrative Rules and Regulations pertaining to Economic Controls.

- (5) When any charge to the Licensee provided for in this agreement is to be based upon the Owner's cost, said cost shall be determined in accordance with the Owner's regular and customary method of determining such costs unless otherwise expressly provided herein.
- (6) The Owner may at its option require the Licensee to pay the estimated cost of any facility alteration, to be paid by it pursuant to Paragraph (3)(a) of this Article VII, prior to the commencement of engineering and/or other work on said alterations. If the actual cost of any such alterations is not equal to the advance payment made by the Licensee for said alterations, the Owner will, after completion of said alteration, submit to the Licensee a bill for the amount by which the cost of said alterations exceeded said advance payment or will grant the Licensee a credit for the amount by which said advance payment exceeded the actual cost of said alteration.

ARTICLE VIII TERMINATION OF ATTACHMENT PERMITS

Upon notice from the Owner to Licensee that the use of any pole is not authorized by Federal, State, County or Municipal authorities or private property owners, the license covering the use of such pole shall immediately terminate and shall be surrendered and Licensee shall remove its cables, equipment and facilities at once from the affected pole or poles.

Upon notice from the Owner to the Licensee that the Owner intends to abandon any pole, the Permit covering said pole shall, unless otherwise provided in the notice, terminate and cease to be effective as to said pole. To the extent that it may legally do so under prior agreements or otherwise, the Owner may sell to the Licensee, at any time within thirty (30) days after such notice, at the then value thereof in place or such other equitable sum as may be agreed upon between the parties, any pole which the Owner has given notice of intent to abandon.

If at any time the Owner, or other party under the terms of a joint use or pole license agreement executed prior to the date of this agreement, desires to make additional attachments to any pole (except a pole replaced at the Licensee's expense under Article V hereof) carrying attachments of the Licensee, or otherwise to use for its own service needs the space occupied by the Licensee's attachments, and in the Owner's judgment the existing pole is inadequate under applicable requirements and specifications to support such additional attachments or use, the Owner shall give the Licensee notice to that effect and the Permit covering said pole shall terminate and cease to be effective as to said pole unless within ten (10) days after such notice the Owner receives authorization from the Licensee agreeing to pay the entire cost (as provided in Paragraph (3)(a) of Article VII hereof) to the Owner of replacing the inadequate pole with a pole adequate to support such additional attachments or use together with the attachments of the Licensee and the existing attachments of the Owner that are to remain, and the existing attachments of other parties if made pursuant to joint use or pole license agreements executed prior to the date of this agreement. If the existing pole would be adequate but for the attachments of other parties made pursuant to joint use or pole license agreements executed after the date of this agreement, the Licensee shall not be liable for any portion of the cost of a replacement pole therefor.

The Licensee may at any time terminate any Permit or Permits by removing its attachments from any pole or poles and by notice to the Owner in duplicate on the Termination of Attachments by Licensee form attached hereto and made a part hereof as Exhibit C; the Permit or Permits covering the use of such pole or poles shall thereupon terminate and cease to be effective.

Any Permit granted hereunder for attachment to the Owner's poles shall terminate without further notice to Licensee as to individual poles covered by the Permit to which Licensee has not attached within sixty (60) days from the date that Owner has notified Licensee that such poles are available for attachment of the operating facilities of Licensee.

All Permits shall automatically terminate and cease to be effective upon the termination of this agreement.

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ARTICLE IX TERMINATION FOR DEFAULT

If the Licensee shall neglect or refuse to comply with any of the provisions of this agreement, including the specifications and requirements referred to in Article II hereof, or default on any of its obligations hereunder, and shall fail within ten (10) days after written notice from the Owner to correct such neglect, refusal or default, the Owner may at its option, in addition to any other remedy available to it, forthwith terminate this agreement or the Permit or Permits covering the pole or poles as to which such neglect, refusal or default shall have occurred.

ARTICLE X REMOVAL UPON TERMINATION

The Licensee shall remove from any pole or poles its facilities, the Permit or Permits for which have been terminated, within thirty (30) days (except as otherwise provided in the first paragraph of Article VIII hereof) after the time such Permit or Permits cease to be effective, failing which the Owner shall have the right to remove the Licensee's facilities from said pole or poles without notice or liability of any kind to the Licensee; in the latter event, the Licensee shall reimburse the Owner upon demand for the cost to the Owner of such removal, and shall indemnify and save the Owner harmless from and against all loss, liability or expense (including, but not limited to, claims of third parties), resulting from such removal.

ARTICLE XI LIABILITY AND INSURANCE

The Owner reserves to itself, its successors and assigns, the right to maintain its poles and to operate its facilities thereon in such manner as will best enable it to fulfill its own service requirements. The Owner shall not be liable to the Licensee for any interruption in service furnished by the Owner to the Licensee or to other customers of the Owner, or in service furnished by the Licensee to customers of the Licensee, or for any interference, including, but not limited to, inductive interference, with the operation of facilities of the Licensee or of customers of the Owner or of the Licensee, which may arise in any manner out of the Licensee's use of the Owner's poles or other facilities, whether by the negligence of the Owner or otherwise.

The Licensee agrees to exercise special precautions to avoid damage to facilities of the Owner and of others on the Owner's poles, and the Licensee hereby assumes responsibility for any and all damage to such facilities arising out of or caused by the conduct or property of the Licensee, whether by the negligence of the Licensee or otherwise. The Licensee shall make an immediate report to the owner or owners of any such facilities of the occurrence of any such damage and hereby agrees to reimburse such owner or owners for expenses incurred by them in making necessary repairs and replacements.

The Licensee shall assume all responsibility for bodily injury to persons, including death or damages, sustained or claimed by its employees, the employees of the Owner, or by any other person, and also for damage to property, including property of the Licensee, the Owner, or any other person, and also for any interruptions to electric or community antenna television or other communications service, which may occur or allegedly occur because of, or result from, or in any manner are connected with or directly or indirectly arise out of or are caused in whole or in part by the erection, maintenance, presence, replacement, use or removal of the Licensee's facilities hereunder or by the proximity of the Licensee's cables, wires and associated equipment and those of the Owner or other users of the Owner's poles, or by any action, operation or omission of the Licensee, its agents, contractors or employees, under this agreement; and the Licensee shall assume all responsibility for and shall indemnify and save the Owner harmless from and against all losses, liabilities, claims, demands, payments, actions, legal proceedings, recoveries, costs, expenses, attorney fees, settlements, judgments, orders and decrees of every nature and description brought or recovered against, or incurred by, the Licensee, the Owner, or both of them, by reason of any such bodily injury to persons, damage to property, or interruptions to service. Notwithstanding the foregoing, the Licensee shall not be required to indemnify the Owner against liability for damages arising out of bodily injury to persons.

damage to property or interruptions to service caused by or resulting from the sole negligence of the Owner, its agents, or employees.

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Licensee shall also indemnify, protect and save harmless Owner from any and all claims and demands of whatever kind which arise directly or indirectly from the operation of Licensee's facilities including taxes, special charges by others, claims and demands for damages or loss for infringement of copyright, for libel and slander, for unauthorized use of other program material, and from and against all claims and demands for infringement of patents with respect to the manufacture, use and operation of Licensee's equipment whether arising from the use of Licensee's equipment in combination with Owner's poles or otherwise.

Without limiting the foregoing, the Licensee agrees at the request of the Owner to defend at the Licensee's expense any suit or proceeding brought against the Owner for any of the above-named reasons.

The Licensee shall at its sole expense secure and maintain in force in the name of the Licensee during the entire life of this agreement, policies of insurance of the following types:

- (a) Workers' Compensation Insurance with Michigan statutory limits.
- (b) Comprehensive General Liability Insurance with a minimum combined bodily injury and property damage single limit of \$500,000 per occurrence. The Owner shall be included as an Additional Insured under Premises-Operations and Completed Operations, as its interests may appear.
- (c) Contractual Liability Insurance specifically endorsed to cover liability assumed by the Licensee under this agreement with the Owner.
- (d) Automobile Liability Insurance with a minimum combined bodily injury and property damage single limit of \$100,000 per occurrence, providing coverage for owned, nonowned and hired vehicles. The Owner shall be included as an Additional Insured as its interest may appear.

Such policies of insurance shall be in a form and with companies satisfactory to the Owner and each policy shall include, by endorsement, the following Cancellation or Change Clause:

"This insurance will not be canceled by this Insurance Company nor any changes made in the policy which materially change, restrict, or reduce the insurance provided, or change the name of the Insured, as respects contracts or subcontracts performed by the Insured for Consumers Power Company, without first giving ten days' notice in writing to Consumers Power Company, 212 West Michigan Avenue, Jackson, Michigan 49201; Attention Insurance Department."

Either a certificate of insurance, on a form to be supplied by the Owner, or certified copies of the policies must be filed with and approved by the Owner prior to the attachment of facilities of the Licensee to any pole or poles of the Owner hereunder.

The above requirements as to policies of insurance may be varied by written amendment to this agreement.

ARTICLE XII RIGHTS OF OTHER PARTIES

Nothing contained herein shall be construed as affecting any rights or privileges, heretofore granted by the Owner by contract or otherwise to any other parties, to use any poles covered by this agreement, and the Owner shall have the right to continue, modify and extend any such rights or privileges in accordance with the terms of any such rights or privileges. The attachment privileges granted herein shall be subject to such previously granted rights or privileges. Moreover, nothing contained herein shall be construed as affecting any rights or privileges hereafter

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granted by the Owner by contract or otherwise to any other parties, to use any poles covered by this agreement, and the Owner shall have the right to initiate, continue, modify and extend any such rights or privileges in any manner not inconsistent with the performance of its obligations hereunder.

ARTICLE XIII ASSIGNMENT

This agreement shall be personal to the Licensee, and any assignment or other transfer by the Licensee, in whole or in part, of its rights or privileges hereunder, without the prior written consent of the Owner, shall be void and not merely voidable. Subject to the foregoing, this agreement shall extend to and bind the successors and assigns of the parties hereto.

ARTICLE XIV WAIVER OF TERMS AND CONDITIONS

Failure of the Owner to enforce or insist upon compliance with any of the terms or conditions of this agreement shall not constitute a general waiver or relinquishment of any such terms or conditions, but the same shall be and remain at all times in full force and effect.

ARTICLE XV BILLS AND PAYMENTS

Unless otherwise expressly provided herein, bills under this agreement shall be payable within twentyone (21) days after presentation. Nonpayment of bills within said period shall be deemed to be a default within the meaning of Article IX hereof. Any bill not paid when due shall be subject to the Late Payment Charge provided in the Owner's Pole Attachment and Conduit Use Rate PA, as the same may be amended from time to time.

ARTICLE XVI MICHIGAN PUBLIC SERVICE COMMISSION

This agreement is subject to all applicable rules, regulations and orders of the Michigan Public Service Commission and to the terms of the Owner's Pole Attachment and Conduit Use Rate PA, as the same may be amended from time to time. To the extent that any provision of this agreement is in conflict with any such rule, regulation, order or rate, such rule, regulation, order or rate shall control.

ARTICLE XVII TERM OF AGREEMENT

This agreement shall take effect on _____, 19 ____ and, unless sooner terminated in accordance with the provisions of Article IX hereof, shall continue in effect until terminated by mutual consent, or by either party giving the other at least six months' advance written notice of its desire to terminate the same at any time hereafter.

ARTICLE XVIII NOTICES AND DOCUMENTS

Except as otherwise provided in this agreement, the giving or furnishing of any notice or document in connection with this agreement shall be deemed to occur (a) in the case of personal delivery of such notice or document, on the date of such delivery, (b) in the case of mailing of such notice or document by registered or certified mail, on the date of receipt of such registered or certified mail, or (c) in the case of mailing of such notice or document by regular mail, on the second business day following the date of postmark of such mailing.

Notices or other documents to be given or furnished to the Owner shall be delivered or mailed to:

Consumers Power Company

_____, Michigan _____

Attention: Region Energy Services Manager

Notices or other documents to be given or furnished to the Licensee shall be delivered or mailed to:

Attention: _____

Either party may at any time change a designation of the individual or address to which notices or other documents are to be delivered or mailed by giving notice in writing of such change of designation to the other party.

ARTICLE XIX PREVIOUS AGREEMENTS

With respect to the subject matter hereof, this agreement supersedes all previous representations, understandings and negotiations, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement between the parties.

ARTICLE XX TRANSFER

The existing pole attachment contract dated _____ between the parties hereto for

_ is hereby terminated as of the effective date of this

agreement. As to any municipalities covered by this agreement: (1) all valid permits under said terminated contract shall become permits under this agreement as of the effective date hereof; and (2) all outstanding permit applications under said terminated contract shall be deemed to be applications for permits under this agreement.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be executed in duplicate by their duly authorized representatives as of the day and year hereinabove first written.

CONSUMERS POWER COMPANY

Vice President

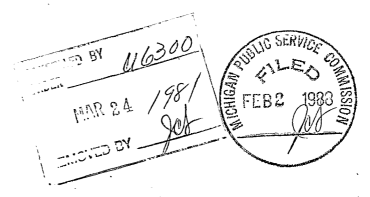
(Licensee)

By _____

Type Name ____

Title _

By .





POLE ATTACHMENT CORRECTIVE **ACTION NOTIFICATION**

Type of Cable		
Type of Cable		HE LOCAL CABLE COORDINATOR. Kellie Narlock -
	Bay City, Jennifer	Gardiner – P 12-908, or Phyllis Trefry – P 12-807
Fiber		
	Lo	cation
Attaching Party Name	e (if Known):	
Local Headquarters:		
Location of Clearance	e problem (be specific):	
TRS and/or City, Tow	nship, County:	
	SEE ATTACHED SHEETS	Ν
	Description of Cor	rective Action Needed
	Separation Incorrect	
* Must be corrected b		Anchor Missing
Mid Span Separat	ion Incorrect	Down Guy Missing
Ground Clearance	e Incorrect	Down Guy Failure
Tree Trimming Re (Limbs laying on cable	equired e are placing additional load on pole	s) Down Guy Insulator Missing
Service Drop Han	ging	Guy Guard Missing
Other:		Security Inspections
Comments:		
Name:		Date: Phone:
Form 647, 4, 2006	ORDER	an Public Service Commission Der 16, 2006

Filed _____



CENTRAL POINT DISTRIBUTION FACILITIES FOR FARM CUSTOMERS

GENERAL

- Consumers Energy Company will, under the conditions outlined below, install its meter and permit a farm customer to install his service entrance wiring and equipment on the Company-owned pole. The pole should be at a point centrally located to the residence and farm buildings in the immediate area. It may be either an existing pole owned by the Company or a new pole that must be set to provide adequate service to the customer.
- 2. The pole will be owned and maintained by the Company and will be known as a "Central Point Distribution Pole." It may also support such other customer-owned wires and equipment to adequately provide for his requirements for electricity on his premises. Refer to attached drawings. Contact Company representative if there are any questions.

<u>AVAILABILITY</u>

- 1. Central point distribution facilities are available only to farm customers where a permanent residence exists.
- 2. An established customer can qualify for central point distribution if his load has increased beyond the capacity of his original service entrance and the customer is willing and ready to rewire for greater capacity.
- 3. A new customer can qualify for this type of service if his demand (present or future) requires a 3-wire, 120/240 volt service entrance rated 200 amperes or more.

REQUIREMENTS

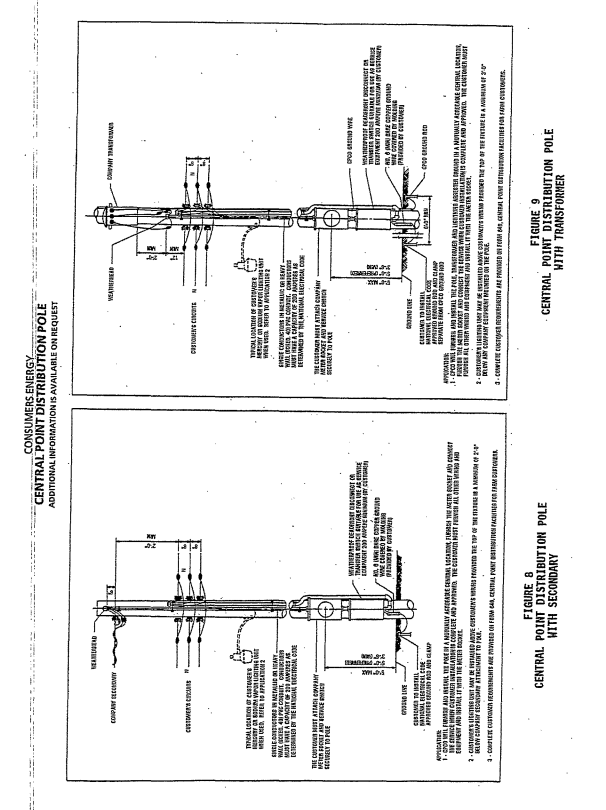
- 1. The capacity of the customer's service entrance conductors installed on a Central Point Distribution Pole shall be 200 amperes or more.
- 2. All material, workmanship and location of equipment on the Central Point Distribution Pole must meet the approval of the Company before final service connections will be made by the Company.
- 3. Customer's wires shall be installed to meet the minimum clearance requirement specified in Article 230-24(b), "Services," of the National Electrical Code. In general, these are as follows:
 - 10' above ground at all points including the drip loop
 - 10' above ways accessible to pedestrians only
 - 12' above residential property and driveways, and those commercial areas not subject to truck traffic
 - 18' above public streets, alleys, roads, parking areas subject to truck traffic, driveways on other than
 residential property, and other land traversed by vehicles such as cultivated, grazing, forest and orchard
 - Special requirements exist for electric lines near swimming pools as specified in Articles 680-8 and 680-10
 of the National Electrical Code
- 4. The National Electrical Safety Code requires two-foot clearance where power wires cross over and a four-foot clearance where they cross under telephone wires.
- 5. Radio, television and CB antennas are not permitted on the Central Point Distribution Pole.
- 6. No customer's wiring or equipment, other than that shown on drawings, will be permitted on a Central Point Distribution Pole without the approval of the Company.
- 7. A Facility License Agreement, Form 650, shall be prepared for each Central Point Distribution Pole Installation and shall be signed by the customer before service is rendered.

Form 648 3-2001





CANCELLED BY ORDER	U-6300
REMOVED BY_	RL
DATEC	07-16-07



Form 648 3-2001



BY U-6300 ORDER	-
REMOVED BY RL DATE 07-16-07	

Page 2 of 2



CENTRAL POINT DISTRIBUTION FACILITIES FOR FARM CUSTOMERS

GENERAL

- Consumers Energy Company will, under the conditions outlined below, install its meter and permit a farm customer to install his service entrance wiring and equipment on the Company-owned pole. The pole should be at a point centrally located to the residence and farm buildings in the immediate area. It may be either an existing pole owned by the Company or a new pole that must be set to provide adequate service to the customer.
- 2. The pole will be owned and maintained by the Company and will be known as a "Central Point Distribution Pole." It may also support such other customer-owned wires and equipment to adequately provide for his requirements for electricity on his premises. Refer to drawings on back. Contact Company representative if there are any questions.

AVAILABILITY

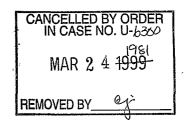
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- 3. A new customer can qualify for this type of service if his demand (present or future) requires a 3-wire, 120/240 volt service entrance rated 200 amperes or more.

REQUIREMENTS

- 1. The capacity of the customer's service entrance conductors installed on a Central Point Distribution Pole shall be 200 amperes or more.
- 2. All material, workmanship and location of equipment on the Central Point Distribution Pole must meet the approval of the Company before final service connections will be made by the Company.
- 3. Customer's wires shall be installed to meet the minimum clearance requirement specified in Article 230-24(b), "Services," of the National Electrical Code. In general, these are as follows:
 - 10' above ground at all points including the drip loop
 - 10' above ways accessible to pedestrians only
 - 12' above residential property and driveways, and those commercial areas not subject to truck traffic
 - 18' above public streets, alleys, roads, parking areas subject to truck traffic, driveways on other than
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 - Special requirements exist for electric lines near swimming pools as specified in Articles 680-8 and 680-10 of the National Electrical Code
- 4. The National Electrical Safety Code requires two-foot clearance where power wires cross over and a fourfoot clearance where they cross under telephone wires.
- 5. Radio, television and CB antennas are not permitted on the Central Point Distribution Pole.
- 6. No customer's wiring or equipment, other than that shown on drawings, will be permitted on a Central Point Distribution Pole without the approval of the Company.
- 7. A Facility License Agreement, Form 650, shall be prepared for each Central Point Distribution Pole Installation and shall be signed by the customer before service is rendered.

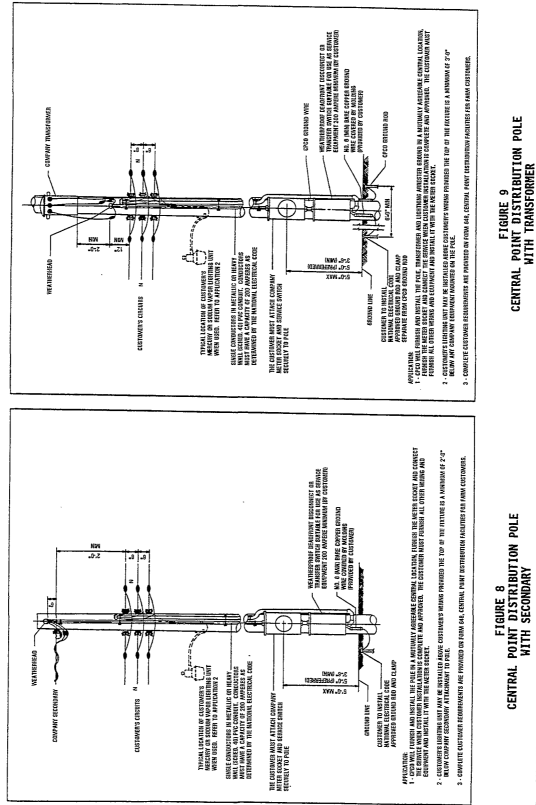
Form 648 3-97





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ADDITIONAL INFORMATION IS AVAILABLE ON REQUEST CENTRAL POINT DISTRIBUTION POLE

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Form 648 3-97



CENTRAL POINT DISTRIBUTION FACILITIES FOR FARM CUSTOMERS

GENERAL

- Consumers Power Company will, under the conditions outlined below, install its meter and permit a farm customer to install his service entrance wiring and equipment on the Company-owned pole. The pole should be at a point centrally located to the residence and farm buildings in the immediate area. It may be either an existing pole owned by the Company or a new pole that must be set to provide adequate service to the customer.
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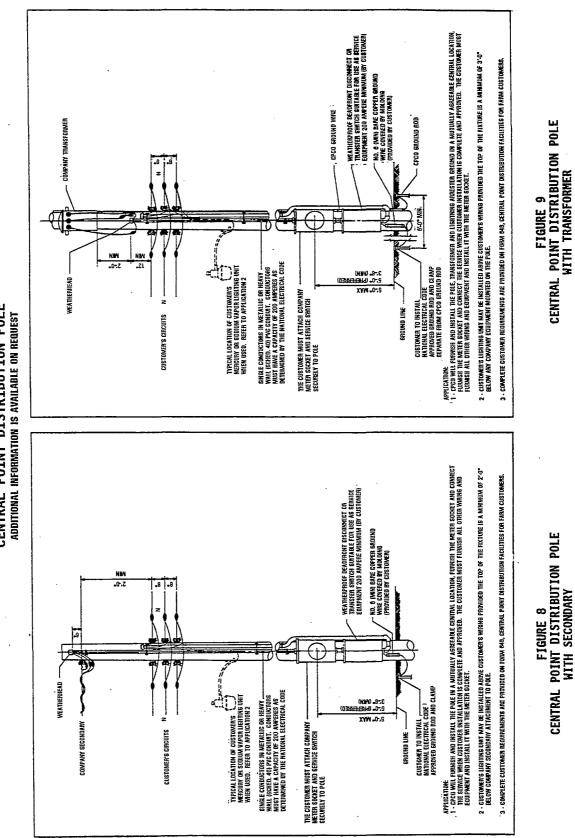
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Form 648 10-94



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CENTRAL POINT DISTRIBUTION POLE CONSUMERS POWER COMPANY

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Form 648 10-94

CONSUMERS POWER COMPANY CENTRAL POINT DISTRIBUTION FACILITIES FOR FARM CUSTOMERS

GENERAL

- Consumers Power Company will, under the conditions outlined below, install its meter and permit a farm customer to install his service entrance wiring and equipment on the Company-owned pole. The pole should be at a point centrally located to the residence and farm buildings in the immediate area. It may be either an existing pole owned by the Company or a new pole that must be set to provide adequate service to the customer.
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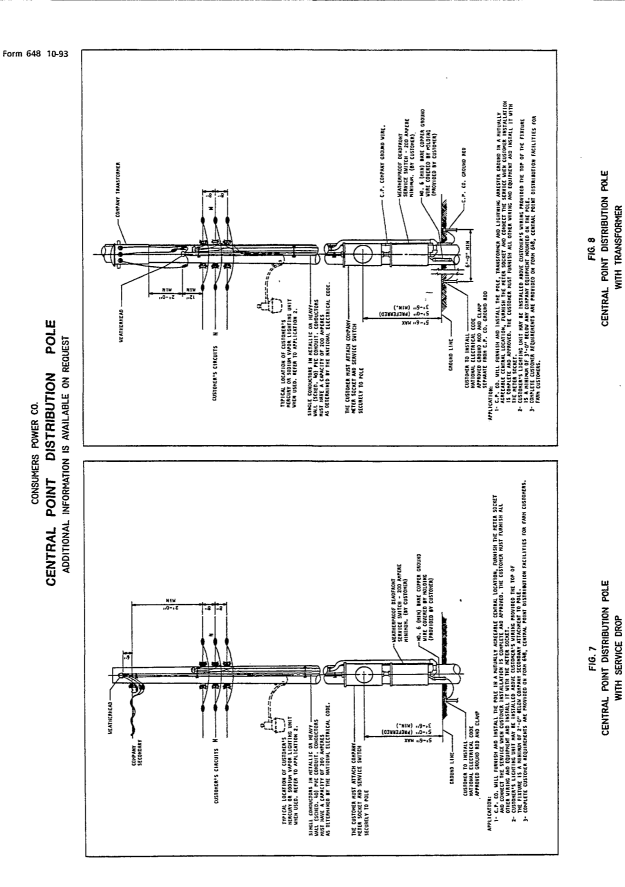
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REQUIREMENTS

- 1. The capacity of the customer's service entrance conductors installed on a Central Point Distribution Pole shall be 200 amperes or more.
- 2. All material, workmanship and location of equipment on the Central Point Distribution Pole must meet the approval of the Company before final service connections will be made by the Company.
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- 7. A Facility License Agreement, Form 650, shall be prepared for each Central Point Distribution Pole Installation and shall be signed by the customer before service is rendered.



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CONSUMERS POWER COMPANY CENTRAL POINT DISTRIBUTION FACILITIES FOR FARM CUSTOMERS

GENERAL

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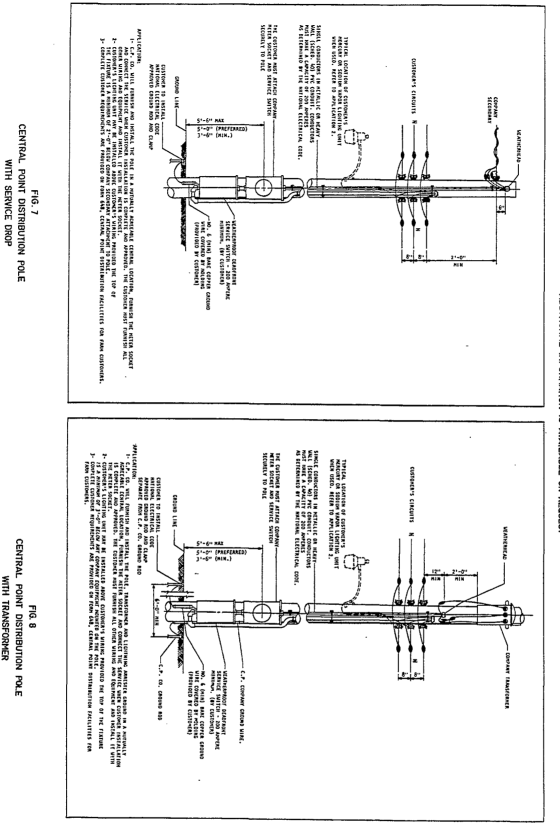
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REQUIREMENTS

- 1. The capacity of the customer's service entrance conductors installed on a Central Point Distribution Pole shall be 200 amperes or more.
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CENTRAL POINT DISTRIBUTION ADDITIONAL INFORMATION IS AVAILABLE ON REQUEST CONSUMERS POWER CO. POLE

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Form 648 10-92

CONSUMERS POWER COMPANY CENTRAL POINT DISTRIBUTION FACILITIES FOR FARM CUSTOMERS

GENERAL

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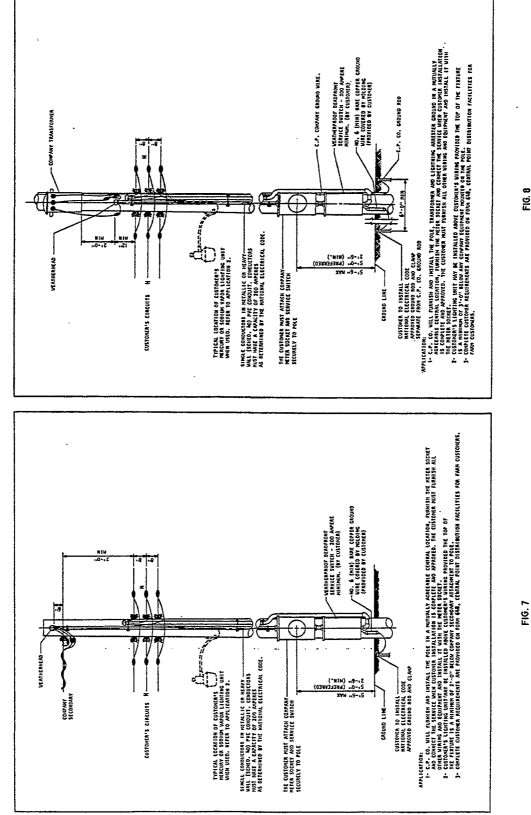
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CENTRAL POINT DISTRIBUTION POLE ADDITIONAL INFORMATION IS AVAILABLE ON REQUEST

FIG. 7 Central Point Distribution Pole With Service Drop

CENTRAL POINT DISTRIBUTION POLE WITH TRANSFORMER

CONSUMERS POWER COMPANY CENTRAL POINT DISTRIBUTION FACILITIES FOR FARM CUSTOMERS

GENERAL

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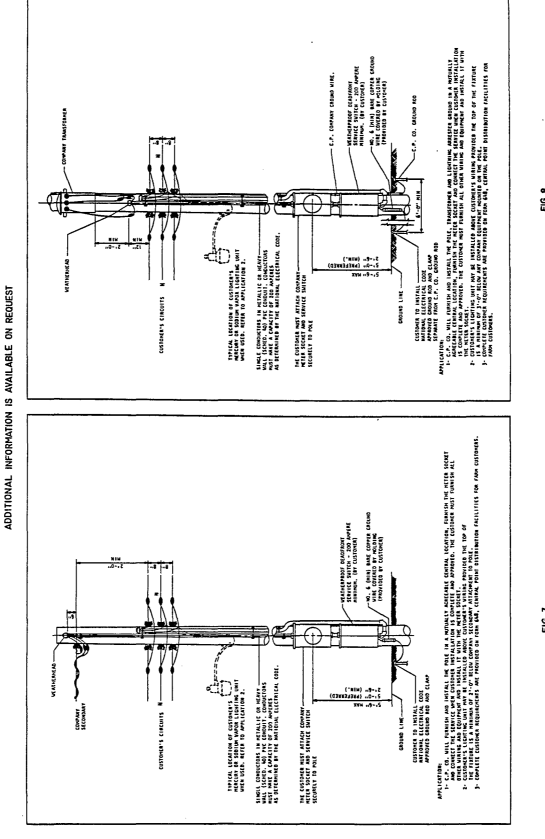
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CONSUMERS POWER CO. CENTRAL POINT DISTRIBUTION POLE ADDITIONAL INFORMATION IS AVAILARE ON DEDUEST

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FIG. 7 Central Point Distribution Pole With Service Drop

FIG. 8 CENTRAL POINT DISTRIBUTION POLE WITH TRANSFORMER

CONSUMERS POWER COMPANY CENTRAL POINT DISTRIBUTION FACILITIES FOR FARM CUSTOMERS

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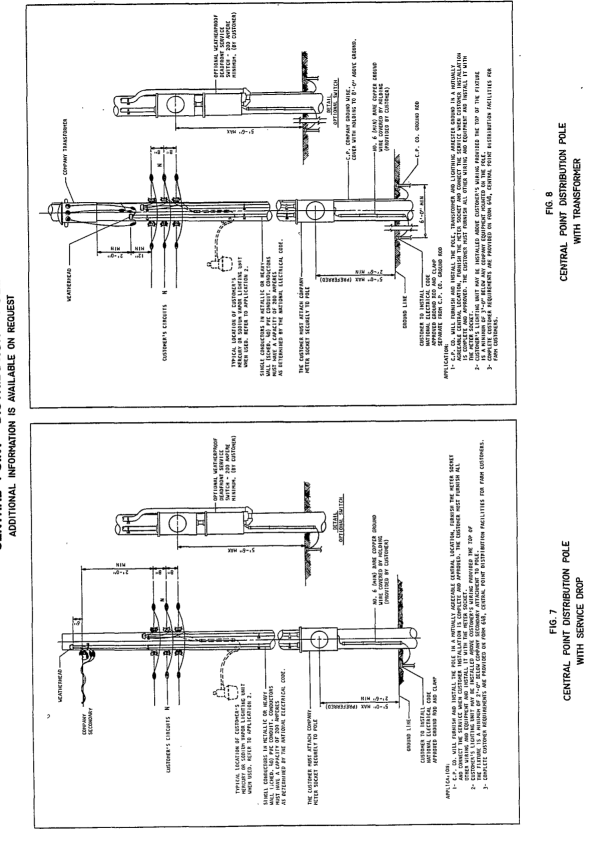
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- Michigan Public Service Commission Order 1679 requires two-foot clearance where power wires cross over and a four-foot clearance where they cross under telephone wires.
- 5. Radio, television and CB antennas are not permitted on the Central Point Distribution Pole.
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POLE CENTRAL POINT DISTRIBUTION CONSUMERS POWER CO.

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CONSUMERS POWER COMPANY CENTRAL POINT DISTRIBUTION FACILITIES FOR FARM CUSTOMERS

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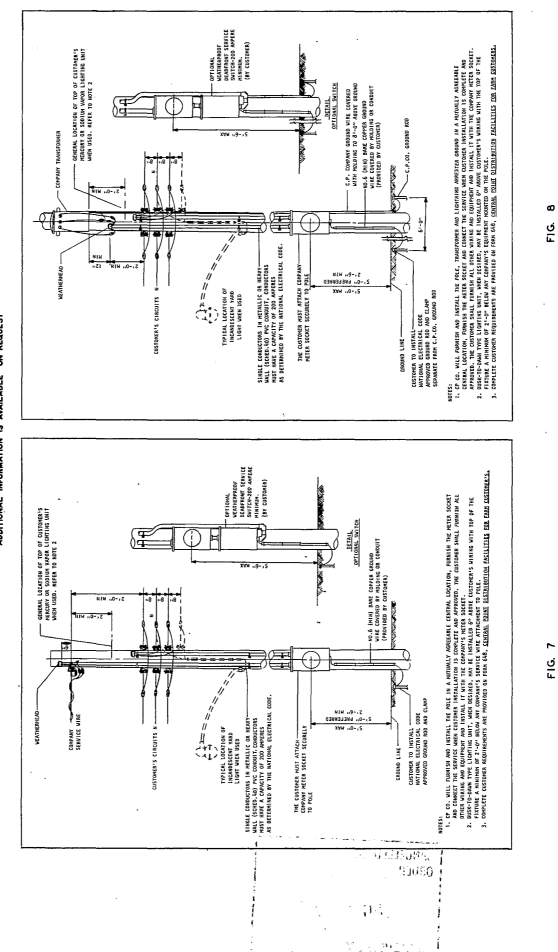
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CONSUMERS POWER CO. CENTRAL POINT DISTRIBUTION POLE ADDITIONAL INFORMATION IS AVAILABLE ON REQUEST CENTRAL POINT DISTRIBUTION POLE WITH TRANSFORMER

FIG. 7 CENTRAL POINT DISTRIBUTION POLE WITH SERVICE DROP



Work Headquarters _____ Agreement Number _____

CENTRAL POINT DISTRIBUTION POLE LICENSE AGREEMENT

AGREEMENT, made this	day of	, 19, betwee	en
CONSUMERS ENERGY COMPANY,	a corporation having its p	rincipal office at Jackson, Michigan, hereinafte	er
called the Company, as first party, and		of	
		, hereinafter called the License	æ,

as second party:

WITNESSETH:

In consideration of the terms hereof, the Company hereby grants to the Licensee the right and privilege of attaching to the certain Central Point Distribution Pole of the Company, the location of which is shown on the sketch on the reverse side hereof and made a part hereof, the certain electrical equipment and wires owned by the Licensee; consisting of one or more of the following: Flood Light, Weatherproof Deadfront Service Switch, Vertical Service Conductors consisting of conductors in conduit or electrical metallic tubing, from point of connection to Company's service wires or transformer secondary terminals to the meter and from the service switch to a point of connection to service drop wires to Licensee's buildings or structures and Service Drop Wires from the pole to said buildings or structures, including Switch Wires, necessary supports, and any grounding facilities, which said equipment and wires may be attached to and maintained by the Licensee on the pole above referred to. No pole steps, radio aerial, or other attachment not herein specifically enumerated shall be placed on said pole by Licensee. The Licensee agrees that no buildings or other structures will be placed under the Company's wires extending to or from said pole without the written consent of the Company.

It is expressly agreed that in making the Licensee's said attachments and maintaining the same under the terms hereof, Licensee shall comply with all local and state wiring codes and with the rules and requirements of the Michigan Public Service Commission as the same shall from time to time be in force and effect. Said pole shall be maintained by the Company, and the attachments and other property of the Licensee shall be solely maintained by Licensee; the Company, however, reserving the right to designate the particular locations at which the attachments of the Licensee shall be made.

The Licensee assumes all risk of damage to its property attached hereunder or connected therewith, whether caused by the wires and other apparatus and property of the Company or by some other cause; and the Licensee also agrees to indemnify and save the Company harmless from all claims, demands, rights of action or expense for injury or damage to persons or property arising on account or out of the exercise of the privilege and permission hereby granted, and during the duration of this license.

The grant of the privilege hereby made is gratuitous on the part of the Company, and constitutes the consideration for the Licensee indemnifying the Company against loss or damage arising as aforesaid. Said privilege may be terminated upon thirty (30) days' notice given by the Company or its authorized representative, and upon receipt of said notice, or in case the Licensee shall desire to discontinue the exercise of the privilege hereby granted, the Licensee shall forthwith remove its wires and attachments from the Company's pole.

IN WITNESS WHEREOF, said parties have caused this instrument to be executed in duplicate, as of the day and year first aforesaid.

CONSUMERS ENERGY COMPANY

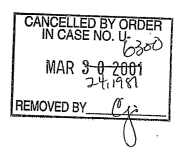
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Electric Field Manager

LICENSEE

Form 650 3-97





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X indicates location of Central Point Distribution Pole.

If occupancy of this pole has been covered by previous Central Point Distribution Pole License Agreement, please indicate the number of such previous agreement in the following space. No.

This form to be prepared in triplicate and executed in duplicate. Original to be sent by the Work Headquarters to Land and Right of Way Department at Jackson. Duplicate to be given to Licensee. Triplicate to be kept in the Work Headquarters file.

Form 650 3-97

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CENTRAL POINT DISTRIBUTION POLE LICENSE AGREEMENT

AGREEMENT, made this	day of	· ·	, 19, between
CONSUMERS POWER COMPANY,	a corporation having its	s principal office at Jackso	n, Michigan, hereinafter
called the Power Company, as first par	ty, and	of	
-		, hereir	after called the Licensee,

as second party:

WITNESSETH:

In consideration of the terms hereof, the Power Company hereby grants to the Licensee the right and privilege of attaching to the certain Central Point Distribution Pole of the Power Company, the location of which is shown on the sketch on the reverse side hereof and made a part hereof, the certain electrical equipment and wires owned by the Licensee; consisting of one or more of the following: Flood Light, Weatherproof Deadfront Service Switch, Vertical Service Conductors consisting of conductors in conduit or electrical metallic tubing, from point of connection to Company's service wires or transformer secondary terminals to the meter and from the service switch to a point of connection to service drop wires to Licensee's buildings or structures and Service Drop Wires from the pole to said buildings or structures, including Switch Wires, necessary supports, and any grounding facilities, which said equipment and wires may be attached to and maintained by the Licensee on the pole above referred to. No pole steps, radio aerial, or other attachment not herein specifically enumerated shall be placed on said pole by Licensee. The Licensee agrees that no buildings or other structures will be placed under the Power Company's wires extending to or from said pole without the written consent of the Power Company.

It is expressly agreed that in making the Licensee's said attachments and maintaining the same under the terms hereof, Licensee shall comply with all local and state wiring codes and with the rules and requirements of the Michigan Public Service Commission as the same shall from time to time be in force and effect. Said pole shall be maintained by the Power Company, and the attachments and other property of the Licensee shall be solely maintained by Licensee; the Power Company, however, reserving the right to designate the particular locations at which the attachments of the Licensee shall be made.

The Licensee assumes all risk of damage to its property attached hereunder or connected therewith, whether caused by the wires and other apparatus and property of the Power Company or by some other cause; and the Licensee also agrees to indemnify and save the Power Company harmless from all claims, demands, rights of action or expense for injury or damage to persons or property arising on account or out of the exercise of the privilege and permission hereby granted, and during the duration of this license.

The grant of the privilege hereby made is gratuitous on the part of the Power Company, and constitutes the consideration for the Licensee indemnifying the Power Company against loss or damage arising as aforesaid. Said privilege may be terminated upon thirty (30) days' notice given by the Power Company or its authorized representative, and upon receipt of said notice, or in case the Licensee shall desire to discontinue the exercise of the privilege hereby granted, the Licensee shall forthwith remove its wires and attachments from the Power Company's pole.

IN WITNESS WHEREOF, said parties have caused this instrument to be executed in duplicate, as of the day and year first aforesaid.

CONSUMERS POWER COMPANY

By___

Electric Field Manager

LICENSEE

Form 650 3-95



ORDER

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X indicates location of Central Point Distribution Pole.

If occupancy of this pole has been covered by previous Central Point Distribution Pole License Agreement, please indicate the number of such previous agreement in the following space. No.

This form to be prepared in triplicate and executed in duplicate. Original to be sent by the Work Headquarters to Land and Right of Way Department at Jackson. Duplicate to be given to Licensee. Triplicate to be kept in the Work Headquarters file.

Form 650 3-95



Region ______Agreement Number

CENTRAL POINT DISTRIBUTION POLE LICENSE AGREEMENT

AGREEMENT, made this	day of		. 19 . betwee	en
CONSUMERS POWER COMPANY,	a corporation having its	principal office at Jackson	, Michigan, hereinaft	er
called the Power Company, as first pa	rty, and	of	· · · · ·	

, hereinafter called the Licensee,

as second party:

WITNESSETH:

In consideration of the terms hereof, the Power Company hereby grants to the Licensee the right and privilege of attaching to the certain Central Point Distribution Pole of the Power Company, the location of which is shown on the sketch on the reverse side hereof and made a part hereof, the certain electrical equipment and wires owned by the Licensee; consisting of one or more of the following: Flood Light, Weatherproof Deadfront Service Switch, Vertical Service Conductors consisting of conductors in conduit or electrical metallic tubing, from point of connection to Company's service wires or transformer secondary terminals to the meter and from the service switch to a point of connection to service drop wires to Licensee's buildings or structures and Service Drop Wires from the pole to said buildings or structures, including Switch Wires, necessary supports, and any grounding facilities, which said equipment and wires may be attachment not herein specifically enumerated shall be placed on said pole by Licensee. The Licensee agrees that no buildings or other structures will be placed under the Power Company's wires extending to or from said pole without the written consent of the Power Company.

It is expressly agreed that in making the Licensee's said attachments and maintaining the same under the terms hereof, Licensee shall comply with all local and state wiring codes and with the rules and requirements of the Michigan Public Service Commission as the same shall from time to time be in force and effect. Said pole shall be maintained by the Power Company, and the attachments and other property of the Licensee shall be solely maintained by Licensee; the Power Company, however, reserving the right to designate the particular locations at which the attachments of the Licensee shall be made.

The Licensee assumes all risk of damage to its property attached hereunder or connected therewith, whether caused by the wires and other apparatus and property of the Power Company or by some other cause; and the Licensee also agrees to indemnify and save the Power Company harmless from all claims, demands, rights of action or expense for injury or damage to persons or property arising on account or out of the exercise of the privilege and permission hereby granted, and during the duration of this license.

The grant of the privilege hereby made is gratuitous on the part of the Power Company, and constitutes the consideration for the Licensee indemnifying the Power Company against loss or damage arising as aforesaid. Said privilege may be terminated upon thirty (30) days' notice given by the Power Company or its authorized representative, and upon receipt of said notice, or in case the Licensee shall desire to discontinue the exercise of the privilege hereby granted, the Licensee shall forthwith remove its wires and attachments from the Power Company's pole.

IN WITNESS WHEREOF, said parties have caused this instrument to be executed in duplicate, as of the day and year first aforesaid.

CONSUMERS POWER COMPANY

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Region General Manager

LICENSEE

Form 650 10-92



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X indicates location of Central Point Distribution Pole.

If occupancy of this pole has been covered by previous Central Point Distribution Pole License Agreement, please indicate the number of such previous agreement in the following space.

This form to be prepared in triplicate and executed in duplicate. Original to be sent by Region Office to Land and Right of Way Department at Jackson. Duplicate to be given to Licensee. Triplicate to be kept in Region Office file.

Form 650 10-92



Region _____ Agreement Number _____

CENTRAL POINT DISTRIBUTION POLE LICENSE AGREEMENT

AGREEMENT, made this	day of			, 19	, between
CONSUMERS POWER COMPANY, a co	proration ha	ving its principal	office at Ja	ckson, Michigan	, hereinafter
called the Power Company, as first party,	and		of		
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as second party:

WITNESSETH:

In consideration of the terms hereof, the Power Company hereby grants to the Licensee the right and privilege of attaching to the certain Central Point Distribution Pole of the Power Company, the location of which is shown on the sketch on the reverse side hereof and made a part hereof, the certain electrical equipment and wires owned by the Licensee; consisting of one or more of the following: Flood Light, Weatherproof Deadfront Service Switch, Vertical Service Conductors consisting of conductors in conduit or electrical metallic tubing, from point of connection to Company's service wires or transformer secondary terminals to the meter and from the service switch to a point of connection to service drop wires to Licensee's buildings or structures and Service Drop Wires from the pole to said buildings or structures, including Switch Wires, necessary supports, and any grounding facilities, which said equipment and wires may be attachment not herein specifically enumerated shall be placed on said pole by Licensee. The Licensee agrees that no buildings or other structures will be placed under the Power Company's wires extending to or from said pole without the written consent of the Power Company.

It is expressly agreed that in making the Licensee's said attachments and maintaining the same under the terms hereof, Licensee shall comply with all local and state wiring codes and with the rules and requirements of the Michigan Public Service Commission as the same shall from time to time be in force and effect. Said pole shall be maintained by the Power Company, and the attachments and other property of the Licensee shall be solely maintained by Licensee; the Power Company, however, reserving the right to designate the particular locations at which the attachments of the Licensee shall be made.

The Licensee assumes all risk of damage to its property attached hereunder or connected therewith, whether caused by the wires and other apparatus and property of the Power Company or by some other cause; and the Licensee also agrees to indemnify and save the Power Company harmless from all claims, demands, rights of action or expense for injury or damage to persons or property arising on account or out of the exercise of the privilege and permission hereby granted, and during the duration of this license.

The grant of the privilege hereby made is gratuitous on the part of the Power Company, and constitutes the consideration for the Licensee indemnifying the Power Company against loss or damage arising as aforesaid. Said privilege may be terminated upon thirty (30) days' notice given by the Power Company or its authorized representative, and upon receipt of said notice, or in case the Licensee shall desire to discontinue the exercise of the privilege hereby granted, the Licensee shall forthwith remove its wires and attachments from the Power Company's pole.

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CONSUMERS POWER COMPANY

Bv

Region General Manager

LICENSEE

Form 650 10-92



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Region _

Agreement Number

CENTRAL POINT DISTRIBUTION POLE LICENSE AGREEMENT

AGREEMENT, Made this	day of	, 19 between
CONSUMERS POWER COMPANY, a corporation	having its principal office a	t Jackson, Michigan, hereinafter
called the Power Company, as first party, and	of	<u> </u>

, hereinafter called the Licensee,

as second party:

WITNESSETH:

In consideration of the terms hereof, the Power Company hereby grants to the Licensee the right and privilege of attaching to the certain Central Point Distribution Pole of the Power Company, the location of which is shown on the sketch on the reverse side hereof and made a part hereof, the certain electrical equipment and wires owned by the Licensee; consisting of one or more of the following: Flood Light, Service Circuit Breaker or Disconnecting Switch, Vertical Service Conductors consisting of either multiconductor cable or individual conductors in conduit or electrical metallic tubing, from point of connection to Company's service wires or transformer secondary terminals to and from the meter to a point of connection to service drop wires to Licensee's buildings or structures and Service Drop Wires from the pole to said buildings or structures, including Switch Wires, necessary supports, and any grounding facilities, which said equipment and wires may be attached to and maintained by the Licensee on the pole above referred to. No pole steps, radio aerial, or other attachment not herein specifically enumerated shall be placed on said pole by Licensee. The Licensee agrees that no buildings or other structures will be placed under the Power Company's wires extending to or from said pole without the written consent of the Power Company.

It is expressly agreed that in making the Licensee's said attachments and maintaining the same under the terms hereof, Licensee shall comply with the rules and requirements of the Michigan Public Service Commission as the same shall from time to time be in force and effect. Said pole shall be maintained by the Power Company, and the attachments and other property of the Licensee shall be solely maintained by Licensee; the Power Company, however, reserving the right to designate the particular locations at which the attachments of the Licensee shall be made.

The Licensee assumes all risk of damage to its property attached hereunder or connected therewith, whether caused by the wires and other apparatus and property of the Power Company or by some other cause; and the Licensee also agrees to indemnify and save the Power Company harmless from all claims, demands, rights of action or expense for injury or damage to persons or property arising on account or out of the exercise of the privilege and permission hereby granted, and during the duration of this license.

The grant of the privilege hereby made is gratuitous on the part of the Power Company, and constitutes the consideration for the Licensee indemnifying the Power Company against loss or damage arising as aforesaid. Said privilege may be terminated upon thirty (30) days' notice given by the Power Company or its authorized representative, and upon receipt of said notice, or in case the Licensee shall desire to discontinue the exercise of the privilege hereby granted, the Licensee shall forthwith remove its wires and attachments from the Power Company's pole.

IN WITNESS WHEREOF, said parties have caused this instrument to be executed in duplicate, as of the day and year first aforesaid.

CONSUMERS POWER COMPANY

Region General Manager
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Form 650 7-81

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X indicates location of Central Point Distribution Pole.

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This form to be prepared in triplicate and executed in duplicate. Original to be sent by Region Office to Land and Right of Way Department at Jackson. Duplicate to be given to Licensee. Triplicate to be kept in Region Office file.

3

CONSUMERS ENERGY COMPANY EXEMPTION CERTIFICATE - MICHIGAN SALES TAX

failing Address							
The undersigned purchaser claims to be legally entitled to exemption from Michigan Sales Tax for the locations as designated below and agrees to reimburse Consumers Energy Company (Seller) for any Michigan Sales Tax, penalties and interest that may be assessed against Seller by reason of sale in accordance with this claimed exemption until further notice.							
Account Number	Type Energy	Percent Exemption	Meter Number or Its Replacement	Loc	ation of Metering		
					·····		
			EXEMPTION CLAIM	ED			
			EXEMPTION CLAIM				
ROPERTY OR SERVICES			-				
Resale (Michigan Sale		nse No)			
Industrial Processing (
Agricultural Production —	1 (Certificat	ion No 1 Applies	s) (Code 7)				
Other (Specify)							
PROPERTY OR SERVICES	S PURCHA	SED BY AND F	OR USE BY -	_			
A church or house of r commercial enterprise			exemption, for use in a	ctivities not mainly			
School - not operated	for profit (C	Code 8)					
Hospital - not operated	d for profit (Code 8)			Certification No 2 Applies		
Non-Profit Organizatio		empt under IRC	Sec 501(c) (3) or 501(c)) (4)			
Non-Profit Organizatio Form C-3136 (signed			f Michigan non-profit ce	rtification			
NOTE: Non-profit orga	anizations	unable to fall inte	o one of the above cate	gories cannot claim exe	emption from sales tax.		
ERTIFICATION NO 1							
The undersigned hereby ce he production of horticultur or consumed otherwise.	ertifies that al or agrici	all items, excep ultural products	t as indicated hereon, a as a business enterprise	are purchased for use e and agrees to reimbu	or consumption in connection wit urse the seller the sales tax if use		
ERTIFICATION NO 2							
peration of the exempt ins	stitution or nated insti	agency named i	in the space provided a	bove and that the cons	consumed in connection with th sideration for this purchase move urchaser promises to reimbuse th		
uthorized Signature			Title	·····	Date		





Account Number	Type Energy	Percent Exemption	Meter Number or Its Replacement	Location of Metering
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Form 710 10-94

CONSUMERS POWER COMPANY EXEMPTION CERTIFICATE - MICHIGAN SALES TAX

Purchaser's Nan	ne
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Mailing Address

The undersigned purchaser claims to be legally entitled to exemption from Michigan Sales Tax for the locations as designated below and agrees to reimburse Consumers Power Company (Seller) for any Michigan Sales Tax, penalties and interest that may be assessed against Seller by reason of sale in accordance with this claimed exemption until further notice.

Account Number	Type Energy	Percent Exemption	Meter Number or Its Replacement	Location of Metering
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	1		EXEMPTION CLAIN	AED
PROPERTY OR SERVICE	S PURCH	ASED FOR		
🔲 Resale (Michigan Sal	es Tax Lice	ense No)
Industrial Processing	(Code 7)		· · ·	
Agricultural Productio	n (Certifica	tion No 1 Applie	s) (Code 7)	

Other (Specify)

PROPERTY OR SERVICES PURCHASED BY AND FOR USE BY -

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A church or house of religious worship, entitled to exemption, for use in activities not mainly commercial enterprises (Code 8)

School - not operated for profit (Code 8)

Hospital - not operated for profit (Code 8)

Non-Profit Organization - Tax-exempt under IRC Sec 501(c) (3) or 501(c) (4) (copy of IRS ruling attached)

Non-Profit Organization - Tax-exempt per State of Michigan non-profit certification Form C-3136 (signed copy attached)

NOTE: Non-profit organizations unable to fall into one of the above categories cannot claim exemption from sales tax.

CERTIFICATION NO 1

The undersigned hereby certifies that all items, except as indicated hereon, are purchased for use or consumption in connection with the production of horticultural or agricultural products as a business enterprise and agrees to reimburse the seller the sales tax if used or consumed otherwise.

CERTIFICATION NO 2

Authorized Signature

The undersigned hereby certifies that the item or items being purchased is or are to be used or consumed in connection with the operation of the exempt institution or agency named in the space provided above and that the consideration for this purchase moves from the funds of the designated institution or agency. In the event this claim is disallowed, the purchaser promises to reimbuse the seller for the amount of tax involved.

Title

GANCELLED BY ORDER REMOVED BY.

Date

Certification

No 2 Applies

Form 710 10-94

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Account Number	Type Energy	Percent Exemption	Meter Number or Its Replacement	Location of Metering
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CONSUMERS POWER COMPANY EXEMPTION CERTIFICATE -- MICHIGAN SALES TAX

ling Address	- <u></u>		······································	
and agrees to rein	nburse Consu	mers Power Com	entitled to exemption from Michig pany (Seller) for any Michigan Sal h this claimed exemption until furt	an Sales Tax for the locations as designated below es Tax, penalties and interest that may be assessed ther notice.
Account Number	Type Energy	Percent Exemption	Meter Number or Its Replacement	Location of Metering
			EXEMPTION CLAIMED	
Industrial Pro Agricultural J Other (Speci Property or Service: A church or commercial e School – not Hospital – ne Non-Profit C	cessing (Cod Production (C fy) s Purchased B house of relig nterprises (Co operated for ot operated for Drganizations	ertification No. y and For Use B ious worship, ent ide 8) profit (Code 8) r profit (Code 8) certified throug	1 Applies) (Code 7)	ities not mainly Certification No. 2 Applies
Certification No. 1 The undersigned he the production of h or consumed otherv Certification No. 2 The undersigned he operation of the ex	reby certifies norticultural c vise. ereby certifie empt institut the designated	that all items, ex r agricultural pro s that the item o ion or agency nau l institution or ag	ccept as indicated hereon, are pur ducts as a business enterprise and or items being purchased is or are med in the space provided above a	chased for use or consumption in connection with agrees to reimburse the seller the sales tax if used to be used or consumed in connection with the and that the consideration for this purchase moves sallowed, the purchaser promises to reimburse the
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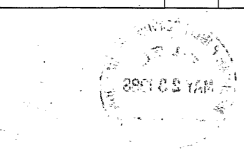
Form 710 6-85

CONSUMERS POWER COMPANY EXEMPTION CERTIFICATE -- MICHIGAN SALES TAX

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and agrees to rei	mburse Consu	mers Power Com	entitied to exemption from m pany (Seller) for any Michiga h this claimed exemption unti	ichigan Sales Tax for the locati n Sales Tax, penalties and inter l further notice.	est that may be assessed
Account Number	Type Energy	Percent Exemption	Meter Number or its Replacement		of Metering
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			- EXEMPTION CLAIME	D ***	
Property or Service	s Purchased F	or –			
Resale (Mich	igan Sales Ta	k License No)	
Industrial Pr	ocessing (Cod	e 7)			
			Applies) (Code 7)		
Other (Speci					
Property or Service		w and Ear Hea P		<u></u>	······································
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	enterprises (Co		icieu to exemption, for use in a	sclattics for monity	
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	,	profit (Code 8)		٠	
<i>c</i>		r profit (Code 8)			
Home for ca	re and mainte	nance of children	or aged persons — not operate	d for profit (Code 8)	Certification No. 2 Applies
			ncy, when not operated for p		No. 2 Applies
			a veterans' organization or a M ely for the benefit of the put		
			ts of its members or any restri)
Certification No. 1					
The undersigned he	ereby certifies	that all items, ex	ccept as indicated hereon, are	purchased for use or consump	tion in connection with
the production of or consumed other		ir agricultural pro	ducts as a business enterprise	and agrees to reimburse the se	lief the sales tax it used
Certification No. 2	111201				
The undersigned h	ereby certifie	s that the item o	r items being purchased is o	r are to be used or consumed	in connection with the
operation of the ex	kempt institut	ion or agency nat	med in the space provided abo	ove and that the consideration is disallowed, the purchaser pro	for this purchase moves
seller for the amou			jency. In the event this claim	is disallowed, the putchaser pro	2111262 (O LEHINDAL26 (HE
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uthorized Signature	<u></u>		Title	Date	
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Account Number	Type Energy	Percent Exemption	Meter Number or Its Replacement	Location of Metering
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GREEN POWER PROGRAM ENROLLMENT

Date:

Customer Name: Mailing Address:

Service Address:

Account Number:

I agree to participate in the Green Power Program at the level specified below. I understand that I will pay the green power surcharge amount shown in addition to the price I already pay for electricity.

Π	

10% Green Power Surcharge: An additional \$.0032/kWh for all kWh 50% Green Power Surcharge: An additional \$.016/kWh for all kWh 100% Green Power Surcharge: An additional \$.032/kWh for all kWh ______kWh per month (an additional \$.032/kWh)

____ Number of years you agree to purchase green power

I understand that once my enrollment is effective (when I begin paying the surcharge), I must continue paying the Green Power surcharge for the length of time indicated above. I may increase my level of participation after 12 months of service if there is an adequate supply of green power available. Any changes to my participation in the program will carry a 12-month minimum obligation. Service under this program does not extend for more than the length of time indicated above. Once this time period expires, I may request Consumers Energy to add my name to their Green Power Program waiting list.

- Customers who participate in the Electric Customer Choice Program and customers on certain electric rates are not eligible to participate in the Green Power Program. See the Consumers Energy Website (www.consumersenergy.com) for further details.
- The terms and conditions governing this program are set forth in Consumers Energy's tariffs that have been approved by the Michigan Public Service Commission.

CONSUMERS ENERGY COMPANY 212 W Michigan Avenue Jackson, MI 49201 CUSTOMER

Signature

(Print Name)

Please complete, sign and return a form in the enclosed envelope or mail to: Green Power Program, 1945 W Parnall Road, P25-100, Jackson, Michigan 49201. Within two months upon receipt of a completed and signed form, the Green Power surcharge that you have authorized above will be applied to your bill.

If we do not receive your signed enrollment form within 30 days from the date above, we will assume you are no longer interested and will remove your name from our waiting list.

Form 805 3-2002



CANCELLED BY ORDER	U-6300
REMOVED BY0	RL 7-28-06

DISTRIBUTION		с	ontractor's Authorization No.	
White - Consumers Energy Canary - Headquarters Pink & Gold - Customer Copies	CONSUMERS	ENERGY COMPA	NY	
AUTHORIZATION FOR	R ELECTRIC SERVI		IN ELECTRIC SERV	ICE UNDER
	CONTRACT NO). GS-OOP-91-BSI	D-0015	
Governmental Agency	,			
Address				·····
Pursuant to Contract No. GS-C				
subject to all the provisions the	reof, service to the Uni	ted States Governn	nent under such Contrac	t shall be rende
or modified as hereinafter sta disconnection, or change of servi	ated. Articles 2 and ices under this Control	4 of said Contra	ict shall be followed f	or the connect
PREMISES TO BE SERVED				
ADDRESS				
POINT OF DELIVERY				
SERVICE HEREUNDER SHALL BE U	NDER RATE	*, AS HEREAFTER	AMENDED OR MODIFIED I	BY THE COMMISS!
HAVING JURISDICTION. (See Arti	cle 5 of this Contract.)			
NATURE OF SERVICE OR CHANGE: INITIAL TERM OF SERVICE	Connect	Change	Disconnect	
INITIAL TERM OF SERVICE				
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A fully executed copy of this Authorization shall be transmitted by the Ordering Agency to the Public Utilities Services Division, Public Buildings Service, General Services Administration, Washington, D.C. 20405, as required by the FAR at 8.304-2(f).

Form 852 3-97



CANCELLED BY ORDER IN CASE NO. U- 6300	
MAR 2 4 1999 -	
REMOVED BY	

	DISTRIBUTION	Contractor's Authorization No.
White Canary	Consumers Power Region	CONSUMERS POWER COMPANY
L	- Customer Copies	(Contractor) FOR ELECTRIC SERVICE OR CHANGE IN ELECTRIC SERVICE UNDER • CONTRACT NO. GS-OOP-91-BSD-0015
Governme	ntal Agency	
subject to or modified disconnect PREMISES	all the provisions ed as hereinafter tion, or change of s FO BE SERVED	AS-OOP-91-BSD-0015 between the Contractor and the United States Government and thereof, service to the United States Government under such Contract shall be rendered stated. Articles 2 and 4 of said Contract shall be followed for the connection, ervices under this Contract.
POINTOFE	ELIVERY	
SERVICE H HAVING JU	ereunder shall e irisdiction. (See A	BE UNDER RATE*, AS HEREAFTER AMENDED OR MODIFIED BY THE COMMISSION Article 5 of this Contract.)
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ESTIMATE	DANNUAL ENERGY	KWH; DEMAND KWH; DEMAND
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CONNECT	ON CHARGE \$, A approable: 200 Million o (a).
enclosed of the end of other part	riginal and shall the initial term or ty. However, in n	ive as of, upon the execution and return of the continue in effect for the initial term and thereafter until terminated by either party at at the end of any monthly period (billing month) by at least 60 days' written notice to the o event shall the term of this Authorization extend beyond the termination date of this in Article 2(a) or 16(b).
ACCEPTED):	
		CONSUMERS POWER COMPANY
	(Governmente	
p.,		Ву
Ву	Authorized S	
	Title	e Title
	Data	e Date
hereof su	pplemental agree	applicable rate, and attach a copy of such rate. **If necessary, attach and make part ments or sheets to cover connection or extension charges, special facilities, or service the Ordering Agency. (See Article 5 (d) of this Contract for instructions).
A fully e	xecuted copy of th	is Authorization shall be transmitted by the Ordering Agency to the Public Utilities
Services 1	Division, Public Bu R at 8.304-2(f).	uildings Service, General Services Administration, Washington, D.C. 20405, as required



NDER WAR 24 1981 REMOVED BY

ţ.

Consumers Energy

ELECTRIC LINE **EXTENSION AGREEMENT** PART I

Date of Agreement:	Work Order Number:	(Drawing Attached, Exhibit A)	
Company:		Customer:	
CONSUMERS ENERGY COMPANY a Michigan Corporation	·		
		(Name)	
	<u> </u>	(Street and Number)	
(Address)		(City, State and Zip Code)	
Attention:		Attention:	
Service Location:			
· · · · · · · · · · · · · · · · · · ·			
Township		County	
Town	Range	Section	
Service Characteristics:		_PhaseVolt	
Overhead Line	Underground Line	Overhead and Underground	Line
Total Payment: \$	(There a	are no refundable dollars. See Sheet 21)	
Line Extension Deposit and Contri of this Agreement. CUSTOMER A	bution (Residential/Gener	Computation of Electric Distribution System ral Service) are attached hereto and are a part READ SAID ATTACHMENTS.	
CONSUMERS ENERGY COMPANY	REMOVED BYRL	(Customer)	
Ву	DATE04-30-07	y	
(Signature)		(Signature)	
(Print or Type Nam	•	On (Print or Type Name)	
itle	April 20, 200		
	riied		



TERMS AND CONDITIONS PART II

1. The Company, subject to the provisions of this Agreement, shall furnish, install, own and maintain an electric line extension consisting of primary and secondary cables, transformers, power terminals, primary service connections and associated equipment and any other underground or overhead line extension facilities which are required in connection therewith, but not including secondary service connections, to make available alternating current, 60 hertz, electric service to Applicant's service location identified in Part I. If the line extension is to serve a residential subdivision, the Applicant shall record the plat of the subdivision in the office of the Register of Deeds in the County where the subdivision is located, if it is not already so recorded. The facilities included in the line extension and its approximate location, or in the case of a residential subdivision the location of the subdivision, are shown on the drawing attached as Exhibit A. If said line extension is to serve a residential subdivision, it shall be designed and installed so that the Company may serve streetlighting luminaries therefrom. The character and location of all streetlighting equipment, if installed by the Company, and all equipment constituting the line extension shall conform to specifications prepared by the Company. Streetlighting service is not covered by this Agreement and, if provided by the Company, shall be the subject of separate agreement between the Company and the governmental body requesting such service. The character and location of all equipment constituting the line extension shall conform to specifications prepared by the Company. Said line extension system shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension therefrom shall have no effect upon this Agreement. Further, secondary service connections between such line extension and any buildings or other facilities to be served therefrom are not covered by this Agreement and shall be the subject of separate agreements between the Company and parties requesting such service connections.

2. The Applicant shall pay to the Company, upon the execution hereof, the "Total Payment" as set forth in Part I and in the "Computation of Electric Distribution System Line Extension Deposit and Contribution" attached, it being the Applicant's share of the cost, after deducting the allowance for the investment which the Company is warranted in making under its line extension policy. It is recognized that the cost to the Company of installing an underground line extension is substantially greater than the cost of installing an overhead line extension. Accordingly, if an underground line extension is included under this Agreement, said "Total Payment" includes a nonrefundable contribution as stated in said "Computation of Electric Distribution System Line Extension Deposit and Contribution," computed in accordance with Rule B15.2 of the General Rules and Regulations included in the Company's Schedule of Rates Governing the Sale of Electric Service (Rate Schedule) as now filed with the Michigan Public Service Commission. No portion of said contribution, nor of any other contribution required hereunder, shall be refunded (except as otherwise provided in Section 4, 5, 7 and 8 hereof) nor any interest paid thereon by the Company.

3. The Company will backfill and place excavated earth over any area of construction; the Customer is responsible for the final restoration of the construction area. In regard to any amount identified as "Line Extension Deposit Subject to Refund" in said "Computation of Electric Distribution System Line Extension Deposit and Contribution," the Company will refund to the Applicant in accordance with the attached "Schedule of Refunds." No refund shall be made in excess of said refundable amount and said amount shall bear no interest. Any portion of said amount remaining unrefunded at the expiration of the fifth 12 months' period next succeeding the month during which the line extension is completed, shall be retained by the Company.

4. If the underground electric line extension or any portion thereof is to be installed between December 15 and April 15, the Applicant shall pay the Company, prior to installation of said

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CANCELLED BY ORDER	U-6300
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DATEC	94-30-07



extension or portion thereof, an additional nonrefundable contribution (winter charge) per trench foot as stated in the "Computation of Electric Distribution System Line Extension Deposit and Contribution" for the portion of said line extension installed during said period. The Applicant will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Applicant for installation, by the Company, of gas pipe in the same trench. No portion of said line extension will be installed between December 15 and April 15, unless the Applicant has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where, in the Company's judgment, practical difficulties (not considered in determining the nonrefundable contribution included herein) such as water conditions or rock near the surface are encountered during construction. If the Customer does not make the additional contribution within 15 days after written notice of the amount of the additional contribution, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

5. Prior to the installation of the line extension, and as a condition precedent thereto, the Applicant shall secure and deliver to the Company, at no expense to the Company, recordable easements, in form and substance satisfactory to the Company, granting all necessary rights of way for installation and maintenance of said line extension. If said line extension is to serve a residential subdivision, said easements shall include, but not by way of limitation, rights of way for streetlighting in the subdivision by means of underground facilities, notwithstanding that the Company does not undertake to provide streetlighting facilities and service as a part of this Agreement. If said easements are not secured and delivered to the Company within thirty (30) days after execution of this Agreement, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

6. For any underground facilities included in the line extension, the Applicant shall provide, at no expense to the Company, rough grading (not more than three inches below finished grade) so that the underground facilities can be properly installed in relation to the finished grade level. If said line extension is to serve a residential subdivision, after rough grading, the Applicant shall install and maintain, at no expense to the Company, permanent survey stakes indicating all property lines in the subdivision. Applicant shall maintain the average ground elevation within six feet of any cable, conduit, wire, conductor or other underground facility thereafter at a level not to exceed twelve inches above or three inches below the grade level established at the time of installation of said underground facilities. Further, Applicant shall maintain the ground surface elevation in an area four feet wide around any transformer pad, subsurface transformer, junction vault or other support at an elevation of not less than three inches and not more than six inches below the base of any transformer or junction vault; provided, however, that changes in the ground surface elevation in excess of the limits herein prescribed may be permitted upon written consent of the Company.

7. Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performed by him as contained herein and in the Rate Schedule, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the completion date stated in Part I. Notwithstanding the foregoing, if, in the sole judgment of the Company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Line Extension Deposit and Contribution," will in fact require and be prepared to receive electric service upon completion of such line extension, the Company may.

Michigan Public Service	CANCELLED BY U-6300 ORDER
Commission	REMOVED BY RL
April 20, 2006	DATE 04-30-07
Filed	



upon notice thereof to the Customer, postpone construction of said extension until such time as, in the sole judgment of the Company, permanent customers requiring such quantity of electricity will require and be prepared to receive electric service. In the event of such postponement by the Company the Applicant may, upon notice thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Line Extension Deposit Subject to Refund" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay such additional cost. If the Applicant fails to execute such amendment and pay such additional costs within thirty (30) days after presentation of such amendment to the Applicant, or if any such postponement of construction continues for more than twelve months, the Company may, upon notice thereof to the Applicant, cancel this Agreement. In the event of such cancellation either by the Applicant or by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

8. If at any time more than sixty (60) days after the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Line Extension Deposit Subject to Refund" and/or nonrefundable contribution(s) required for installation of such line extension increase or decrease due to changes in the Rate Schedule, the Applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the Company as a result of said changes. If the Applicant fails to execute such amendment and pay such additional amounts, if any, within thirty (30) days after presentation of such amendment to the Applicant the Company may, upon notice to the Applicant, cancel this Agreement. In the event of such cancellation by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

9. The Applicant shall have no ownership in said line extension by reason of any payment made hereunder. This Agreement and the installation and operation of said line extension shall be subject to the Rate Schedule as may be applicable including Rule B15.1, "Overhead Extension Policy," and B15.2, "Underground Policy," copies of which will be furnished to the Applicant upon his request. This Agreement and the benefits and obligations thereof may be transferred by the Applicant only upon the Company's prior written consent. Any other attempted transfer by Applicant shall be void.

10. All notices require hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.

11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.

12. Additional Items	CANCELLED BY U-6300 ORDER <u>U-6300</u> REMOVED BY <u>RL</u> DATE <u>04-30-07</u>	
Form 861 11-2004	Michigan Public Service Commission April 20, 2006 Filed	Page 4 of 4



ELECTRIC LINE EXTENSION AGREEMENT PART I

Date of Agreement:	Work Order Numbe	er: (Drawing Attached, Exhibi	.,,
Company:		Customer:	
CONSUMERS ENERGY COMPA	NY		
a Michigan Corporation		(Name)	
		(Street and Number)	
(Address)		(City, State and Zip Code)	
Attention:		Attention:	
Service Location:			
Township		County	
Town		Section	
		Bhang Malt	
Service Characteristics:		Phase voit	
Overhead Line Total Payment: _\$	Underground Line		ound Line
Overhead Line Total Payment: \$	Underground Line	Overhead and Undergro) Computation of Electric Distribution System eral Service) are attached hereto and are a pa	n
Overhead Line Total Payment: \$ (a) Part II, Terms and Conditions Line Extension Deposit and Cord	Underground Line	Overhead and Undergro) Computation of Electric Distribution System eral Service) are attached hereto and are a pa 3 READ SAID ATTACHMENTS.	n
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Overhead Line Total Payment: \$	Underground Line	Overhead and Undergro) Computation of Electric Distribution System eral Service) are attached hereto and are a pa 3 READ SAID ATTACHMENTS.	n
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Overhead Line Total Payment: \$	Underground Line	Overhead and Undergra) Computation of Electric Distribution Systemeral Service) are attached hereto and are a particular of SAID ATTACHMENTS. (Customer) By	n art

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TERMS AND CONDITIONS PART II

1. The Company, subject to the provisions of this Agreement, shall furnish, install, own and maintain an electric line extension consisting of primary and secondary cables, transformers, power terminals, primary service connections and associated equipment and any other underground or overhead line extension facilities which are required in connection therewith, but not including secondary service connections, to make available alternating current, 60 hertz, electric service to Applicant's service location identified in Part I. If the line extension is to serve a residential subdivision, the Applicant shall record the plat of the subdivision in the office of the Register of Deeds in the County where the subdivision is located, if it is not already so recorded. The facilities included in the line extension and its approximate location, or in the case of a residential subdivision the location of the subdivision, are shown on the drawing attached as Exhibit A. If said line extension is to serve a residential subdivision, it shall be designed and installed so that the Company may serve streetlighting luminaries therefrom. The character and location of all streetlighting equipment, if installed by the Company, and all equipment constituting the line extension shall conform to specifications prepared by the Company. Streetlighting service is not covered by this Agreement and, if provided by the Company, shall be the subject of separate agreement between the Company and the governmental body requesting such service. The character and location of all equipment constituting the line extension shall conform to specifications prepared by the Company. Said line extension system shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension therefrom shall have no effect upon this Agreement. Further, secondary service connections between such line extension and any buildings or other facilities to be served therefrom are not covered by this Agreement and shall be the subject of separate agreements between the Company and parties requesting such service connections.

2. The Applicant shall pay to the Company, upon the execution hereof, the "Total Payment" as set forth in Part I and in the "Computation of Electric Distribution System Line Extension Deposit and Contribution" attached, it being the Applicant's share of the cost, after deducting the allowance for the investment which the Company is warranted in making under its line extension policy. It is recognized that the cost to the Company of installing an underground line extension is substantially greater than the cost of installing an overhead line extension. Accordingly, if an underground line extension is included under this Agreement, said "Total Payment" includes a nonrefundable contribution as stated in said "Computation of Electric Distribution System Line Extension Deposit and Contribution," computed in accordance with Rule B15.2 of the General Rules and Regulations included in the Company's Schedule of Rates Governing the Sale of Electric Service (Rate Schedule) as now filed with the Michigan Public Service Commission. No portion of said contribution, nor of any other contribution required hereunder, shall be refunded (except as otherwise provided in Section 4, 5, 7 and 8 hereof) nor any interest paid thereon by the Company.

3. The Company will backfill and place excavated earth over any area of construction; the Customer is responsible for the final restoration of the construction area. In regard to any amount identified as "Line Extension Deposit Subject to Refund" in said "Computation of Electric Distribution System Line Extension Deposit and Contribution," the Company will refund to the Applicant in accordance with the attached "Schedule of Refunds." No refund shall be made in excess of said refundable amount and said amount shall bear no interest. Any portion of said amount remaining unrefunded at the expiration of the fifth 12 months' period next succeeding the month during which the line extension is completed, shall be retained by the Company.

4. If the underground electric line extension or any portion thereof is to be installed between December 15 and April 15, the Applicant shall pay the Company, prior to installation of said

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Consumers Energy

extension or portion thereof, an additional nonrefundable contribution (winter charge) per trench foot as stated in the "Computation of Electric Distribution System Line Extension Deposit and Contribution" for the portion of said line extension installed during said period. The Applicant will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Applicant for installation, by the Company, of gas pipe in the same trench. No portion of said line extension will be installed between December 15 and April 15, unless the Applicant has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where, in the Company's judgment, practical difficulties (not considered in determining the nonrefundable contribution included herein) such as water conditions or rock near the surface are encountered during construction. If the Customer does not make the additional contribution within 15 days after written notice of the amount of the additional contribution, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

5. Prior to the installation of the line extension, and as a condition precedent thereto, the Applicant shall secure and deliver to the Company, at no expense to the Company, recordable easements, in form and substance satisfactory to the Company, granting all necessary rights of way for installation and maintenance of said line extension. If said line extension is to serve a residential subdivision, said easements shall include, but not by way of limitation, rights of way for streetlighting in the subdivision by means of underground facilities, notwithstanding that the Company does not undertake to provide streetlighting facilities and service as a part of this Agreement. If said easements are not secured and delivered to the Company within thirty (30) days after execution of this Agreement, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

6. For any underground facilities included in the line extension, the Applicant shall provide, at no expense to the Company, rough grading (not more than three inches below finished grade) so that the underground facilities can be properly installed in relation to the finished grade level. If said line extension is to serve a residential subdivision, after rough grading, the Applicant shall install and maintain, at no expense to the Company, permanent survey stakes indicating all property lines in the subdivision. Applicant shall maintain the average ground elevation within six feet of any cable, conduit, wire, conductor or other underground facility thereafter at a level not to exceed twelve inches above or three inches below the grade level established at the time of installation of said underground facilities. Further, Applicant shall maintain the ground surface elevation in an area four feet wide around any transformer pad, subsurface transformer, junction vault or other support at an elevation of not less than three inches and not more than six inches below the base of any transformer mounted on a pad or other support and not more than six inches below the top of any subsurface transformer or junction vault; provided, however, that changes in the ground surface elevation in excess of the limits herein prescribed may be permitted upon written consent of the Company.

7. Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performed by him as contained herein and in the Rate Schedule, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the completion date stated in Part I. Notwithstanding the foregoing, if, in the sole judgment of the Company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Line Extension Deposit and Contribution," will in fact require and be prepared to receive electric service upon completion of such line extension, the Company may,

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Page 3 of 4

Consumers Energy

upon notice thereof to the Customer, postpone construction of said extension until such time as, in the sole judgment of the Company, permanent customers requiring such quantity of electricity will require and be prepared to receive electric service. In the event of such postponement by the Company the Applicant may, upon notice thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Line Extension Deposit Subject to Refund" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay such additional cost. If the Applicant fails to execute such amendment and pay such additional costs within thirty (30) days after presentation of such amendment to the Applicant, or if any such postponement of construction continues for more than twelve months, the Company may, upon notice thereof to the Applicant, cancel this Agreement. In the event of such cancellation either by the Applicant or by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

8. If at any time more than sixty (60) days after the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Line Extension Deposit Subject to Refund" and/or nonrefundable contribution(s) required for installation of such line extension increase or decrease due to changes in the Rate Schedule, the Applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the Company as a result of said changes. If the Applicant fails to execute such amendment and pay such additional amounts, if any, within thirty (30) days after presentation of such amendment to the Applicant the Company may, upon notice to the Applicant, cancel this Agreement. In the event of such cancellation by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

9. The Applicant shall have no ownership in said line extension by reason of any payment made hereunder. This Agreement and the installation and operation of said line extension shall be subject to the Rate Schedule as may be applicable including Rule B15.1, "Overhead Extension Policy," and B15.2, "Underground Policy," copies of which will be furnished to the Applicant upon his request. This Agreement and the benefits and obligations thereof may be transferred by the Applicant only upon the Company's prior written consent. Any other attempted transfer by Applicant shall be void.

10. All notices require hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.

11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.

12. Additional Items

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Page 4 of 4

CANCELLED BY	MICHIGAN PUBLIC SERVICE COMMISSION		
REMOVED BY RL	MAR 8 2004		
DATE04-20-06	FILEC		

Consumers Energy

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ELECTRIC LINE EXTENSION AGREEMENT PART I

-	Work Order Number:	(Drawing Attached, Exhibit A)		
Company:		Customer:		
CONSUMERS ENERGY COMPANY				
a Michigan Corporation		(Name)		
	<u> </u>	(Street and Number)		
(Address)		(City, State and Zip Code)		
Attention:		Attention:		
Service Location:				
Township		County		
Town*	Range	Section		
Service Characteristics:		Phase Volt		
·				
Overhead Line	Underground Line	Overhead and Underground		
Total Payment: \$				
(a) Part II, Terms and Conditions for	· Line Extension and (b) C	omputation of Electric Distribution System		
Line Extension Deposit and Contrib of this Agreement, CUSTOMER AC	ution (Residential/Genera	omputation of Electric Distribution System I Service) are attached hereto and are a part EAD SAID ATTACHMENTS.		
Line Extension Deposit and Contrib	ution (Residential/Genera	I Service) are attached hereto and are a part		
Line Extension Deposit and Contrib of this Agreement, CUSTOMER AC CONSUMERS ENERGY COMPANY	ution (Residential/Genera KNOWLEDGES HAVING R	I Service) are attached hereto and are a part EAD SAID ATTACHMENTS. (Customer)		
Line Extension Deposit and Contrib of this Agreement, CUSTOMER AC	ution (Residential/Genera	I Service) are attached hereto and are a part EAD SAID ATTACHMENTS. (Customer)		
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Line Extension Deposit and Contrib of this Agreement. CUSTOMER AC CONSUMERS ENERGY COMPANY By	MiCHIG	I Service) are attached hereto and are a part EAD SAID ATTACHMENTS. (Customer) (Signature) (Print or Type Name)		
Line Extension Deposit and Contrib of this Agreement. CUSTOMER AC CONSUMERS ENERGY COMPANY By	MiCHIG	I Service) are attached hereto and are a part EAD SAID ATTACHMENTS. (Customer) (Signature) (Print or Type Name) Page		
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TERMS AND CONDITIONS PART II

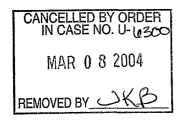
1. The Company, subject to the provisions of this Agreement, shall furnish, install, own and maintain an electric line extension consisting of primary and secondary cables, transformers, power terminals, primary service connections and associated equipment and any other underground or overhead line extension facilities which are required in connection therewith, but not including secondary service connections, to make available alternating current, 60 hertz, electric service to Applicant's service location identified in Part I. If the line extension is to serve a residential subdivision, the Applicant shall record the plat of the subdivision in the office of the Register of Deeds in the County where the subdivision is located, if it is not already so recorded. The facilities included in the line extension and its approximate location, or in the case of a residential subdivision the location of the subdivision, are shown on the drawing attached as Exhibit A. If said line extension is to serve a residential subdivision, it shall be designed and installed so that the Company may serve streetlighting luminaries therefrom. The character and location of all streetlighting equipment, if installed by the Company, and all equipment constituting the line extension shall conform to specifications prepared by the Company. Streetlighting service is not covered by this Agreement and, if provided by the Company, shall be the subject of separate agreement between the Company and the governmental body requesting such service. The character and location of all equipment constituting the line extension shall conform to specifications prepared by the Company. Said line extension system shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension therefrom shall have no effect upon this Agreement. Further, secondary service connections between such line extension and any buildings or other facilities to be served therefrom are not covered by this Agreement and shall be the subject of separate agreements between the Company and parties requesting such service connections.

2. The Applicant shall pay to the Company, upon the execution hereof, the "Total Payment" as set forth in Part I and in the "Computation of Electric Distribution System Line Extension Deposit and Contribution" attached, it being the Applicant's share of the cost, after deducting the allowance for the investment which the Company is warranted in making under its line extension policy. It is recognized that the cost to the Company of installing an underground line extension is substantially greater than the cost of installing an overhead line extension. Accordingly, if an underground line extension is included under this Agreement, said "Total Payment" includes a nonrefundable contribution as stated in said "Computation of Electric Distribution System Line Extension Deposit and Contribution," computed in accordance with Rule B15.2 of the General Rules and Regulations included in the Company's Schedule of Rates Governing the Sale of Electric Service (Rate Schedule) as now filed with the Michigan Public Service Commission. No portion of said contribution, nor of any other contribution required hereunder, shall be refunded (except as otherwise provided in Section 4, 5, 7 and 8 hereof) nor any interest paid thereon by the Company.

3. The Company will backfill and place excavated earth over any area of construction; the Customer is responsible for the final restoration of the construction area. In regard to any amount identified as "Line Extension Deposit Subject to Refund" in said "Computation of Electric Distribution System Line Extension Deposit and Contribution," the Company will refund to the Applicant in accordance with the attached "Schedule of Refunds." No refund shall be made in excess of said refundable amount and said amount shall bear no interest. Any portion of said amount remaining unrefunded at the expiration of the fifth 12 months' period next succeeding the month during which the line extension is completed, shall be retained by the Company.

4. If the underground electric line extension or any portion thereof is to be installed between December 15 and March 15, the Applicant shall pay the Company, prior to installation of said

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Page 2 of 4



extension or portion thereof, an additional nonrefundable contribution (winter charge) per trench foot as stated in the "Computation of Electric Distribution System Line Extension Deposit and Contribution" for the portion of said line extension installed during said period. The Applicant will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Applicant for installation, by the Company, of gas pipe in the same trench. No portion of said line extension will be installed between December 15 and March 15, unless the Applicant has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where, in the Company's judgment, practical difficulties (not considered in determining the nonrefundable contribution included herein) such as water conditions or rock near the surface are encountered during construction. If the Customer does not make the additional contribution within 15 days after written notice of the amount of the additional contribution, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom; and this Agreement shall thereupon terminate.

5. Prior to the installation of the line extension, and as a condition precedent thereto, the Applicant shall secure and deliver to the Company, at no expense to the Company, recordable easements, in form and substance satisfactory to the Company, granting all necessary rights of way for installation and maintenance of said line extension. If said line extension is to serve a residential subdivision, said easements shall include, but not by way of limitation, rights of way for streetlighting in the subdivision by means of underground facilities, notwithstanding that the Company does not undertake to provide streetlighting facilities and service as a part of this Agreement. If said easements are not secured and delivered to the Company within thirty (30) days after execution of this Agreement, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

6. For any underground facilities included in the line extension, the Applicant shall provide, at no expense to the Company, rough grading (not more than three inches below finished grade) so that the underground facilities can be properly installed in relation to the finished grade level. If said line extension is to serve a residential subdivision, after rough grading, the Applicant shall install and maintain, at no expense to the Company, permanent survey stakes indicating all property lines in the subdivision. Applicant shall maintain the average ground elevation within six feet of any cable, conduit, wire, conductor or other underground facility thereafter at a level not to exceed twelve inches above or three inches below the grade level established at the time of installation of said underground facilities. Further, Applicant shall maintain the ground surface elevation in an area four feet wide around any transformer pad, subsurface transformer, junction vault or other support at an elevation of not less than three inches and not more than six inches below the top of any subsurface transformer or junction vault; provided, however, that changes in the ground surface elevation in excess of the limits herein prescribed may be permitted upon written consent of the Company.

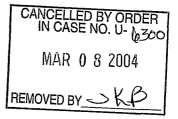
7. Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performed by him as contained herein and in the Rate Schedule, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the completion date stated in Part I. Notwithstanding the foregoing, if, in the sole judgment of the Company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Line Extension Deposit and Contribution," will in fact require and be prepared to receive electric service upon completion of such line extension, the Company may,

Form 861 3-2003

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 Page 3 of 4







upon notice thereof to the Customer, postpone construction of said extension until such time as, in the sole judgment of the Company, permanent customers requiring such quantity of electricity will require and be prepared to receive electric service. In the event of such postponement by the Company the Applicant may, upon notice thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Line Extension Deposit Subject to Refund" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay such additional cost. If the Applicant fails to execute such amendment and pay such postponement of construction continues for more than twelve months, the Company may, upon notice thereof to the Applicant, cancel this Agreement. In the event of such cancellation either by the Applicant or by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

8. If at any time more than sixty (60) days after the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Line Extension Deposit Subject to Refund" and/or nonrefundable contribution(s) required for installation of such line extension increase or decrease due to changes in the Rate Schedule, the Applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the Company as a result of said changes. If the Applicant fails to execute such amendment and pay such additional amounts, if any, within thirty (30) days after presentation of such amendment to the Applicant the Company may, upon notice to the Applicant, cancel this Agreement. In the event of such cancellation by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

9. The Applicant shall have no ownership in said line extension by reason of any payment made hereunder. This Agreement and the installation and operation of said line extension shall be subject to the Rate Schedule as may be applicable including Rule B15.1, "Overhead Extension Policy," and B15.2, "Underground Policy," copies of which will be furnished to the Applicant upon his request. This Agreement and the benefits and obligations thereof may be transferred by the Applicant only upon the Company's prior written consent. Any other attempted transfer by Applicant shall be void.

10. All notices require hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.

11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.

12. Additional Items

Form 861 3-2003



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Page 4 of 4



Consumers Energy

ELECTRIC LINE EXTENSION AGREEMENT PART I

Date of Agreement:	Work Order Number:	(Drawing Atta	ched, Exhibit A)			
Company:		Customer:				
CONSUMERS ENERGY COMP	ANY					
a Michigan Corporation		(Name)				
		(Street and N	umber)			
(Address)	(Address)		(City, State and Zip Code)			
Attention: Electric Team Leader		Attention:				
Service Location:						
Township		County				
Town	Range	Section				
Service Characteristics:		Phase	Volt			
Overhead Line	Underground Line		nd Underground Line			
Line Extension Denosit and C	ns for Line Extension and (b) (ontribution (Residential/Gener R ACKNOWLEDGES HAVING	Computation of Electric Distrib al Service) are attached hereto READ SAID ATTACHMENTS.	ution System and are a part			
CONSUMERS ENERGY COMPANY		(Custom	er)			
P	B	· · ·				
By(Signatur	re)	(Signatu	re)			
(Print or Type Name)		(Print or Type Name)				
tle Electric Team	Leader Title)				
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		MICHIGAN PUBLIC ERVICE COMMISSION	ORDER_U			
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FILED

CANCELLED BY ORDER U-6300 REMOVED BY JKB DATE 8-26-03



TERMS AND CONDITIONS PART II

1. The Company, subject to the provisions of this Agreement, shall furnish, install, own and maintain an electric line extension consisting of primary and secondary cables, transformers, power terminals, primary service connections and associated equipment and any other underground or overhead line extension facilities which are required in connection therewith, but not including secondary service connections, to make available alternating current, 60 hertz, electric service to Applicant's service location identified in Part I. If the line extension is to serve a residential subdivision, the Applicant shall record the plat of the subdivision in the office of the Register of Deeds in the County where the subdivision is located, if it is not already so recorded. The facilities included in the line extension and its approximate location, or in the case of a residential subdivision the location of the subdivision, are shown on the drawing attached as Exhibit A. If said line extension is to serve a residential subdivision, it shall be designed and installed so that the Company may serve streetlighting luminaries therefrom. The character and location of all streetlighting equipment, if installed by the Company, and all equipment constituting the line extension shall conform to specifications prepared by the Company. Streetlighting service is not covered by this Agreement and, if provided by the Company, shall be the subject of separate agreement between the Company and the governmental body requesting such service. The character and location of all equipment constituting the line extension shall conform to specifications prepared by the Company. Said line extension system shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension therefrom shall have no effect upon this Agreement. Further, secondary service connections between such line extension and any buildings or other facilities to be served therefrom are not covered by this Agreement and shall be the subject of separate agreements between the Company and parties requesting such service connections.

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4. If the underground electric line extension or any portion thereof is to be installed between December 15 and March 15, the Applicant shall pay the Company, prior to installation of said

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Page 2 of 4

Consumers Energy

ELECTRIC LINE EXTENSION AGREEMENT

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5. Prior to the installation of the line extension, and as a condition precedent thereto, the Applicant shall secure and deliver to the Company, at no expense to the Company, recordable easements, in form and substance satisfactory to the Company, granting all necessary rights of way for installation and maintenance of said line extension. If said line extension is to serve a residential subdivision, said easements shall include, but not by way of limitation, rights of way for streetlighting in the subdivision by means of underground facilities, notwithstanding that the Company does not undertake to provide streetlighting facilities and service as a part of this Agreement. If said easements are not secured and delivered to the Company within thirty (30) days after execution of this Agreement, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

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7. Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performed by him as contained herein and in the Rate Schedule, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the completion date stated in Part I. Notwithstanding the foregoing, if, in the sole judgement of the Company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Line Extension Deposit and Contribution," will in fact require and be prepared to receive electric service upon completion of such line extension, the Company may,

Form 861 10-2002

Page 3 of 4

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MICHIGAN PUBLIC SERVICE COMMISSION	ANNOTHED BY
MAR 19 2003	CANCELLED BY ORDER_U-6300 REMOVED BY_JKB
FILED PMQ	DATE 8-26-03



ELECTRIC LINE EXTENSION AGREEMENT

upon notice thereof to the Customer, postpone construction of said extension until such time as, in the sole judgement of the Company, permanent customers requiring such quantity of electricity will require and be prepared to receive electric service. In the event of such postponement by the Company the Applicant may, upon notice thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Line Extension Deposit Subject to Refund" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay such additional cost. If the applicant fails to execute such amendment and pay such additional costs within thirty (30) days after presentation of such amendment to the Applicant, or if any such postponement of construction continues for more than twelve months, the Company may, upon notice thereof to the applicant, cancel this Agreement. In the event of such is Agreement in the resultion either by the Applicant, without interest.

8. If at any time more than sixty (60) days after the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Line Extension Deposit Subject to Refund" and/or nonrefundable contribution(s) required for installation of such line extension increase or decrease due to changes in the Rate Schedule, the applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the Company as a result of said changes. If the Applicant fails to execute such amendment and pay such additional amounts, if any, within thirty (30) days after presentation of such amendment to the Applicant the Company may, upon notice to the Applicant, cancel this Agreement. In the event of such cancellation by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

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11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.

12. Additional Items

Form 861 10-2002

Page 4 of 4



ELECTRIC LINE EXTENSION AGREEMENT PARTI ·

-				• •
Date of Agreement:	Work Order	Number:		(Drawing Attached, Exhibit A
Company: .		Customer:		
CONSUMERS ENERGY COMP a Michigan Corporation	ANY		(Na	me)
(Address)		<u> </u>		d Number)
Attention: Electric Field Manager			(City, State o	& Zip Code)
Service Location:				
Township:				
Service Characteristics:				
Overhead Line	Underground			ead and Underground Line
Total Payment: \$				
CONSUMERS ENERGY COMPAN	Y			
			(Custo	·
3y:(Signature)		Ву:		ture)
(Print or Type Name)			(Print or Ty	pe Name)
Title:		Title:		
Form 861 7-2001				· Page 1
	,	PUBLIC SE	AVICE C	CANCELLED BY
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ELECTRIC LINE EXTENSION AGREEMENT TERMS AND CONDITIONS

PART II

- 1. The Company, subject to the provisions of this Agreement, shall furnish, install, own and maintain an electric line extension consisting of primary and secondary cables, transformers, power terminals, primary service connections and associated equipment and any other underground or overhead line extension facilities which are required in connection therewith, but not including secondary service connections, to make available alternating current, 60 hertz, electric service to Applicant's service location identified in Part I. If the line extension is to serve a residential subdivision, the Applicant shall record the plat of the subdivision in the office of the Register of Deeds in the County where the subdivision is located, if it is not already so recorded. The facilities included in the line extension and its approximate location, or in the case of a residential subdivision the location of the subdivision, are shown on the drawing attached as Exhibit A. If said line extension is to serve a residential subdivision, it shall be designed and installed so that the Company may serve streetlighting luminaires therefrom. The character and location of all streetlighting equipment, if installed by the Company, and all equipment constituting the line extension shall conform to specifications prepared by the Company. Streetlighting service is not covered by this Agreement and, if provided by the Company, shall be the subject of separate agreement between the Company and the governmental body requesting such service. The character and location of all equipment constituting the line extension shall conform to specifications prepared by the Company. Said line extension system shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension therefrom shall have no effect upon this Agreement. Further, secondary service connections between such line extension and any buildings or other facilities to be served therefrom are not covered by this Agreement and shall be the subject of separate agreements between the Company and parties requesting such service connections.
- 2. The Applicant shall pay to the Company, upon the execution hereof, the "Total Payment" as set forth in Part I and in the "Computation of Electric Distribution System Line Extension Deposit and Contribution" attached, it being the Applicant's share of the cost, after deducting the allowance for the investment which the Company is warranted in making under its line extension policy. It is recognized that the cost to the Company of installing an underground line extension is substantially greater than the cost of installing an overhead line extension. Accordingly, if an underground line extension is included under this Agreement, said "Total Payment" includes a nonrefundable contribution as stated in said "Computation of Electric Distribution System Line Extension Deposit and Contribution," computed in accordance with Rule B15.2 of the General Rules and Regulations included in the Company's Schedule of Rates Governing the Sale of Electric Service (Rate Schedule) as now filed with the Michigan Public Service Commission. No portion of said contribution, nor of any other contribution required hereunder, shall be refunded (except as otherwise provided in Sections 4, 5, 7 and 8 hereof) nor any interest paid thereon by the Company.
- 3. The Company will backfill and place excavated earth over any area of construction; the Customer is responsible for the final restoration of the construction area. In regard to any amount identified as "Line Extension Deposit Subject to Refund" in said "Computation of Electric Distribution System Line Extension Deposit and Contribution," the Company will refund to the Applicant in accordance with the attached "Schedule of Refunds." No refund shall be made in excess of said refundable amount and said amount shall bear no interest. Any portion of said amount remaining unrefunded at the expiration of the fifth 12 months' period next succeeding the month during which the line extension is completed, shall be retained by the Company.
- 4. If the underground electric line extension or any portion thereof is to be installed between December 15 and March 15, the Applicant shall pay the Company, prior to installation of said extension or portion thereof, an additional nonrefundable contribution (winter charge) per trench foot as stated in the "Computation of Electric Distribution System Line Extension Deposit and Contribution" for the portion of said line extension installed during said period. The Applicant will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Applicant for installation, by the Company, of gas pipe in the same trench. No portion of said line extension will be installed between December 15 and March 15, unless the

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Applicant has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where, in the Company's judgment, practical difficulties (not considered in determining the nonrefundable contribution included herein) such as water conditions or rock near the surface are encountered during construction. If the Customer does not make the additional contribution within 15 days after written notice of the amount of the additional contribution, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

- 5. Prior to the installation of the line extension, and as a condition precedent thereto, the Applicant shall secure and deliver to the Company, at no expense to the Company, recordable easements, in form and substance satisfactory to the Company, granting all necessary rights of way for installation and maintenance of said line extension. If said line extension is to serve a residential subdivision, said easements shall include, but not by way of limitation, rights of way for streetlighting in the subdivision by means of underground facilities, notwithstanding that the Company does not undertake to provide streetlighting facilities and service as a part of this Agreement. If said easements are not secured and delivered to the Company within thirty (30) days after execution of this Agreement, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.
- 6. For any underground facilities included in the line extension, the Applicant shall provide, at no expense to the Company, rough grading (not more than three inches below finished grade) so that the underground facilities can be properly installed in relation to the finished grade level. If said line extension is to serve a residential subdivision, after rough grading, the Applicant shall install and maintain, at no expense to the Company, permanent survey stakes indicating all property lines in the subdivision. Applicant shall maintain the average ground elevation within six feet of any cable, conduit, wire, conductor or other underground facility thereafter at a level not to exceed twelve inches above or three inches below the grade level established at the time of installation of said underground facilities. Further, Applicant shall maintain the ground surface elevation in an area four feet wide around any transformer pad, subsurface transformer, junction vault or other support at an elevation of not less than three inches and not more than six inches below the base of any transformer or junction vault; provided, however, that changes in the ground surface elevation in excess of the limits herein prescribed may be permitted upon written consent of the Company.
- 7. Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performed by him as contained herein and in the Rate Schedule, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the completion date stated in Part I. Notwithstanding the foregoing, if, in the sole judgment of the Company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Line Extension Deposit and Contribution," will in fact require and be prepared to receive electric service upon completion of such line extension, the Company may, upon notice thereof to the Customer, postpone construction of said extension until such time as, in the sole judgment of the Company, permanent customers requiring such quantity of electricity will require and be prepared to receive electric service. In the event of such postponement by the Company the Applicant may, upon notice thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Line Extension Deposit Subject to Refund" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay such additional cost. If the Applicant fails to execute such amendment and pay such additional costs within thirty (30) days after presentation of such amendment to the Applicant, or if any such postponement of construction continues for more than twelve months, the Company may, upon notice thereof to the Applicant, cancel this Agreement. In the event of such cancellation either by the Applicant or by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.
- 8. If at any time more than sixty (60) days after the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Line Extension Deposit Subject to Refund" and/or nonrefundale contribution(s) required for installation of such line extension increase or decrease due to changes

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-	CANCELLED BY ORDER	
	REMOVED BY PMP	
	DATE 3-19-03	

in the Rate Schedule, the Applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the Company as a result of said changes. If the Applicant fails to execute such amendment and pay such additional amounts, if any, within thirty (30) days after presentation of such amendment to the Applicant the Company may, upon notice to the Applicant, cancel this Agreement. In the event of such cancellation by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

- 9. The Applicant shall have no ownership in said line extension by reason of any payment made hereunder. This Agreement and the installation and operation of said line extension shall be subject to the Rate Schedule as may be applicable including Rule B15.1, "Overhead Extension Policy," and B15.2, "Underground Policy," copies of which will be furnished to the Applicant upon his request. This Agreement and the benefits and obligations thereof may be transferred by the Applicant only upon the Company's prior written consent. Any other attempted transfer by Applicant shall be void.
- 10. All notices required hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.
- 11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.

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ELECTRIC LINE EXTENSION AGREEMENT PART I

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Date of Agreement:	Work Order	Number:	(Drawing Attached, Ex	thibit A)
Company:		Customer:		
CONSUMERS ENERGY COMPA a Michigan Corporation	NY		(Name)	
(Address)			(Street and Number)	
Attention: Electric Field Manager		Attention:	(City, State & Zip Code)	
Service Location:				
Township:				
Town:				
Service Characteristics:				
Overhead Line	Underground	l Line	Overhead and Underground I	Line
Total Payment: \$				
(a) Part II, Terms and Condition Line Extension Deposit and Contr this Agreement. CUSTOMER AC	ibution (Residentia	al/General Service	e) are attached hereto and are a p	
CONSUMERS ENERGY COMPANY	Y .	<u> </u>	(Customer)	
By:(Signature)	······	By:	(Signature)	
(Print or Type Name)		. <u> </u>	(Print or Type Name)	
Title:		Title:		
Form 861 12-2000			:	Page 1



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ELECTRIC LINE EXTENSION AGREEMENT TERMS AND CONDITIONS

PART II

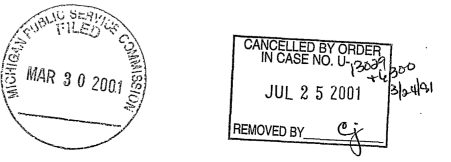
- The Company, subject to the provisions of this Agreement, shall furnish, install, own and maintain an electric 1 line extension consisting of primary and secondary cables, transformers, power terminals, primary service connections and associated equipment and any other underground or overhead line extension facilities which are required in connection therewith, but not including secondary service connections, to make available alternating current, 60 hertz, electric service to Applicant's service location identified in Part I. If the line extension is to serve a residential subdivision, the Applicant shall record the plat of the subdivision in the office of the Register of Deeds in the County where the subdivision is located, if it is not already so recorded. The facilities included in the line extension and its approximate location, or in the case of a residential subdivision the location of the subdivision, are shown on the drawing attached as Exhibit A. If said line extension is to serve a residential subdivision, it shall be designed and installed so that the Company may serve streetlighting luminaires therefrom. The character and location of all streetlighting equipment, if installed by the Company, and all equipment constituting the line extension shall conform to specifications prepared by the Company. Streetlighting service is not covered by this Agreement and, if provided by the Company, shall be the subject of separate agreement between the Company and the governmental body requesting such service. The character and location of all equipment constituting the line extension shall conform to specifications prepared by the Company. Said line extension system shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension therefrom shall have no effect upon this Agreement. Further, secondary service connections between such line extension and any buildings or other facilities to be served therefrom are not covered by this Agreement and shall be the subject of separate agreements between the Company and parties requesting such service connections.
- 2. The Applicant shall pay to the Company, upon the execution hereof, the "Total Payment" as set forth in Part I and in the "Computation of Electric Distribution System Line Extension Deposit and Contribution" attached, it being the Applicant's share of the cost, after deducting the allowance for the investment which the Company is warranted in making under its line extension policy. It is recognized that the cost to the Company of installing an underground line extension is substantially greater than the cost of installing an overhead line extension. Accordingly, if an underground line extension is included under this Agreement, said "Total Payment" includes a nonrefundable contribution as stated in said "Computation of Electric Distribution System Line Extension Deposit and Contribution," computed in accordance with Rule B15.2 of the General Rules and Regulations included in the Company's Schedule of Rates Governing the Sale of Electric Service (Rate Schedule) as now filed with the Michigan Public Service Commission. No portion of said contribution, nor of any other contribution required hereunder, shall be refunded (except as otherwise provided in Sections 4, 5, 7 and 8 hereof) nor any interest paid thereon by the Company.
- 3. In regard to any amount identified as "Refundable Line Extension Deposit" in said "Computation of Electric Distribution System Line Extension Deposit and Contribution," the Company will refund to the Applicant in accordance with the attached "Schedule of Refunds." No refund shall be made in excess of said refundable amount and said amount shall bear no interest. Any portion of said amount remaining unrefunded at the expiration of the fifth 12 months' period next succeeding the month during which the line extension is completed, shall be retained by the Company.
- 4. If the underground electric line extension or any portion thereof is to be installed between December 15 and March 15, the Applicant shall pay the Company, prior to installation of said extension or portion thereof, an additional nonrefundable contribution (winter charge) per trench foot as stated in the "Computation of Electric Distribution System Line Extension Deposit and Contribution" for the portion of said line extension installed during said period. The Applicant will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Applicant for installation, by the Company, of gas pipe in the same trench. No portion of said line extension will be installed between December 15 and March 15, unless the Applicant has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where, in the Company's judgment, practical difficulties (not considered in the Company's judgment, practical difficulties (not considered in the Company's judgment).

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determining the nonrefundable contribution included herein) such as water conditions or rock near the surface are encountered during construction. If the Customer does not make the additional contribution within 15 days after written notice of the amount of the additional contribution, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

- 5. Prior to the installation of the line extension, and as a condition precedent thereto, the Applicant shall secure and deliver to the Company, at no expense to the Company, recordable easements, in form and substance satisfactory to the Company, granting all necessary rights of way for installation and maintenance of said line extension. If said line extension is to serve a residential subdivision, said easements shall include, but not by way of limitation, rights of way for streetlighting in the subdivision by means of underground facilities, notwithstanding that the Company does not undertake to provide streetlighting facilities and service as a part of this Agreement. If said easements are not secured and delivered to the Company within thirty (30) days after execution of this Agreement, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.
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- Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performed 7. by him as contained herein and in the Rate Schedule, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the completion date stated in Part I. Notwithstanding the foregoing, if, in the sole judgment of the Company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Line Extension Deposit and Contribution," will in fact require and be prepared to receive electric service upon completion of such line extension, the Company may, upon notice thereof to the Customer, postpone construction of said extension until such time as, in the sole judgment of the Company, permanent customers requiring such quantity of electricity will require and be prepared to receive electric service. In the event of such postponement by the Company the Applicant may, upon notice thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Refundable Line Extension Deposit" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay such additional cost. If the Applicant fails to execute such amendment and pay such additional costs within thirty (30) days after presentation of such amendment to the Applicant, or if any such postponement of construction continues for more than twelve months, the Company may, upon notice thereof to the Applicant, cancel this Agreement. In the event of such cancellation either by the Applicant or by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.
- 8. If at any time more than sixty (60) days after the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Refundable Line Extension Deposit" and/or nonrefundale contribution(s) required for installation of such line extension increase or decrease due to changes in the Rate Schedule, the Applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the

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Company as a result of said changes. If the Applicant fails to execute such amendment and pay such additional amounts, if any, within thirty (30) days after presentation of such amendment to the Applicant the Company may, upon notice to the Applicant, cancel this Agreement. In the event of such cancellation by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

- 9. The Applicant shall have no ownership in said line extension by reason of any payment made hereunder. This Agreement and the installation and operation of said line extension shall be subject to the Rate Schedule as may be applicable including Rule B15.1, "Overhead Extension Policy," and B15.2, "Underground Policy," copies of which will be furnished to the Applicant upon his request. This Agreement and the benefits and obligations thereof may be transferred by the Applicant only upon the Company's prior written consent. Any other attempted transfer by Applicant shall be void.
- 10. All notices required hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.
- 11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.

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ELECTRIC LINE EXTENSION AGREEMENT PART I

Date of Agreement:	Work Order	Number:	(Drawing Attached, Exhibit A)
Company:		Customer:	
CONSUMERS ENERGY CO	OMPANY		
a Michigan corporation			(Name)
		(Stre	et and Number)
(Address)	(City, Si	tate and Zip Code)
Attention: Electric Field M	anager	Attention:	
	ч. С		
Service Location:			
		- <u></u>	<u> </u>
		County	
Town	Range		Section
Service Characteristics:	,	Phase	Volt
Overhead Line			ead and Underground Line
			eau anu Unuergrounu inne
Total Payment: \$			
of this Agreement. CUSTO CONSUMERS ENERGY CO		IAVING READ SAID A	ATTACHMENTS.
		(Customer)
By		By	<u> </u>
(Print or Type	Name)	(Print	t or Type Name)
Title		Title	
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ELECTRIC LINE EXTENSION AGREEMENT PART II

TERMS AND CONDITIONS

- 1. The Company, subject to the provisions of this Agreement, shall furnish, install, own and maintain an electric line extension consisting of primary and secondary cables, transformers, power terminals, primary service connections and associated equipment and any other underground or overhead line extension facilities which are required in connection therewith, but not including secondary service connections, to make available alternating current, 60 hertz, electric service to Applicant's service location identified in Part I. If the line extension is to serve a residential subdivision, the Applicant shall record the plat of the subdivision in the office of the Register of Deeds in the County where the subdivision is located, if it is not already so recorded. The facilities included in the line extension and its approximate location, or in the case of a residential subdivision the location of the subdivision, are shown on the drawing attached as Exhibit A. If said line extension is to serve a residential subdivision, it shall be designed and installed so that the Company may serve streetlighting luminaires therefrom. The character and location of all streetlighting equipment, if installed by the Company, and all equipment constituting the line extension shall conform to specifications prepared by the Company. Streetlighting service is not covered by this Agreement and, if provided by the Company, shall be the subject of separate agreement between the Company and the governmental body requesting such service. The character and location of all equipment constituting the line extension shall conform to specifications prepared by the Company. Said line extension system shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension therefrom shall have no effect upon this Agreement. Further, secondary service connections between such line extension and any buildings or other facilities to be served therefrom are not covered by this Agreement and shall be the subject of separate agreements between the Company and parties requesting such service connections.
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extension or portion thereof, an additional nonrefundable contribution (winter charge) per trench foot as stated in the "Computation of Electric Distribution System Line Extension Deposit and Contribution" for the portion of said line extension installed during said period. The Applicant will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Applicant for installation, by the Company, of gas pipe in the same trench. No portion of said line extension will be installed between December 15 and March 15, unless the Applicant has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where, in the Company's judgment, practical difficulties (not considered in determining the nonrefundable contribution included herein) such as water conditions or rock near the surface are encountered during construction. If the Customer does not make the additional contribution within 15 days after written notice of the amount of the additional contribution, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

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- 7. Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performed by him as contained herein and in the Rate Schedule, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the completion date stated in Part I. Notwithstanding the foregoing, if, in the sole judgment of the Company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Line Extension Deposit and Contribution," will in fact require and be prepared to receive electric service upon completion of such line extension, the Company may,



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upon notice thereof to the Customer, postpone construction of said extension until such time as, in the sole judgment of the Company, permanent customers requiring such quantity of electricity will require and be prepared to receive electric service. In the event of such postponement by the Company the Applicant may, upon notice thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Refundable Line Extension Deposit" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay such additional cost. If the Applicant fails to execute such amendment and pay such additional costs within thirty (30) days after presentation of such amendment to the Applicant, or if any such postponement of construction continues for more than twelve months, the Company may, upon notice thereof to the Applicant, cancel this Agreement. In the event of such cancellation either by the Applicant or by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

- 8. If at any time more than sixty (60) days after the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Refundable Line Extension Deposit" and/or nonrefundable contribution(s) required for installation of such line extension increase or decrease due to changes in the Rate Schedule, the Applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the Company as a result of said changes. If the Applicant fails to execute such amendment and pay such additional amounts, if any, within thirty (30) days after presentation of such amendment to the Applicant the Company may, upon notice to the Applicant, cancel this Agreement. In the event of such cancellation by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.
- 9. The Applicant shall have no ownership in said line extension by reason of any payment made hereunder. This Agreement and the installation and operation of said line extension shall be subject to the Rate Schedule as may be applicable including Rule B15.1, "Overhead Extension Policy," and B15.2, "Underground Policy," copies of which will be furnished to the Applicant upon his request. This Agreement and the benefits and obligations thereof may be transferred by the Applicant only upon the Company's prior written consent. Any other attempted transfer by Applicant shall be void.
- 10. All notices required hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.
- 11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.

	Consumers Power
MICHIGAN'S	POWERING PROGRESS

ELECTRIC LINE EXTENSION AGREEMENT PART I

Company:		Customer:	
ONSUMERS POWER COMPAN Michigan corporation	Y .		
· ·			(Name)
		<u></u>	(Street and Number)
(Address)		<u> </u>	(City, State and Zip Code)
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ervice Location:		·····	
<u></u>		, 	· · · · · · · · · · · · · · · · · · ·
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			Section
	1		
	Underground Line		Volt
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TERMS AND CONDITIONS

- 1. The Company, subject to the provisions of this Agreement, shall furnish, install, own and maintain an electric line extension consisting of primary and secondary cables, transformers. power terminals, primary service connections and associated equipment and any other underground or overhead line extension facilities which are required in connection therewith, but not including secondary service connections, to make available alternating current, 60 hertz, electric service to Applicant's service location identified in Part I. If the line extension is to serve a residential subdivision, the Applicant shall record the plat of the subdivision in the office of the Register of Deeds in the County where the subdivision is located, if it is not already so recorded. The facilities included in the line extension and its approximate location, or in the case of a residential subdivision the location of the subdivision, are shown on the drawing attached as Exhibit A. If said line extension is to serve a residential subdivision, it shall be designed and installed so that the Company may serve streetlighting luminaires therefrom. The character and location of all streetlighting equipment, if installed by the Company, and all equipment constituting the line extension shall conform to specifications prepared by the Company. Streetlighting service is not covered by this Agreement and, if provided by the Company, shall be the subject of separate agreement between the Company and the governmental body requesting such service. The character and location of all equipment constituting the line extension shall conform to specifications prepared by the Company. Said line extension system shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension therefrom shall have no effect upon this Agreement. Further, secondary service connections between such line extension and any buildings or other facilities to be served therefrom are not covered by this Agreement and shall be the subject of separate agreements between the Company and parties requesting such service connections.
- 2. The Applicant shall pay to the Company, upon the execution hereof, the "Total Payment" as set forth in Part I and in the "Computation of Electric Distribution System Line Extension Deposit and Contribution" attached, it being the Applicant's share of the cost, after deducting the allowance for the investment which the Company is warranted in making under its line extension policy. It is recognized that the cost to the Company of installing an underground line extension is substantially greater than the cost of installing an overhead line extension. Accordingly, if an underground line extension is included under this Agreement, said "Total Payment" includes a nonrefundable contribution as stated in said "Computation of Electric Distribution System Line Extension Deposit and Contribution," computed in accordance with Rule B15.2 of the General Rules and Regulations included in the Company's Schedule of Rates Governing the Sale of Electric Service (Rate Schedule) as now filed with the Michigan Public Service Commission. No portion of said contribution, nor of any other contribution required hereunder, shall be refunded (except as otherwise provided in Sections 4, 5, 7 and 8 hereof) nor any interest paid thereon by the Company.
- 3. In regard to any amount identified as "Refundable Line Extension Deposit" in said "Computation of Electric Distribution System Line Extension Deposit and Contribution," the Company will refund to the Applicant in accordance with the attached "Schedule of Refunds." No refund shall be made in excess of said refundable amount and said amount shall bear no interest. Any portion of said amount remaining unrefunded at the expiration of the fifth 12 months' period next succeeding the month during which the line extension is completed, shall be retained by the Company.
- 4. If the underground electric line extension or any portion thereof is to be installed between December 15 and March 15, the Applicant shall pay the Company, prior to installation of said

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Page 1 of 3

extension or portion thereof, an additional nonrefundable contribution (winter charge) per trench foot as stated in the "Computation of Electric Distribution System Line Extension Deposit and Contribution" for the portion of said line extension installed during said period. The Applicant will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Applicant for installation, by the Company, of gas pipe in the same trench. No portion of said line extension will be installed between December 15 and March 15, unless the Applicant has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where, in the Company's judgment, practical difficulties (not considered in determining the nonrefundable contribution included herein) such as water conditions or rock near the surface are encountered during construction. If the Customer does not make the additional contribution within 15 days after written notice of the amount of the additional contribution, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

- 5. Prior to the installation of the line extension, and as a condition precedent thereto, the Applicant shall secure and deliver to the Company, at no expense to the Company, recordable easements, in form and substance satisfactory to the Company, granting all necessary rights of way for installation and maintenance of said line extension. If said line extension is to serve a residential subdivision, said easements shall include, but not by way of limitation, rights of way for streetlighting in the subdivision by means of underground facilities, notwithstanding that the Company does not undertake to provide streetlighting facilities and service as a part of this Agreement. If said easements are not secured and delivered to the Company within thirty (30) days after execution of this Agreement, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.
- 6. For any underground facilities included in the line extension, the Applicant shall provide, at no expense to the Company, rough grading (not more than three inches below finished grade) so that the underground facilities can be properly installed in relation to the finished grade level. If said line extension is to serve a residential subdivision, after rough grading, the Applicant shall and maintain, at no expense to the Company, permanent survey stakes indicating all property lines in the subdivision. Applicant shall maintain the average ground elevation within six feet of any cable, conduit, wire, conductor or other underground facility thereafter at a level not to exceed twelve inches above or three inches below the grade level established at the time of installation of said underground facilities. Further, Applicant shall maintain the ground surface elevation in an area four feet wide around any transformer pad, subsurface transformer, junction vault or other support at an elevation of not less than three inches and not more than six inches below the top of any subsurface transformer or junction vault; provided, however, that changes in the ground surface elevation in excess of the limits herein prescribed may be permitted upon written consent of the Company.
- 7. Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performed by him as contained herein and in the Rate Schedule, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the completion date stated in Part I. Notwithstanding the foregoing, if, in the sole judgment of the Company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Line Extension Deposit and Contribution," will in fact require and be prepared to receive electric service upon completion of such line extension, the Company may,



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upon notice thereof to the Customer, postpone construction of said extension until such time as, in the sole judgment of the Company, permanent customers requiring such quantity of electricity will require and be prepared to receive electric service. In the event of such postponement by the Company the Applicant may, upon notice thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Refundable Line Extension Deposit" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay such additional cost. If the Applicant fails to execute such amendment and pay such additional costs within thirty (30) days after presentation of such amendment to the Applicant, or if any such postponement of construction continues for more than twelve months, the Company may, upon notice thereof to the Applicant, cancel this Agreement. In the event of such cancellation either by the Applicant or by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

- 8. If at any time more than sixty (60) days after the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Refundable Line Extension Deposit" and/or nonrefundable contribution(s) required for installation of such line extension increase or decrease due to changes in the Rate Schedule, the Applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the Company as a result of said changes. If the Applicant fails to execute such amendment and pay such additional amounts, if any, within thirty (30) days after presentation of such this Agreement. In the event of such cancellation by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.
- 9. The Applicant shall have no ownership in said line extension by reason of any payment made hereunder. This Agreement and the installation and operation of said line extension shall be subject to the Rate Schedule as may be applicable including Rule B15.1, "Overhead Extension Policy," and B15.2, "Underground Policy," copies of which will be furnished to the Applicant upon his request. This Agreement and the benefits and obligations thereof may be transferred by the Applicant only upon the Company's prior written consent. Any other attempted transfer by Applicant shall be void.
- 10. All notices required hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.
- 11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.

Consumers Power MICHIGAN'S PROGRESS

ELECTRIC LINE EXTENSION AGREEMENT PART I

Date of Agreement: Wo	ork Urder Number:	(Drawing Attached, Exhi	1D1t /
ompany:	Customer:		
CONSUMERS POWER COMPANY		·	
Michigan corporation		(Name)	
		(Street and Number)	
(Address)	<u> </u>	(City, State and Zip Code)	
Attention: Electric Field Manager	Attention:		
Service Location:	•	·	
Fownship	County		
Town Ra	ange	Section	
Service Characteristics:	Phase	Volt	
		Overhead and Underground Lin	10
Fotal Payment: \$	Extension and (b) Cor	nputation of Electric Distribution S	yste
Total Payment: \$ (a) Part II, Terms and Conditions for Line Line Extension Deposit and Contribution (Extension and (b) Cor (Residential/General So	nputation of Electric Distribution S ervice) are attached hereto and are a	yst
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ELECTRIC LINE EXTENSION AGREEMENT PART II

TERMS AND CONDITIONS

- 1. The Company, subject to the provisions of this Agreement, shall furnish, install, own and maintain an electric line extension consisting of primary and secondary cables, transformers, power terminals, primary service connections and associated equipment and any other underground or overhead line extension facilities which are required in connection therewith, but not including secondary service connections, to make available alternating current, 60 hertz, electric service to Applicant's service location identified in Part I. If the line extension is to serve a residential subdivision, the Applicant shall record the plat of the subdivision in the office of the Register of Deeds in the County where the subdivision is located, if it is not already so recorded. The facilities included in the line extension and its approximate location, or in the case of a residential subdivision the location of the subdivision, are shown on the drawing attached as Exhibit A. If said line extension is to serve a residential subdivision, it shall be designed and installed so that the Company may serve streetlighting luminaires therefrom. The character and location of all streetlighting equipment, if installed by the Company, and all equipment constituting the line extension shall conform to specifications prepared by the Company. Streetlighting service is not covered by this Agreement and, if provided by the Company, shall be the subject of separate agreement between the Company and the governmental body requesting such service. The character and location of all equipment constituting the line extension shall conform to specifications prepared by the Company. Said line extension system shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension therefrom shall have no effect upon this Agreement. Further, secondary service connections between such line extension and any buildings or other facilities to be served therefrom are not covered by this Agreement and shall be the subject of separate agreements between the Company and parties requesting such service connections.
- 2. The Applicant shall pay to the Company, upon the execution hereof, the "Total Payment" as set forth in Part I and in the "Computation of Electric Distribution System Line Extension Deposit and Contribution" attached, it being the Applicant's share of the cost, after deducting the allowance for the investment which the Company is warranted in making under its line extension policy. It is recognized that the cost to the Company of installing an underground line extension is substantially greater than the cost of installing an overhead line extension. Accordingly, if an underground line extension is included under this Agreement, said "Total Payment" includes a nonrefundable contribution as stated in said "Computation of Electric Distribution System Line Extension Deposit and Contribution," computed in accordance with Rule B15.2 of the General Rules and Regulations included in the Company's Schedule of Rates Governing the Sale of Electric Service (Rate Schedule) as now filed with the Michigan Public Service Commission. No portion of said contribution, nor of any other contribution required hereunder, shall be refunded (except as otherwise provided in Sections 4, 5, 7 and 8 hereof) nor any interest paid thereon by the Company.
- 3. In regard to any amount identified as "Refundable Line Extension Deposit" in said "Computation of Electric Distribution System Line Extension Deposit and Contribution," the Company will refund to the Applicant in accordance with the attached "Schedule of Refunds." No refund shall be made in excess of said refundable amount and said amount shall bear no interest. Any portion of said amount remaining unrefunded at the expiration of the fifth 12 months' period next succeeding the month during which the line extension is completed, shall be retained by the Company.
- 4. If the underground electric line extension or any portion thereof is to be installed during the months of January and February, both inclusive, the Applicant shall pay the Company, prior

to installation of said extension or portion thereof, an additional nonrefundable contribution (winter charge) per trench foot as stated in the "Computation of Electric Distribution System Line Extension Deposit and Contribution" for the portion of said line extension installed during said period. The Applicant will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Applicant for installation, by the Company, of gas pipe in the same trench. No portion of said line extension will be installed during the months of January and February, both inclusive, unless the Applicant has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where, in the Company's judgment, practical difficulties (not considered in determining the nonrefundable contribution included herein) such as water conditions or rock near the surface are encountered during construction. If the Customer does not make the additional contribution within 15 days after written notice of the amount of the additional contribution, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

- 5. Prior to the installation of the line extension, and as a condition precedent thereto, the Applicant shall secure and deliver to the Company, at no expense to the Company, recordable easements, in form and substance satisfactory to the Company, granting all necessary rights of way for installation and maintenance of said line extension. If said line extension is to serve a residential subdivision, said easements shall include, but not by way of limitation, rights of way for streetlighting in the subdivision by means of underground facilities, notwithstanding that the Company does not undertake to provide streetlighting facilities and service as a part of this Agreement. If said easements are not secured and delivered to the Company within thirty (30) days after execution of this Agreement, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.
- 6. For any underground facilities included in the line extension, the Applicant shall provide, at no expense to the Company, rough grading (not more than three inches below finished grade) so that the underground facilities can be properly installed in relation to the finished grade level. If said line extension is to serve a residential subdivision, after rough grading, the Applicant shall install and maintain, at no expense to the Company, permanent survey stakes indicating all property lines in the subdivision. Applicant shall maintain the average ground elevation within six feet of any cable, conduit, wire, conductor or other underground facility thereafter at a level not to exceed twelve inches above or three inches below the grade level established at the time of installation of said underground facilities. Further, Applicant shall maintain the ground surface elevation in an area four feet wide around any transformer pad, subsurface transformer, junction vault or other support at an elevation of not less than three inches and not more than six inches below the top of any subsurface transformer or junction vault; provided, however, that changes in the ground surface elevation in excess of the limits herein prescribed may be permitted upon written consent of the Company.
- 7. Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performed by him as contained herein and in the Rate Schedule, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the completion date stated in Part I. Notwithstanding the foregoing, if, in the sole judgment of the Company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Line Extension Deposit and Contribution," will in fact require and be prepared to receive electric service upon completion of such line extension, the Company may,

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upon notice thereof to the Customer, postpone construction of said extension until such time as, in the sole judgment of the Company, permanent customers requiring such quantity of electricity will require and be prepared to receive electric service. In the event of such postponement by the Company the Applicant may, upon notice thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Refundable Line Extension Deposit" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay such additional cost. If the Applicant fails to execute such amendment and pay such additional costs within thirty (30) days after presentation of such amendment to the Applicant, or if any such postponement of construction continues for more than twelve months, the Company may, upon notice thereof to the Applicant, cancel this Agreement. In the event of such cancellation either by the Applicant or by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

- 8. If at any time more than sixty (60) days after the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Refundable Line Extension Deposit" and/or nonrefundable contribution(s) required for installation of such line extension increase or decrease due to changes in the Rate Schedule, the Applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the Company as a result of said changes. If the Applicant fails to execute such amendment and pay such additional amounts, if any, within thirty (30) days after presentation of such amendment to the Applicant the Company may, upon notice to the Applicant, cancel this Agreement. In the event of such cancellation by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.
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- 11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.

Consumers Power Power

ELECTRIC LINE EXTENSION AGREEMENT PART I

Date of Agreement:	Work Order	Number:	(Drav	wing Attached, Exhibit A)
Company:		Customer:		
CONSUMERS POWER COMPANY a Michigan corporation				
			(Name)	
		<u></u>	(Street and Numb	per)
(Address)			(City, State and Zip	Code)
Attention:		Attention:	•	
Service Location:				
Township		County		
(Section, Town		بو	Range	
Service Characteristics:		_Phase _		Volt
Overhead Line Under	rground Line	e C] Overhead and I	Jnderground Line
Winter Charge: Per Tre	nch Foot	Total Payme	ent: \$	ŧ
Estimated Date for Completion of Line	Extension: _			
(a) Part II, Terms and Conditions for I Line Extension Deposit and Contribut of this Agreement. CUSTOMER ACKN	ion (Residen	tial/General Ser	vice) are attached	i nereto ano are a pa
CONSUMERS POWER COMPANY			(Customer)	
By		By		
(Print or Type Name)			(Print or Type N	iame)
Title	·	Title	•	
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	PUBL	C SERVICE		
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TERMS AND CONDITIONS

- 1. The Company, subject to the provisions of this Agreement, shall furnish, install, own and maintain an electric line extension consisting of primary and secondary cables, transformers, power terminals, primary service connections and associated equipment and any other underground or overhead line extension facilities which are required in connection therewith, but not including secondary service connections, to make available alternating current, 60 hertz, electric service to Applicant's service location identified in Part I. If the line extension is to serve a residential subdivision, the Applicant shall record the plat of the subdivision in the office of the Register of Deeds in the County where the subdivision is located, if it is not already so recorded. The facilities included in the line extension and its approximate location, or in the case of a residential subdivision the location of the subdivision, are shown on the drawing attached as Exhibit A. If said line extension is to serve a residential subdivision, it shall be designed and installed so that the Company may serve streetlighting luminaires therefrom. The character and location of all streetlighting equipment, if installed by the Company, and all equipment constituting the line extension shall conform to specifications prepared by the Company. Streetlighting service is not covered by this Agreement and, if provided by the Company, shall be the subject of separate agreement between the Company and the governmental body requesting such service. The character and location of all equipment constituting the line extension shall conform to specifications prepared by the Company. Said line extension system shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension therefrom shall have no effect upon this Agreement. Further, secondary service connections between such line extension and any buildings or other facilities to be served therefrom are not covered by this Agreement and shall be the subject of separate agreements between the Company and parties requesting such service connections.
- 2. The Applicant shall pay to the Company, upon the execution hereof (unless otherwise provided in Section 12 hereof), the "Total Payment" as set forth in Part I and in the "Computation of Electric Distribution System Line Extension Deposit and Contribution" attached, it being the Applicant's share of the cost, after deducting the allowance for the investment which the Company is warranted in making under its line extension policy. It is recognized that the cost to the Company of installing an underground line extension is substantially greater than the cost of installing an overhead line extension. Accordingly, if an underground line extension is included under this Agreement, said "Total Payment" includes a nonrefundable contribution as stated in said "Computation of Electric Distribution System Line Extension Deposit and Contribution," computed in accordance with Rule B15.2 of the General Rules and Regulations included in the Company's Schedule of Rates Governing the Sale of Electric Service (Rate Schedule) as now filed with the Michigan Public Service Commission. No portion of said contribution, nor of any other contribution required hereonf) nor any interest paid thereon by the Company.
- 3. In regard to any amount identified as "Refundable Line Extension Deposit" in said "Computation of Electric Distribution System Line Extension Deposit and Contribution," the Company will refund to the Applicant in accordance with the attached "Schedule of Refunds." No refund shall be made in excess of said refundable amount and said amount shall bear no interest. Any portion of said amount remaining unrefunded at the expiration of the fifth 12 months' period next succeeding the month during which the line extension is completed, shall be retained by the Company.
- 4. If the underground electric line extension or any portion thereof is to be installed during the months of January and February, both inclusive, the Applicant shall pay the Company, prior

to installation of said extension or portion thereof, an additional nonrefundable contribution during said period. The winter charge) per trench foot as stated in Part I for the portion of said line extension installed during said period. The Applicant will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Applicant for installation, by the Company, of gas pipe in the same trench. No portion of said line extension will be installed during the months of January and February, both inclusive, unless the Applicant has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where, in the Company's judgment, practical difficulties (not considered in determining the nonrefundable contribution included herein) such as water conditions or rock near the surface are encountered during construction. If the Customer does not make the additional contribution within 15 days after written notice of the amount of the additional contribution, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

- 5. Prior to the installation of the line extension, and as a condition precedent thereto, the Applicant shall secure and deliver to the Company, at no expense to the Company, recordable easements, in form and substance satisfactory to the Company, granting all necessary rights of way for installation and maintenance of said line extension. If said line extension is to serve a residential subdivision, said easements shall include, but not by way of limitation, rights of way for streetlighting in the subdivision by means of underground facilities, notwithstanding that the Company does not undertake to provide streetlighting facilities and service as a part of this Agreement. If said easements are not secured and delivered to the Company within thirty (30) days after execution of this Agreement, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.
- 6. For any underground facilities included in the line extension, the Applicant shall provide, at no expense to the Company, rough grading (not more than three inches below finished grade) so that the underground facilities can be properly installed in relation to the finished grade level. If said line extension is to serve a residential subdivision, after rough grading, the Applicant shall install and maintain, at no expense to the Company, permanent survey stakes indicating all property lines in the subdivision. Applicant shall maintain the average ground elevation within six feet of any cable, conduit, wire, conductor or other underground facility thereafter at a level not to exceed twelve inches above or three inches below the grade level established at the time of installation of said underground facilities. Further, Applicant shall maintain the ground surface elevation in an area four feet wide around any transformer pad, subsurface transformer, junction vault or other support at an elevation of not less than three inches and not more than six inches below the top of any subsurface transformer or junction vault; provided, however, that changes in the ground surface elevation in excess of the limits herein prescribed may be permitted upon written consent of the Company.
- 7. Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performed by him as contained herein and in the Rate Schedule, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the completion date stated in Part I. Notwithstanding the foregoing, if, in the sole judgment of the Company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Line Extension Deposit and Contribution," will in fact require and be prepared to receive electric service upon completion of such line extension, the Company may, upon notice thereof to the Customer, postpone construction of said extension until such time as, in the sole judgment of the Company, permanent customers requiring such quantity of



electricity will require and be prepared to receive electric service. In the event of such postponement by the Company the Applicant may, upon notice thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Refundable Line Extension Deposit" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay such additional cost. If the Applicant fails to execute such amendment and pay such additional costs within thirty (30) days after presentation of such amendment to the Applicant, or if any such postponement of construction continues for more than twelve months, the Company may, upon notice thereof to the Applicant, cancel this Agreement. In the event of such cancellation either by the Applicant or by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

- 8. If at any time more than sixty (60) days after the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Refundable Line Extension Deposit" and/or nonrefundable contribution(s) required for installation of such line extension increase or decrease due to changes in the Rate Schedule, the Applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the Company as a result of said changes. If the Applicant fails to execute such amendment and pay such additional amounts, if any, within thirty (30) days after presentation of such amendment to the Applicant the Company as aforesaid, the Company as aforesaid, the Company such additional state changes by the Company as aforesaid, the Company such additional the company may, upon notice to the Applicant, cancel this Agreement. In the event of such cancellation by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.
- 9. The Applicant shall have no ownership in said line extension by reason of any payment made hereunder. This Agreement and the installation and operation of said line extension shall be subject to the Rate Schedule as may be applicable including Rule B15.1, "Overhead Extension Policy," and B15.2, "Underground Policy," copies of which will be furnished to the Applicant upon his request. This Agreement and the benefits and obligations thereof may be transferred by the Applicant only upon the Company's prior written consent. Any other attempted transfer by Applicant shall be void.
- 10. All notices required hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.
- 11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.



ELECTRIC LINE EXTENSION AGREEMENT PART I

	ler Number: (Drawing Attached, Ezhibit A
Company:	Customer:
CONSUMERS POWER COMPANY a Michigan corporation	
-	
	(Name)
	(Street and Number)
(Address)	(City, State and Zip Code)
Attention: Region General Manager	Attention:
Service Location	
Township	County
(Section, Town,	, Range)
Service Olympic to the	
_ Overhead Line _ Underground Line	Overhead and Underground Line
Winter Charge: Per Trench Foot	Total Payment: \$
Estimated Date for Completion of Line Extension:	
Agreement. CUSTOMER ACKNOWLEDGES HAVING	and (b) Computation of Electric Distribution System Line
a) Part II, Terms and Conditions for Line Extension Extension Deposit and Contribution (Residential/Gen Agreement. CUSTOMER ACKNOWLEDGES HAVING	and (b) Computation of Electric Distribution System Line meral Service) are attached hereto and are a part of this READ SAID ATTACHMENTS.
(a) Part II, Terms and Conditions for Line Extension Extension Deposit and Contribution (Residential/Gen Agreement. CUSTOMER ACKNOWLEDGES HAVING CONSUMERS POWER COMPANY	and (b) Computation of Electric Distribution System Line eral Service) are attached hereto and are a part of this READ SAID ATTACHMENTS. (Customer)
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ELECTRIC LINE EXTENSION AGREEMENT PART II

TERMS AND CONDITIONS

- 1. The Company, subject to the provisions of this Agreement, shall furnish, install, own and maintain an electric line extension consisting of primary and secondary cables, transformers, power terminals, primary service connections and associated equipment and any other underground or overhead line extension facilities which are required in connection therewith, but not including secondary service connections, to make available alternating current, 60 hertz, electric service to Applicant's service location identified in Part I. If the line extension is to serve a residential subdivision, the Applicant shall record the plat of the subdivision in the office of the Register of Deeds in the County where the subdivision is located, if it is not already so recorded. The facilities included in the line extension and its approximate location, or in the case of a residential subdivision the location of the subdivision, are shown on the drawing attached as Exhibit A. If said line extension is to serve a residential subdivision, it shall be designed and installed so that the Company may serve streetlighting luminaires therefrom. The character and location of all streetlighting equipment, if installed by the Company, and all equipment constituting the line extension shall conform to specifications prepared by the Company. Streetlighting service is not covered by this Agreement and, if provided by the Company, shall be the subject of separate agreement between the Company and the governmental body requesting such service. The character and location of all equipment constituting the line extension shall conform to specifications prepared by the Company. Said line extension system shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension therefrom shall have no effect upon this Agreement. Further, secondary service connections between such line extension and any buildings or other facilities to be served therefrom are not covered by this Agreement and shall be the subject of separate agreements between the Company and parties requesting such service connections.
- 2. The Applicant shall pay to the Company, upon the execution hereof (unless otherwise provided in Section 12 hereof), the "Total Payment" as set forth in Part I and in the "Computation of Electric Distribution System Line Extension Deposit and Contribution" attached, it being the Applicant's share of the cost, after deducting the allowance for the investment which the Company is warranted in making under its line extension policy. It is recognized that the cost to the Company of installing an underground line extension is substantially greater than the cost of installing an overhead line extension. Accordingly, if an underground line extension is included under this Agreement, said "Total Payment" includes a nonrefundable contribution," computed in accordance with Rule B15.2 of the General Rules and Regulations included in the Company's Schedule of Rates Governing the Sale of Electric Service (Rate Schedule) as now filed with the Michigan Public Service Commission. No portion of said contribution, nor of any other contribution required hereunder, shall be refunded (except as otherwise provided in Sections 4, 5, 7 and 8 hereof) nor any interest paid thereon by the Company.
- 3. In regard to any amount identified as "Refundable Line Extension Deposit" in said "Computation of Electric Distribution System Line Extension Deposit and Contribution," the Company will refund to the Applicant in accordance with the attached "Schedule of Refunds." No refund shall be made in excess of said refundable amount and said amount shall bear no interest. Any portion of said amount remaining unrefunded at the expiration of the fifth 12 months' period next succeeding the month during which the line extension is completed, shall be retained by the Company.
- 4. If the underground electric line extension or any portion thereof is to be installed during the months of January and February, both inclusive, the Applicant shall pay the Company, prior to installation of said extension or portion thereof, an additional nonrefundable contribution (winter charge) per trench foot as stated in Part I for the portion of said line extension installed during said period. The

Applicant will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Applicant for installation, by the Company, of gas pipe in the same trench. No portion of said line extension will be installed during the months of January and February, both inclusive, unless the Applicant has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where, in the Company's judgment, practical difficulties (not considered in determining the nonrefundable contribution included herein) such as water conditions or rock near the surface are encountered during construction. If the Customer does not make the additional contribution within 15 days after written notice of the amount of the additional contribution, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

- 5. Prior to the installation of the line extension, and as a condition precedent thereto, the Applicant shall secure and deliver to the Company, at no expense to the Company, recordable easements, in form and substance satisfactory to the Company, granting all necessary rights of way for installation and maintenance of said line extension. If said line extension is to serve a residential subdivision, said easements shall include, but not by way of limitation, rights of way for streetlighting in the subdivision by means of underground facilities, notwithstanding that the Company does not undertake to provide streetlighting facilities and service as a part of this Agreement. If said easements are not secured and delivered to the Company within thirty (30) days after execution of this Agreement, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.
- 6. For any underground facilities included in the line extension, the Applicant shall provide, at no expense to the Company, rough grading (not more than three inches below finished grade) so that the underground facilities can be properly installed in relation to the finished grade level. If said line extension is to serve a residential subdivision, after rough grading, the Applicant shall install and maintain, at no expense to the Company, permanent survey stakes indicating all property lines in the subdivision. Applicant shall maintain the average ground elevation within six feet of any cable, conduit, wire, conductor or other underground facility thereafter at a level not to exceed twelve inches above or three inches below the grade level established at the time of installation of said underground facilities. Further, Applicant shall maintain the ground surface elevation in an area four feet wide around any transformer pad, subsurface transformer, junction vault or other support at an elevation of not less than three inches and not more than six inches below the base of any transformer mounted on a pad or other support and not more than six inches below the ground surface elevation in excess of the limits herein prescribed may be permitted upon written consent of the Company.
- 7. Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performed by him as contained herein and in the Rate Schedule, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Line Extension Deposit and Contribution," will in fact require and be prepared to receive electric service upon completion of said extension until such time as, in the sole judgment of the Company, permanent customers requiring such quantity of electricity will require and be prepared to receive electric service electric service. In the event of such postponement by the Company the Applicant may, upon notice



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thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Refundable Line Extension Deposit" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay such additional cost. If the Applicant fails to execute such amendment and pay such additional costs within thirty (30) days after presentation of such amendment to the Applicant, or if any such postponement of construction continues for more than twelve months, the Company may, upon notice thereof to the Applicant, cancel this Agreement. In the event of such cancellation either by the Applicant or by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

- 8. If at any time more than sixty (60) days after the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Refundable Line Extension Deposit" and/or nonrefundable contribution(s) required for installation of such line extension increase or decrease due to changes in the Rate Schedule, the Applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the Company as a result of said changes. If the Applicant fails to execute such amendment to the Applicant the Company may, upon notice to the Applicant, cancel this Agreement. In the event of such cancellation by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.
- 9. The Applicant shall have no ownership in said line extension by reason of any payment made hereunder. This Agreement and the installation and operation of said line extension shall be subject to the Rate Schedule as may be applicable including Rule B15.1, "Overhead Extension Policy," and B15.2, "Underground Policy," copies of which will be furnished to the Applicant upon his request. This Agreement and the benefits and obligations thereof may be transferred by the Applicant only upon the Company's prior written consent. Any other attempted transfer by Applicant shall be void.
- 10. All notices required hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.
- 11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.

ELECTRIC	LINE	EXTENSION	AGREEMENT
		PART I	

Consumers Power

ato of A manual Work Order				
ate of Agreement: work Order	Number: (Drawing Attached, Exhibit A)			
ompany:	Customer:			
ONSUMERS POWER COMPANY Michigan corporation				
	(Name)			
	(Nane)			
	(Street and Number)			
(Address)	(City, State and Zip Code)			
ttention: Region General Manager	Attention:			
ervice Location				
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ownship	County			
Section, Town	, Range)			
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ELECTRIC LINE EXTENSION AGREEMENT PART II

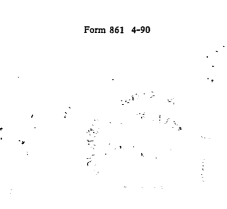
TERMS AND CONDITIONS

- 1. The Company, subject to the provisions of this Agreement, shall furnish, install, own and maintain an electric line extension consisting of primary and secondary cables, transformers, power terminals, primary service connections and associated equipment and any other underground or overhead line extension facilities which are required in connection therewith, but not including secondary service connections, to make available alternating current, 60 hertz, electric service to Applicant's service location identified in Part I. If the line extension is to serve a residential subdivision, the Applicant shall record the plat of the subdivision in the office of the Register of Deeds in the County where the subdivision is located, if it is not already so recorded. The facilities included in the line extension and its approximate location, or in the case of a residential subdivision the location of the subdivision, are shown on the drawing attached as Exhibit A. If said line extension is to serve a residential subdivision, it shall be designed and installed so that the Company may serve streetlighting luminaires therefrom. The character and location of all streetlighting equipment, if installed by the Company, and all equipment constituting the line extension shall conform to specifications prepared by the Company. Streetlighting service is not covered by this Agreement and, if provided by the Company, shall be the subject of separate agreement between the Company and the governmental body requesting such service. The character and location of all equipment constituting the line extension shall conform to specifications prepared by the Company. Said line extension system shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension therefrom shall have no effect upon this Agreement. Further, secondary service connections between such line extension and any buildings or other facilities to be served therefrom are not covered by this Agreement and shall be the subject of separate agreements between the Company and parties requesting such service connections.
- 2. The Applicant shall pay to the Company, upon the execution hereof (unless otherwise provided in Section 12 hereof), the "Total Payment" as set forth in Part I and in the "Computation of Electric Distribution System Line Extension Deposit and Contribution" attached, it being the Applicant's share of the cost, after deducting the allowance for the investment which the Company is warranted in making under its line extension policy. It is recognized that the cost to the Company of installing an underground line extension is substantially greater than the cost of installing an overhead line extension. Accordingly, if an underground line extension is study are contribution, " computed under this Agreement, said "Total Payment" includes a nonrefundable contribution," computed in accordance with Rule 26 of the Standard Rules and Regulations included in the Company's Schedule of Rates Governing the Sale of Electric Service ("Standard Rules and Regulations") as now filed with the Michigan Public Service Commission. No portion of said contribution, nor of any other contribution required hereunder, shall be refunded (except as otherwise provided in Sections 4, 5, 7 and 8 hereof) nor any interest paid thereon by the Company.
- 3. In regard to any amount identified as "Refundable Line Extension Deposit" in said "Computation of Electric Distribution System Line Extension Deposit and Contribution," the Company will refund to the Applicant in accordance with the attached "Schedule of Refunds." No refund shall be made in excess of said refundable amount and said amount shall bear no interest. Any portion of said amount remaining unrefunded at the expiration of the fifth 12 months' period next succeeding the month during which the line extension is completed, shall be retained by the Company.

- 4. If an underground electric line extension or any portion thereof is to be installed during the months of January and February, both inclusive, the Applicant shall pay the Company, prior to installation of said extension or portion thereof, an additional nonrefundable contribution (winter charge) per trench foot as stated in Part I for the portion of said line extension installed during said period. The Applicant will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Applicant for installation, by the Company, of gas pipe in the same trench. No portion of said line extension will be installed during the months of January and February, both inclusive, unless the Applicant has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where, in the Company's judgment, practical difficulties (not considered in determining the nonrefundable contribution included herein) such as water conditions or rock near the surface are encountered during construction. If the Customer does not make the additional contribution within 15 days after written notice of the amount of the additional contribution, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.
- 5. Prior to the installation of the line extension, and as a condition precedent thereto, the Applicant shall secure and deliver to the Company, at no expense to the Company, recordable easements, in form and substance satisfactory to the Company, granting all necessary rights of way for installation and maintenance of said line extension. If said line extension is to serve a residential subdivision, said easements shall include, but not by way of limitation, rights of way for streetlighting in the subdivision by means of underground facilities, notwithstanding that the Company does not undertake to provide streetlighting facilities and service as a part of this Agreement. If said easements are not secured and delivered to the Company within thirty (30) days after execution of this Agreement, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.
- 6. For any underground facilities included in the line extension, the Applicant shall provide, at no expense to the Company, rough grading (not more than three inches below finished grade) so that the underground facilities can be properly installed in relation to the finished grade level. If said line extension is to serve a residential subdivision, after rough grading, the Applicant shall install and maintain, at no expense to the Company, permanent survey stakes indicating all property lines in the subdivision. Applicant shall maintain the average ground elevation within six feet of any cable, conduit, wire, conductor or other underground facility thereafter at a level not to exceed twelve inches above or three inches below the grade level established at the time of installation of said underground facilities. Further, Applicant shall maintain the ground surface elevation in an area four feet wide around any transformer pad, subsurface transformer, junction vault or other support at an elevation of not less than three inches and not more than six inches below the top of any subsurface transformer or junction vault; provided, however, that changes in the ground surface elevation in excess of the limits herein prescribed may be permitted upon written consent of the Company.
- 7. Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performd by him as contained herein and in the Standard Rules and Regulations, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the completion date stated in Part I. Notwithstanding the foregoing, if, in the sole judgment of the Company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Line Extension Deposit and Contribution," will in fact require and be prepared to receive electric service upon completion of such line extension, the Company may, upon notice thereof to

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- the Customer, postpone construction of said extension until such time as, in the sole judgment of the Company, permanent customers requiring such quantity of electricity will require and be prepared to receive electric service. In the event of such postponement by the Company the Applicant may, upon notice thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Refundable Line Extension Deposit" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay such additional cost. If the Applicant fails to execute such amendment and pay such additional costs within thirty (30) days after presentation of such amendment to the Applicant, or if any such postponement of construction continues for more than twelve months, the Company may, upon notice thereof to the Applicant, cancel this Agreement. In the event of such cancellation either by the Applicant or by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.
- 8. If at any time more than sixty (60) days after, the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Refundable Line Extension Deposit" and/or nonrefundable contribution(s) required for installation of such line extension increase or decrease due to changes in the Standard Rules and Regulations, the Applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the Company as a result of said changes. If the Applicant fails to execute such amendment to the Applicant the Company may, upon notice to the Applicant, cancel this Agreement. In the event of such cancellation by the Company as a foresaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.
- 9. The Applicant shall have no ownership in said line extension by reason of any payment made hereunder. This Agreement and the installation and operation of said line extension shall be subject to the Standard Rules and Regulations as may be applicable including Rule 25, "Overhead Extension Policy," and Rule 26, "Underground Distribution Systems and Service Connections," copies of which will be furnished to the Applicant upon his request. This Agreement and the benefits and obligations thereof may be transferred by the Applicant only upon the Company's prior written consent. Any other attempted transfer by Applicant shall be void.
- 10. All notices required hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.
- 11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.



Consumers Energy	ELECTRIC LINE EXTENS SERVICE CONNECTION A FOR MOBILE HOME PART I	GREEMENT		
Date of Agreement:	Work Order Number		_(Drawing Attached, Exhit	oit A)
Company:		Customer:		
CONSUMERS ENERGY COMPANY				
a Michigan Corporation			(Name)	
		<u></u>	(Street and Number)	
(Address)		(City, State and Zip Code	e)
Attention:		Attention:		
Service Location:				
	(Name of	Mobile Home F	Park)	
Number of Lots:	Lot Numbers:			
Other Facilities to be Served:				
Township:	County			
Town	Range		Section	
Voltage for Lots: 120/240 Volts	Voltage for Other	Facilities:		
Winter Charge: Per	r Trench Foot T	otal Payment	:_\$	
Estimated Date for Completion of I (a) Part II, Terms and Conditions, a Deposit and Contribution (Residen ACKNOWLEDGES HAVING READ CONSUMERS ENERGY COMPANY	and (b) Computation of El ntial) are attached hereto a SAID ATTACHMENTS.			
		· · ·	(Customer)	
Ву	Ву			
By(Signature)	By Michigan Public Servi Commission	се	(Signature)	
	Michigan Public Servi	ce	(Signature) (Print or Type Name)	
(Signature)	Michigan Public Servi Commission]



ELECTRIC LINE EXTENSION AND SERVICE CONNECTION AGREEMENT

TERMS AND CONDITIONS PART II

1. The Company, subject to the provisions of this agreement, shall furnish, install, own and maintain an underground electric line extension consisting of primary and secondary cables, transformers, power terminals, primary service connections and associated equipment and any other underground line extension facilities which are required in connection therewith including secondary service connections, (herein collectively referred to as "line extension"), to make available alternating current, single phase, 60 hertz, electric service to Applicant's service location identified in Part I. The Applicant shall provide, own, install and maintain all meter pedestals which shall be of a design satisfactory to the Company and installed in mutually agreeable locations. The approximate location of the line extension and lots are shown on the drawing attached as Exhibit A. The character and location of all equipment constituting the line extension shall conform to specification prepared by the Company. Said line extension shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension therefrom shall have no effect upon this Agreement.

2. The Applicant shall pay to the Company, upon the execution hereof (unless otherwise provided in Section 12 hereof), the "Total Payment" as set forth in Part I and in the "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)" attached, it being the Applicant's share of the cost, after deducting the allowance for the investment which the Company is warranted in making under its line extension policy. It is recognized that the cost to the Company of installing an underground line extension is substantially greater than the cost of installing an overhead line extension. Accordingly, said "Total Payment" includes a nonrefundable contribution as stated in said "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)," computed in accordance with Rule B13.5 and Rule B15.2 of the Schedule of Rates Governing the Sale of Electric Service (Electric Rate Schedule) as now filed with the Michigan Public Service Commission. No portion of said contribution, nor of any other contribution required hereunder, shall be refunded (except as otherwise provided in Section 4, 5, 7 and 8 hereof) nor any interest paid thereon by the Company.

3. The Company will backfill and place excavated earth over any area of construction; the Customer is responsible for the final restoration of the construction area. In regard to any amount identified as "Line Extension Deposit Subject to Refund" in said "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)," the Company will refund to the Applicant in accordance with the attached "Schedule of Refunds." No refund shall be made in excess of said refundable amount and said amount shall bear no interest. Any portion of said amount remaining unrefunded at the expiration of the fifth 12 months' period next succeeding the month during which the line extension is completed, shall be retained by the Company.

4. If the line extension or any portion thereof is to be installed between December 15 and April 15, the Applicant shall pay the Company, prior to installation of said extension or portion thereof, an additional nonrefundable contribution (winter charge) per trench foot as stated in Part I for the portion of said line extension installed during said period. The Applicant will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Applicant for installation, by the Company, of gas pipe in the same trench. No portion of said line extension will be installed between December 15 and April 15, unless the Applicant has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where, in the Company's judgment, practical difficulties (not considered in determining the nonrefundable contribution included herein) such as water conditions or rock near the surface are encountered during construction. If the Customer does not make the additional contribution within 15 days after written notice of the amount of the additional contribution, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

Michigan Public Service Commission	CANCELLED BY U-6300 ORDERU-6300
April 20, 2006	REMOVED BYRL
Filed	DATE04-30-07



5. Prior to the installation of the line extension, and as a condition precedent thereto, the Applicant shall secure and deliver to the Company, at no expense to the Company, recordable easements, in form and substance satisfactory to the Company, granting all necessary rights of way for installation and maintenance of said line extension. If said easements are not secured and delivered to the Company within thirty (30) days after execution of this Agreement, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

6. The Applicant shall provide, at no expense to the Company, rough grading (not more than three inches below finished grade) so that the underground facilities can be properly installed in relation to the finished grade level. Applicant shall maintain the average ground elevation within six feet of any cable, conduit, wire, conductor or other underground facility thereafter at a level not to exceed twelve inches above or three inches below the grade level established at the time of installation of said underground facilities. Further, Applicant shall maintain the ground surface elevation in an area four feet wide around any transformer pad, subsurface transformer, junction vault or other support at an elevation of not less than three inches and not more than six inches below the base of any transformer or junction vault; provided, however, that changes in the ground surface elevation in excess of the limits herein prescribed may be permitted upon written consent of the Company.

7. Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performed by him as contained herein and in the Company's Electric Rate Schedule, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the completion date stated in Part I. Notwithstanding the foregoing, if, in the sole judgment of the Company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Line Extension Deposit and Contribution (Residential)," will in fact require and be prepared to receive electric service upon completion of such line extension, the Company may, upon notice thereof to the Customer, postpone construction of said extension until such time as, in the sole judgment of the Company, permanent customers requiring such quantity of electricity will require and be prepared to receive electric service. In the event of such postponement by the Company the Applicant may, upon notice thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Line Extension Deposit Subject to Refund" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay such additional cost. If the Applicant fails to execute such amendment and pay such additional costs within thirty (30) days after presentation of such amendment to the Applicant, or if any such postponement of construction continues for more than twelve months, the Company may, upon notice thereof to the Applicant, cancel this Agreement. In the event of such cancellation either by the Applicant or by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

	CANCELLED BY U-6300 ORDER
Michigan Public Service	REMOVED BY RL DATE 04-30-07
Commission	
April 20, 2006	
Filed	



8. If at any time more than sixty (60) days after the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Line Extension Deposit Subject to Refund" and/or nonrefundable contribution(s) required for installation of such line extension increase or decrease due to changes in the Rate Schedule, the Applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the Company as a result of said changes. If the Applicant fails to execute such amendment and pay such additional amounts, if any, within thirty (30) days after presentation of such amendment to the Applicant the Company may, upon notice to the Applicant, cancel this Agreement. In the event of such cancellation by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

9. The Applicant shall have no ownership in said line extension by reason of any payment made hereunder. This Agreement and the installation and operation of said line extension shall be subject to the Company's Electric Rate Schedule as may be applicable including Rule B15.1, "Overhead Extension Policy," and B15.2, "Underground Policy," copies of which will be furnished to the Applicant upon his request. This Agreement and the benefits and obligations thereof may be transferred by the Applicant only upon the Company's prior written consent. Any other attempted transfer by Applicant shall be void.

10. All notices require hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.

11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.

12. Additional Items

 CANCELLED BY U-6300 ORDER	
REMOVED BY RL DATE 04-30-07	
Michigan Public Service Commission	
April 20, 2006	
Filed	



ELECTRIC LINE EXTENSION AND SERVICE CONNECTION AGREEMENT FOR MOBILE HOME PARK PART I

Date of Agreement:		(Drawing Attached, Exhibit A)
Company:		Customer:
CONSUMERS ENERGY COMPANY a Michigan Corporation		
	-	(Name)
(Address)		(Street and Number)
		(City, State and Zip Code)
Attention:	Ą	Attention:
Service Location:	(Name of M	lobile Home Park)
Number of Lots:		
Township:		· · · · · · · · · · · · · · · · · · ·
		Section
Town	Kange	
Town Voltage for Lots: 120/240 Volts		
Voltage for Lots: <u>120/240 Volts</u> Winter Charge: Per Estimated Date for Completion of Li	Voltage for Other F Trench Foot Tor ine Extension:	facilities:
Voltage for Lots: <u>120/240 Volts</u> Winter Charge: Per Estimated Date for Completion of Li	Voltage for Other F Trench Foot To ine Extension: nd (b) Computation of Elect ttached hereto and are a pa	tal Payment: \$
Voltage for Lots: <u>120/240 Volts</u> Winter Charge: Per Estimated Date for Completion of Li (a) Part II, Terms and Conditions, and and Contribution (Residential) are a ACKNOWLEDGES HAVING READ S, CONSUMERS ENERGY COMPANY	Voltage for Other F Trench Foot Tot ine Extension: nd (b) Computation of Elec ttached hereto and are a pa AID ATTACHMENTS.	facilities:
Voltage for Lots: <u>120/240 Volts</u> Winter Charge: Per Estimated Date for Completion of Li (a) Part II, Terms and Conditions, a and Contribution (Residential) are a ACKNOWLEDGES HAVING READ S	Voltage for Other F Trench Foot To ine Extension: nd (b) Computation of Elect ttached hereto and are a pa	tal Payment: \$
Voltage for Lots: <u>120/240 Volts</u> Winter Charge: Per Estimated Date for Completion of Li (a) Part II, Terms and Conditions, and and Contribution (Residential) are a ACKNOWLEDGES HAVING READ S. CONSUMERS ENERGY COMPANY By	Voltage for Other F Trench Foot Tot ine Extension: nd (b) Computation of Elec ttached hereto and are a pa AID ATTACHMENTS.	tal Payment: \$
Voltage for Lots: <u>120/240 Volts</u> Winter Charge: Per Estimated Date for Completion of Li (a) Part II, Terms and Conditions, and and Contribution (Residential) are a ACKNOWLEDGES HAVING READ S. CONSUMERS ENERGY COMPANY By	Voltage for Other F Trench Foot Tot ine Extension: Ind (b) Computation of Elect ttached hereto and are a pa AID ATTACHMENTS. By	tal Payment: <u>\$</u> tric Distribution System Line Extension Depos art of this Agreement. CUSTOMER (Customer) (Signature)
Voltage for Lots: <u>120/240 Volts</u> Winter Charge:Per Estimated Date for Completion of Li (a) Part II, Terms and Conditions, and and Contribution (Residential) are a ACKNOWLEDGES HAVING READ S. CONSUMERS ENERGY COMPANY By	Voltage for Other F Trench Foot Tot ine Extension: nd (b) Computation of Elect ttached hereto and are a pa AID ATTACHMENTS. By By Title	tal Payment: \$
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Voltage for Lots: 120/240 Volts Winter Charge:Per Estimated Date for Completion of Li (a) Part II, Terms and Conditions, and and Contribution (Residential) are a ACKNOWLEDGES HAVING READ SA CONSUMERS ENERGY COMPANY By	Voltage for Other F Trench Foot Tot ine Extension: Ind (b) Computation of Elect ttached hereto and are a pa AID ATTACHMENTS. By Title MICHI	tal Payment: \$
Voltage for Lots: 120/240 Volts Winter Charge:Per Estimated Date for Completion of Li (a) Part II, Terms and Conditions, and and Contribution (Residential) are a ACKNOWLEDGES HAVING READ S. CONSUMERS ENERGY COMPANY By	Voltage for Other F Trench Foot Tot ine Extension: Ind (b) Computation of Elect ttached hereto and are a pa AID ATTACHMENTS. By By KICHI	tal Payment: <u>\$</u> tric Distribution System Line Extension Depose art of this Agreement. CUSTOMER (Customer) (Signature) (Print or Type Name) Page 1

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TERMS AND CONDITIONS PART II

1. The Company, subject to the provisions of this agreement, shall furnish, install, own and maintain an underground electric line extension consisting of primary and secondary cables, transformers, power terminals, primary service connections and associated equipment and any other underground line extension facilities which are required in connection therewith including secondary service connections, (herein collectively referred to as "line extension"), to make available alternating current, single phase, 60 hertz, electric service to Applicant's service location identified in Part I. The Applicant shall provide, own, install and maintain all meter pedestals which shall be of a design satisfactory to the Company and installed in mutually agreeable locations. The approximate location of the line extension and lots are shown on the drawing attached as Exhibit A. The character and location of all equipment constituting the line extension shall conform to specification prepared by the Company. Said line extension shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension therefrom shall have no effect upon this Agreement.

2. The Applicant shall pay to the Company, upon the execution hereof (unless otherwise provided in Section 12 hereof), the "Total Payment" as set forth in Part I and in the "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)" attached, it being the Applicant's share of the cost, after deducting the allowance for the investment which the Company is warranted in making under its line extension policy. It is recognized that the cost to the Company of installing an underground line extension is substantially greater than the cost of installing an overhead line extension. Accordingly, said "Total Payment" includes a nonrefundable contribution (Residential)," computed in accordance with Rule B13.5 and Rule B15.2 of the Schedule of Rates Governing the Sale of Electric Cervice (Electric Rate Schedule) as now filed with the Michigan Public Service Commission. No portion of said contribution, nor of any other contribution required hereunder, shall be refunded (except as otherwise provided in Section 4, 5, 7 and 8 hereof) nor any interest paid thereon by the Company.

3. The Company will backfill and place excavated earth over any area of construction; the Customer is responsible for the final restoration of the construction area. In regard to any amount identified as "Line Extension Deposit Subject to Refund" in said "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)," the Company will refund to the Applicant in accordance with the attached "Schedule of Refunds." No refund shall be made in excess of said refundable amount and said amount shall bear no interest. Any portion of said amount remaining unrefunded at the expiration of the fifth 12 months' period next succeeding the month during which the line extension is completed, shall be retained by the Company.

4. If the line extension or any portion thereof is to be installed between December 15 and April 15, the Applicant shall pay the Company, prior to installation of said extension or portion thereof, an additional nonrefundable contribution (winter charge) per trench foot as stated in Part I for the portion of said line extension installed during said period. The Applicant will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Applicant for installation, by the Company, of gas pipe in the same trench. No portion of said line extension will be installed between December 15 and April 15, unless the Applicant has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where, in the Company's judgment, practical difficulties (not considered in determining the nonrefundable contribution included herein) such as water conditions or rock near the surface are encountered during construction. If the Customer does not make the additional contribution within 15 days after written notice of the amount of the additional contribution, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

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Page 2 of 4

Form 862 12-2003



5. Prior to the installation of the line extension, and as a condition precedent thereto, the Applicant shall secure and deliver to the Company, at no expense to the Company, recordable easements, in form and substance satisfactory to the Company, granting all necessary rights of way for installation and maintenance of said line extension. If said easements are not secured and delivered to the Company within thirty (30) days after execution of this Agreement, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

6. The Applicant shall provide, at no expense to the Company, rough grading (not more than three inches below finished grade) so that the underground facilities can be properly installed in relation to the finished grade level. Applicant shall maintain the average ground elevation within six feet of any cable, conduit, wire, conductor or other underground facility thereafter at a level not to exceed twelve inches above or three inches below the grade level established at the time of installation of said underground facilities. Further, Applicant shall maintain the ground surface elevation in an area four feet wide around any transformer pad, subsurface transformer, junction vault or other support at an elevation of not less than three inches and not more than six inches below the base of any transformer or junction vault; provided, however, that changes in the ground surface elevation in excess of the limits herein prescribed may be permitted upon written consent of the Company.

7. Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performed by him as contained herein and in the Company's Electric Rate Schedule, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the completion date stated in Part I. Notwithstanding the foregoing, if, in the sole judgment of the Company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Line Extension Deposit and Contribution (Residential)." will in fact require and be prepared to receive electric service upon completion of such line extension, the Company may, upon notice thereof to the Customer, postpone construction of said extension until such time as, in the sole judgment of the Company, permanent customers requiring such quantity of electricity will require and be prepared to receive electric service. In the event of such postponement by the Company the Applicant may, upon notice thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Line Extension Deposit Subject to Refund" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay such additional cost. If the Applicant fails to execute such amendment and pay such additional costs within thirty (30) days after presentation of such amendment to the Applicant, or if any such postponement of construction continues for more than twelve months, the Company may, upon notice thereof to the Applicant, cancel this Agreement. In the event of such cancellation either by the Applicant or by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

CANCELLED BY ORDER	U-6300
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DATE0	4-20-06

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Page 3 of 4

Consumers Energy

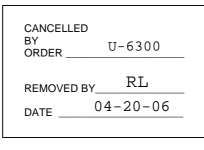
8. If at any time more than sixty (60) days after the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Line Extension Deposit Subject to Refund" and/or nonrefundable contribution(s) required for installation of such line extension increase or decrease due to changes in the Rate Schedule, the Applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the Company as a result of said changes. If the Applicant fails to execute such amendment and pay such additional amounts, if any, within thirty (30) days after presentation of such amendment to the Applicant, cancel this Agreement. In the event of such cancellation by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

9. The Applicant shall have no ownership in said line extension by reason of any payment made hereunder. This Agreement and the installation and operation of said line extension shall be subject to the Company's Electric Rate Schedule as may be applicable including Rule B15.1, "Overhead Extension Policy," and B15.2, "Underground Policy," copies of which will be furnished to the Applicant upon his request. This Agreement and the benefits and obligations thereof may be transferred by the Applicant only upon the Company's prior written consent. Any other attempted transfer by Applicant shall be void.

10. All notices require hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.

11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.

12. Additional Items



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Page 4 of 4

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Consumers	Energy

ELECTRIC LINE EXTENSION AND SERVICE CONNECTION AGREEMENT FOR MOBILE HOME PARK PART I

	Date of Agreement:	Work Order Number:	(Drawing Attached, Exhibit A)
	Company:	Custo	mer:
	CONSUMERS ENERGY COMPANY a Michigan Corporation		
			(Name)
	(Address)		(Street and Number)
			(City, State and Zip Code)
	Attention:	Attentio	on:
	Service Location:	(Name of Mobile H	Jame Bark)
	Town		Section
-			
	· · · · · · · · · · · · · · · · · · ·	-	rment: \$
	Estimated Date for Completion of Lir		
	(a) Part II, Terms and Conditions, an Deposit and Contribution (Residentia ACKNOWLEDGES HAVING READ SA	al) are attached hereto and are a	istribution System Line Extension a part of this Agreement. CUSTOMER
	CONSUMERS ENERGY COMPANY		(Customer)
	Ву	Ву	
	(Signature)		(Signature)
	(Print or Type Name)		(Print or Type Name)
	Title	Title	,
Fo	rm 862 3-2003		Page 1 of 4
	ANCELLED BY ORDER IN CASE NO. U- 63CC MAR 0 8 2004 REMOVED BY SX B	AUG 2 6 2003	



TERMS AND CONDITIONS PART II

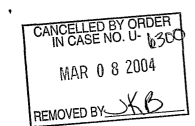
1. The Company, subject to the provisions of this agreement, shall furnish, install, own and maintain an underground electric line extension consisting of primary and secondary cables, transformers, power terminals, primary service connections and associated equipment and any other underground line extension facilities which are required in connection therewith including secondary service connections, (herein collectively referred to as "line extension"), to make available alternating current, single phase, 60 hertz, electric service to Applicant's service location identified in Part I. The Applicant shall provide, own, install and maintain all meter pedestals which shall be of a design satisfactory to the Company and installed in mutually agreeable locations. The approximate location of the line extension and lots are shown on the drawing attached as Exhibit A. The character and location of all equipment constituting the line extension shall conform to specification prepared by the Company. Said line extension shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension therefrom shall have no effect upon this Agreement.

2. The Applicant shall pay to the Company, upon the execution hereof (unless otherwise provided in Section 12 hereof), the "Total Payment" as set forth in Part I and in the "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)" attached, it being the Applicant's share of the cost, after deducting the allowance for the investment which the Company is warranted in making under its line extension policy. It is recognized that the cost to the Company of installing an underground line extension is substantially greater than the cost of installing an overhead line extension. Accordingly, said "Total Payment" includes a nonrefundable contribution as stated in said "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)," computed in accordance with Rule B13.5 and Rule B15.2 of the Schedule of Rates Governing the Sale of Electric Service (Electric Rate Schedule) as now filed with the Michigan Public Service Commission. No portion of said contribution, nor of any other contribution required hereunder, shall be refunded (except as otherwise provided in Section 4, 5, 7 and 8 hereof) nor any interest paid thereon by the Company.

3. The Company will backfill and place excavated earth over any area of construction; the Customer is responsible for the final restoration of the construction area. In regard to any amount identified as "Line Extension Deposit Subject to Refund" in said "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)," the Company will refund to the Applicant in accordance with the attached "Schedule of Refunds." No refund shall be made in excess of said refundable amount and said amount shall bear no interest. Any portion of said amount remaining unrefunded at the expiration of the fifth 12 months' period next succeeding the month during which the line extension is completed, shall be retained by the Company.

4. If the line extension or any portion thereof is to be installed between December 15 and March 15, the Applicant shall pay the Company, prior to installation of said extension or portion thereof, an additional nonrefundable contribution (winter charge) per trench foot as stated in Part I for the portion of said line extension installed during said period. The Applicant will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Applicant for installation, by the Company, of gas pipe in the same trench. No portion of said line extension will be installed between December 15 and March 15, unless the Applicant has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where, in the Company's judgment, practical difficulties (not considered in determining the nonrefundable contribution included herein) such as water conditions or rock near the surface are encountered during construction. If the Customer does not make the additional contribution within 15 days after written notice of the amount of the additional contribution, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

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Page 2 of 4

5. Prior to the installation of the line extension, and as a condition precedent thereto, the Applicant shall secure and deliver to the Company, at no expense to the Company, recordable easements, in form and substance satisfactory to the Company, granting all necessary rights of way for installation and maintenance of said line extension. If said easements are not secured and delivered to the Company within thirty (30) days after execution of this Agreement, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

6. The Applicant shall provide, at no expense to the Company, rough grading (not more than three inches below finished grade) so that the underground facilities can be properly installed in relation to the finished grade level. Applicant shall maintain the average ground elevation within six feet of any cable, conduit, wire, conductor or other underground facility thereafter at a level not to exceed twelve inches above or three inches below the grade level established at the time of installation of said underground facilities. Further, Applicant shall maintain the ground surface elevation in an area four feet wide around any transformer pad, subsurface transformer, junction vault or other support at an elevation of not less than three inches and not more than six inches below the base of any transformer or junction vault; provided, however, that changes in the ground surface elevation in excess of the limits herein prescribed may be permitted upon written consent of the Company.

7. Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performed by him as contained herein and in the Company's Electric Rate Schedule, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the completion date stated in Part I. Notwithstanding the foregoing, if, in the sole judgment of the Company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Line Extension Deposit and Contribution (Residential)," will in fact require and be prepared to receive electric service upon completion of such line extension, the Company may, upon notice thereof to the Customer, postpone construction of said extension until such time as, in the sole judgment of the Company, permanent customers requiring such quantity of electricity will require and be prepared to receive electric service. In the event of such postponement by the Company the Applicant may, upon notice thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Line Extension Deposit Subject to Refund" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay such additional cost. If the Applicant fails to execute such amendment and pay such additional costs within thirty (30) days after presentation of such amendment to the Applicant, or if any such postponement of construction continues for more than twelve months, the Company may, upon notice thereof to the Applicant, cancel this Agreement. In the event of such cancellation either by the Applicant or by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

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Page 3 of 4



8. If at any time more than sixty (60) days after the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Line Extension Deposit Subject to Refund" and/or nonrefundable contribution(s) required for installation of such line extension increase or decrease due to changes in the Rate Schedule, the Applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the Company as a result of said changes. If the Applicant fails to execute such amendment and pay such additional amounts, if any, within thirty (30) days after presentation of such amendment to the Applicant the Company may, upon notice to the Applicant, cancel this Agreement. In the event of such cancellation by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

9. The Applicant shall have no ownership in said line extension by reason of any payment made hereunder. This Agreement and the installation and operation of said line extension shall be subject to the Company's Electric Rate Schedule as may be applicable including Rule B15.1, "Overhead Extension Policy," and B15.2, "Underground Policy," copies of which will be furnished to the Applicant upon his request. This Agreement and the benefits and obligations thereof may be transferred by the Applicant only upon the Company's prior written consent. Any other attempted transfer by Applicant shall be void.

10. All notices require hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.

11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.

12. Additional Items

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CANCELLED BY ORDER IN CASE NO. U- 10300 MAR 0 8 2004 REMOVED BY KB Page 4 of 4



ELECTRIC LINE EXTENSION AND SERVICE CONNECTION AGREEMENT FOR MOBILE HOME PARK PART I

Consumers Energy

		per: (Drawing Attached, Exhibit A)
Company:		Customer:
CONSUMERS ENERGY CO a Michigan Corporation	MPANY	(Name)
(Address	;}	(Street and Number)
		(City, State and Zip Code)
Attention: Electric Team Le	ader	Attention:
Service Location:	(Name	e of Mobile Home Park)
Number of Lots:	Lot Numbers:	
Township:	Cou	nty:
Town		Section
Voltage for Lots: 120/240		her Facilities:
Winter Charge:	Per Trench Foot	Total Payment: _\$
Estimated Date for Comple	tion of Line Extension:	·
Deposit and Contribution (ditions, and (b) Computation o Residential) are attached here READ SAID ATTACHMENTS.	f Electric Distribution System Line Extension to and are a part of this Agreement. CUSTOMER
CONSUMERS ENERGY CC	MPANY	(Customer)
By(Signatur		Sy(Signature)
(Print or Type	Name)	(Print or Type Name)
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itle Electric Tea	m Leader	

CANCELLED BY ORDER <u>U-6300</u> REMOVED BY <u>JKB</u> DATE <u>8-26-03</u>

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TERMS AND CONDITIONS

1. The Company, subject to the provisions of this agreement, shall furnish, install, own and maintain an underground electric line extension consisting of primary and secondary cables, transformers, power terminals, primary service connections and associated equipment and any other underground line extension facilities which are required in connection therewith including secondary service connections, (herein collectively referred to as "line extension"), to make available alternating current, single phase, 60 hertz, electric service to Applicant's service location identified in Part I. The Applicant shall provide, own, install and maintain all meter pedestals which shall be of a design satisfactory to the Company and installed in mutually agreeable locations. The approximate location of all equipment constituting the line extension shall conform to specification prepared by the Company. Said line extension shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension therefrom shall have no effect upon this Agreement.

2. The Applicant shall pay to the Company, upon the execution hereof (unless otherwise provided in Section 12 hereof), the "Total Payment" as set forth in Part I and in the "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)" attached, it being the Applicant's share of the cost, after deducting the allowance for the investment which the Company is warranted in making under its line extension policy. It is recognized that the cost to the Company of installing an underground line extension is substantially greater than the cost of installing an overhead line extension. Accordingly, said "Total Payment" includes a nonrefundable contribution (Residential)," computed in accordance with Rule B13.5 and Rule B15.2 of the Schedule of Rates Governing the Sale of Electric Service (Electric Rate Schedule) as now filed with the Michigan Public Service Commission. No portion of said contribution, nor of any other contribution required hereunder, shall be refunded (except as otherwise provided in Section 4, 5, 7 and 8 hereof) nor any interest paid thereon by the

3. The Company will backfill and place excavated earth over any area of construction; the Customer is responsible for the final restoration of the construction area. In regard to any amount identified as "Line Extension Deposit Subject to Refund" in said "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)," the Company will refund to the Applicant in accordance with the attached "Schedule of Refunds." No refund shall be made in excess of said refundable amount and said amount shall bear no interest. Any portion of said amount remaining unrefunded at the expiration of the fifth 12 months' period next succeeding the month during which the line extension is completed, shall be retained by the Company.

4. If the line extension or any portion thereof is to be installed between December 15 and March 15, the Applicant shall pay the Company, prior to installation of said extension or portion thereof, an additional nonrefundable contribution (winter charge) per trench foot as stated in Part I for the portion of said line extension installed during said period. The Applicant will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Applicant for installation, by the Company, of gas pipe in the same trench. No portion of said line extension will be installed between December 15 and March 15, unless the applicant has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where, in the Company's judgement, practical difficulties (not considered in determining the nonrefundable contribution included herein) such as water conditions or rock near the surface are encountered during construction. If the Customer does not make the additional contribution within 15 days after written notice of the amount of the additional contribution, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

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Page 2 of 4

5. Prior to the installation of the line extension, and as a condition precedent thereto, the Applicant shall secure and deliver to the Company, at no expense to the Company, recordable easements, in form and substance satisfactory to the Company, granting all necessary rights of way for installation and maintenance of said line extension. If said easements are not secured and delivered to the Company within thirty (30) days after execution of this Agreement, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

6. The applicant shall provide, at no expense to the Company, rough grading (not more than three inches below finished grade) so that the underground facilities can be properly installed in relation to the finished grade level. Applicant shall maintain the average ground elevation within six feet of any cable, conduit, wire, conductor or other underground facility thereafter at a level not to exceed twelve inches above or three inches below the grade level established at the time of installation of said underground facilities. Further, Applicant shall maintain the ground surface elevation in an area four feet wide around any transformer pad, subsurface transformer, junction vault or other support at an elevation of not less than three inches and not more than six inches below the base of any transformer mounted on a pad or other support and not more than six inches below the top of any subsurface transformer or junction vault; provided, however, that changes in the ground surface elevation in excess of the limits herein prescribed may be permitted upon written consent of the Company.

7. Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performed by him as contained herein and in the Company's Electric Rate Schedule, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the completion date stated in Part I. Notwithstanding the foregoing, if, in the sole judgement of the Company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Line Extension Deposit and Contribution (Residential)," will in fact require and be prepared to receive electric service upon completion of such line extension, the Company may, upon notice thereof to the Customer, postpone construction of said extension until such time as, in the sole judgement of the Company, permanent customers requiring such quantity of electricity will require and be prepared to receive electric service. In the event of such postponement by the Company the Applicant may, upon notice thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Line Extension Deposit Subject to Refund" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay such additional cost. If the applicant fails to execute such amendment and pay such additional costs within thirty (30) days after presentation of such amendment to the Applicant, or if any such postponement of construction continues for more than twelve months, the Company may, upon notice thereof to the applicant, cancel this Agreement. In the event of such cancellation either by the Applicant or by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

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Consumers Energy

Page 3 of 4



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8. If at any time more than sixty (60) days after the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Line Extension Deposit Subject to Refund" and/or nonrefundable contribution(s) required for installation of such line extension increase or decrease due to changes in the Rate Schedule, the applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the Company as a result of said changes. If the Applicant fails to execute such amendment and pay such additional amounts, if any, within thirty (30) days after presentation of such amendment to the Applicant, cancel this Agreement. In the event of such cancellation by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

9. The Applicant shall have no ownership in said line extension by reason of any payment made hereunder. This Agreement and the installation and operation of said line extension shall be subject to the Company's Electric Rate Schedule as may be applicable including Rule B15.1, "Overhead Extension Policy," and B15.2, "Underground Policy," copies of which will be furnished to the Applicant upon his request. This Agreement and the benefits and obligations thereof may be transferred by the Applicant only upon the Company's prior written consent. Any other attempted transfer by Applicant shall be void.

10. All notices require hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.

11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.

12. Additional Items

Form 862 10-2002

Page 4 of 4

Consumers Energy

ELECTRIC LINE EXTENSION AND SERVICE CONNECTION AGREEMENT FOR MOBILE HOME PARK PART I

Date of Agreement:	Work Order Number:	(Drawing Attached, Exhibit A)
Company:	Customer:	
CONSUMERS ENERGY COMPANY	· · · · · · · · · · · · · · · · · · ·	
Michigan Corporation	(Name)	
(Address)	- (Street and Num	ber)
	(City, State & Zip)	Code)
Attention: Electric Field Manager	Attention:	·
ervice Location:		
	S:	
	······	
Township:	County:	
'own: Ra	ange: Section:	
oltage for Lots: 120/240 Volts Vo	oltage for Other Facilities:	
Vinter Charge: Per Trench F	Foot Total Payment: \$	
a) Part II, Terms and Conditions, and Deposit and Contribution (Residential) are	l (b) Computation of Electric Distribution Sy re attached hereto and are a part of this Agree	
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ELECTRIC LINE EXTENSION AND SERVICE CONNECTION AGREEMENT FOR MOBILE HOME PARK

TERMS AND CONDITIONS

PART II

- 1. The Company, subject to the provisions of this Agreement, shall furnish, install, own and maintain an underground electric line extension consisting of primary and secondary cables, transformers, power terminals, primary service connections and associated equipment and any other underground line extension facilities which are required in connection therewith including secondary service connections, (herein collectively referred to as "line extension"), to make available alternating current, single phase, 60 hertz, electric service to Applicant's service location identified in Part I. The Applicant shall provide, own, install and maintain all meter pedestals which shall be of a design satisfactory to the Company and installed in mutually agreeable locations. The approximate location of the line extension and lots are shown on the drawing attached as Exhibit A. The character and location of all equipment constituting the line extension shall conform to specifications prepared by the Company. Said line extension shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension thereform shall have no effect upon this Agreement.
- 2. The Applicant shall pay to the Company, upon the execution hereof (unless otherwise provided in Section 12 hereof), the "Total Payment" as set forth in Part I and in the "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)" attached, it being the Applicant's share of the cost, after deducting the allowance for the investment which the Company is warranted in making under its line extension policy. It is recognized that the cost to the Company of installing an underground line extension is substantially greater than the cost of installing an overhead line extension. Accordingly, said "Total Payment" includes a nonrefundable contribution (Residential)," computed in accordance with Rule B13.5 and Rule B15.2 of the Schedule of Rates Governing the Sale of Electric Service (Electic Rate Schedule) as now filed with the Michigan Public Service Commission. No portion of said contribution, nor of any other contribution required hereunder, shall be refunded (except as otherwise provided in Sections 4, 5, 7 and 8 hereof) nor any interest paid thereon by the Company.
- 3. The Company will backfill and place excavated earth over any area of construction; the Customer is responsible for the final restoration of the construction area. In regard to any amount identified as "Line Extension Deposit Subject to Refund" in said "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)," the Company will refund to the Applicant in accordance with the attached "Schedule of Refunds." No refund shall be made in excess of said refundable amount and said amount shall bear no interest. Any portion of said amount remaining unrefunded at the expiration of the fifth 12 months' period next succeeding the month during which the line extension is completed, shall be retained by the Company.
- 4. If the line extension or any portion thereof is to be installed between December 15 and March 15, the Applicant shall pay the Company, prior to installation of said extension or portion thereof, an additional nonrefundable contribution (winter charge) per trench foot as stated in Part I for the portion of said line extension installed during said period. The Applicant will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Applicant for installation, by the Company, of gas pipe in the same trench. No portion of said line extension will be installed between December 15 and March 15, unless the Applicant has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where, in the Company's judgment, practical difficulties (not considered in determining the nonrefundable contribution included herein) such as water conditions or rock near the surface are encountered during construction. If the Customer does not make the additional contribution within 15 days after written notice of the amount of the additional contribution, the Company may, at its option, refund all

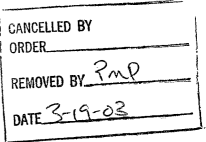
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payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

- 5. Prior to the installation of the line extension, and as a condition precedent thereto, the Applicant shall secure and deliver to the Company, at no expense to the Company, recordable easements, in form and substance satisfactory to the Company, granting all necessary rights of way for installation and maintenance of said line extension. If said easements are not secured and delivered to the Company within thirty (30) days after execution of this Agreement, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.
- 6. The Applicant shall provide, at no expense to the Company, rough grading (not more than three inches below finished grade) so that the underground facilities can be properly installed in relation to the finished grade level. Applicant shall maintain the average ground elevation within six feet of any cable, conduit, wire, conductor or other underground facility thereafter at a level not to exceed twelve inches above or three inches below the grade level established at the time of installation of said underground facilities. Further, Applicant shall maintain the ground surface elevation in an area four feet wide around any transformer pad, subsurface transformer, junction vault or other support at an elevation of not less than three inches and not more than six inches below the base of any transformer mounted on a pad or other support and not more than six inches below the top of any subsurface transformer or junction vault; provided, however, that changes in the ground surface elevation in excess of the limits herein prescribed may be permitted upon written consent of the Company.
- Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performed 7. by him as contained herein and in the Company's Electric Rate Schedule, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the completion date stated in Part I. Notwithstanding the foregoing, if, in the sole judgment of the Company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)," will in fact require and be prepared to receive electric service upon completion of such line extension, the Company may, upon notice thereof to the Customer, postpone construction of said extension until such time as, in the sole judgment of the Company, permanent customers requiring such quantity of electricity will require and be prepared to receive electric service. In the event of such postponement by the Company the Applicant may, upon notice thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Line Extension Deposit Subject to Refund" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay such additional cost. If the Applicant fails to execute such amendment and pay such additional costs within thirty (30) days after presentation of such amendment to the Applicant, or if any such postponement of construction continues for more than twelve months, the Company may, upon notice thereof to the Applicant, cancel this Agreement. In the event of such cancellation either by the Applicant or by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.
- 8. If at any time more than sixty (60) days after the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Line Extension Deposit Subject to Refund" and/or nonrefundale contribution(s) required for installation of such line extension increase or decrease due to changes in the Company's Electric Rate Schedule, the Applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the Company as a result of said changes. If the Applicant fails to execute such amendment and pay such additional amounts, if any, within thirty (30) days after presentation of such amendment to the Applicant the Company may, upon notice to the Applicant, cancel this Agreement. In the event of such cancellation by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

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- 9. The Applicant shall have no ownership in said line extension by reason of any payment made hereunder. This Agreement and the installation and operation of said line extension shall be subject to the Company's Electric Rate Schedule as may be applicable including Rule B15.1, "Overhead Extension Policy," and B15.2, "Underground Policy," copies of which will be furnished to the Applicant upon_his request. This Agreement and the benefits and obligations thereof may be transferred by the Applicant only upon the Company's prior written consent. Any other attempted transfer by Applicant shall be void.
- 10. All notices required hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.
- 11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.

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ELECTRIC LINE EXTENSION AND SERVICE CONNECTION AGREEMENT FOR MOBILE HOME PARK PART I

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3/24/81

Date of Agreement: Wo	rk Order Number: (Drawing Attached, Exhibit A
Company:	Customer:
CONSUMERS ENERGY COMPANY	(Name)
Michigan Corporation	(rvane)
(Address)	(Street and Number)
	(City, State & Zip Code)
ttention: Electric Field Manager	Attențion:
ervice Location:	· · ·
	(Name of Mobile Home Park)
lumber of Lots: Lot Numbers:	
ther Facilities to be Served:	
'ownship:	County:
'own: Rang	:: Section:
Voltage for Lots: 120/240 Volts Volta	ge for Other Facilities:
Vinter Charge: Per Trench Foo	Total Payment: \$
Estimated Date for Completion of Line Extension: a) Part II, Terms and Conditions, and (b Deposit and Contribution (Residential) are a) Computation of Electric Distribution System Line Extension tached hereto and are a part of this Agreement. CUSTOME
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ELECTRIC LINE EXTENSION AND SERVICE CONNECTION AGREEMENT FOR MOBILE HOME PARK

TERMS AND CONDITIONS

PART II

- 1. The Company, subject to the provisions of this Agreement, shall furnish, install, own and maintain an underground electric line extension consisting of primary and secondary cables, transformers, power terminals, primary service connections and associated equipment and any other underground line extension facilities which are required in connection therewith including secondary service connections, (herein collectively referred to as "line extension"), to make available alternating current, single phase, 60 hertz, electric service to Applicant's service location identified in Part I. The Applicant shall provide, own, install and maintain all meter pedestals which shall be of a design satisfactory to the Company and installed in mutually agreeable locations. The approximate location of the line extension and lots are shown on the drawing attached as Exhibit A. The character and location of all equipment constituting the line extension shall conform to specifications prepared by the Company. Said line extension shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension therefrom shall have no effect upon this Agreement.
- 2. The Applicant shall pay to the Company, upon the execution hereof (unless otherwise provided in Section 12 hereof), the "Total Payment" as set forth in Part I and in the "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)" attached, it being the Applicant's share of the cost, after deducting the allowance for the investment which the Company is warranted in making under its line extension policy. It is recognized that the cost to the Company of installing an underground line extension is substantially greater than the cost of installing an overhead line extension. Accordingly, said "Total Payment" includes a nonrefundable contribution (Residential)," computed in accordance with Rule B13.5 and Rule B15.2 of the Schedule of Rates Governing the Sale of Electric Service (Electic Rate Schedule) as now filed with the Michigan Public Service Commission. No portion of said contribution, nor of any other contribution required hereunder, shall be refunded (except as otherwise provided in Sections 4, 5, 7 and 8 hereof) nor any interest paid thereon by the Company.
- 3. In regard to any amount identified as "Refundable Line Extension Deposit" in said "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)," the Company will refund to the Applicant in accordance with the attached "Schedule of Refunds." No refund shall be made in excess of said refundable amount and said amount shall bear no interest. Any portion of said amount remaining unrefunded at the expiration of the fifth 12 months' period next succeeding the month during which the line extension is completed, shall be retained by the Company.
- 4. If the line extension or any portion thereof is to be installed between December 15 and March 15, the Applicant shall pay the Company, prior to installation of said extension or portion thereof, an additional nonrefundable contribution (winter charge) per trench foot as stated in Part I for the portion of said line extension installed during said period. The Applicant will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Applicant for installation, by the Company, of gas pipe in the same trench. No portion of said line extension will be installed between December 15 and March 15, unless the Applicant has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where, in the Company's judgment, practical difficulties (not considered in determining the nonrefundable contribution included herein) such as water conditions or rock near the surface are encountered during construction. If the Customer does not make the additional contribution within 15 days after written notice of the amount of the additional contribution, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

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- 5. Prior to the installation of the line extension, and as a condition precedent thereto, the Applicant shall secure and deliver to the Company, at no expense to the Company, recordable easements, in form and substance satisfactory to the Company, granting all necessary rights of way for installation and maintenance of said line extension. If said easements are not secured and delivered to the Company within thirty (30) days after execution of this Agreement, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.
- 6. The Applicant shall provide, at no expense to the Company, rough grading (not more than three inches below finished grade) so that the underground facilities can be properly installed in relation to the finished grade level. Applicant shall maintain the average ground elevation within six feet of any cable, conduit, wire, conductor or other underground facility thereafter at a level not to exceed twelve inches above or three inches below the grade level established at the time of installation of said underground facilities. Further, Applicant shall maintain the ground surface elevation in an area four feet wide around any transformer pad, subsurface transformer, junction vault or other support at an elevation of not less than three inches and not more than six inches below the base of any transformer mounted on a pad or other support and not more than six inches below the top of any subsurface transformer or junction vault; provided, however, that changes in the ground surface elevation in excess of the limits herein prescribed may be permitted upon written consent of the Company.
- Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performed 7. by him as contained herein and in the Company's Electric Rate Schedule, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the completion date stated in Part I. Notwithstanding the foregoing, if, in the sole judgment of the Company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)," will in fact require and be prepared to receive electric service upon completion of such line extension, the Company may, upon notice thereof to the Customer, postpone construction of said extension until such time as, in the sole judgment of the Company, permanent customers requiring such quantity of electricity will require and be prepared to receive electric service. In the event of such postponement by the Company the Applicant may, upon notice thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Refundable Line Extension Deposit" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay. such additional cost. If the Applicant fails to execute such amendment and pay such additional costs within thirty (30) days after presentation of such amendment to the Applicant, or if any such postponement of construction continues for more than twelve months, the Company may, upon notice thereof to the Applicant, cancel this Agreement. In the event of such cancellation either by the Applicant or by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.
- 8. If at any time more than sixty (60) days after the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Refundable Line Extension Deposit" and/or nonrefundale contribution(s) required for installation of such line extension increase or decrease due to changes in the Company's Electric Rate Schedule, the Applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the Company as a result of said changes. If the Applicant fails to execute such amendment to the Applicant the Company may, upon notice to the Applicant, cancel this Agreement. In the event of such cancellation by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.
- 9. The Applicant shall have no ownership in said line extension by reason of any payment made hereunder. This Agreement and the installation and operation of said line extension shall be subject to the Company's Electric Rate Schedule as may be applicable including Rule B15.1, "Overhead Extension Policy," and B15.2, "Underground Policy," copies of which will be furnished to the Applicant upon his request. This Agreement

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and the benefits and obligations thereof may be transferred by the Applicant only upon the Company's prior written consent. Any other attempted transfer by Applicant shall be void.

- 10. All notices required hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.
- 11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.

Form 862 12-2000

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ELECTRIC LINE EXTENSION AND SERVICE CONNECTION AGREEMENT FOR MOBILE HOME PARK

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Date of Agreement: Work Orde	
Company:	Customer:
CONSUMERS ENERGY COMPANY a Michigan corporation	
	(Name)
	(Street and Number)
(Address)	(City, State and Zip Code)
Attention: Electric Field Manager	Attention:
Service Location:	
	ne of Mobile Home Park)
LULINUMDERS:	
Other Facilities to be Served:	······································
Cownship	County
Section, Town	, Range)
Voltage for Lots: 120/240 Volts	Voltage for Other Facilities:
Vinter Charge: Per Trench Foot	Total Payment: \$
Winter Charge: Per Trench Foot Estimated Date for Completion of Line Extension:	
Estimated Date for Completion of Line Extension: a) Part II, Terms and Conditions and (b) Comput Deposit and Contribution (Residential) are attached ACKNOWLEDGES HAVING READ SAID ATTACH	tation of Electric Distribution System Line Extension I hereto and are a part of this Agreement. CUSTOMER
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ELECTRIC LINE EXTENSION AND SERVICE CONNECTION AGREEMENT FOR MOBILE HOME PARK PART II

TERMS AND CONDITIONS

- 1. The Company, subject to the provisions of this Agreement, shall furnish, install, own and maintain an underground electric line extension consisting of primary and secondary cables, transformers, power terminals, primary service connections and associated equipment and any other underground line extension facilities which are required in connection therewith including secondary service connections, (herein collectively referred to as "line extension"), to make available alternating current, single phase, 60 hertz, electric service to Applicant's service location identified in Part I. The Applicant shall provide, own, install and maintain all meter pedestals which shall be of a design satisfactory to the Company and installed in mutually agreeable locations. The approximate location of the line extension and lots are shown on the drawing attached as Exhibit A. The character and location of all equipment constituting the line extension shall conform to specifications prepared by the Company. Said line extension shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension therefrom shall have no effect upon this Agreement.
- 2. The Applicant shall pay to the Company, upon the execution hereof (unless otherwise provided in Section 12 hereof), the "Total Payment" as set forth in Part I and in the "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)" attached, it being the Applicant's share of the cost, after deducting the allowance for the investment which the Company is warranted in making under its line extension policy. It is recognized that the cost to the Company of installing an underground line extension is substantially greater than the cost of installing an overhead line extension. Accordingly, said "Total Payment" includes a nonrefundable contribution as stated in said "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)," computed in accordance with Rule B13.5 and Rule B15.2 of the Schedule of Rates Governing the Sale of Electric Service (Electric Rate Schedule) as now filed with the Michigan Public Service Commission. No portion of said contribution, nor of any other contribution required hereunder, shall be refunded (except as otherwise provided in Sections 4, 5, 7 and 8 hereof) nor any interest paid thereon by the Company.
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- 4. If the line extension or any portion thereof is to be installed between December 15 and March 15, the Applicant shall pay the Company, prior to installation of said extension or portion thereof, an additional nonrefundable contribution (winter charge) per trench foot as stated in Part I for the portion of said line extension installed during said period. The Applicant will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Applicant for installation, by the Company, of gas pipe in the same trench. No portion of said line extension will be installed between December 15 and March 15, unless the Applicant has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where. in the Company's judgment, practical difficulties (not considered in determining the

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- 7. Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performed by him as contained herein and in the Company's Electric Rate Schedule, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the completion date stated in Part I. Notwithstanding the foregoing, if, in the sole judgment of the Company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)," will in fact require and be prepared to receive electric service upon completion of such line extension, the Company may, upon notice thereof to the Customer, postpone construction of said extension until such time as, in the sole judgment of the Company, permanent customers requiring such quantity of electricity will require and be prepared to receive electric service. In the event of such postponement by the Company the Applicant may, upon notice thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Refundable Line Extension Deposit" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay such additional cost. If the Applicant fails to execute such amendment and pay such additional costs within thirty days after presentation of such amendment to the Applicant, or if any such postponement of construction continues for more than twelve



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- 8. If at any time more than sixty (60) days after the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Refundable Line Extension Deposit" and/or nonrefundable contribution(s) required for installation of such line extension increase or decrease due to changes in the Company's Electric Rate Schedule, the Applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the Company as a result of said changes. If the Applicant fails to execute such amendment and pay such additional amounts, if any, within thirty (30) days after presentation of such amendment. In the event of such cancellation by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.
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- 10. All notices required hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.
- 11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.

		-	
Consumers Power Powering MICHIGAN'S PROGRESS	SERVICE CONNI FOR MOBI	E EXTENSION ANI ECTION AGREEMEN LE HOME PARK PART I	
Date of Agreement:	Work Orde	er Number:	(Drawing Attached, Exhibit A)
Company:		Customer:	
CONSUMERS POWER COMP a Michigan corporation	ANY	<u> </u>	
		<u>-</u> .	(Name)
		(Street and Number)
(Address)	· ·		y, State and Zip Code)
Attention: Electric Field Mana	ıger	Attention:	······································
Service Location:			<u> </u>
		me of Mobile Home Park)	
Number of Lots:	Lot Numbers:	· · · · · · · · · · · · · · · · · · ·	·
Other Facilities to be Served: _	<u></u>		
Township		County	····
(Section, Town _			e)
Voltage for Lots: 120/240 Volts	-	Voltage for Other	Facilities:
Winter Charge:	Per Trench Foot	Total Daymont 6	

Estimated Date for Completion of Line Extension:

(a) Part II, Terms and Conditions and (b) Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential) are attached hereto and are a part of this Agreement. CUSTOMER ACKNOWLEDGES HAVING READ SAID ATTACHMENTS.

CONSUMERS POWER COMPANY	·
	(Customer)
By	By
	· · · · · · · · · · · · · · · · · · ·
(Print or Type Name)	(Print or Type Name)
Title	Title
_	• • • •





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ELECTRIC LINE EXTENSION AND SERVICE CONNECTION AGREEMENT FOR MOBILE HOME PARK PART II

TERMS AND CONDITIONS

- 1. The Company, subject to the provisions of this Agreement, shall furnish, install, own and maintain an underground electric line extension consisting of primary and secondary cables, transformers, power terminals, primary service connections and associated equipment and any other underground line extension facilities which are required in connection therewith including secondary service connections, (herein collectively referred to as "line extension"), to make available alternating current, single phase, 60 hertz, electric service to Applicant's service location identified in Part I. The Applicant shall provide, own, install and maintain all meter pedestals which shall be of a design satisfactory to the Company and installed in mutually agreeable locations. The approximate location of the line extension and lots are shown on the drawing attached as Exhibit A. The character and location of all equipment constituting the line extension shall conform to specifications prepared by the Company. Said line extension shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension therefrom shall have no effect upon this Agreement.
- 2. The Applicant shall pay to the Company, upon the execution hereof (unless otherwise provided in Section 12 hereof), the "Total Payment" as set forth in Part I and in the "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)" attached, it being the Applicant's share of the cost, after deducting the allowance for the investment which the Company is warranted in making under its line extension policy. It is recognized that the cost to the Company of installing an underground line extension is substantially greater than the cost of installing an overhead line extension. Accordingly, said "Total Payment" includes a nonrefundable contribution as stated in said "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)," computed in accordance with Rule B13.5 and Rule B15.2 of the Schedule of Rates Governing the Sale of Electric Service (Electric Rate Schedule) as now filed with the Michigan Public Service Commission. No portion of said contribution, nor of any other contribution required hereunder, shall be refunded (except as otherwise provided in Sections 4, 5, 7 and 8 hereof) nor any interest paid thereon by the Company.
- 3. In regard to any amount identified as "Refundable Line Extension Deposit" in said "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)," the Company will refund to the Applicant in accordance with the attached "Schedule of Refunds." No refund shall be made in excess of said refundable amount and said amount shall bear no interest. Any portion of said amount remaining unrefunded at the expiration of the fifth 12 months' period next succeeding the month during which the line extension is completed, shall be retained by the Company.
- 4. If the line extension or any portion thereof is to be installed between December 15 and March 15, the Applicant shall pay the Company, prior to installation of said extension or portion thereof, an additional nonrefundable contribution (winter charge) per trench foot as stated in Part I for the portion of said line extension installed during said period. The Applicant will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Applicant for installation, by the Company, of gas pipe in the same trench. No portion of said line extension will be installed between December 15 and March 15, unless the Applicant has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where, in the Company's judgment, practical difficulties (not considered in determining the

nonrefundable contribution included herein) such as water conditions or rock near the surface are encountered during contribution. If the Customer does not make the additional contribution within 15 days after written notice of the amount of the additional contribution, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

- 5. Prior to the installation of the line extension, and as a condition precedent thereto, the Applicant shall secure and deliver to the Company, at no expense to the Company, recordable easements, in form and substance satisfactory to the Company, granting all necessary rights of way for installation and maintenance of said line extension. If said easements are not secured and delivered to the Company within thirty (30) days after execution of this Agreement, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.
- 6. The Applicant shall provide, at no expense to the Company, rough grading (not more than three inches below finished grade) so that the underground facilities can be properly installed in relation to the finished grade level. Applicant shall maintain the average ground elevation within six feet of any cable, conduit, wire, conductor or other underground facility thereafter at a level not to exceed twelve inches above or three inches below the grade level established at the time of installation of said underground facilities. Further, Applicant shall maintain the ground surface elevation in an area four feet wide around any transformer pad, subsurface transformer, junction vault or other support at an elevation of not less than three inches and not more than six inches below the top of any subsurface transformer or junction vault; provided, however, that changes in the ground surface elevation in excess of the limits herein prescribed may be permitted upon written consent of the Company.
- 7. Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performed by him as contained herein and in the Company's Electric Rate Schedule, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the completion date stated in Part I. Notwithstanding the foregoing, if, in the sole judgment of the Company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)," will in fact require and be prepared to receive electric service upon completion of such line extension, the Company may, upon notice thereof to the Customer, postpone construction of said extension until such time as, in the sole judgment of the Company, permanent customers requiring such quantity of electricity will require and be prepared to receive electric service. In the event of such postponement by the Company the Applicant may, upon notice thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Refundable Line Extension Deposit" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay such additional cost. If the Applicant fails to execute such amendment and pay such additional costs within thirty days after presentation of such amendment to the Applicant, or if any such postponement of construction continues for more than twelve



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months, the Company may, upon notice thereof to the Applicant, cancel this Agreement. In the event of such cancellation either by the Applicant or by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

- 8. If at any time more than sixty (60) days after the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Refundable Line Extension Deposit" and/or nonrefundable contribution(s) required for installation of such line extension increase or decrease due to changes in the Company's Electric Rate Schedule, the Applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the Company as a result of said changes. If the Applicant fails to execute such amendment and pay such additional amounts, if any, within thirty (30) days after presentation of such amendment of the Applicant the Company may, upon notice to the Applicant, cancel this Agreement. In the event of such cancellation by the Company as a foresaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.
- 9. The Applicant shall have no ownership in said line extension by reason of any payment made hereunder. This Agreement and the installation and operation of said line extension shall be subject to the Company's Electric Rate Schedule as may be applicable including Rule B15.1, "Overhead Extension Policy," and B15.2, "Underground Policy," copies of which will be furnished to the Applicant upon his request. This Agreement and the benefits and obligations thereof may be transferred by the Applicant only upon the Company's prior written consent. Any other attempted transfer by Applicant shall be void.
- 10. All notices required hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.
- 11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.



ELECTRIC LINE EXTENSION AND SERVICE CONNECTION AGREEMENT FOR MOBILE HOME PARK PART I

Date of Agreement:	Work Order N		(Drawing Attached, Exhibit A)
Company:		Customer:	
CONSUMERS POWER COMPANY a Michigan corporation		. <u> </u>	· · · · · · · · · · · · · · · · · · ·
		<u></u>	(Name)
		<u> </u>	(Street and Number)
(Address)			(City, State and Zip Code)
Attention: Electric Field Manager		Attention:	
Service Location:	(Nor	ne of Mobile Home Park	
Number of Lots: Lot	(1)		
Other Facilities to be Served:			
Township			· · · · · · · · · · · · · · · · · · ·
			ange)
Voltage for Lots: 120/240 Volts		Voltage for Othe	er Facilities:
-		m -4-1 D	φ.
Winter Charge: Pe Estimated Date for Completion of Line	•		\$
(a) Part II, Terms and Conditions and Contribution (Residential) are attache HAVING READ SAID ATTACHMEN'	d hereto and are a	f Electric Distribu part of this Agree	tion System Line Extension Deposit and ment. CUSTOMER ACKNOWLEDGES
CONSUMERS POWER COMPANY			
			(Customer)
By	<u> </u>	By	· · · · · · · · · · · · · · · · · · ·
(Print or Type Name)	<u></u>		(Print or Type Name)
Title	•	Title	• •
Form 862 3-95			· · · · · · · · · · · · · · · · · · ·
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ELECTRIC LINE EXTENSION AND SERVICE CONNECTION AGREEMENT FOR MOBILE HOME PARK PART II

TERMS AND CONDITIONS

- 1. The Company, subject to the provisions of this Agreement, shall furnish, install, own and maintain an underground electric line extension consisting of primary and secondary cables, transformers, power terminals, primary service connections and associated equipment and any other underground line extension facilities which are required in connection therewith including secondary service connections, (herein collectively referred to as "line extension"), to make available alternating current, single phase, 60 hertz, electric service to Applicant's service location identified in Part I. The Applicant shall provide, own, install and maintain all meter pedestals which shall be of a design satisfactory to the Company and installed in mutually agreeable locations. The approximate location of the line extension and lots are shown on the drawing attached as Exhibit A. The character and location of all equipment constituting the line extension shall conform to specifications prepared by the Company. Said line extension shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension therefrom shall have no effect upon this Agreement.
- 2. The Applicant shall pay to the Company, upon the execution hereof (unless otherwise provided in Section 12 hereof), the "Total Payment" as set forth in Part I and in the "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)" attached, it being the Applicant's share of the cost, after deducting the allowance for the investment which the Company is warranted in making under its line extension policy. It is recognized that the cost to the Company of installing an underground line extension is substantially greater than the cost of installing an overhead line extension. Accordingly, said "Total Payment" includes a nonrefundable contribution as stated in said "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)," computed in accordance with Rule B13.5 and Rule B15.2 of the Schedule of Rates Governing the Sale of Electric Service (Electric Rate Schedule) as now filed with the Michigan Public Service Commission. No portion of said contribution, nor of any other contribution required hereunder, shall be refunded (except as otherwise provided in Sections 4, 5, 7 and 8 hereof) nor any interest paid thereon by the Company.
- 3. In regard to any amount identified as "Refundable Line Extension Deposit" in said "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)," the Company will refund to the Applicant in accordance with the attached "Schedule of Refunds." No refund shall be made in excess of said refundable amount and said amount shall bear no interest. Any portion of said amount remaining unrefunded at the expiration of the fifth 12 months' period next succeeding the month during which the line extension is completed, shall be retained by the Company.
- 4. If the line extension or any portion thereof is to be installed during the months of January and February, both inclusive, the Applicant shall pay the Company, prior to installation of said extension or portion thereof, an additional nonrefundable contribution (winter charge) per trench foot as stated in Part I for the portion of said line extension installed during said period. The Applicant will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Applicant for installation, by the Company, of gas pipe in the same trench. No portion of said line extension will be installed during the months of January and February, both inclusive, unless the Applicant has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where, in the Company's judgment, practical difficulties (not considered in determining the nonrefundable contribution. If the Customer does not make the additional contribution within 15 days after written notice of the amount of the additional contribution in the same trench.

contribution, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

- 5. Prior to the installation of the line extension, and as a condition precedent thereto, the Applicant shall secure and deliver to the Company, at no expense to the Company, recordable easements, in form and substance satisfactory to the Company, granting all necessary rights of way for installation and maintenance of said line extension. If said easements are not secured and delivered to the Company within thirty (30) days after execution of this Agreement, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.
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- 7. Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performed by him as contained herein and in the Company's Electric Rate Schedule, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the completion date stated in Part I. Notwithstanding the foregoing, if, in the sole judgment of the Company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)," will in fact require and be prepared to receive electric service upon completion of such line extension, the Company may, upon notice thereof to the Customer, postpone construction of said extension until such time as, in the sole judgment of the Company, permanent customers requiring such quantity of electricity will require and be prepared to receive electric service. In the event of such postponement by the Company the Applicant may, upon notice thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Refundable Line Extension Deposit" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay such additional cost. If the Applicant fails to execute such amendment and pay such additional costs within thirty days after presentation of such amendment to the Applicant, or if any such postponement of construction continues for more than twelve months, the Company may, upon notice thereof to the Applicant, cancel this Agreement. In the event of such cancellation either by the Applicant or by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.
- 8. If at any time more than sixty (60) days after the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Refundable Line Extension Deposit" and/or nonrefundable contribution(s) required for installation of such line extension increase or decrease due



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- due to changes in the Company's Electric Rate Schedule, the Applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the Company as a result of said changes. If the Applicant fails to execute such amendment and pay such additional amounts, if any, within thirty (30) days after presentation of such amendment of the Applicant the Company may, upon notice to the Applicant, cancel this Agreement. In the event of such cancellation by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.
- 9. The Applicant shall have no ownership in said line extension by reason of any payment made hereunder. This Agreement and the installation and operation of said line extension shall be subject to the Company's Electric Rate Schedule as may be applicable including Rule B15.1, "Overhead Extension Policy," and B15.2, "Underground Policy," copies of which will be furnished to the Applicant upon his request. This Agreement and the benefits and obligations thereof may be transferred by the Applicant only upon the Company's prior written consent. Any other attempted transfer by Applicant shall be void.
- 10. All notices required hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party
 may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.
- 11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.



ELECTRIC LINE EXTENSION AND SERVICE CONNECTION AGREEMENT FOR MOBILE HOME PARK

PART I	
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Date of Agreement:	Work Order Number:	(Drawing Attached, Exhibit A)
Company:	Customer:	
CONSUMERS POWER COMPANY a Michigan corporation		
	<u> </u>	(Name)
	(S	treet and Number)
(Address)	(City	, State and Zip Code)
Attention: Region General Manager	Attention:	
Service Location:	(Name of Mobile Home Park)	
Number of Lots: Lot I	Numbers:	
Other Facilities to be Served:		
Township	County	
(Section, Town	, Range)
Voltage for Lots: 120/240 Volts	Voltage for Other Fac	cilities:
Winter Charge: Per	Trench Foot Total Payment: \$	
Estimated Date for Completion of Line E	Extension:	
	b) Computation of Electric Distribution (hereto and are a part of this Agreement S.	
CONSUMERS POWER COMPANY		(Customer)
Ву	Ву	(Ouswiller)
<i>Dy</i>	DJ	
(Print or Type Name)	(P)	rint or Type Name)
Title	Title	
Form 862 8-91		
	PUBLIC SERVICE	CANCELLED BY. ORDER
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	III ON	



ELECTRIC LINE EXTENSION AND SERVICE CONNECTION AGREEMENT FOR MOBILE HOME PARK PART II

TERMS AND CONDITIONS

- 1. The Company, subject to the provisions of this Agreement, shall furnish, install, own and maintain an underground electric line extension consisting of primary and secondary cables, transformers, power terminals, primary service connections and associated equipment and any other underground line extension facilities which are required in connection therewith including secondary service connections, (herein collectively referred to as "line extension"), to make available alternating current, single phase, 60 hertz, electric service to Applicant's service location identified in Part I. The Applicant shall provide, own, install and maintain all meter pedestals which shall be of a design satisfactory to the Company and installed in mutually agreeable locations. The approximate location of the line extension and lots are shown on the drawing attached as Exhibit A. The character and location of all equipment constituting the line extension shall conform to specifications prepared by the Company. Said line extension shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension therefrom shall have no effect upon this Agreement.
- 2. The Applicant shall pay to the Company, upon the execution hereof (unless otherwise provided in Section 12 hereof), the "Total Payment" as set forth in Part I and in the "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)" attached, it being the Applicant's share of the cost, after deducting the allowance for the investment which the Company is warranted in making under its line extension policy. It is recognized that the cost to the Company of installing an underground line extension is substantially greater than the cost of installing an overhead line extension. Accordingly, said "Total Payment" includes a nonrefundable contribution as stated in said "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)," computed in accordance with Rule B13.5 and Rule B15.2 of the Schedule of Rates Governing the Sale of Electric Service (Electric Rate Schedule) as now filed with the Michigan Public Service Commission. No portion of said contribution, nor of any other contribution required hereunder, shall be refunded (except as otherwise provided in Sections 4, 5, 7 and 8 hereof) nor any interest paid thereon by the Company.
- 3. In regard to any amount identified as "Refundable Line Extension Deposit" in said "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)," the Company will refund to the Applicant in accordance with the attached "Schedule of Refunds." No refund shall be made in excess of said refundable amount and said amount shall bear no interest. Any portion of said amount remaining unrefunded at the expiration of the fifth 12 months' period next succeeding the month during which the line extension is completed, shall be retained by the Company.
- 4. If the line extension or any portion thereof is to be installed during the months of January and February, both inclusive, the Applicant shall pay the Company, prior to installation of said extension or portion thereof, an additional nonrefundable contribution (winter charge) per trench foot as stated in Part I for the portion of said line extension installed during said period. The Applicant will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Applicant for installation, by the Company, of gas pipe in the same trench. No portion of said line extension will be installed during the months of January and February, both inclusive, unless the Applicant has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where, in the Company's judgment, practical difficulties (not considered in determining the nonrefundable contribution included herein) such as water conditions or rock near the surface are encountered during contribution. If the Customer does not make the additional contribution within 15 days after written notice of the amount of the additional

contribution, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

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- 6. The Applicant shall provide, at no expense to the Company, rough grading (not more than three inches below finished grade) so that the underground facilities can be properly installed in relation to the finished grade level. Applicant shall maintain the average ground elevation within six feet of any cable, conduit, wire, conductor or other underground facility thereafter at a level not to exceed twelve inches above or three inches below the grade level established at the time of installation of said underground facilities. Further, Applicant shall maintain the ground surface elevation in an area four feet wide around any transformer pad, subsurface transformer, junction vault or other support at an elevation of not less than three inches and not more than six inches below the top of any subsurface transformer or junction vault; provided, however, that changes in the ground surface elevation in excess of the limits herein prescribed may be permitted upon written consent of the Company.
- 7. Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performed by him as contained herein and in the Company's Electric Rate Schedule, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the completion date stated in Part I. Notwithstanding the foregoing, if, in the sole judgment of the Company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Electric Distribution System Line Extension Deposit and Contribution (Residential)," will in fact require and be prepared to receive electric service upon completion of such line extension, the Company may, upon notice thereof to the Customer, postpone construction of said extension until such time as, in the sole judgment of the Company, permanent customers requiring such quantity of electricity will require and be prepared to receive electric service. In the event of such postponement by the Company the Applicant may, upon notice thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Refundable Line Extension Deposit" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay such additional cost. If the Applicant fails to execute such amendment and pay such additional costs within thirty days after presentation of such amendment to the Applicant, or if any such postponement of construction continues for more than twelve months, the Company may, upon notice thereof to the Applicant, cancel this Agreement. In the event of such cancellation either by the Applicant or by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.
- 8. If at any time more than sixty (60) days after the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Refundable Line Extension Deposit" and/or nonrefundable contribution(s) required for installation of such line extension increase or decrease

Form 862 8-91



due to changes in the Company's Electric Rate Schedule, the Applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the Company as a result of said changes. If the Applicant fails to execute such amendment and pay such additional amounts, if any, within thirty (30) days after presentation of such amendment of the Applicant the Company may, upon notice to the Applicant, cancel this Agreement. In the event of such cancellation by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

- 9. The Applicant shall have no ownership in said line extension by reason of any payment made hereunder. This Agreement and the installation and operation of said line extension shall be subject to the Company's Electric Rate Schedule as may be applicable including Rule B15.1, "Overhead Extension Policy," and B15.2, "Underground Policy," copies of which will be furnished to the Applicant upon his request. This Agreement and the benefits and obligations thereof may be transferred by the Applicant only upon the Company's prior written consent. Any other attempted transfer by Applicant shall be void.
- 10. All notices required hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.
- 11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.

Form 862 8-91

Consumers Power Power Michigan's Progress	SERVICE CONNE FOR MOBILE I	E EXTENSION AND ECTION AGREEMENT HOMES IN COURTS ART I
Date of Agreement:	Work Order	Number: (Drawing Attached, Exhibit A
Company:		Customer:
CONSUMERS POWER COM	PANY	
a Michigan corporation		(Name)
		(Name)
· ·		(Street and Number)
(Address)		(City, State and Zip Code)
Attention: Region General Ma	inager	Attention:
Service Location:		
		ame of Mobile Home Court)
Number of Lots:	Lot Numbers:	
Other Facilities to be Served:		
- Township		County
		, Range
Voltage for Lots: 120/240 Volt Winter Charge: Estimated Date for Completion	Per Trench Foot	Voltage for Other Facilities:
Contribution (Residential) are HAVING READ SAID ATTAC CONSUMERS POWER COMF	e attached hereto and are CHMENTS.	of Electric Distribution System Line Extension Deposit ar a part of this Agreement. CUSTOMER ACKNOWLEDGE (Customer)
By (Print or Type N	ame)	By
		44
Title		Title
Form 862 4-90	NED BY (6302 R MAR 24 1991 REMOVED BY.	

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ELECTRIC LINE EXTENSION AND SERVICE CONNECTION AGREEMENT FOR MOBILE HOMES IN COURTS PART II

TERMS AND CONDITIONS

- 1. The Company, subject to the provisions of this Agreement, shall furnish, install, own and maintain an underground electric line extension consisting of primary and secondary cables, transformers, power terminals, primary service connections and associated equipment and any other underground line extension facilities which are required in connection therewith including secondary service connections, (herein collectively referred to as "line extension"), to make available alternating current, single phase, 60 hertz, electric service to Applicant's service location identified in Part I. The Applicant shall provide, own, install and maintain all meter pedestals which shall be of a design satisfactory to the Company and installed in mutually agreeable locations. The approximate location of the line extension and lots are shown on the drawing attached as Exhibit A. The character and location of all equipment constituting the line extension shall conform to specifications prepared by the Company. Said line extension shall be used for furnishing the Company's electric service to the Applicant and to such other persons along such line extension, or beyond the same, as may become customers of the Company; provided, however, that such line extension shall remain a separate, distinct unit for purposes of this Agreement and any further extension therefrom shall have no effect upon this Agreement.
- 2. The Applicant shall pay to the Company, upon the execution hereof (unless otherwise provided in Section 12 hereof), the "Total Payment" as set forth in Part I and in the "Computation of Electric Distribution System Line Extension Deposit and Contribution" attached, it being the Applicant's share of the cost, after deducting the allowance for the investment which the Company is warranted in making under its line extension policy. It is recognized that the cost to the Company of installing an underground line extension is substantially greater than the cost of installing an overhead line extension. Accordingly, said "Total Payment" includes a nonrefundable contribution, " computed in accordance with Rule 24 and Rule 26 of the Standard Rules and Regulations included in the Company's Schedule of Rates Governing the Sale of Electric Service ("Standard Rules and Regulations") as now filed with the Michigan Public Service Commission. No portion of said contribution, nor of any other contribution required hereunder, shall be refunded (except as otherwise provided in Sections 4, 5, 7 and 8 hereof) nor any interest paid thereon by the Company.
- 3. In regard to any amount identified as "Refundable Line Extension Deposit" in said "Computation of Electric Distribution System Line Extension Deposit and Contribution," the Company will refund to the Applicant in accordance with the attached "Schedule of Refunds." No refund shall be made in excess of said refundable amount and said amount shall bear no interest. Any portion of said amount remaining unrefunded at the expiration of the fifth 12 months' period next succeeding the month during which the line extension is completed, shall be retained by the Company.
- 4. If the line extension or any portion thereof is to be installed during the months of January and February, both inclusive, the Applicant shall pay the Company, prior to installation of said extension or portion thereof, an additional nonrefundable contribution (winter charge) per trench foot as stated in Part I for the portion of said line extension installed during said period. The Applicant will receive a credit for any part of said winter charge paid by other utilities for joint use of the trench or paid by the Applicant for installation, by the Company, of gas pipe in the same trench. No portion of said line extension will be installed during the months of January and February, both inclusive, unless the Applicant has paid such additional contribution. Further, a nonrefundable contribution in addition to that provided for herein may be required where, in the Company's judgment, practical

Form 862 4-90

difficulties (not considered in determining the nonrefundable contribution included herein) such as water conditions or rock near the surface are encountered during construction. If the Customer does not make the additional contribution within 15 days after written notice of the amount of the additional contribution, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.

- 5. Prior to the installation of the line extension, and as a condition precedent thereto, the Applicant shall secure and deliver to the Company, at no expense to the Company, recordable easements, in form and substance satisfactory to the Company, granting all necessary rights of way for installation and maintenance of said line extension. If said easements are not secured and delivered to the Company within thirty (30) days after execution of this Agreement, the Company may, at its option, refund all payments made to it hereunder by the Applicant, without interest, and with reasonable expenses incurred by the Company on account of this Agreement deducted therefrom, and this Agreement shall thereupon terminate.
- 6. The Applicant shall provide, at no expense to the Company, rough grading (not more than three inches below finished grade) so that the underground facilities can be properly installed in relation to the finished grade level. Applicant shall maintain the average ground elevation within six feet of any cable, conduit, wire, conductor or other underground facility thereafter at a level not to exceed twelve inches above or three inches below the grade level established at the time of installation of said underground facilities. Further, Applicant shall maintain the ground surface elevation in an area four feet wide around any transformer pad, subsurface transformer, junction vault or other support at an elevation of not less than three inches and not more than six inches below the base of any subsurface transformer or junction vault; provided, however, that changes in the ground surface elevation in excess of the limits herein prescribed may be permitted upon written consent of the Company.
- 7. Upon execution of this Agreement and compliance in full by the Applicant with all conditions to be performed by him as contained herein and in the Standard Rules and Regulations, the Company, subject to weather, labor disputes, availability of necessary materials, and any other cause beyond the reasonable control of the Company, shall construct such line extension so as to make electric service available to the customers to be served by such extension on or about the completion date stated in Part I. Notwithstanding the foregoing, if, in the sole judgment of the Company, it does not appear that all of the customers (or their equivalent) upon which the "Free Footage Allowances" and/or the "Company's Share of Cost" (as the case may be) is based, as stated in said "Computation of Line Extension Deposit and Contribution," will in fact require and be prepared to receive electric service upon completion of such line extension, the Company may, upon notice thereof to the Customer, postpone construction of said extension until such time as, in the sole judgment of the Company, permanent customers requiring such quantity of electricity will require and be prepared to receive electric service. In the event of such postponement by the Company the Applicant may, upon notice thereof to the Company, cancel this Agreement at any time prior to the commencement of installation of said line extension by the Company. If prior to the end of any such postponement by the Company, the "Refundable Line Extension Deposit" required for installation of such line extension increases or decreases due to changes in the estimated cost, the Company may, prior to construction of such line extension, require the Applicant to (1) execute an amendment to this Agreement reflecting said changes in cost and (2) pay such additional cost. If the Applicant fails to execute such amendment and pay such additional costs within thirty days after presentation of such amendment to the Applicant, or if any such postponement of construction continues for more than twelve months, the Company may, upon notice thereof to the Applicant, cancel this Agreement. In the event of such cancellation either by the Applicant or by the Company as aforesaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.

Form 862 4-90 CANCELLED BY. MAR 24 1991 REMOVED BY. ORDER -

- 8. If at any time more than sixty (60) days after the date of this Agreement and prior to commencement of installation of said line extension by the Company the "Refundable Line Extension Deposit" and/or nonrefundable contribution(s) required for installation of such line extension increase or decrease due to changes in the Standard Rules and Regulations, the Applicant will be required, prior to installation of such line extension, to (1) execute an amendment to this Agreement reflecting said changes, and (2) pay any additional amounts required by the Company as a result of said changes. If the Applicant fails to execute such amendment and pay such additional amounts, if any, within thirty (30) days after presentation of such amendment to the Applicant the Company may, upon notice to the Applicant, cancel this Agreement. In the event of such cancellation by the Company as a foresaid, the Company shall refund all payments made to it hereunder by the Applicant, without interest.
- 9. The Applicant shall have no ownership in said line extension by reason of any payment made hereunder. This Agreement and the installation and operation of said line extension shall be subject to the Standard Rules and Regulations as may be applicable including Rule 25, "Overhead Extension Policy," and Rule 26, "Underground Distribution Systems and Service Connections," copies of which will be furnished to the Applicant upon his request. This Agreement and the benefits and obligations thereof may be transferred by the Applicant only upon the Company's prior written consent. Any other attempted transfer by Applicant shall be void.
- 10. All notices required hereunder shall be in writing and shall be sent by United States mail or delivered in person to the parties at their respective addresses as set forth in Part I. Either party may at any time change the addressee or address to which notices to it are to be mailed or delivered by giving notice of such change to the other party.
- 11. With respect to the subject matter hereof, this Agreement supersedes all previous representations, negotiations, understandings or agreements, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement of the parties.





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PART I

	(Month/Day/Year)
Company:	Customer:
CONSUMERS ENERGY COMPANY	
	(Name)
a Michigan Corporation	Corporation Sole Proprietorship General Partnership Limited Partnership Limited Liability Company Other (Specify)
212 W MICHIGAN AVENUE JACKSON MI 49201-2277	,
	(Street & Number)
	(City, State & Zip Code)
Customer Facility:	
Service Location:	
Service Characteristics: Phase; 60 Hertz;	Volts
Annual Minimum Charge: \$ General Ser	vice Rate:
Transformer(s) kVA Capacity:	
Party responsible for installation and maintenance of the	e transformer(s):
Customer Company	
Initial Term: year(s) beginning with the E	Effective Date of Agreement stated above.
PART II, TERMS AND CONDITIONS, is atta ACKNOWLEDGES HAVING READ SAID TE	ched hereto and is a part of this Agreement. CUSTOME RMS AND CONDITIONS.
CONSUMERS ENERGY COMPANY	(Customer)
Bv:	By:
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Bv:	By:

RUBLIC SERVICE COMMISSION MAR 3 0 2001 101

CANCELLED BY ORDER U. 6300
REMOVED BY
DATE 6-9-04

TERMS AND CONDITIONS

PART II

- 1. The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation of the Customer's Facility described in Part I.
- 2. The electric energy to be supplied hereunder shall be alternating current and shall have the characteristics identified in Part I. Delivery shall be made at one mutually agreeable point as hereinafter provided. Energy shall be metered by meters furnished, installed and maintained by the Company. The Company shall make periodic tests of its meters and keep them within accepted standards of accuracy.
- 3. The Customer shall pay for such energy in accordance with the Company's General Service Rate identified in Part I, a copy of which is attached hereto and made a part hereof, and in accordance with such amendments thereto as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. By reason of the character of the proposed use of service, it is also subject to the provisions of Rule D 4, Special Minimum Charges, of the Company's Schedule of Rates Governing the Sale of Electric Service herein referred to; a copy of which is attached hereto and made a part hereof.
- 4. It is further agreed that:
 - (a) Such service is for the sole use of the Customer, for the purpose aforesaid, and shall not be transmitted elsewhere, or shared or resold, or used as auxiliary or standby as to any other source of power supply, except as may be herein provided.
 - (b) Such service shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.
 - (c) In accordance with said Rate and Schedule, an annual minimum charge as identified in Part I, based upon the transformer(s)' capacity as identified in Part I and to be installed and maintained by either Customer or Company as specified in Part I, shall apply to this service, and the difference, if any, between such amount and the aggregate net bills, excluding the service charges included in the Rate, rendered during any contract year, shall be payable at the end of such contract year.
 - (d) Unless otherwise provided herein, the terminus of the Company's electric line for such service shall constitute the point of delivery of energy hereunder. The Company's responsibility as to such energy shall cease at such point of delivery, but it shall maintain its equipment, if any, located beyond the point of delivery. In case any extension of its system shall be required hereunder, the Company will erect the same in accordance with its Standard Extension Policy.
 - (e) Except as to the minimum charges payable by the Customer, prescribed in said rate and in Paragraph 4(c) above, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.

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Page 2

- (f) This Agreement will become effective on the date identified in Part I and will extend for an initial term as stated in Part I and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least thirty days' written notice of its desire to terminate the same at the expiration of any yearly period.
- (g) This Agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the location stated in Part I except as contained herein. This Agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.

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Page 3



CANCELLED BY ORDER U- (03



PART I

Company:		
	Customer:	
CONSUMERS ENERGY COMPANY	<u> </u>	······
	(Na	ame)
Michigan Corporation	Corporation	□ Sole Proprietorship
	 General Partnership Limited Liability Compar 	□ Limited Partnershi
12 W MICHIGAN AVENUE	□ Other (Specify)	
ACKSON MI 49201-2277		
	(Street &	Number)
	(City, State	& Zip Code)
lustomer Facility:		_
Service Location:		
Service Characteristics: Phase: 60 Hertz;	Volts	
Annual Minimum Charge: \$ General Ser	rvice Rate:	
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Annual Minimum Charge: \$ General Set Transformer(s) kVA Capacity: Party responsible for installation and maintenance of the t		
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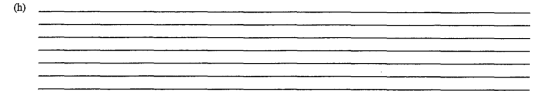
TERMS AND CONDITIONS

PART II

- 1. The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation of the Customer's Facility described in Part I.
- 2. The electric energy to be supplied hereunder shall be alternating current and shall have the characteristics identified in Part I. Delivery shall be made at one mutually agreeable point as hereinafter provided. Energy shall be metered by meters furnished, installed and maintained by the Company. The Company shall make periodic tests of its meters and keep them within accepted standards of accuracy.
- 3. The Customer shall pay for such energy in accordance with the Company's General Service Rate identified in Part I, a copy of which is attached hereto and made a part hereof, and in accordance with such amendments thereto as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. By reason of the character of the proposed use of service, it is also subject to the provisions of Rule D 4, Special Minimum Charges, of the Company's Schedule of Rates Governing the Sale of Electric Service herein referred to; a copy of which is attached hereto and made a part hereof.
- 4. It is further agreed that:
 - (a) Such service is for the sole use of the Customer, for the purpose aforesaid, and shall not be transmitted elsewhere, or shared or resold, or used as auxiliary or standby as to any other source of power supply, except as may be herein provided.
 - (b) Such service shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.
 - (c) In accordance with said Rate and Schedule, an annual minimum charge as identified in Part I, based upon the transformer(s)' capacity as identified in Part I and to be installed and maintained by either Customer or Company as specified in Part I, shall apply to this service, and the difference, if any, between such amount and the aggregate net bills, excluding the service charges included in the Rate, rendered during any contract year, shall be payable at the end of such contract year.
 - (d) Unless otherwise provided herein, the terminus of the Company's electric line for such service shall constitute the point of delivery of energy hereunder. The Company's responsibility as to such energy shall cease at such point of delivery, but it shall maintain its equipment, if any, located beyond the point of delivery. In case any extension of its system shall be required hereunder, the Company will erect the same in accordance with its Standard Extension Policy.
 - (e) Except as to the minimum charges payable by the Customer, prescribed in said rate and in Paragraph 4(c) above, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.

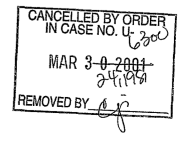
Form 916 2-97

- (f) This Agreement will become effective on the date identified in Part I and will extend for an initial term as stated in Part I and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least thirty days' written notice of its desire to terminate the same at the expiration of any yearly period.
- (g) This Agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the location stated in Part I except as contained herein. This Agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.



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PART I

General Partnership Limited Partnership Limited Partnership Limited Liability Company Other (Specify) Other (Specify)	Effective Date of Agreement:	(Month/Day/Year)
ONSUMERS POWER COMPANY,	Company.	•
Michigan Corporation □ Corporation □ Sole Proprietorship □ General Partnership □ Limited Partnership □ Limited Partnership □ Limited Liability Company □ Other (Specify)		· · ·
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TERMS AND CONDITIONS

PART II

- 1. The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation of the Customer's Facility described in Part I.
- 2. The electric energy to be supplied hereunder shall be alternating current and shall have the characteristics identified in Part I. Delivery shall be made at one mutually agreeable point as hereinafter provided. Energy shall be metered by meters furnished, installed and maintained by the Company. The Company shall make periodic tests of its meters and keep them within accepted standards of accuracy.
- 3. The Customer shall pay for such energy in accordance with the Company's General Service Rate identified in Part I, a copy of which is attached hereto and made a part hereof, and in accordance with such amendments thereto as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. By reason of the character of the proposed use of service, it is also subject to the provisions of Rule D 4, Special Minimum Charges, of the Company's Schedule of Rates Governing the Sale of Electric Service herein referred to; a copy of which is attached hereto and made a part hereof.
- 4. It is further agreed that:
 - (a) Such service is for the sole use of the Customer, for the purpose aforesaid, and shall not be transmitted elsewhere, or shared or resold, or used as auxiliary or standby as to any other source of power supply, except as may be herein provided.
 - (b) Such service shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.
 - (c) In accordance with said Rate and Schedule, an annual minimum charge as identified in Part I, based upon the transformer(s)' capacity as identified in Part I and to be installed and maintained by either Customer or Company as specified in Part I, shall apply to this service, and the difference, if any, between such amount and the aggregate net bills, excluding the service charges included in the Rate, rendered during any contract year, shall be payable at the end of such contract year.
 - (d) Unless otherwise provided herein, the terminus of the Company's electric line for such service shall constitute the point of delivery of energy hereunder. The Company's responsibility as to such energy shall cease at such point of delivery, but it shall maintain its equipment, if any, located beyond the point of delivery. In case any extension of its system shall be required hereunder, the Company will erect the same in accordance with its Standard Extension Policy.
 - (e) Except as to the minimum charges payable by the Customer, prescribed in said rate and in Paragraph 4(c) above, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.



MAR Z 4 1961 REMOVED BY _____

- (f) This Agreement will become effective on the date identified in Part I and will extend for an initial term as stated in Part I and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least thirty days' written notice of its desire to terminate the same at the expiration of any yearly period.
- (g) This Agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the location stated in Part I except as contained herein. This Agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.

(h)	
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Form 916 11-95

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2. (C)



AGREEMENT, made this CONSUMERS POWER COMPANY (day of	, 19, between, Region), herein termed the Company, and
of the	of	, Michigan,

_____, Michigan.

2. The electric energy to be supplied shall be alternating current, ______ phase, 60 cycles per second, at approximately ______ volts. Delivery shall be made at one mutually agreeable point as hereinafter provided. Energy shall be metered by meters furnished, installed and maintained by the Company. The Company shall make periodic tests of its meters, and keep them within accepted standards of accuracy.

3. The Customer shall pay for such energy in accordance with the Company's Rate_______, a copy of which is attached hereto and made a part hereof, and in accordance with such amendments thereto as may be filed with and approved by the Michigan Public Service Commission during the term of this contract. By reason of the character of the proposed use of service, it is also subject to the provisions of Rule 17, Special Minimum Charges, of the Company's Standard Electric Rules and Regulations herein referred to. A copy of Sheet A 28 containing said Rule is also hereto attached.

4. It is further agreed that:

(a) Such service is for the sole use of the Customer for the purpose aforesaid, and shall not be transmitted elsewhere or shared or resold or used as auxiliary or standby as to any other source of power supply except as may be herein specifically provided.

(b) Such service shall be governed by the Company's Standard Electric Rules and Regulations as filed with the Michigan Public Service Commission, and such amendments thereof as may be filed during the term hereof. A copy thereof will be furnished to the Customer upon request.

(c) In accordance with said rate and rules, an annual minimum charge of § ______, based upon transformer(s) of ______ kVA capacity to be installed and maintained by the ______, shall apply to this service, and the difference, if any, between such amount and the aggregate net bills, excluding the service charges included in the rate, rendered during any contract year, shall be payable at the end of such contract year.

(d) Unless otherwise provided herein, the terminus of the Company's electric line for such service shall constitute the point of delivery of energy hereunder. The Company's responsibility as to such energy shall cease at such point of delivery, but it shall maintain its equipment, if any, located beyond the point of delivery. In case any extension of its system shall be required hereunder, the Company will erect the same in accordance with its Standard Extension Policy.

Form 916 12-78



(e) Except as to the minimum charges payable by the Customer, prescribed in said rate and in Paragraph 4(c) hereof, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military, or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Standard Electric Rules and Regulations.

(f) This agreement will extend for an initial term of _____ ___year(s) from the __

day of , 19____, and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least thirty (30) days' written notice of its desire to terminate the same at the expiration of any yearly period.

(g) This agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the above location except as contained herein. This agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.

IN WITNESS WHEREOF, said parties have executed this agreement, in duplicate, by their duly authorized representatives.

CONSUMERS POWER COMPANY

By Its

Customer

By Its

Form 916 12-78

AGREEMENT, made this	day of	, 19, between
CONSUMERS POWER COMPANY (Region), herein termed the Company, and
of the	of	, Michigan,
herein termed the Customer, as follows:		

2. The electric energy to be supplied shall be alternating current, ______phase, 60 cycles per second, at approximately _______ volts. Delivery shall be made at one mutually agreeable point as hereinafter provided. Energy shall be metered by meters furnished, installed and maintained by the Company. The Company shall make periodic tests of its meters, and keep them within accepted standards of accuracy.

3. The Customer shall pay for such energy in accordance with the Company's Rate_______, a copy of which is attached hereto and made a part hereof, and in accordance with such amendments thereto as may be filed with and approved by the Michigan Public Service Commission during the term of this contract. By reason of the character of the proposed use of service, it is also subject to the provisions of Rule 17, Special Minimum Charges, of the Company's Standard Electric Rules and Regulations herein referred to. A copy of Sheet A 28 containing said Rule is also hereto attached.

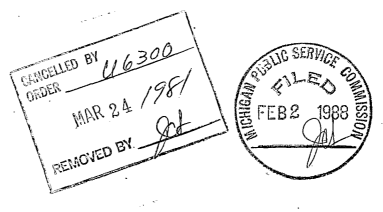
4. It is further agreed that:

(a) Such service is for the sole use of the Customer for the purpose aforesaid, and shall not be transmitted elsewhere or shared or resold or used as auxiliary or standby as to any other source of power supply except as may be herein specifically provided.

(b) Such service shall be governed by the Company's Standard Electric Rules and Regulations as filed with the Michigan Public Service Commission, and such amendments thereof as may be filed during the term hereof. A copy thereof will be furnished to the Customer upon request.

(c) In accordance with said rate and rules, an annual minimum charge of \$ ______, based upon transformer(s) of ______ kVA capacity to be installed and maintained by the ______, shall apply to this service, and the difference, if any, between such amount and the aggregate net bills, excluding the service charges included in the rate, rendered during any contract year, shall be payable at the end of such contract year.

(d) Unless otherwise provided herein, the terminus of the Company's electric line for such service shall constitute the point of delivery of energy hereunder. The Company's responsibility as to such energy shall cease at such point of delivery, but it shall maintain its equipment, if any, located beyond the point of delivery. In case any extension of its system shall be required hereunder, the Company will erect the same in accordance with its Standard Extension Policy.



Form 916 12-78

(e) Except as to the minimum charges payable by the Customer, prescribed in said rate and in Paragraph 4(c) hereof, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military, or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Standard Electric Rules and Regulations.

(f) This agreement will extend for an initial term of _____ year(s) from the _____

day of ______, 19____, and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least thirty (30) days' written notice of its desire to terminate the same at the expiration of any yearly period.

(g) This agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the above location except as contained herein. This agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.

IN WITNESS WHEREOF, said parties have executed this agreement, in duplicate, by their duly authorized representatives.

CONSUMERS POWER COMPANY

By Its

Customer

By Its



PART I

Effective Date of Agreement:	(Month/Day/Year)
	······································
Company:	Customer:
CONSUMERS ENERGY COMPANY	(Name)
a Michigan Corporation	Corporation Sole Proprietorship General Partnership Limited Partnership Limited Liability Company Other (Specify)
ONE ENERGY PLAZA JACKSON MI 49201-2276	
	(Street & Number)
	(City, State & Zip Code)
Customer Facility:	
Service Location:	
Service Characteristics: Phase; 60 Hertz;	Volts
General Service Resale Rate Applicable to Service:	
CONSUMERS ENERGY COMPANY	(Customer)
Date	Bv
By: (Signature)	By:(Signature)
By: (Signature)	(Signature)
By:(Signature)(Print or Type Name)	Dy.
(Signature)	(Signature)
(Signature) (Print or Type Name)	(Signature) (Print or Type Name)
(Signature)(Print or Type Name) Title:	(Signature) (Print or Type Name) Title:
(Signature) (Print or Type Name) Title: Form 917 4-2004	(Signature) (Print or Type Name) Title: Page 1 of 3
(Signature) (Print or Type Name) Title: Form 917 4-2004	(Signature) (Print or Type Name) Title: Page 1 of 3 HGAN PUBLIC EE COMMISSION CANCELLED
(Signature) (Print or Type Name) Title: Form 917 4-2004 . MICH SERVIC	(Signature) (Print or Type Name) Title: Page 1 of 3 IIGAN PUBLIC E COMMISSION SE COMMISSION GANCELLED BY ORDER U-6300 D J
(Signature) (Print or Type Name) Title: Form 917 4-2004 . MICH SERVIC	(Signature) (Print or Type Name) Title: Page 1 of 3 IIGAN PUBLIC E COMMISSION 9 2004 Page 1 of 3 CANCELLED BY ORDER U-6300 REMOVED BYRL DATE 10-16-06

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TERMS AND CONDITIONS

PART II

- 1. The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation of the Customer's Facility described in Part I.
- 2. The electric energy to be supplied hereunder shall have the characteristics identified in Part I. Delivery shall be made at one mutually agreeable point upon the Customer's premises. Energy sold by the Company to said Customer shall be metered by meters furnished, installed and maintained by the Company. The Company shall make periodic tests of its meters and keep them within accepted standards of accuracy.
- 3. The Customer shall pay for such energy in accordance with the Company's General Service Resale Rate identified in Part I, a copy of which is attached hereto and made a part hereof, and in accordance with such amendments thereto as may be filed with and approved by the Michigan Public Service Commission during the term of the term of this contract.
- 4. It is agreed that as to all or a portion of the energy delivery hereunder, said Customer may resell the same to tenants of the Customer upon said premises, upon condition that the service to each tenant shall be separately metered, that said tenants shall be served and charged for such service at a rate identical to the Company's Residential Service Rate A-1 for residential use or the appropriate General Service Rate applicable in the Company's Schedule of Rates Governing the Sale of Electric Service available for similar service under like conditions, and that all of the energy used in said premises shall be purchased from the Company.
- 5. Said Customer shall furnish, install and maintain, or shall cause to be furnished, installed and maintained, all electrical facilities, including poles, wires, conduits, transformers, meters, instrument transformers and enclosures, required for the delivery and measurement of the energy which is resold by the Customer to tenants. The Customer shall be responsible for the testing of the tenants' meters whether purchased new or used, before installation, at least once every three years after installation, and upon removal from service. Instrument transformers, when used, shall be tested before being placed in service, when removed from service, upon complaint, and when there is evidence of damage. The accuracy of such meters and instrument transformers shall be maintained within the limits as prescribed by Michigan Public Service Commission in its Regulations Governing Service Supplied by Electric Utilities as found in the Schedule of Rates Governing the Sale of Electric Service. Records of all test results shall be maintained by the Customer during its use of the meters and for an additional period of one year thereafter. When requested, the Customer shall submit certified copies of the meter test results and meter records to the Company.
- 6. Said Customer shall render a bill once during each billing month to each tenant in accordance with an approved rate schedule of the Company. Every bill rendered by the Customer shall specify the following information: the amount due for energy use, the amount due for other authorized charges, the rate code, the due date, the beginning and ending meter readings of the billing period and dates thereof, the difference between the meter readings, the power supply cost recovery factor, the subtotal of the bill before taxes, amount of sales tax, other local taxes where applicable, any previous balance and the total amount due. The due date shall be twenty-one days following the date of rendering the bill.
- 7. The billing of each of the Customer's tenants shall be audited once every nine to fifteen months. At the election of the Customer, the audit shall be conducted either by the Company or by an independent auditing firm approved by the Company. The Company shall notify the Customer in writing of the audit requirement approximately ninety calendar days prior to the final date when the audit report must be filed with the Company. Within thirty calendar days after receiving such notification from the Company, the Customer shall notify the Company in writing as to whether it elects to have such audit conducted by the Company or by an independent auditing firm approved by the Company. Where the audit is conducted by an independent auditing firm, the Customer shall submit a copy of the results of such audit to the Company in a form approved by the Company.
- 8. At the request of a tenant, and not more frequently than once every twelve months, the Customer shall review the tenant's usage of electrical service to determine if the tenant is being billed on the appropriate rate. When the review of nonresidential tenant usage requires the use of test metering equipment, the test will be made by installing appropriate

Form 917 4-2

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		MICHIGAN F SERVICE COM		CANCELLED	
		JUN 9	2004	BY ORDER	U-6300
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	FIL	ГD		DATE10	0-16-06
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demand and kilowatt-hour meters of assured accuracy for a period of not less than fifteen calendar days. The results of such reviews shall be made available to the Company upon request.

- 9. In order to assure that each tenant will receive service from the Customer similar to that which would be available from the Company under like conditions, the Customer agrees that:
 - (a) Each tenant shall be supplied with an electrical system adequate to meet the needs of said tenant with respect to the nature of service, voltage level and other conditions of service.
 - (b) Examination copies of the rates applicable to the service supplied to each tenant will be made available on request.
 - (c) Each tenant may receive the advisory services of the Company in matters involving the application of rates and utilization of electric energy for any purpose.
- 10. The service rates charged the Customer's tenants pursuant to Paragraph 4 above will be the sole charges assessed to the tenants for electric service. Costs incurred by the Customer in testing tenants' meters, in auditing tenants' billings, in load testing for the determination of appropriate tenant rates, in enlarging tenants' service entrances, and any other costs incurred by the Customer in offering tenants service similar to that available from the Company under like conditions shall be borne by the Customer.
- 11. It is further agreed that:
 - (a) Electric service furnished hereunder shall not be transmitted off the Customer's premises or shared or resold by the Customer other than to the Customer's said tenants occupying said premises, nor shall such energy be used as auxiliary or standby to any other source of power supply.
 - (b) Service to the Customer shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service as filed with and approved by the Michigan Public Service Commission and such amendments thereto as may be filed with and approved by the Michigan Public Service Commission during the term hereof. A copy of Rule B13.4 thereof entitled "Resale" is hereto attached. Upon request, the Company will furnish to the Customer a copy of the Company's current Schedule of Rates Governing the Sale of Electric Service, which includes copies of the Company's current standard rates applicable to the service supplied to the Customer's tenants.
 - (c) Except as to the capacity and minimum charges payable by the Customer, prescribed in said attached rate, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
 - (d) This Agreement will extend for an initial term of one year from the effective date of this Agreement and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty days' written notice of its desire to terminate the same at the expiration of any monthly period.
 - (e) This Agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the above location except as contained herein. This Agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.
 - (f)

For

	CANCELLED BY U-6300 ORDER	
917 4-2004	REMOVED BY RL DATE 10-16-06	Page 3 of 3
	MICHIGAN PUBLIC SERVICE COMMISSION JUN 9 2004	



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CONTRACT FOR ELECTRIC SERVICE RESALE TO TENANTS

PART I

Effective Date of Agreement:	(Month/Day/Year)	
	(Montrulay rear)	
Company:	Customer:	•
ONSUMERS ENERGY COMPANY		· · · · · · · · · · · · · · · · · · ·
	(Name)	
Michigan Corporation	General Partnership	Sole Proprietorship Limited Partnership
	Limited Liability Company	
12 W MICHIGAN AVENUE ACKSON MI 49201-2277		
-	(Street & Number)	
	(City, State & Zip Code)
Customer Facility:		
Service Location:		
Service Characteristics: Phase; 60 Hertz;		
General Service Resale Rate Applicable to Service:		
General Service Resale Rate Applicable to Service:		nt. CUSTOMER
PART II. TERMS AND CONDITIONS, is at	tached hereto and is a part of this Agreeme	nt. CUSTOMER
PART II. TERMS AND CONDITIONS, is at	tached hereto and is a part of this Agreeme	nt. CUSTOMER
PART II, TERMS AND CONDITIONS, is at ACKNOWLEDGES HAVING READ SAID T	tached hereto and is a part of this Agreeme ERMS AND CONDITIONS.	nt. CUSTOMER
PART II, TERMS AND CONDITIONS, is at ACKNOWLEDGES HAVING READ SAID T	tached hereto and is a part of this Agreeme	ent. CUSTOMER
PART II, TERMS AND CONDITIONS, is at ACKNOWLEDGES HAVING READ SAID T CONSUMERS ENERGY COMPANY	tached hereto and is a part of this Agreeme ERMS AND CONDITIONS.	nt. CUSTOMER
PART II, TERMS AND CONDITIONS, is at ACKNOWLEDGES HAVING READ SAID T CONSUMERS ENERGY COMPANY	tached hereto and is a part of this Agreeme ERMS AND CONDITIONS.	
PART II, TERMS AND CONDITIONS, is at ACKNOWLEDGES HAVING READ SAID T CONSUMERS ENERGY COMPANY By:	tached hereto and is a part of this Agreeme ERMS AND CONDITIONS. (Customer) By:	
PART II, TERMS AND CONDITIONS, is at ACKNOWLEDGES HAVING READ SAID T CONSUMERS ENERGY COMPANY	tached hereto and is a part of this Agreeme ERMS AND CONDITIONS.	
PART II, TERMS AND CONDITIONS, is at ACKNOWLEDGES HAVING READ SAID T. CONSUMERS ENERGY COMPANY By:	tached hereto and is a part of this Agreeme ERMS AND CONDITIONS. (Customer) By:	
PART II, TERMS AND CONDITIONS, is at ACKNOWLEDGES HAVING READ SAID T. CONSUMERS ENERGY COMPANY By:	tached hereto and is a part of this Agreeme ERMS AND CONDITIONS. (Customer) By:	
PART II, TERMS AND CONDITIONS, is at ACKNOWLEDGES HAVING READ SAID T. CONSUMERS ENERGY COMPANY By:	tached hereto and is a part of this Agreeme ERMS AND CONDITIONS. (Customer) By:	
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PART II, TERMS AND CONDITIONS, is at ACKNOWLEDGES HAVING READ SAID T. CONSUMERS ENERGY COMPANY By:	tached hereto and is a part of this Agreeme ERMS AND CONDITIONS. (Customer) By:	
PART II, TERMS AND CONDITIONS, is at ACKNOWLEDGES HAVING READ SAID T. CONSUMERS ENERGY COMPANY By:	tached hereto and is a part of this Agreeme ERMS AND CONDITIONS. (Customer) By:	Page 1 CANCELLED BY ORDER_U-U
PART II, TERMS AND CONDITIONS, is at ACKNOWLEDGES HAVING READ SAID T. CONSUMERS ENERGY COMPANY By:	tached hereto and is a part of this Agreeme ERMS AND CONDITIONS. (Customer) By:	Page 1 CANCELLED BY ORDER REMOVED BY
ART II, TERMS AND CONDITIONS, is at ACKNOWLEDGES HAVING READ SAID T. CONSUMERS ENERGY COMPANY by:	tached hereto and is a part of this Agreemo ERMS AND CONDITIONS. (Customer) By:	Page 1 CANCELLED BY ORDER_U-U

TERMS AND CONDITIONS

PART II

- 1. The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation of the Customer's Facility described in Part I.
- 2. The electric energy to be supplied hereunder shall have the characteristics identified in Part I. Delivery shall be made at one mutually agreeable point upon the Customer's premises. Energy sold by the Company to said Customer shall be metered by meters furnished, installed and maintained by the Company. The Company shall make periodic tests of its meters and keep them within accepted standards of accuracy.
- 3. The Customer shall pay for such energy in accordance with the Company's General Service Resale Rate identified in Part I, a copy of which is attached hereto and made a part hereof, and in accordance with such amendments thereto as may be filed with and approved by the Michigan Public Service Commission during the term of the term of this contract.
- 4. It is agreed that as to all or a portion of the energy delivery hereunder, said Customer may resell the same to tenants of the Customer upon said premises, upon condition that the service to each tenant shall be separately metered, that said tenants shall be served and charged for such service at a rate identical to the Company's Residential Service Rate A-1 for residential use or the appropriate General Service Rate applicable in the Company's Schedule of Rates Governing the Sale of Electric Service available for similar service under like conditions, and that all of the energy used in said premises shall be purchased from the Company.
- 5. Said Customer shall furnish, install and maintain, or shall cause to be furnished, installed and maintained, all electrical facilities, including poles, wires, conduits, transformers, meters, instrument transformers and enclosures, required for the delivery and measurement of the energy which is resold by the Customer to tenants. The Customer shall be responsible for the testing of the tenants' meters whether purchased new or used, before installation, at least once every three years after installation, and upon removal from service. Instrument transformers, when used, shall be tested before being placed in service, when removed from service, upon complaint, and when there is evidence of damage. The accuracy of such meters and instrument transformers shall be maintained within the limits as prescribed by Michigan Public Service Commission in its Regulations Governing Service Supplied by Electric Utilities as found in the Schedule of Rates Governing the Sale of Electric Service. Records of all test results shall be maintained by the Customer during its use of the meters and for an additional period of one year thereafter. When requested, the Customer shall submit certified copies of the meter test results and meter records to the Company.
- 6. Said Customer shall render a bill once during each billing month to each tenant in accordance with an approved rate schedule of the Company. Every bill rendered by the Customer shall specify the following information: the amount due for energy use, the amount due for other authorized charges, the rate code, the due date, the beginning and ending meter readings of the billing period and dates thereof, the difference between the meter readings, the power supply cost recovery factor, the subtotal of the bill before taxes, amount of sales tax, other local taxes where applicable, any previous balance and the total amount due. The due date shall be twenty-one days following the date of rendering the bill.
- 7. The billing of each of the Customer's tenants shall be audited once every nine to fifteen months. At the election of the Customer, the audit shall be conducted either by the Company or by an independent auditing firm approved by the Company. The Company shall notify the Customer in writing of the audit requirement approximately ninety calendar days prior to the final date when the audit report must be filed with the Company. Within thirty calendar days after receiving such notification from the Company, the Customer shall notify the Company in writing as to whether it elects to have such audit conducted by the Company or by an independent auditing firm approved by the Company. Where the audit is conducted by an independent auditing firm, the Customer shall submit a copy of the results of such audit to the Company in a form approved by the Company.

Form 917 12-2000

Page 2

- 8. At the request of a tenant, and not more frequently than once every twelve months, the Customer shall review the tenant's usage of electrical service to determine if the tenant is being billed on the appropriate rate. When the review of nonresidential tenant usage requires the use of test metering equipment, the test will be made by installing appropriate demand and kilowatt-hour meters of assured accuracy for a period of not less than fifteen calendar days. The results of such reviews shall be made available to the Company upon request.
- 9. In order to assure that each tenant will receive service from the Customer similar to that which would be available from the Company under like conditions, the Customer agrees that:
 - (a) Each tenant shall be supplied with an electrical system adequate to meet the needs of said tenant with respect to the nature of service, voltage level and other conditions of service.
 - (b) Examination copies of the rates applicable to the service supplied to each tenant will be made available on request.
 - (c) Each tenant may receive the advisory services of the Company in matters involving the application of rates and utilization of electric energy for any purpose.
- 10. The service rates charged the Customer's tenants pursuant to Paragraph 4 above will be the sole charges assessed to the tenants for electric service. Costs incurred by the Customer in testing tenants' meters, in auditing tenants' billings, in load testing for the determination of appropriate tenant rates, in enlarging tenants' service entrances, and any other costs incurred by the Customer in offering tenants service similar to that available from the Company under like conditions shall be borne by the Customer.
- 11. It is further agreed that:
 - (a) Electric service furnished hereunder shall not be transmitted off the Customer's premises or shared or resold by the Customer other than to the Customer's said tenants occupying said premises, nor shall such energy be used as auxiliary or standby to any other source of power supply.
 - (b) Service to the Customer shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service as filed with and approved by the Michigan Public Service Commission and such amendments thereto as may be filed with and approved by the Michigan Public Service Commission during the term hereof. A copy of Rule B13.4 thereof entitled "Resale" is hereto attached. Upon request, the Company will furnish to the Customer a copy of the Company's current Schedule of Rates Governing the Sale of Electric Service which includes copies of the Company's current standard rates applicable to the service supplied to the Customer's tenants.
 - (c) Except as to the capacity and minimum charges payable by the Customer, prescribed in said attached rate, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
 - (d) This Agreement will extend for an initial term of one year from the effective date of this Agreement and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty days' written notice of its desire to terminate the same at the expiration of any monthly period.
 - (e) This Agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the above location except as contained herein. This Agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.

(f)	 	 ,,	 	 	



CANCELLED BY ORDER U- (0 REMOVED BY_ DATE 10-9-04



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CONTRACT FOR ELECTRIC SERVICE RESALE TO TENANTS

PART I

Effective Date of Agreement:	(Month/Day/Year)
Company:	Customer:
CONSUMERS ENERGY COMPANY	
	(Name)
a Michigan Corporation	□ Corporation □ Sole Proprietorship □ General Partnership □ Limited Partnership □ Limited Liability Company □ Other (Specify)
212 W MICHIGAN AVENUE JACKSON MI 49201-2277	
	(Street & Number)
	(City, State & Zip Code)
Service Location:	,
	· · · · · · · · · · · · · · · · · · ·
Service Characteristics: Phase: 60 General Service Resale Rate Applicable to Service	Hertz; Volts
Service Characteristics: Phase: 60 General Service Resale Rate Applicable to Service	Hertz; Volts we: on the back hereof, is a part of this Agreement. CUSTOMER
Service Characteristics: Phase: 60 General Service Resale Rate Applicable to Service PART II, TERMS AND CONDITIONS, 6	Hertz; Volts we: on the back hereof, is a part of this Agreement. CUSTOMER
Service Characteristics: Phase: 60 General Service Resale Rate Applicable to Service PART II, TERMS AND CONDITIONS, CACKNOWLEDGES HAVING READ SAII	Hertz; Volts e: on the back hereof, is a part of this Agreement. CUSTOMER D TERMS AND CONDITIONS(Customer)
Service Characteristics: Phase: 60 General Service Resale Rate Applicable to Service PART II, TERMS AND CONDITIONS, 6 ACKNOWLEDGES HAVING READ SAII	Hertz; Volts e: on the back hereof, is a part of this Agreement. CUSTOMER D TERMS AND CONDITIONS(Customer)
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TERMS AND CONDITIONS

PART II

- 1. The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation of the Customer's Facility described in Part I.
- 2. The electric energy to be supplied hereunder shall have the characteristics identified in Part I. Delivery shall be made at one mutually agreeable point upon the Customer's premises. Energy sold by the Company to said Customer shall be metered by meters furnished, installed and maintained by the Company. The Company shall make periodic tests of its meters and keep them within accepted standards of accuracy.
- 3. The Customer shall pay for such energy in accordance with the Company's General Service Resale Rate identified in Part I, a copy of which is attached hereto and made a part hereof, and in accordance with such amendments thereto as may be filed with and approved by the Michigan Public Service Commission during the term of the term of this contract.
- 4. It is agreed that as to all or a portion of the energy delivery hereunder, said Customer may resell the same to tenants of the Customer upon said premises, upon condition that the service to each tenant shall be separately metered, that said tenants shall be served and charged for such service at a rate identical to the Company's Residential Service Rate A-1 for residential use or the appropriate General Service Rate applicable in the Company's Schedule of Rates Governing the Sale of Electric Service available for similar service under like conditions, and that all of the energy used in said premises shall be purchased from the Company.
- 5. Said Customer shall furnish, install and maintain, or shall cause to be furnished, installed and maintained, all electrical facilities, including poles, wires, conduits, transformers, meters, instrument transformers and enclosures, required for the delivery and measurement of the energy which is resold by the Customer to tenants. The Customer shall be responsible for the testing of the tenants' meters whether purchased new or used, before installation, at least once every three years after installation, and upon removal from service. Instrument transformers, when used, shall be tested before being placed in service, when removed from service, upon complaint, and when there is evidence of damage. The accuracy of such meters and instrument transformers shall be maintained within the limits as prescribed by Michigan Public Service Commission in its Regulations Governing Service Supplied by Electric Utilities as found in the Schedule of Rates Governing the Sale of Electric Service. Records of all test results shall be maintained by the Customer during its use of the meters and for an additional period of one year thereafter. When requested, the Customer shall submit certified copies of the meter test results and meter records to the Company.
- 6. Said Customer shall render a bill once during each billing month to each tenant in accordance with an approved rate schedule of the Company. Every bill rendered by the Customer shall specify the following information: the amount due for energy use, the amount due for other authorized charges, the rate code, the due date, the beginning and ending meter readings of the billing period and dates thereof, the difference between the meter readings, the power supply cost recovery factor, the subtotal of the bill before taxes, amount of sales tax, other local taxes where applicable, any previous balance and the total amount due. The due date shall be twenty-one days following the date of rendering the bill.
- 7. The billing of each of the Customer's tenants shall be audited once every nine to fifteen months. At the election of the Customer, the audit shall be conducted either by the Company or by an independent auditing firm approved by the Company. The Company shall notify the Customer in writing of the audit requirement approximately ninety calendar days prior to the final date when the audit report must be filed with the Company. Within thirty calendar days after receiving such notification from the Company, the Customer shall notify the Company in writing as to whether it elects to have such audit conducted by the Company or by an independent auditing firm approved by the Company. Where the audit is conducted by an independent auditing firm, the Customer shall submit a copy of the results of such audit to the Company in a form approved by the Company.

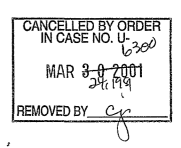
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8. At the request of a tenant, and not more frequently than once every twelve months, the Customer shall review the tenant's usage of electrical service to determine if the tenant is being billed on the appropriate rate. When the review of nonresidential tenant usage requires the use of test metering equipment, the test will be made by installing appropriate demand and kilowatt-hour meters of assured accuracy for a period of not less than fifteen calendar days. The results of such reviews shall be made available to the Company upon request.

- 9. In order to assure that each tenant will receive service from the Customer similar to that which would be available from the Company under like conditions, the Customer agrees that:
 - (a) Each tenant shall be supplied with an electrical system adequate to meet the needs of said tenant with respect to the nature of service, voltage level and other conditions of service.
 - (b) Examination copies of the rates applicable to the service supplied to each tenant will be made available on request.
 - (c) Each tenant may receive the advisory services of the Company in matters involving the application of rates and utilization of electric energy for any purpose.
- 10. The service rates charged the Customer's tenants pursuant to Paragraph 4 above will be the sole charges assessed to the tenants for electric service. Costs incurred by the Customer in testing tenants' meters, in auditing tenants' billings, in load testing for the determination of appropriate tenant rates, in enlarging tenants' service entrances, and any other costs incurred by the Customer in offering tenants service similar to that available from the Company under like conditions shall be borne by the Customer.
- 11. It is further agreed that:
 - (a) Electric service furnished hereunder shall not be transmitted off the Customer's premises or shared or resold by the Customer other than to the Customer's said tenants occupying said premises, nor shall such energy be used as auxiliary or standby to any other source of power supply.
 - (b) Service to the Customer shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service as filed with and approved by the Michigan Public Service Commission and such amendments thereto as may be filed with and approved by the Michigan Public Service Commission during the term hereof. A copy of Rule B13.4 thereof entitled "Resale" is hereto attached. Upon request, the Company will furnish to the Customer a copy of the Company's current Schedule of Rates Governing the Sale of Electric Service which includes copies of the Company's current standard rates applicable to the service supplied to the Customer's tenants.
 - (c) Except as to the capacity and minimum charges payable by the Customer, prescribed in said attached rate, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
 - (d) This Agreement will extend for an initial term of one year from the effective date of this Agreement and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty days' written notice of its desire to terminate the same at the expiration of any monthly period.
 - (e) This Agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the above location except as contained herein. This Agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.
 - (f) _____

Form 917 2-97





PART I

Iffective Date of Agreement:	(Month/Day/Year)
ompany:	Customer:
ONSUMERS POWER COMPANY,	(Name)
Michigan Corporation	□ Corporation □ Sole Proprietorship □ General Partnership □ Limited Partnership □ Limited Liability Company
12 W MICHIGAN AVENUE ACKSON MI 49201	□ Other (Specify)
	(Street & Number)
	(City, State & Zip Code)
Customer Facility:	
Service Location:	
General Service Resale Rate Applicable to Service:	back hereof, is a part of this Agreement. CUSTOMER
ACKNOWLEDGES HAVING READ SAID TERMS	back hereof, is a part of this Agreement. CUSTOMER AND CONDITIONS.
General Service Resale Rate Applicable to Service:	back hereof, is a part of this Agreement. CUSTOMER
General Service Resale Rate Applicable to Service: PART II, TERMS AND CONDITIONS, on the ACKNOWLEDGES HAVING READ SAID TERMS CONSUMERS POWER COMPANY	back hereof, is a part of this Agreement. CUSTOMER AND CONDITIONS. (Customer)
General Service Resale Rate Applicable to Service: PART II, TERMS AND CONDITIONS, on the ACKNOWLEDGES HAVING READ SAID TERMS CONSUMERS POWER COMPANY	back hereof, is a part of this Agreement. CUSTOMER AND CONDITIONS.
General Service Resale Rate Applicable to Service: PART II, TERMS AND CONDITIONS, on the ACKNOWLEDGES HAVING READ SAID TERMS	back hereof, is a part of this Agreement. CUSTOMER AND CONDITIONS. (Customer)
General Service Resale Rate Applicable to Service: PART II, TERMS AND CONDITIONS, on the ACKNOWLEDGES HAVING READ SAID TERMS CONSUMERS POWER COMPANY By: (Signature)	back hereof, is a part of this Agreement. CUSTOMER AND CONDITIONS. (Customer) By:
General Service Resale Rate Applicable to Service: PART II, TERMS AND CONDITIONS, on the ACKNOWLEDGES HAVING READ SAID TERMS CONSUMERS POWER COMPANY By:	back hereof, is a part of this Agreement. CUSTOMER AND CONDITIONS. (Customer) By:
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TERMS AND CONDITIONS

PART II

- 1. The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation of the Customer's Facility described in Part I.
- 2. The electric energy to be supplied hereunder shall have the characteristics identified in Part I. Delivery shall be made at one mutually agreeable point upon the Customer's premises. Energy sold by the Company to said Customer shall be metered by meters furnished, installed and maintained by the Company. The Company shall make periodic tests of its meters and keep them within accepted standards of accuracy.
- 3. The Customer shall pay for such energy in accordance with the Company's General Service Resale Rate identified in Part I, a copy of which is attached hereto and made a part hereof, and in accordance with such amendments thereto as may be filed with and approved by the Michigan Public Service Commission during the term of the term of this contract.
- 4. It is agreed that as to all or a portion of the energy delivery hereunder, said Customer may resell the same to tenants of the Customer upon said premises, upon condition that the service to each tenant shall be separately metered, that said tenants shall be served and charged for such service at a rate identical to the Company's Residential Service Rate A-1 for residential use or the appropriate General Service Rate applicable in the Company's Schedule of Rates Governing the Sale of Electric Service available for similar service under like conditions, and that all of the energy used in said premises shall be purchased from the Company.
- 5. Said Customer shall furnish, install and maintain, or shall cause to be furnished, installed and maintained, all electrical facilities, including poles, wires, conduits, transformers, meters, instrument transformers and enclosures, required for the delivery and measurement of the energy which is resold by the Customer to tenants. The Customer shall be responsible for the testing of the tenants' meters whether purchased new or used, before installation, at least once every three years after installation, and upon removal from service. Instrument transformers, when used, shall be tested before being placed in service, when removed from service, upon complaint, and when there is evidence of damage. The accuracy of such meters and instrument transformers shall be maintained within the limits as prescribed by Michigan Public Service Commission in its Regulations Governing Service Supplied by Electric Utilities as found in the Schedule of Rates Governing the Sale of Electric Service. Records of all test results shall be maintained by the Customer during its use of the meters and for an additional period of one year thereafter. When requested, the Customer shall submit certified copies of the meter test results and meter records to the Company.
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- 7. The billing of each of the Customer's tenants shall be audited once every nine to fifteen months. At the election of the Customer, the audit shall be conducted either by the Company or by an independent auditing firm approved by the Company. The Company shall notify the Customer in writing of the audit requirement approximately ninety calendar days prior to the final date when the audit report must be filed with the Company. Within thirty calendar days after receiving such notification from the Company, the Customer shall notify the Company in writing as to whether it elects to have such audit conducted by the Company or by an independent auditing firm approved by the Company. Where the audit is conducted by an independent auditing firm, the Customer shall submit a copy of the results of such audit to the Company in a form approved by the Company.



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- 8. At the request of a tenant, and not more frequently than once every twelve months, the Customer shall review the tenant's usage of electrical service to determine if the tenant is being billed on the appropriate rate. When the review of nonresidential tenant usage requires the use of test metering equipment, the test will be made by installing appropriate demand and kilowatt-hour meters of assured accuracy for a period of not less than fifteen calendar days. The results of such reviews shall be made available to the Company upon request.
- In order to assure that each tenant will receive service from the Customer similar to that which would be available from the Company under like conditions, the Customer agrees that:
 - (a) Each tenant shall be supplied with an electrical system adequate to meet the needs of said tenant with respect to the nature of service, voltage level and other conditions of service.
 - (b) Examination copies of the rates applicable to the service supplied to each tenant will be made available on request.
 - (c) Each tenant may receive the advisory services of the Company in matters involving the application of rates and utilization of electric energy for any purpose.
- 10. The service rates charged the Customer's tenants pursuant to Paragraph 4 above will be the sole charges assessed to the tenants for electric service. Costs incurred by the Customer in testing tenants' meters, in auditing tenants' billings, in load testing for the determination of appropriate tenant rates, in enlarging tenants' service entrances, and any other costs incurred by the Customer in offering tenants service similar to that available from the Company under like conditions shall be borne by the Customer.
- 11. It is further agreed that:
 - (a) Electric service furnished hereunder shall not be transmitted off the Customer's premises or shared or resold by the Customer other than to the Customer's said tenants occupying said premises, nor shall such energy be used as auxiliary or standby to any other source of power supply.
 - (b) Service to the Customer shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service as filed with and approved by the Michigan Public Service Commission and such amendments thereto as may be filed with and approved by the Michigan Public Service Commission during the term hereof. A copy of Rule B13.4 thereof entitled "Resale" is hereto attached. Upon request, the Company will furnish to the Customer a copy of the Company's current Schedule of Rates Governing the Sale of Electric Service which includes copies of the Company's current standard rates applicable to the service supplied to the Customer's tenants.
 - (c) Except as to the capacity and minimum charges payable by the Customer, prescribed in said attached rate, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
 - (d) This Agreement will extend for an initial term of one year from the effective date of this Agreement and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty days' written notice of its desire to terminate the same at the expiration of any monthly period.
 - (e) This Agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the above location except as contained herein. This Agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.

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Form 917 11-95

1.



PARTI

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Date of Agreement:	
Effective Date:	
Company:	Customer:
CONSUMERS POWER COMPANY, a Michigan corporation	
Region:	·
	(Name)
	(Street and Number)
(Address)	(City, State and ZIP Code)
Customer Facility:	
Service Location:	
	(Street Address)
City	
County	
Township	
Service Characteristics:	Phase; 60 Hertz; Volts
General Service Resale Rate App	plicable to Service:
Part II, TERMS AND CONDITIONS, is a part of a READ SAID TERMS AND CONDITIONS.	this Agreement. CUSTOMER ACKNOWLEDGES HAVING
CONSUMERS POWER COMPANY	
	(Customer)
By	By
	(Print or Type Name)
Title	



TERMS AND CONDITIONS

PART II

- 1. The Company agrees to supply and the Customer agrees to purchase hereunder all of the electric energy for the operation of Customer's Facility described in Part I.
- 2. The electric energy to be supplied hereunder shall have the characteristics identified in Part I. Delivery shall be made at one mutually agreeable point upon the Customer's premises. Energy sold by the Company to said Customer shall be metered by meters furnished, installed and maintained by the Company. The Company shall make periodic tests of its meters and keep them within accepted standards of accuracy.
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- 4. It is agreed that as to all or a portion of the energy delivered hereunder, said Customer may resell the same to tenants of the Customer upon said premises, upon condition that the service to each tenant shall be separately metered, that said tenants shall be served and charged for such service at a rate identical to the Company's Residential Service Rate A-1 for residential use or the appropriate General Service Rate applicable in the Company's Schedule of Rates Governing the Sale of Electric Service available for similar service under like conditions, and that all of the energy used in said premises shall be purchased from the Company.
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- 6. Said Customer shall render a bill once during each billing month to each tenant in accordance with an approved rate schedule of the Company. Every bill rendered by the Customer shall specify the following information: the amount due for energy use, the amount due for other authorized charges, the rate code, the due date, the beginning and ending meter readings of the billing period and dates thereof, the difference between the meter readings, the power supply cost recovery factor, the subtotal of the bill before taxes, amount of sales tax, other local taxes where applicable, any previous balance and the total amount due. The due date shall be twenty-one (21) days following the date of rendering the bill.
- 7. The billing of each of the Customer's tenants shall be audited once every nine (9) to fifteen (15) months. At the election of the Customer, the audit shall be conducted either by the Company or by an independent auditing firm approved by the Company. The Company shall notify the Customer in writing of the audit requirement approximately ninety (90) calendar days prior to the final date when the audit report must be filed with the Company. Within thirty (30) calendar days after receiving such notification from the Company, the Customer shall notify the Company in writing as to whether it elects to have such audit conducted by the Company or by an independent auditing firm approved by the Company. Where the audit is conducted by an independent auditing firm, the Customer shall submit a copy of the results of such audit to the Company in a form approved by the Company.



- 8. At the request of a tenant, and not more frequently than once every twelve (12) months, the Customer shall review the tenant's usage of electrical service to determine if the tenant is being billed on the appropriate rate. When the review of nonresidential tenant usage requires the use of test metering equipment, the test will be made by installing appropriate demand and kilowatt-hour meters of assured accuracy for a period of not less than fifteen (15) calendar days. The results of such reviews shall be made available to the Company upon request.
- 9. In order to assure that each tenant will receive service from the Customer similar to that which would be available from the Company under like conditions, the Customer agrees that:
 - (a) Each tenant shall be supplied with an electrical system adequate to meet the needs of said tenant with respect to the nature of service, voltage level and other conditions of service.
 - (b) Examination copies of the rates applicable to the service supplied to each tenant will be made available on request.
 - (c) Each tenant may receive the advisory services of the Company in matters involving the application of rates and utilization of electric energy for any purpose.
- 10. The service rates charged the Customer's tenants pursuant to Paragraph 4, above, will be the sole charges assessed to the tenants for electric service. Costs incurred by the Customer in testing tenants' meters, in auditing tenants' billings, in load testing for the determination of appropriate tenant rates, in enlarging tenants' service entrances, and any other costs incurred by the Customer in offering tenants service similar to that available from the Company under like conditions shall be borne by the Customer.
- 11. It is further agreed that:
 - (a) Electric service furnished hereunder shall not be transmitted off the Customer's premises or shared or resold by the Customer other than to the Customer's said tenants occupying said premises, nor shall such energy be used as auxiliary or standby to any other source of power supply.
 - (b) Service to the Customer shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service as filed with and approved by the Michigan Public Service Commission and such amendments thereto as may be filed with and approved by the Michigan Public Service Commission during the term hereof. A copy of Rule B13.4 thereof entitled "Resale" is hereto attached. Upon request, the Company will furnish to the Customer a copy of the Company's current Schedule of Rates Governing the Sale of Electric Service which includes copies of the Company's current standard rates applicable to the service supplied to the Customer's tenants.
 - (c) Except as to the capacity and minimum charges payable by the Customer, prescribed in said attached rate, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto, provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
 - (d) This agreement will extend for an initial term of one (1) year from the effective date of this Agreement and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty days' written notice of its desire to terminate the same at the expiration of any monthly period.
 - (e) This agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the above location except as contained herein. This agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.



CONSUMERS POWER COMPANY CONTRACT FOR ELECTRIC SERVICE – RESALE TO TENANTS

AGREEMENT, made this CONSUMERS POWER COMPANY (day of	, 19, between, 19, between
of theas follows:	_of	, Michigan, herein termed the Customer,

- 1. The Company agrees to supply, and the Customer agrees to purchase hereunder, all of the electric energy for the operation of the Customer's ______, located at ______ of ______, Michigan.
- 2. The electric energy to be supplied hereunder shall be alternating current, ______ phase, 60 Hertz, at approximately _______ volts. Delivery shall be made at one mutually agreeable point upon the Customer's premises. Energy sold by the Company to said Customer shall be metered by meters furnished, installed and maintained by the Company. The Company shall make periodic tests of its meters and keep them within accepted standards of accuracy.
- 3. The Customer shall pay for such energy in accordance with the Company's Resale Service Rate ______, a copy of which is attached hereto and made a part hereof, and in accordance with such amendments thereto as may be filed with and approved by the Michigan Public Service Commission during the term of this contract.
- 4. It is agreed that as to all or a portion of the energy delivered hereunder, said Customer may resell the same to tenants of the Customer upon said premises, upon condition that the service to each tenant shall be separately metered, that said tenants shall be served and charged for such service at a rate identical to the Company's Rate "A-1" for residential use or the appropriate General Service or Primary Service Rate applicable in the Company's rate schedule available for similar service under like conditions, and that all of the energy used in said premises shall be purchased from the Company.
- 5. Said Customer shall furnish, install and maintain, or shall cause to be furnished, installed and maintained, all electrical facilities, including poles, wires, conduits, transformers, meters, instrument transformers and enclosures, required for the delivery and measurement of the energy which is resold by the Customer to tenants. The Customer shall be responsible for the testing of the tenants' meters whether purchased new or used, before installation, at least once every three (3) years after installation, and upon removal from service. Instrument transformers, when used, shall be tested before being placed in service, when removed from service, upon complaint, and when there is evidence of damage. The accuracy of such meters and instrument transformers shall be maintained within the limits as prescribed by Michigan Public Service Commission Order No. 6400, a copy of which can be obtained from the Customer during his use of the meter and for an additional period of three years thereafter. When requested, the Customer shall submit certified copies of said test results to the Company.
- 6. Said Customer shall render a bill once during each billing month to each of his tenants in accordance with approved rate schedules of the Company. Every bill rendered by the Customer shall specify the following information: the rate code, the due date, the beginning and ending meter readings of the billing period and dates thereof, the difference between the meter readings, the power supply cost recovery factor, the subtotal of the bill before taxes, amount of sales tax, other local taxes where applicable, any previous balance and the total amount due. The due date shall be twenty-one (21) days following the date of issuing.

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- 7. The billing of each of the Customer's tenants shall be audited once every nine (9) to fifteen (15) months. At the election of the Customer, the audit shall be conducted either by the Company or by an independent auditing firm approved by the Company. The Company shall notify the Customer in writing of the Company's then current audit fee approximately ninety (90) calendar days prior to the beginning of each six (6) month period within which such audit must be made. Within thirty (30) calendar days after receiving such notification from the Company, the Customer shall notify the Company in writing as to whether it elects to have such audit conducted by the Company or by an independent auditing firm approved by the Company. Where the audit is conducted by an independent auditing firm, a certified copy of the results of such audit shall be immediately submitted to the Company in a form approved by the Company.
- 8. At the request of a tenant, and not more frequently than once every twelve (12) months, the Customer shall review the tenant's usage of electrical service to determine if the tenant is being billed on the appropriate rate. When the review of nonresidential tenant usage requires the use of test metering equipment, the test will be made by installing appropriate demand and kilowatt-hour meters of assured accuracy for a period of not less than fifteen (15) calendar days. The results of such reviews shall be made available to the Company upon request.
- 9. In order to assure that each tenant will receive service from the Customer similar to that which would be available from the Company under like conditions, the Customer agrees that:
 - (a) Each of his tenants shall be supplied with an electrical system adequate to meet the needs of said tenant with respect to the nature of service, voltage level and other conditions of service.
 - (b) He will make available for tenant examination copies of the rates applicable to the service supplied to his tenants.
 - (c) Each of his tenants may receive the advisory services of the Company in matters involving the application of rates and utilization of electric energy for any purpose.
- 10. The service rates charged the Customer's tenants pursuant to Paragraph 4, above, will be the sole charges assessed his tenants for electric service. Costs incurred by the Customer in testing tenants' meters, in auditing tenants' billings, in load testing for the determination of appropriate tenant rates, in enlarging tenants' service entrances, and any other costs incurred by the Customer in offering his tenants service similar to that available from the Company under like conditions shall be borne by the Customer.
- 11. It is further agreed that:
 - (a) Electric service furnished hereunder shall not be transmitted off the Customer's premises or shared or resold by the Customer other than to the Customer's said tenants occupying said premises, nor shall such energy be used as auxiliary or standby to any other source of power supply.
 - (b) Service to the Customer shall be governed by the Company's Standard Electric Rules and Regulations as filed with and approved by the Michigan Public Service Commission and such amendments thereto as may be filed with and approved by the Michigan Public Service Commission during the term hereof. A copy of Rule 23 thereof, entitled "Resale," is hereto attached. Upon request, the Company will furnish to the Customer a copy of the Company's current Standard Electric Rules and Regulations and copies of the Company's current standard rates applicable to the service supplied to the Customer's tenants.
 - (c) Except as to the capacity and minimum charges payable by the Customer, prescribed in said attached rate, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto, provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Standard Electric Rules and Regulations.

- (d) This agreement will extend for an initial term of one (1) year from the ______ day of ______, 19____, and from month to month thereafter until terminated by mutual consent, or by either party giving the other at least sixty days' written notice of its desire to terminate the same at the expiration of any monthly period.
- (e) This agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the above location except as contained herein. This agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.

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IN WITNESS WHEREOF, said parties have executed this agreement, in duplicate, by their duly authorized representatives.

Bv

CONSUMERS POWER COMPANY

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Its Region General Manager Customer By Its OCT 18 / 9F. REMOVED BY.-WICELLED BY. ORDER

SAMPLE CONTRACT FOR AUXILIARY OR STANDBY CUSTOMER TAKING ELECTRIC SERVICE UNDER THE PROVISIONS OF RULE D7

CONSUMERS POWER COMPANY CONTRACT FOR ELECTRIC SERVICE - AUXILIARY OR STANDBY SERVICE

	AGREEMENT, made this		day of			, <u> </u>	, between CONSUM	1ERS
POWER	COMPANY, (Region),	herein termed the C	ompany and				, of
the	of		, Michigan, h	erein termed	the C	ustome	er, as follows:	

2. The electric energy to be supplied shall be alternating current, _______, 60 hertz, at approximately _______ volts. Delivery shall be made at one mutually agreeable point upon the Customer's premises. Energy shall be metered by meters furnished, installed and maintained by the Company. A location for the metering equipment, suitable to the Company, shall be provided by the Customer and adequate protection afforded to avoid damage thereto, tampering or interference with such metering equipment.

3. The Customer shall pay for such energy in accordance with the Company's Rate ______. By reason of the character of the proposed use of service, it is also subject to the provisions of Rule D7 - Auxiliary or Standby Service, of the Company's Schedule of Rates Governing the Sale of Electric Service herein referred to. A copy of said rate and sheet(s) containing said Rule are also hereto attached and made a part hereof. Said service shall also be subject to amendments of said rate and/or Rule as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement.

4. It is further agreed that:

b. Such service shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service as filed with the Michigan Public Service Commission, and such amendments thereof as may be filed during the term hereof. A copy thereof will be furnished to the Customer upon request.

c. Except as to the capacity and minimum charges payable by the Customer, prescribed in said rate and Rule D7, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Company's Schedule of Rates Governing the Sale of Electric Service.

d. The Customer shall install, prior to commencement of service hereunder, double-throw-over electric switching facilities which isolate the Customer's electric generator from the Consumers Power Company system. The Customer's electric generating facilities are not equipped for parallel operation with the Company's system, are limited to supplying an isolated load, and shall not be operated in parallel with the Company's system.





e. This Agreement will extend for an initial term of one (1) year from ______, and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least thirty (30) days' written notice of its desire to terminate the same at the expiration of any yearly period.

f. This Agreement inures to and binds the successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the above location except as contained herein. This Agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.

IN WITNESS WHEREOF, said parties have executed this Agreement, in duplicate, by their duly authorized representatives.

CONSUMERS POWER COMPANY

By ____

Title:

Customer

Title:

By

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SAMPLE

SAMPLE CONDUIT LICENSE AGREEMENT

	THIS AGREE	MENT, made as of the	day of	, 19	_, by and between
CONSUM	ERS POWER CO	MPANY, a Michigan	corporation, having its p	principal office in th	ne City of Jackson,
Michigan,	hereinafter called	"the Owner," and			
			,		
					- ·
hereinafter	called "the Licer				
	WITNESSETH	:			
	WHEREAS, th	e Licensee represents ti	hat it is the holder of al	l necessary governi	nental permits to erect and
maintain a	erial cables, wire	and associated equipm	ent in the streets, alleys	s and other public p	places of
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	~				
		· · · · · · · · · · · · · · · · · · ·			, Michigan

(hereinafter called "the municipality") for the purpose of transmitting communications and/or electricity; and

WHEREAS, the Licensee desires to locate such cables, wires and associated equipment in the conduit duct system of the Owner (hereinafter called "conduit") located in said municipality in order to avoid expensive and unnecessary duplication of facilities; and

WHEREAS, the Owner is willing to permit, to the extent it may lawfully do so, the use of such cables, wires and associated equipment in its conduit in the municipality for the above-stated purposes, upon the terms and conditions hereinafter set forth;





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NOW, THEREFORE, in consideration of their respective undertakings herein, the parties agree as follows:

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ARTICLE I

AVAILABILITY OF CONDUIT FOR LICENSEE'S ATTACHMENTS

To the extent permitted by law, by the provisions of presently existing joint-use contracts, and by the terms of all necessary permits, licenses, easements, franchises or consents from property owners and governmental authorities having jurisdiction, all of the Owner's conduit in the municipality shall be available to the Licensee for the attachment of cables, wires and associated equipment constituting a portion of the Licensee's system in accordance with the terms of this agreement, if and to the extent that such use, in the Owner's judgment, will not interfere with the Owner's service requirements, including, but not by way of limitation, considerations of safety and economy. No payment for work to accommodate installations or use of the Owner's conduit under this agreement, however extended, shall create or vest in the Licensee any ownership or property rights in such facilities or conduit, and the Licensee's rights in said conduit shall be and remain a mere license.

ARTICLE II

SPECIFICATIONS

All of the Licensee's cables, wires and associated equipment herein provided for shall be installed and maintained in accordance with the requirements and specifications of Michigan Public Service Commission Order No. 1679, as amended, other applicable rules or orders of the Michigan Public Service Commission and other authorities having jurisdiction, and such other specifications, not less restrictive than the foregoing, as the parties may agree upon from time to time.

All work within the Owner's conduits and manholes shall be performed by licensed electrical contractors and in accordance with the current edition of the National Electrical Safety Code, Michigan Law, Occupational Safety and Health Act, and the rules and specifications of the Owner provided to the Licensee to facilitate proper construction. The

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Owner may be present during any installation in conduits or racking in manholes. Inspection by the Owner of each new installation is mandatory. The Owner reserves the right to shut down any installation work that in its sole judgement does not conform to any of the forementioned codes, laws, rules or specifications. The Licensee shall give the Owner at least ten (10) days notice of the commencement of installation.

In the event an installation at the location specified by the Owner would violate any applicable law, rule, regulation, ordinance or order of any governmental authority or regulatory body, including the Michigan Public Service Commission, the Licensee shall so advise the Owner and obtain its authorization to make such installation at a location which does not violate any such law, rule, regulation, ordinance or order. It shall be the sole responsibility of the Licensee to determine if the installation at the specified location or locations will violate any such law, rule, regulation, ordinance or order. No installation shall be made or maintained at a location that violates any such law, rule, regulation, ordinance or order.

Installations in conduit will be limited to space available in Owner's existing facilities as it in its sole discretion determines. Installing parties will be accommodated in order of application date.

ARTICLE III

APPLICATION AND PERMIT PROCEDURE

Whenever the Licensee desires to make installations in any conduit of the Owner, the Licensee shall prepare and submit to the Owner three (3) copies of an application (accompanied by the application fee required by Paragraph (1) of Article VII hereof) on an Application and Permit form, a copy of which is attached hereto and made a part hereof as Exhibit A, including any sketch and other information necessary to clearly show the location of such conduit. As soon as reasonably possible after a properly prepared and submitted Application and Permit is furnished to the Owner, the Owner shall either deny or grant permission for such attachment as follows:

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- If, in the Owner's judgment, such conduit is unavailable for installation, such Application and Permit shall be ineffective and the Owner shall notify the Licensee in writing of such unavailability.
- (2) If, in the Owner's judgment, such conduit is available for installation, and the Licensee is not to be charged for any cost of work to accommodate installations in connection therewith, the Owner shall complete, execute and furnish to the Licensee one (1) copy of such Application and Permit, which shall thereupon be effective as a Permit.
- (3) If, in the Owner's judgment, such conduit is available for installation, and the Licensee is to be charged for the cost of work to accommodate installations in connection therewith, the Owner shall complete, execute and furnish to the Licensee two (2) copies of such Application and Permit, setting forth the estimated cost of such work to accommodate installations. The Licensee, if it desires to proceed with the permitted installation subject to payment of the cost of such work to accommodate installations as provided in Article V hereof, shall endorse its authorization of such work on the Application and Permit and return one (1) copy thereof to the Owner within ten (10) days after the time the executed copies of the Application and Permit were furnished to the Licensee by the Owner. The Application and Permit shall become effective as a Permit upon Licensee's receipt of written notice that all necessary work to accommodate installations has been completed. If the Licensee does not return the Application and Permit containing its endorsed authorization of such work to accommodate installations within the time specified herein, such Application and Permit shall be ineffective.

The Licensee shall make no installation in any conduit of the Owner as to which there does not exist an effective Permit, and as to which all necessary permits, licenses, easements, franchises and consents have not been secured by the Licensee as required by or pursuant to Article IV hereof.

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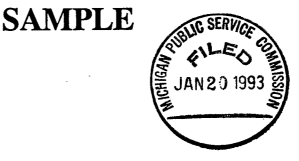
If any cable, wire or equipment of Licensee shall be found in a conduit for which no license is outstanding, the Owner, without prejudice to its other rights or remedies under this agreement or otherwise, may (1) impose a charge, and (2) require Licensee to remove such cable, wire or equipment forthwith or the Owner may remove them without liability 30 days after having given written notice to the Licensee of their unauthorized installation and the expense of removal shall be borne by Licensee. In the latter event, the Licensee shall reimburse the Owner upon demand for the cost to the Owner of such removal, and shall indemnify and save the Owner harmless from and against all loss, liability or expense (including, but not limited to, claims of third parties) resulting from such unauthorized installation and the removal thereof. For the purpose of determining the charge, in the absence of satisfactory evidence to the contrary, the unlicensed use shall be treated as having existed for a period of three (3) years prior to its discovery; and the fee, at the appropriate rate as shown in Article VII hereof, for each year and for any portion of a year contained in such period, shall be due and payable forthwith. Any such fee imposed by the Owner shall be in addition to its rights to any other sums due and payable and to any claims or damages under this agreement or otherwise. No act or failure to act by the Owner with regard to said fee or said unlicensed use shall be deemed as a ratification, or the licensing, of the unlicensed use, and if any license should subsequently be issued, after application and payment of the application fee therefor, said license shall not operate retroactively or constitute a waiver by the Owner of any of its rights or privileges under this agreement or otherwise.

ARTICLE IV

RIGHT OF WAY FOR LICENSEE'S INSTALLATIONS

It is agreed that the Licensee shall be solely responsible for securing from property owners and governmental authorities having jurisdiction all necessary permits, licenses, easements, franchises, approvals and consents relating to the Licensee's installation and maintenance of cables, wires and associated equipment at any conduit location proposed to be utilized, and for submitting satisfactory evidence of the same to the Owner if requested so to do, before making an installation in such conduit location.

At the request of Licensee, the Owner may agree to attempt to secure common rights of way from a private property owner or developer for all Licensees when proposing to install new conduit. Should the private property owner



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or developer refuse to grant common rights of way to the Owner and Licensee, it is then the sole responsibility of the Licensee to secure their own right of way.

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Licensee, for which a common right of way has been secured by the Owner, shall pay the Owner an equal share of the cost to secure the common right of way.

The Owner reserves the right to enter into a separate contractual arrangement providing for other parties to make attachments in any available space of Owner's conduit. Such contract(s) shall include provisions for payment to the Owner for use of the Owner's right of way in addition to any other application, rental, accommodation work or miscellaneous charges.

It is also agreed that upon the execution of this agreement, the Licensee shall submit to the Owner satisfactory evidence of the Licensee's right to install and maintain cables, wires and associated equipment in the streets, alleys and other public places of the municipality.

ARTICLE V

WORK TO ACCOMMODATE LICENSEE'S INSTALLATION

If the Licensee, by endorsement of an Application and Permit as provided in Article III hereof, indicates its desire to make a conduit installation which in the Owner's judgment will require work to accommodate installation, such endorsement shall constitute authorization for the Owner or others to make the necessary accommodations. The work to accommodate installation, in conduit and manholes, may include, but is not limited to, providing copies of the Owner's rules and specifications necessary to facilitate installation, inspection, duct routing, removing Owner's surplus materials from manholes and providing copies of whatever maps of existing facilities are available. The work shall be commenced with reasonable promptness after receipt of the Licensee's authorization, and notice of completion shall be given to the Licensee within ten (10) days after completion. The Licensee shall pay the Owner for such work to accommodate installation in accordance with Article VII hereof.

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The Licensee shall also reimburse the owner or owners of any other facilities installed in the existing conduit pursuant to joint use agreement for their respective costs of altering their installed facilities, including where applicable the cost of transferring, rearranging, or replacing its facilities or other added work to accommodate use by the Licensee except to the extent, if any, that such owner(s) has agreed to pay for same.

The time and manner of the making of any such payment to the owner or owners of any such other facilities shall be as agreed between the Licensee and said owner or owners.

ARTICLE VI

MAINTENANCE OF LICENSEE'S INSTALLATIONS AND INSPECTION

The Licensee agrees to make and maintain its installations in safe condition and in thorough repair, at its own expense, and in such a manner, suitable to the Owner, that said installations will not conflict with the use of conduit by the Owner or other authorized parties, or interfere with the operation or use of facilities which are or which may from time to time be placed therein. The Licensee shall at any time, at its own expense, upon notice from the Owner, relocate, remove, replace or renew its facilities, transfer to substituted poles, conduit or perform any other work in connection with said facilities that may be required by the Owner in the maintenance, replacement, removal or relocation of said conduit or the facilities which are or which may from time to time be placed therein, or that may be required for the service needs of the Owner. If the Licensee neglects or refuses to comply with the directives of such a notice, or in cases of emergency, the Owner shall have the right to remove, relocate, replace or renew the facilities placed in said conduit by the Licensee, transfer such facilities to replacement poles, or perform any other work in connection with said facilities and the Licensee shall, on demand, reimburse the Owner for the costs thereby incurred as a result of the Licensee's failure or refusal to act in compliance with such notice.

The Licensee shall be solely responsible for eliminating any and all inductive interference. The Owner will, if requested by the Licensee, cooperate with the Licensee in eliminating such interference; however, the Licensee shall pay all costs of any work or operations performed by the Owner to eliminate or reduce inductive interference.





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The Owner shall inspect each new installation and reserves the right to make periodic inspections of any part of the cable, wires and equipment of Licensee in the Owner's conduit and in the vicinity thereof; and Licensee shall reimburse the Owner for the expense of such inspections. Inspections will not be made more often than once a year unless, in the Owner's judgment, such inspections are required for reasons involving safety or are required because of a violation of the terms of this agreement by Licensee. The charge for the inspection shall be in accordance with the terms and conditions of Article VII hereof. The making of such inspections or the failure to do so shall not operate to relieve Licensee of any responsibility, obligation or liability assumed under this agreement.

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ARTICLE VII

FEES AND CHARGES

- (1) The Licensee agrees to pay the Owner a nonrefundable Application Fee in the amount provided for in Owner's Pole Attachment and Conduit Use Rate PA, as the same may be amended from time to time, for each application for a license. Said Fee must accompany the Application.
- (2) The Licensee agrees to pay the Owner an Annual Fee in the amount provided for in the Owner's Pole Attachment and Conduit Use Rate PA, as the same may be amended from time to time. For each foot of conduit covered by a Permit granted after July 1 of any contract year, the Licensee shall, within twenty-one (21) days after issuance of the Permit for said conduit, pay the pro rata portion of the Annual Fee for the remainder of the contract year.
- (3) The Licensee further agrees to pay the Owner:
 - (a) The Owner's cost (including, but not limited to, the cost of an investigation of the Owner's conduit and field book records, field visits, determination of the Owner's current and future requirements, preparing a preliminary cost estimate for the Owner's work to accommodate the Licensee, preparing a written response detailing the results of the conduit investigation, and issuing a permit if granted, engineering and rearranging the existing facilities) of work to

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accommodate installations by the Licensee when the Licensee has authorized such work pursuant to this agreement.

- (b) The Owner's cost of making any inspection or inspections pursuant to Articles II and VI hereof.
- (4) In the event that any present or future Federal Law, Executive Order or Administrative Rules and Regulations pertaining to Economic Controls prevent the Owner from charging all or any part of the Application Fee provided for in Paragraph (1) of this Article VII or any part of the Annual Fee provided for in Paragraph (2) of this Article VII, the Licensee shall, during the time or times that the Owner is prevented from making such charges, pay the portion of said Application Fee and/or Annual Fee which is permissible under such Federal Law, Executive Order or Administrative Rules and Regulations pertaining to Economic Controls.
- (5) When any charge to the Licensee provided for in this agreement is to be based upon the Owner's cost, said cost shall be determined in accordance with the Owner's regular and customary method of determining such costs unless otherwise expressly provided herein.
- (6) The Owner may at its option require the Licensee to pay the estimated cost of any work to accommodate installations, to be paid by it pursuant to Paragraph (3)(a) of this Article VII, prior to the commencement of any such work to accommodate installations. If the actual cost of any such work is not equal to the advance payment made by the Licensee, the Owner will, after completion of the work, submit to the Licensee a bill for the amount by which the cost of the work exceeded the advance payment or will grant the Licensee a credit for the amount by which the advance payment exceeded the actual cost of the work to accommodate installations.





ARTICLE VIII

TERMINATION OF PERMITS

Upon notice from the Owner to Licensee that the use of any conduit is not authorized by Federal, State, County or Municipal authorities or private property owners, the license covering the use of such conduit shall immediately terminate and shall be surrendered and Licensee shall remove its cables, equipment and facilities at once from the affected conduit.

Upon notice from the Owner to the Licensee that the Owner intends to abandon any conduit, the Permit covering said conduit shall, unless otherwise provided in the notice, terminate and cease to be effective as to said conduit. To the extent that it may legally do so under prior agreements or otherwise, the Owner may sell to the Licensee, at any time within thirty (30) days after such notice, at the then value thereof in place or such other equitable sum as may be agreed upon between the parties, any conduit which the Owner has given notice of intent to abandon.

If at any time the Owner, or other party under the terms of a joint-use agreement executed prior to the date of this agreement, desires to make additional installations to any conduit carrying facilities of the Licensee, or otherwise to use for its own service needs the space occupied by the Licensee's facilities, and in the Owner's judgment the existing conduit is inadequate under applicable requirements and specifications to support such additional facilities or use, the Owner shall give the Licensee notice to that effect and the Permit covering said conduit shall terminate and cease to be effective as to said conduit unless within ten (10) days after such notice the Owner receives authorization from the Licensee agreeing to pay the entire cost (as provided in Paragraph (3)(a) of Article VII hereof) to the Owner of replacing the inadequate conduit with a conduit adequate to support such additional facilities or use together with the facilities of the Licensee and the existing facilities of the Owner that are to remain, and the existing facilities of other parties if made pursuant to joint-use agreements executed prior to the date of this agreement. If the existing conduit would be adequate but for the facilities of other parties made pursuant to joint-use agreements executed after the date of this agreement, the Licensee shall not be liable for any portion of the cost of a replacement conduit therefor.

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The Licensee may at any time terminate any Permit or Permits by removing its facilities from any conduit and by notice to the Owner in duplicate on the Termination Of Use Of Consumers Power Company's Conduit Duct System by Licensee form attached hereto and made a part hereof as Exhibit B; the Permit or Permits covering the use of such conduit shall thereupon terminate and cease to be effective.

Any Permit granted hereunder for installation in the Owner's conduit shall terminate without further notice to Licensee as to individual conduit covered by the Permit to which Licensee has not installed within sixty (60) days from the date that Owner has notified Licensee that such conduit is available for installation of the operating facilities of Licensee.

The Owner may require that all Permits shall automatically terminate and cease to be effective upon the termination of this agreement.

ARTICLE IX

TERMINATION FOR DEFAULT

If the Licensee shall neglect or refuse to comply with any of the provisions of this agreement, including the specifications and requirements referred to in Article II hereof, or default on any of its obligations hereunder, and shall fail within ten (10) days after written notice from the Owner to correct such neglect, refusal or default, the Owner may at its option, in addition to any other remedy available to it, forthwith terminate this agreement or the Permit or Permits covering the conduit as to which such neglect, refusal or default shall have occurred.

ARTICLE X

REMOVAL UPON TERMINATION

The Licensee shall remove from any conduit its facilities, the Permit or Permits for which have been terminated, within thirty (30) days (except as otherwise provided in the first paragraph of Article VIII hereof) after the time such Permit or Permits cease to be effective, failing which the Owner shall have the right to remove the Licensee's facilities from said conduit without notice or liability of any kind; in the latter event, the Licensee shall reimburse the

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Owner upon demand for the cost to the Owner of such removal, and shall indemnify and save the Owner harmless from and against all loss, liability or expense (including, but not limited to, claims of third parties), resulting from such removal.

ARTICLE XI

LIABILITY AND INSURANCE

The Owner reserves to itself, its successors and assigns, the right to maintain its conduit and to operate its facilities therein in such manner as will best enable it to fulfill its own service requirements. The Owner shall not be liable to the Licensee for any interruption in service furnished by the Owner to the Licensee or to other customers of the Owner, or in service furnished by the Licensee to customers of the Licensee, or for any interference, including, but not limited to, inductive interference, with the operation of facilities of the Licensee or of customers of the Owner or of the Licensee, which may arise in any manner out of the Licensee's use of the Owner's conduit or other facilities, whether by the negligence of the Owner or otherwise.

The Licensee agrees to exercise special precautions to avoid damage to facilities of the Owner and of others in the Owner's conduit, and the Licensee hereby assumes responsibility for any and all damage to such facilities arising out of or caused by the conduct or property of the Licensee, whether by the negligence of the License or otherwise. The Licensee shall make an immediate report to the owner or owners of any such facilities of the occurrence of any such damage and hereby agrees to reimburse such owner or owners for expenses incurred by them in making necessary repairs and replacements.

The Licensee shall assume all responsibility for bodily injury to persons, including death or damages, sustained or claimed by its employees, the employees of the Owner, or by any other person, and also for damage to property, including property of the Licensee, the Owner, or any other person, and also for any interruptions to electric or community antenna television or other communications service, which may occur or allegedly occur because of, or result from, or in any manner are connected with or directly or indirectly arise out of or are caused in whole or in part by the installation, maintenance, presence, replacement, use or removal of the Licensee's facilities hereunder or by the proximity

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of the Licensee's cables, wires and associated equipment and those of the Owner or other users of the Owner's conduit, or by any action, operation or omission of the Licensee, its agents, contractors or employees, under this agreement; and the Licensee shall assume all responsibility for and shall indemnify and save the Owner harmless from and against all losses, liabilities, claims, demands, payments, actions, legal proceedings, recoveries, costs, expenses, attorney fees, settlements, judgments, orders and decrees of every nature and description brought or recovered against, or incurred by, the Licensee, the Owner, or both of them, by reason of any such bodily injury to persons, damage to property, or interruptions to service. Notwithstanding the foregoing, the Licensee shall not be required to indemnify the Owner against liability for damages arising out of bodily injury to persons, damage to property or interruptions to service caused by or resulting from the sole negligence of the Owner, its agents, or employees.

Licensee shall also indemnify, protect and save Owner harmless from any and all claims and demands of whatever kind which arise directly or indirectly from the operation of Licensee's facilities including taxes, special charges by others, claims and demands for damages or loss for infringement of copyright, for libel and slander, for unauthorized use of other program material, and from and against all claims and demands for infringement of patents with respect to the manufacture, use and operation of Licensee's equipment whether arising from the use of Licensee's equipment in combination with Owner's conduit or otherwise.

Without limiting the foregoing, the Licensee agrees at the request of the Owner to defend at the Licensee's expense any suit or proceeding brought against the Owner for any of the above-named reasons.

The Licensee shall at its sole expense secure and maintain in force in the name of the Licensee during the entire life of this agreement, policies of insurance of the following types:

(a) Workers' Compensation Insurance with Michigan statutory limits.



(b) Comprehensive General Liability Insurance with a minimum combined bodily injury and property damage single limit of \$500,000 per occurrence. The Owner shall be included as an Additional Insured under Premises-Operations and Completed Operations, as its interests may appear.

This insurance must be written so as to cover liability from damage:

- (u) Resulting in injury to or destruction of wires, conduits, pipes, mains, sewers, tanks, tunnels, any similar property and any apparatus in connection therewith, below the surface of the ground or water caused by and occurring during the use of mechanical equipment for the purpose of grading land, paving, excavating, drilling, borrowing, filling, backfilling or pile driving.
- (c) Contractual Liability Insurance specifically endorsed to cover liability assumed by the Licensee under this agreement with the Owner.
- (d) Automobile Liability Insurance with a minimum combined bodily injury and property damage single limit of \$100,000 per occurrence, providing coverage for owned, nonowned and hired vehicles. The Owner shall be included as an Additional Insured as its interest may appear.

Such policies of insurance shall be in a form and with companies satisfactory to the Owner and each policy shall include, by endorsement, the following Cancellation or Change Clause:

"This insurance will not be canceled by this Insurance Company nor any changes made in the policy which materially change, restrict, or reduce the insurance provided, or change the name of the Insured, as respects contracts or subcontracts performed by the Insured for Consumers Power Company, without first giving ten days' notice in writing to Consumers Power Company, 212 West Michigan Avenue, Jackson, Michigan 49201; Attention Insurance Department."

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Either a certificate of insurance, on a form to be supplied by the Owner, or certified copies of the policies must be filed with and approved by the Owner prior to the installation of facilities of the Licensee in any conduit of the Owner hereunder.

The above requirements as to policies of insurance may be varied by written amendment to this agreement.

ARTICLE XII

RIGHTS OF OTHER PARTIES

Nothing contained herein shall be construed as affecting any rights or privileges, heretofore granted by the Owner by contract or otherwise to any other parties, to use any conduit covered by this agreement, and the Owner shall have the right to continue, modify and extend any such rights or privileges in accordance with the terms of any such rights or privileges. The installation privileges granted herein shall be subject to such previously granted rights or privileges. Moreover, nothing contained herein shall be construed as affecting any rights or privileges hereafter granted by the Owner by contract or otherwise to any other parties, to use any conduit covered by this agreement, and the Owner shall have the right to initiate, continue, modify and extend any such rights or privileges in any manner not inconsistent with the performance of its obligations hereunder.

ARTICLE XIII

ASSIGNMENT

This agreement shall be personal to the Licensee, and any assignment or other transfer by the Licensee, in whole or in part, of its rights or privileges hereunder, without the prior written consent of the Owner, shall be void and not merely voidable. Subject to the foregoing, this agreement shall extend to and bind the successors and assigns of the parties hereto.

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Revised 7/86

ARTICLE XIV

WAIVER OF TERMS AND CONDITIONS

Failure of the Owner to enforce or insist upon compliance with any of the terms or conditions of this agreement shall not constitute a general waiver or relinquishment of any such terms or conditions, but the same shall be and remain at all times in full force and effect.

ARTICLE XV

BILLS AND PAYMENTS

Initial annual rental charges shall be paid in advance at such time as the Licensee's permit becomes effective. Thereafter, except as provided otherwise below, annual rental shall be billed quarterly, due in advance on the first day of January, April, July and October.

Bills shall include the following charges or costs when applicable:

Power Supply Service Pole and Conduit Rental Rearrangement (Reconstruction or Alteration) Inspection Other Expenses

Quarterly conduit rental shall be one-quarter of the annual rate and shall be based on the number of conduit feet occupied on the first day of the quarter.

Licensees whose annual rental charges, when calculated in accordance with the Owner's Pole Attachment and Conduit Use Rate PA, are \$60.00 or less per contract are required to pay a minimum annual rental charge of \$60.00.

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Initial annual minimum rental charges shall be due in advance concurrent with the date upon which the permit becomes effective. Thereafter, annual minimum rental charges shall be billed annually, due in advance on the first day of April.

Licensees not subject to annual minimum rental charges, but whose annual rental is \$1,000 or less, shall be billed annually, due in advance on the first day of April.

Unless otherwise expressly provided herein, bills under this agreement shall be payable within twenty-one (21) days after presentation. Nonpayment of bills within said period shall be deemed to be a default within the meaning of Article IX hereof. Any bill not paid when due shall be subject to the Late Payment Charge provided in the Owner's Pole Attachment and Conduit Use Rate PA, as the same may be amended from time to time.

ARTICLE XVI

MICHIGAN PUBLIC SERVICE COMMISSION

This agreement is subject to all applicable rules, regulations and orders of the Michigan Public Service Commission and to the terms of the Owner's Pole Attachment and Conduit Use Rate PA, as the same may be amended from time to time. To the extent that any provision of this agreement is in conflict with any such rule, regulation, order or rate, such rule, regulation, order or rate shall control.

ARTICLE XVII

TERM OF AGREEMENT

This agreement shall take effect on ______, 19 ____ and, unless sooner terminated in accordance with the provisions of Article IX hereof, shall continue in effect until terminated by mutual consent, or by either party giving the other at least six months' advance written notice of its desire to terminate the same at any time hereafter.





Revised 7/86

ARTICLE XVIII

NOTICES AND DOCUMENTS

Except as otherwise provided in this agreement, the giving or furnishing of any notice or document in connection with this agreement shall be deemed to occur (a) in the case of personal delivery of such notice or document, on the date of such delivery, (b) in the case of mailing of such notice or document by registered or certified mail, on the date of receipt of such registered or certified mail, or (c) in the case of mailing of such notice or document by regular mail, on the second business day following the date of postmark of such mailing.

Notices or other documents to be given or furnished to the Owner shall be delivered or mailed to:

Consumers Power Company

Attention: Region Energy Services Manager

, Michigan

Notices or other documents to be given or furnished to the Licensee shall be delivered or mailed to:

Attention: _____

Either party may at any time change a designation of the individual or address to which notices or other documents are to be delivered or mailed by giving notice in writing of such change of designation to the other party.

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ARTICLE XIX

PREVIOUS AGREEMENTS

With respect to the subject matter hereof, this agreement supersedes all previous representations,

understandings and negotiations, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement between the parties.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be executed in duplicate by their duly authorized representatives as of the day and year hereinabove first written.

CONSUMERS POWER COMPANY

By _____ Vice President

(Licensee)

Ву _____

Type Name

Title

SAMPLE



Revised 7/86

			EXHIBIT A
			Permit No
		PLICATION AND PERN CONDUIT DUCT SYSTEM	
			, Michigan
			, 19
'o: CONSUM	ERS POWER COMPANY		
	, Michigan		
In accordanc ermission to in	e with the terms of our Agreemen stall cables, wires, and associated	nt dated, d equipment in Consumer	19, application is hereby made for s Power Company's conduit duct system.
			(Licensee
		В	у
ermit granted	subject to your authorization of w		llations at an estimated cost to you as given NSUMERS POWER COMPANY (Owner)
Date:		Ву	Title:
Vork to accom	• .		
	modate installation in conduit duct	t system owned by:	
	modate installation in conduit duct Consumers Power Company:	t system owned by: \$	
		s	
s h ere by autho	Consumers Power Company:	\$ \$	(Licensee)
	Consumers Power Company: : : Estimated Total	\$ \$	
Date:	Consumers Power Company: : : Estimated Total rized by	\$ 	

EXHIBIT B

TERMINATION NO
OF CONSUMERS POWER COMPANY'S DUIT DUCT SYSTEM
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, 19
ted, 19, please cancel from your records, Michigan and more particularly located covered by Permits No Our cable, wires and
covered by Permits No Our cable, wires and the system on 19
(License
Ву
CONSUMERS POWER COMPANY (Owner)
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SAMPLE CONTRACT FOR AUXILIARY OR STANDBY CUSTOMER TAKING ELECTRIC SERVICE UNDER THE PROVISIONS OF RULE D7

CONSUMERS POWER COMPANY

CONTRACT FOR ELECTRIC SERVICE - AUXILIARY OR STANDBY SERVICE

AGREEMENT, made this	day of,,	, between CONSUMERS
POWER COMPANY, (Region), herein termed the Company and	, of
the of	, Michigan, herein termed the Custome	r, as follows:
⁶ 1. The Company agrees	to supply, and the Customer agrees to purchase here	under, electric energy as
auxiliary or standby, to the Customer's ele		
	of	, Michigan.

2. The electric energy to be supplied shall be alternating current, _______, 60 hertz, at approximately _______ volts. Delivery shall be made at one mutually agreeable point upon the Customer's premises. The electric energy shall be metered by meters furnished, installed and maintained by the Company. A location for the metering equipment, suitable to the Company, shall be provided by the Customer and adequate protection afforded to avoid damage thereto, tampering or interference with such metering equipment.

3. The Customer shall pay for such energy in accordance with the Company's Rate ______. By reason of the character of the proposed use of service, it is also subject to the provisions of Rule D7 - Auxiliary or Standby Service, of the Company's Schedule of Rates Governing the Sale of Electric Service herein referred to. A copy of said rate and sheet(s) containing said Rule are also hereto attached and made a part hereof. Said service shall also be subject to amendments of said rate and/or Rule as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement.

4.	The Company is presently supplying a	dequate service by means of	of transformer
banks presently ins	stalled in the	Substation. The Custome	er, however, desires additional electric
service at	volts from said	Substation	to be furnished by the Company at the
Customer's plant a	and request the Company to make the ne	ecessary modifications in it	s
Substation and	transmission syst	tem to render such service.	In order for the Company to provide
such additional ser	vice, it will be necessary for it to insta	ll a	volt transformer and associated
equipment in the e	xisting Company-owned	Substation.	The Customer shall pay the Company
the sum of	for furnishing said	facilities, said sum shall be	considered to be a contribution in aid
of construction and	I shall not be subject to refund. The title	to said facilities shall vest	in the Company and the Customer shall
have no interest the	erein by reason of said payment.		

5. Should the Customer desire to cancel, defer or otherwise alter the plans for this project, it may do so by giving sixty (60) days' written notice to the Company terminating this Agreement. In the event of such termination, the Company's out-of-pocket costs, unrecoverable cost and cancellation charges for design work done and equipment ordered, purchased and/or installed pursuant to this Agreement shall be deducted from the above payment and the balance of the payment shall be refunded to the Customer without interest.

6. It is further agreed that:

a. The existing _______-volt substation comprised of ______

volt transformers by ______, and shall pay the appropriate special facilities charges after ______, on any portion of the _______-volt transformer that must remain in service

as a result of the Customer's cutover not being completed.



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b. The Customer's firm capacity and standby capacity shall be initially established at _

kilowatts and ______ kilowatts, respectively. Such service is for the sole use of the Customer for the purpose aforesaid, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than as herein provided.

c. Such service shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.

d. Except as to the capacity and minimum charges payable by the Customer, prescribed in said Rate and Rule D7, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Company's Schedule of Rates Governing the Sale of Electric Service.

e. Permission is hereby given by the Company to the Customer to operate the Customer's existing generating equipment in parallel with the Company's generating system subject to the provisions of Rule B10.6C. - General Provisions of Service - Parallel Operation Requirements, as stated on Sheet No B-29.00 of the Company's Schedule of Rates Governing the Sale of Electric Service. A copy of said Sheet No B-29.00 containing said Rule is hereto attached and made a part hereof.

The Customer agrees to install and properly maintain suitable approved protective appliances and devices and to provide sufficient trained personnel to protect its equipment and service and the equipment and service of the Company from injury or interruptions which might be caused by a flow of current from the Company's lines to the Customer's connections or from a flow of current from the Customer's generating equipment to the Company's lines and to assume any loss, liability or damage caused by a lack of such protection.

The electric measuring instruments from which information is taken for billing purposes will be equipped with ratchets or attachments to prevent a credit to the Customer for any current which its plant may generate and send back into the Company's lines.

The Customer shall furnish, without cost to the Company, a suitable site on said premises for the f. Company's substation and electric lines. Any subsequent facility relocation at the Customer's request shall be at the expense of the Customer. The Company, its agents and employees shall have full right and authority of ingress and egress at all times on and across said premises of the Customer for the purpose of constructing, maintaining, replacing, repairing, moving and removing the Company's said facilities. Said right of ingress and egress shall not unreasonably interfere with the use of the Customer's said premises. For protection of the Company's lines, no buildings or other structures will be placed within feet on each side of the center line of said lines. The Company shall have the right to cut, trim, remove, destroy or feet on each side otherwise control all trees or brush now or hereafter standing or growing on said premises within _ feet in height on said premises within _____ feet on each of the center line of said lines and all trees in excess of _____ side of the center line of said lines. If due to the substation location, contamination interferes with the operation and maintenance of the substation, the additional cost to the Company resulting from such contamination including, but not limited to, the cost of removing the contamination shall be paid by the Customer. To avoid payment of such cost in the future, the Customer may purchase the substation from the Company upon mutually acceptable terms and conditions.

SAMPLE

g. This Agreement will extend for a term of two years from the date that energy is first made available hereunder ("Service Date") from said proposed ______-volt substation, which date is estimated to be on or about the ______

The Company may remove all its facilities to provide auxiliary or standby service at the end of the two-year term unless prior to that time the term of this Agreement is extended or a new agreement for auxiliary or standby service is entered into by the parties.

h. The maximum demand charge for the first 11 months under this new Agreement shall be based upon the historical maximum demand created by electric service furnished by the Company at the above location during the current month and the previous 11 months including service under the Contract for Electric Service - Auxiliary or Standby Service dated _______. Similarly, the On-Peak Billing Demand provision of Rate _______ shall apply to the first 11 months under this new Agreement and be based upon the previous standby adjusted demands for 11 months of service provided by the Company at the above location under this Agreement and said ______ agreement.

i. As of the Service Date, said agreement of ______ is hereby terminated.

IN WITNESS WHEREOF, said parties have executed this Agreement, in duplicate, by their duly authorized representatives.

CONSUMERS POWER COMPANY

By _____ Title:

Customer

By _____ Title:

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SAMPLE CONTRACT FOR AUXILIARY OR STANDBY CUSTOMER TAKING ELECTRIC SERVICE UNDER THE PROVISIONS OF RULE 22

CONSUMERS POWER COMPANY CONTRACT FOR ELECTRIC SERVICE — AUXILIARY OR STANDBY SERVICE

AGREEMENT, made this _____ day of _____, 1987, between CONSUMERS POWER COMPANY, (______ Region), herein termed the Company and ______, of the _____ of _____, Michigan, herein termed the Customer, as follows:

1. The Company agrees to supply, and the Customer agrees to purchase hereunder, electric energy as auxiliary or standby, to the Customer's electric generating plant located at ______, in ______, in ______, Michigan.

2. The electric energy to be supplied shall be alternating current, ______, 60 hertz, at approximately _______ volts. Delivery shall be made at one mutually agreeable point upon the Customer's premises. The electric energy shall be metered by meters furnished, installed and maintained by the Company. A location for the metering equipment, suitable to the Company, shall be provided by the Customer and adequate protection afforded to avoid damage thereto, tampering or interference with such metering equipment.

3. The Customer shall pay for such energy in accordance with the Company's Rate ______. By reason of the character of the proposed use of service, it is also subject to the provisions of Rule 22 — Auxiliary or Standby Service, of the Company's Schedule of Rates Governing the Sale of Electric Service herein referred to. A copy of said rate and sheet(s) containing said Rule are also hereto attached and made a part hereof. Said service shall also be subject to amendments of said rate and/or Rule as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement.

4. The Company is presently supplying adequate service by means of _______ transformer banks presently installed in the _______ Substation. The Customer, however, desires additional electric service at _______ volts from said _______ Substation to be furnished by the Company at the Customer's plant and request the Company to make the necessary modifications in its _______ Substation and _______ transmission system to render such service. In order for the Company to provide such additional service, it will be necessary for it to install a ________ -volt transformer and associated equipment in the existing Company-owned _______ Substation. The Customer shall pay the Company the sum of _______ for furnishing said facilities, said sum shall be considered to be a contribution in aid of construction and shall not be subject to refund. The title to said facilities shall vest in the Company and the Customer shall have no interest therein by reason of said payment.

5. Should the Customer desire to cancel, defer or otherwise alter the plans for this project, it may do so by giving sixty (60) days' written notice to the Company terminating this Agreement. In the event of such termination, the Company's out-of-pocket costs, unrecoverable cost and cancellation charges for design work done and equipment ordered, purchased and/or installed pursuant to this Agreement shall be deducted from the above payment and the balance of the payment shall be refunded to the Customer without interest.



6. It is further agreed that:

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c. Such service shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service and such future revisions and amendments thereof, supplements thereto, or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement. A copy thereof will be furnished to the Customer upon request.

d. Except as to the capacity and minimum charges payable by the Customer, prescribed in said Rate ______ and Rule 22, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Company's Schedule of Rates Governing the Sale of Electric Service.

e. Permission is hereby given by the Company to the Customer to operate the Customer's existing generating equipment in parallel with the Company's generating system subject to the provisions of Rule 5 — Use of Service, as stated on Sheet No A23 of the Company's Schedule of Rates Governing the Sale of Electric Service. A copy of said Sheet No A23 containing said Rule is hereto attached and made a part hereof.

The Customer agrees to install and properly maintain suitable approved protective appliances and devices and to provide sufficient trained personnel to protect its equipment and service and the equipment and service of the Company from injury or interruptions which might be caused by a flow of current from the Company's lines to the Customer's connections or from a flow of current from the Customer's generating equipment to the Company's lines and to assume any loss, liability or damage caused by a lack of such protection.

The electric measuring instruments from which information is taken for billing purposes will be equipped with ratchets or attachments to prevent a credit to the Customer for any current which its plant may generate and send back into the Company's lines.

f. The Customer shall furnish, without cost to the Company, a suitable site on said premises for the Company's existing _______-volt substation and _______volt substation equipment and transmission lines. If, during the term hereof, the Customer's use of said premises makes necessary the relocation of

said facilities from the site presently furnished to another site on said premises, the Company shall relocate the same at the Customer's request, and the Customer shall reimburse the Company for the cost thereby incurred. The Company, its agents and employees, shall have full right and authority of ingress and egress at all times on and across said premises of the Customer, for the purpose of constructing, operating, maintaining, replacing, repairing, moving and removing its said facilities. Said right of ingress and egress, however, shall not unreasonably interfere with the use of the Customer's said premises.

g. This Agreement will extend for a term of two years from the date that energy is first made available hereunder ("Service Date") from said proposed ______-volt substation, which date is estimated to be on or about the ______

The Company may remove all its facilities to provide auxiliary or standby service at the end of the two-year term unless prior to that time the term of this Agreement is extended or a new agreement for auxiliary or standby service is entered into by the parties.

i. As of the Service Date, said agreement of ______ is hereby terminated.

IN WITNESS WHEREOF, said parties have executed this Agreement, in duplicate, by their duly authorized representatives.

Ву

Title:

CONSUMERS POWER COMPANY

Customer

By

Title:

FEB2 1983 SIGN

SAMPLE CONTRACT FOR AUXILIARY OR STANDBY CUSTOMER TAKING ELECTRIC SERVICE UNDER THE PROVISIONS OF RULE 22

CONSUMERS POWER COMPANY CONTRACT FOR ELECTRIC SERVICE — AUXILIARY OR STANDBY SERVICE

AGREEMENT, made this _____ day of _____, 1987, between CONSUMERS POWER COMPANY, (______ Region), herein termed the Company and ______, of the _____ of _____, Michigan, herein termed the Customer, as follows:

1. The Company agrees to supply, and the Customer agrees to purchase hereunder, electric energy as auxiliary or standby, to the Customer's electric generating plant located at ______, in _____, in _____, Michigan.

2. The electric energy to be supplied shall be alternating current, _______, 60 hertz, at approximately _______ volts. Delivery shall be made at one mutually agreeable point upon the Customer's premises. Energy shall be metered by meters furnished, installed and maintained by the Company. A location for the metering equipment, suitable to the Company, shall be provided by the Customer and adequate protection afforded to avoid damage thereto, tampering or interference with such metering equipment.

3. The Customer shall pay for such energy in accordance with the Company's Rate ______. By reason of the character of the proposed use of service, it is also subject to the provisions of Rule 22 — Auxiliary or Standby Service, of the Company's Schedule of Rates Governing the Sale of Electric Service herein referred to. A copy of said rate and sheet(s) containing said Rule are also hereto attached and made a part hereof. Said service shall also be subject to amendments of said rate and/or Rule as may be filed with and approved by the Michigan Public Service Commission during the term of this Agreement.

4. It is further agreed that:

b. Such service shall be governed by the Company's Schedule of Rates Governing the Sale of Electric Service as filed with the Michigan Public Service Commission, and such amendments thereof as may be filed during the term hereof. A copy thereof will be furnished to the Customer upon request.

c. Except as to the capacity and minimum charges payable by the Customer, prescribed in said rate and Rule 22, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Company's Schedule of Rates Governing the Sale of Electric Service.



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d. The Customer shall install, prior to commencement of service hereunder, double-throw-over electric switching facilities which isolate the Customer's electric generator from the Consumers Power Company system. The Customer's electric generating facilities are not equipped for parallel operation with the Company's system, are limited to supplying an isolated load, and shall not be operated in parallel with the Company's system.

e. This Agreement will extend for an initial term of one (1) year from ______, and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least thirty (30) days' written notice of its desire to terminate the same at the expiration of any yearly period.

f. This Agreement inures to and binds the successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the above location except as contained herein. This Agreement shall not be transferred by the Customer or otherwise alienated without the Company's written consent.

IN WITNESS WHEREOF, said parties have executed this Agreement, in duplicate, by their duly authorized representatives.

CONSUMERS POWER COMPANY

By

Title:

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 Customer



CONTRACT FOR ELECTRIC SERVICE - AUXILIARY OR STANDBY

AGREEMENT, made as of the day of	, 19, between CONSUMERS
POWER COMPANY (Region), herein called the "Company," and
	, herein called the "Customer." as follows:

- 1. The Company shall supply, and the Customer shall purchase hereunder, electric energy as auxiliary or standby to the Customer's existing electric generating plant located at
- 2. The electric energy supplied by the Company shall be alternating current, ______ phase, 60 hertz, at approximately ______ volts. Delivery shall be made at one mutually agreeable point upon the Customer's premises. Energy shall be metered by meters furnished, installed and maintained by the Company. A location for the metering equipment, suitable to the Company, shall be provided by the Customer and adequate protection afforded to prevent tampering with or interference with or damage to such metering equipment. The Company shall make periodic tests of its meters, and keep them within accepted standards of accuracy.
- 3. The service hereunder shall be governed by the rules and regulations set forth in the Company's Schedule of Rates Governing the Sale of Electric Service (a copy of which will be furnished to the Customer upon request) and by the Company's Electric Service Rate _____, (a copy of which is attached hereto and made a part hereof) and such further revisions and amendments thereof, supplements thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission. By reason of the character of the proposed use of service, it is subject to the provisions of Rule D7 Auxiliary or Standby Service, of said Schedule of Rates Governing the Sale of Electric Service. A copy of the pages containing said Rule D7 are attached hereto.
- 4. This agreement will extend for an initial term of one year from the _____ day of _____, 19____, and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least 30 days' written notice of its desire to terminate the same at the expiration of any yearly period.
- 5. The Customer's firm capacity and standby capacity shall be initially established at ______ kilowatts and ______ kilowatts, respectively. Such service is for the sole use of the Customer for the purpose aforesaid, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than as herein provided.
- 6. Except as to the capacity and minimum charges payable by the Customer, prescribed in said rate and Rule D7, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
- 7. Permission is hereby given by the Company to the Customer to operate the Customer's existing generating equipment in parallel with the Company's generating system subject to the provisions of Rule B10.6C General Provisions of Service Parallel Operation Requirements, of said Schedule of Rates Governing the Sale of Electric Service. A copy of the page containing said Rule B10.6C is attached hereto.

Form 954 6-93



The Customer shall install and properly maintain suitable approved protective appliances and devices and provide sufficient trained personnel to protect its equipment and service and the equipment and service of the Company from injury or interruptions which might be caused by a flow of current from the Company's lines to the Customer's connections or from a flow of current from the Customer's generating equipment to the Company's lines and assume any loss, liability or damage caused by a lack of such protection.

The electric measuring instruments from which information is taken for billing purposes will be equipped with ratchets or attachments to prevent a credit to the Customer for any current which its plant may generate and send back into the Company's lines.

- 8. This agreement inures to and binds the successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the above location except as contained herein. Any attempt by the Customer to assign or otherwise alienate this contract without the Company's prior written consent shall be void.
- 9. This agreement cancels and supersedes, as of the effective date hereof, the agreement between the Company and the Customer dated ______, 19____, (the "Prior Contract") for the supply of electric energy at the above location.
- 10. For the purpose of determination of On Peak Billing Demand and Maximum Demand pursuant to said rate and Rule D7 during the first 11 months of service under this contract, demands during the last 11 months of service under the Prior Contract shall be used when applicable.

11.

IN WITNESS WHEREOF, said parties have executed this agreement, in duplicate, by their duly authorized representatives.

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(Customer)

CONSUMERS POWER COMPANY

By: _____

By: _____

Title: _____

Title:

Form 954 6-93



CONTRACT FOR ELECTRIC SERVICE – AUXILIARY OR STANDBY

AGREEMENT, made as of the _____ day of _____, 19___, between CONSUMERS POWER COMPANY (______ Region), herein called the "Company," and

, herein called the "Customer," as follows:

- 1. The Company shall supply, and the Customer shall purchase hereunder, electric energy as auxiliary or standby to the Customer's existing electric generating plant located at
- 2. The electric energy supplied by the Company shall be alternating current, ______ phase, 60 hertz, at approximately ______ volts. Delivery shall be made at one mutually agreeable point upon the Customer's premises. Energy shall be metered by meters furnished, installed and maintained by the Company. A location for the metering equipment, suitable to the Company, shall be provided by the Customer and adequate protection afforded to prevent tampering with or interference with or damage to such metering equipment. The Company shall make periodic tests of its meters, and keep them within accepted standards of accuracy.
- 3. The service hereunder shall be governed by the rules and regulations set forth in the Company's Schedule of Rates Governing the Sale of Electric Service (a copy of which will be furnished to the Customer upon request) and by the Company's Electric Service Rate _____, (a copy of which is attached hereto and made a part hereof) and such further revisions and amendments thereof, supplements thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission. By reason of the character of the proposed use of service, it is subject to the provisions of Rule D7 Auxiliary or Standby Service, of said Schedule of Rates Governing the Sale of Electric Service. A copy of the pages containing said Rule D7 are attached hereto.
- 4. This agreement will extend for an initial term of one year from the _____ day of _____, 19____, and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least 30 days' written notice of its desire to terminate the same at the expiration of any yearly period.
- 5. The Customer's firm capacity and standby capacity shall be initially established at ______ kilowatts and ______ kilowatts, respectively. Such service is for the sole use of the Customer for the purpose aforesaid, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than as herein provided.
- 6. Except as to the capacity and minimum charges payable by the Customer, prescribed in said rate and Rule D7, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public energy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
- 7. Permission is hereby given by the Company to the Customer to operate the Customer's existing generating equipment in parallel with the Company's generating system subject to the provisions of Rule B10.6C General Provisions of Service Parallel Operation Requirements, of said Schedule of Rates Governing the Sale of Electric Service. A copy of the page containing said Rule B10.6C is attached hereto.

Form 954 8-91



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The Customer shall install and properly maintain suitable approved protective appliances and devices and provide sufficient trained personnel to protect its equipment and service and the equipment and service of the Company from injury or interruptions which might be caused by a flow of current from the Company's lines to the Customer's connections or from a flow of current from the Customer's generating equipment to the Company's lines and assume any loss, liability or damage caused by a lack of such protection.

The electric measuring instruments from which information is taken for billing purposes will be equipped with ratchets or attachments to prevent a credit to the Customer for any current which its plant may generate and send back into the Company's lines.

- 8. This agreement inures to and binds the successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the above location except as contained herein. Any attempt by the Customer to assign or otherwise alienate this contract without the Company's prior written consent shall be void.
- 9. This agreement cancels and supersedes, as of the effective date hereof, the agreement between the Company and the Customer dated ______, 19____, (the "Prior Contract") for the supply of electric energy at the above location.
- 10. For the purpose of determination of On Peak Billing Demand and Maximum Demand pursuant to said rate and Rule D7 during the first 11 months of service under this contract, demands during the last 11 months of service under the Prior Contract shall be used when applicable.

11.

IN WITNESS WHEREOF, said parties have executed this agreement, in duplicate, by their duly authorized representatives.

(Customer)

CONSUMERS POWER COMPANY

Ву: _____

By:_____

2

Title: ____

Title:

Form 954 8-91





CONTRACT FOR ELECTRIC SERVICE – AUXILIARY OR STANDBY

AGREEMENT, made as of the day of	, 19, between CONSUMERS
POWER COMPANY (Region), herein called the "Company," and

herein called the "Customer," as follows:

- 1. The Company shall supply, and the Customer shall purchase hereunder, electric energy as auxiliary or standby to the Customer's existing electric generating plant located at _____
- 2. The electric energy supplied by the Company shall be alternating current, ______ phase, 60 hertz, at approximately ______ volts. Delivery shall be made at one mutually agreeable point upon the Customer's premises. Energy shall be metered by meters furnished, installed and maintained by the Company. A location for the metering equipment, suitable to the Company, shall be provided by the Customer and adequate protection afforded to prevent tampering with or interference with or damage to such metering equipment. The Company shall make periodic tests of its meters, and keep them within accepted standards of accuracy.
- 3. The service hereunder shall be governed by the rules and regulations set forth in the Company's Schedule of Rates Governing the Sale of Electric Service (a copy of which will be furnished to the Customer upon request) and by the Company's Electric Service Rate _____, (a copy of which is attached hereto and made a part hereof) and such further revisions and amendments thereof, supplements thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission. By reason of the character of the proposed use of service, it is subject to the provisions of Rule D7 Auxiliary or Standby Service, of said Schedule of Rates Governing the Sale of Electric Service. A copy of the pages containing said Rule D7 are attached hereto.

4. This agreement will extend for an initial term of one year from the ______ day of ______, 19____, and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least 30 days' written notice of its desire to terminate the same at the expiration of any yearly period.

- 5. The Customer's firm capacity and standby capacity shall be initially established at ______ kilowatts and ______ kilowatts, respectively. Such service is for the sole use of the Customer for the purpose aforesaid, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than as herein provided.
- 6. Except as to the capacity and minimum charges payable by the Customer, prescribed in said rate and Rule D7, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public energy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
- 7. Permission is hereby given by the Company to the Customer to operate the Customer's existing generating equipment in parallel with the Company's generating system subject to the provisions of Rule B10.6C General Provisions of Service Parallel Operation Requirements, of said Schedule of Rates Governing the Sale of Electric Service. A copy of the page containing said Rule B10.6C is attached hereto.

Form 954 8-91



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The Customer shall install and properly maintain suitable approved protective appliances and devices and provide sufficient trained personnel to protect its equipment and service and the equipment and service of the Company from injury or interruptions which might be caused by a flow of current from the Company's lines to the Customer's connections or from a flow of current from the Customer's generating equipment to the Company's lines and assume any loss, liability or damage caused by a lack of such protection.

The electric measuring instruments from which information is taken for billing purposes will be equipped with ratchets or attachments to prevent a credit to the Customer for any current which its plant may generate and send back into the Company's lines.

- 8. This agreement inures to and binds the successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the above location except as contained herein. Any attempt by the Customer to assign or otherwise alienate this contract without the Company's prior written consent shall be void.
- 9. This agreement cancels and supersedes, as of the effective date hereof, the agreement between the Company and the Customer dated ______, 19____, (the "Prior Contract") for the supply of electric energy at the above location.
- 10. For the purpose of determination of On Peak Billing Demand and Maximum Demand pursuant to said rate and Rule D7 during the first 11 months of service under this contract, demands during the last 11 months of service under the Prior Contract shall be used when applicable.

11.

IN WITNESS WHEREOF, said parties have executed this agreement, in duplicate, by their duly authorized representatives.

Title:

(Customer)

CONSUMERS POWER COMPANY

By: _____

Title: ___

By:		 	

Form 954 8-91

2

CONDUIT LICENSE AGREEMENT

THIS AGREEMENT, made as of the _____ day of _____, 19___, by and between CONSUMERS POWER COMPANY, a Michigan corporation, having its principal office in the City of Jackson, Michigan, hereinafter called "the Owner," and _____

hereinafter called "the Licensee,"

WITNESSETH:

WHEREAS, the Licensee represents that it is the holder of all necessary governmental permits to erect and maintain aerial cables, wires and associated equipment in the streets, alleys and other public places of ______

, Michigan

(hereinafter called "the municipality") for the purpose of transmitting communications and/or electricity; and

WHEREAS, the Licensee desires to locate such cables, wires and associated equipment in the conduit duct system of the Owner (hereinafter called "conduit") located in said municipality in order to avoid expensive and unnecessary duplication of facilities; and

WHEREAS, the Owner is willing to permit, to the extent it may lawfully do so, the use of such cables, wires and associated equipment in its conduit in the municipality for the abovestated purposes, upon the terms and conditions hereinafter set forth;

NOW, THEREFORE, in consideration of their respective undertakings herein, the parties agree as follows:

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ARTICLE I

AVAILABILITY OF CONDUIT FOR LICENSEE'S ATTACHMENTS

To the extent permitted by law, by the provisions of presently existing joint-use contracts, and by the terms of all necessary permits, licenses, easements, franchises or consents from property owners and governmental authorities having jurisdiction, all of the Owner's conduit in the municipality shall be available to the Licensee for the attachment of cables, wires and associated equipment constituting a portion of the Licensee's system in accordance with the terms of this agreement, if and to the extent that such use, in the Owner's judgment, will not interfere with the Owner's service requirements, including, but not by way of limitation, considerations of safety and economy. No payment for work to accommodate installations or use of the Owner's conduit under this agreement, however extended, shall create or vest in the Licensee any ownership or property rights in such facilities or conduit, and the Licensee's rights in said conduit shall be and remain a mere license.

ARTICLE II

SPECIFICATIONS

All of the Licensee's cables, wires and associated equipment herein provided for shall be installed and maintained in accordance with the requirements and specifications of Michigan Public Service Commission Order No. 1679, as amended, other applicable rules or orders of the Michigan Public Service Commission and other authorities having jurisdiction, and such other specifications, not less restrictive than the foregoing, as the parties may agree upon from time to time.

All work within the Owner's conduits and manholes shall be performed by licensed electrical contractors and in accordance with the current edition of the National Electrical Safety Code, Michigan Law, Occupational Safety and Health Act, and the rules and specifications of the Owner provided to the Licensee to facilitate proper construction. The Owner may be present during any installation in conduits or racking in manholes. Inspection by the Owner of each new installation is mandatory. The Owner reserves the right to shut down any installation work that in its sole judgement does not conform to any of the forementioned codes, laws, rules or specifications. The Licensee shall give the Owner at least ten (10) days notice of the commencement of installation.

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In the event an installation at the location specified by the Owner would violate any applicable law, rule, regulation, ordinance or order of any governmental authority or regulatory body, including the Michigan Public Service Commission, the Licensee shall so advise the Owner and obtain its authorization to make such installation at a location which does not violate any such law, rule, regulation, ordinance or order. It shall be the sole responsibility of the Licensee to determine if the installation at the specified location or locations will violate any such law, rule, regulation, ordinance or order. No installation shall be made or maintained at a location that violates any such law, rule, regulation, ordinance or order.

Installations in conduit will be limited to space available in Owner's existing facilities as it in its sole discretion determines. Installing parties will be accommodated in order of application date.

ARTICLE III

APPLICATION AND PERMIT PROCEDURE

Whenever the Licensee desires to make installations in any conduit of the Owner, the Licensee shall prepare and submit to the Owner three (3) copies of an application (accompanied by the application fee required by Paragraph (1) of Article VII hereof) on an Application and Permit form, a copy of which is attached hereto and made a part hereof as Exhibit A, including any sketch and other information necessary to clearly show the location of such conduit. As soon as reasonably possible after a properly prepared and submitted Application and Permit is furnished to the Owner, the Owner shall either deny or grant permission for such attachment as follows:

- If, in the Owner's judgment, such conduit is unavailable for installation, such Application and Permit shall be ineffective and the Owner shall notify the Licensee in writing of such unavailability.
- (2) If, in the Owner's judgment, such conduit is available for installation, and the Licensee is not to be charged for any cost of work to accommodate installations in connection therewith, the Owner shall complete, execute and furnish to the Licensee one (1) copy of such Application and Permit, which shall thereupon be effective as a Permit.

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(3) If, in the Owner's judgment, such conduit is available for installation, and the Licensee is to be charged for the cost of work to accommodate installations in connection therewith, the Owner shall complete, execute and furnish to the Licensee two (2) copies of such Application and Permit, setting forth the estimated cost of such work to accommodate installations. The Licensee, if it desires to proceed with the permitted installation subject to payment of the cost of such work to accommodate installation and Permit and return one (1) work to accommodate installations as provided in Article V hereof, shall endorse its authorization of such work on the Application and Permit and return one (1) copy thereof to the Owner within ten (10) days after the time the executed copies of the Application and Permit were furnished to the Licensee by the Owner. The Application and Permit shall become effective as a Permit upon Licensee's receipt of written notice that all necessary work to accommodate installations has been completed. If the Licensee does not return the Application and Permit containing its endorsed authorization of such work to accommodate installations within the time specified herein, such Application and Permit shall be ineffective.

The Licensee shall make no installation in any conduit of the Owner as to which there does not exist an effective Permit, and as to which all necessary permits, licenses, easements, franchises and consents have not been secured by the Licensee as required by or pursuant to Article IV hereof.

If any cable, wire or equipment of Licensee shall be found in a conduit for which no license is outstanding, the Owner, without prejudice to its other rights or remedies under this agreement or otherwise, may (1) impose a charge, and (2) require Licensee to remove such cable, wire or equipment forthwith or the Owner may remove them without liability 30 days after having given written notice to the Licensee of their unauthorized installation and the expense of removal shall be borne by Licensee. In the latter event, the Licensee shall reimburse the Owner upon demand for the cost to the Owner of such removal, and shall indemnify and save the Owner harmless from and against all loss, liability or expense (including, but not limited to, claims of third parties) resulting from such unauthorized installation and the removal thereof. For the purpose of determining the charge, in the absence of satisfactory evidence to the contrary, the unlicensed use shall be treated as having existed for a period of three (3) years prior to its discovery; and the fee, at the appropriate rate as shown in Article VII hereof, for each year and for any portion of a year contained in such period, shall be due and payable forthwith. Any such fee imposed by the Owner shall be in addition to its rights to any other sums due and payable and

to any claims or damages under this agreement or otherwise. No act or failure to act by the Owner with regard to said fee or said unlicensed use shall be deemed as a ratification, or the licensing, of the unlicensed use, and if any license should subsequently be issued, after application and payment of the application fee therefor, said license shall not operate retroactively or constitute a waiver by the Owner of any of its rights or privileges under this agreement or otherwise.

ARTICLE IV

RIGHT OF WAY FOR LICENSEE'S INSTALLATIONS

It is agreed that the Licensee shall be solely responsible for securing from property owners and governmental authorities having jurisdiction all necessary permits, licenses, easements, franchises, approvals and consents relating to the Licensee's installation and maintenance of cables, wires and associated equipment at any conduit location proposed to be utilized, and for submitting satisfactory evidence of the same to the Owner if requested so to do, before making an installation in such conduit location.

At the request of Licensee, the Owner may agree to attempt to secure common rights of way from a private property owner or developer for all Licensees when proposing to install new conduit. Should the private property owner or developer refuse to grant common rights of way to the Owner and Licensee, it is then the sole responsibility of the Licensee to secure their own right of way.

- Licensee, for which a common right of way has been secured by the Owner, shall pay the Owner an equal share of the cost to secure the common right of way.

The Owner reserves the right to enter into a separate contractual arrangement providing for other parties to make attachments in any available space of Owner's conduit. Such contract(s) shall include provisions for payment to the Owner for use of the Owner's right of way in addition to any other application, rental, accommodation work or miscellaneous charges.

It is also agreed that upon the execution of this agreement, the Licensee shall submit to the Owner satisfactory evidence of the Licensee's right to install and maintain cables, wires and associated equipment in the streets, alleys and other public places of the municipality.

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ARTICLE V

WORK TO ACCOMMODATE LICENSEE'S INSTALLATION

If the Licensee, by endorsement of an Application and Permit as provided in Article III hereof, indicates its desire to make a conduit installation which in the Owner's judgment will require work to accommodate installation, such endorsement shall constitute authorization for the Owner or others to make the necessary accommodations. The work to accommodate installation, in conduit and manholes, may include, but is not limited to, providing copies of the Owner's rules and specifications necessary to facilitate installation, inspection, duct routing, removing Owner's surplus materials from manholes and providing copies of whatever maps of existing facilities are available. The work shall be commenced with reasonable promptness after receipt of the Licensee's authorization, and notice of completion shall be given to the Licensee within ten (10) days after completion. The Licensee shall pay the Owner for such work to accommodate installation in accordance with Article VII hereof.

The Licensee shall also reimburse the owner or owners of any other facilities installed in the existing conduit pursuant to joint use agreement for their respective costs of altering their installed facilities, including where applicable the cost of transferring, rearranging, or replacing its facilities or other added work to accommodate use by the Licensee except to the extent, if any, that such owner(s) has agreed to pay for same.

The time and manner of the making of any such payment to the owner or owners of any such other facilities shall be as agreed between the Licensee and said owner or owners.

ARTICLE VI

MAINTENANCE OF LICENSEE'S INSTALLATIONS AND INSPECTION

The Licensee agrees to make and maintain its installations in safe condition and in thorough repair, at its own expense, and in such a manner, suitable to the Owner, that said installations will not conflict with the use of conduit by the Owner or other authorized parties, or interfere with the operation or use of facilities which are or which may from time to time be placed therein. The Licensee shall at any time, at its own expense, upon notice from the Owner, relocate, remove, replace or renew its facilities, transfer to substituted poles, conduit or perform any other work in connection with said facilities that may be required by the Owner in

the maintenance, replacement, removal or relocation of said conduit or the facilities which are or which may from time to time be placed therein, or that may be required for the service needs of the Owner. If the Licensee neglects or refuses to comply with the directives of such a notice, or in cases of emergency, the Owner shall have the right to remove, relocate, replace or renew the facilities placed in said conduit by the Licensee, transfer such facilities to replacement poles, or perform any other work in connection with said facilities and the Licensee shall, on demand, reimburse the Owner for the costs thereby incurred as a result of the Licensee's failure or refusal to act in compliance with such notice.

The Licensee shall be solely responsible for eliminating any and all inductive interference. The Owner will, if requested by the Licensee, cooperate with the Licensee in eliminating such interference; however, the Licensee shall pay all costs of any work or operations performed by the Owner to eliminate or reduce inductive interference.

The Owner shall inspect each new installation and reserves the right to make periodic inspections of any part of the cable, wires and equipment of Licensee in the Owner's conduit and in the vicinity thereof; and Licensee shall reimburse the Owner for the expense of such inspections. Inspections will not be made more often than once a year unless, in the Owner's judgment, such inspections are required for reasons involving safety or are required because of a violation of the terms of this agreement by Licensee. The charge for the inspection shall be in accordance with the terms and conditions of Article VII hereof. The making of such inspections or the failure to do so shall not operate to relieve Licensee of any responsibility, obligation or liability assumed under this agreement.

ARTICLE VII

FEES AND CHARGES

- (1) The Licensee agrees to pay the Owner a nonrefundable Application Fee in the amount provided for in Owner's Pole Attachment and Conduit Use Rate PA, as the same may be amended from time to time, for each application for a license. Said Fee must accompany the Application.
- (2) The Licensee agrees to pay the Owner an Annual Fee in the amount provided for in the Owner's Pole Attachment and Conduit Use Rate PA, as the same may be amended from time to time. For each foot of conduit covered by a Permit granted after

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July 1 of any contract year, the Licensee shall, within twenty-one (21) days after issuance of the Permit for said conduit, pay the pro rata portion of the Annual Fee for the remainder of the contract year.

- (3) The Licensee further agrees to pay the Owner:
 - (a) The Owner's cost (including, but not limited to, the cost of an investigation of the Owner's conduit and field book records, field visits, determination of the Owner's current and future requirements, preparing a preliminary cost estimate for the Owner's work to accommodate the Licensee, preparing a written response detailing the results of the conduit investigation, and issuing a permit if granted, engineering and rearranging the existing facilities) of work to accommodate installations by the Licensee when the Licensee has authorized such work pursuant to this agreement.
 - (b) The Owner's cost of making any inspection or inspections pursuant to Articles II and VI hereof.
- (4) In the event that any present or future Federal Law, Executive Order or Administrative Rules and Regulations pertaining to Economic Controls prevent the Owner from charging all or any part of the Application Fee provided for in Paragraph (1) of this Article VII or any part of the Annual Fee provided for in Paragraph (2) of this Article VII, the Licensee shall, during the time or times that the Owner is prevented from making such charges, pay the portion of said Application Fee and/or Annual Fee which is permissible under such Federal Law, Executive Order or Administrative Rules and Regulations pertaining to Economic Controls.
- (5) When any charge to the Licensee provided for in this agreement is to be based upon the Owner's cost, said cost shall be determined in accordance with the Owner's regular and customary method of determining such costs unless otherwise expressly provided herein.
- (6) The Owner may at its option require the Licensee to pay the estimated cost of any work to accommodate installations, to be paid by it pursuant to Paragraph (3)(a) of this Article VII, prior to the commencement of any such work to accommodate

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installations. If the actual cost of any such work is not equal to the advance payment made by the Licensee, the Owner will, after completion of the work, submit to the Licensee a bill for the amount by which the cost of the work exceeded the advance payment or will grant the Licensee a credit for the amount by which the advance payment exceeded the actual cost of the work to accommodate installations.

ARTICLE VIII

TERMINATION OF PERMITS

Upon notice from the Owner to Licensee that the use of any conduit is not authorized by Federal, State, County or Municipal authorities or private property owners, the license covering the use of such conduit shall immediately terminate and shall be surrendered and Licensee shall remove its cables, equipment and facilities at once from the affected conduit.

Upon notice from the Owner to the Licensee that the Owner intends to abandon any conduit, the Permit covering said conduit shall, unless otherwise provided in the notice, terminate and cease to be effective as to said conduit. To the extent that it may legally do so under prior agreements or otherwise, the Owner may sell to the Licensee, at any time within thirty (30) days after such notice, at the then value thereof in place or such other equitable sum as may be agreed upon between the parties, any conduit which the Owner has given notice of intent to abandon.

If at any time the Owner, or other party under the terms of a joint-use agreement executed prior to the date of this agreement, desires to make additional installations to any conduit carrying facilities of the Licensee, or otherwise to use for its own service needs the space occupied by the Licensee's facilities, and in the Owner's judgment the existing conduit is inadequate under applicable requirements and specifications to support such additional facilities or use, the Owner shall give the Licensee notice to that effect and the Permit covering said conduit shall terminate and cease to be effective as to said conduit unless within ten (10) days after such notice the Owner receives authorization from the Licensee agreeing to pay the entire cost (as provided in Paragraph (3)(a) of Article VII hereof) to the Owner of replacing the inadequate conduit with a conduit adequate to support such additional facilities or use together with the facilities of the Licensee and the existing facilities of the Owner that are to remain, and the existing facilities of other parties if made pursuant to joint-use agreements executed

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prior to the date of this agreement. If the existing conduit would be adequate but for the facilities of other parties made pursuant to joint-use agreements executed after the date of this agreement, the Licensee shall not be liable for any portion of the cost of a replacement conduit therefor.

The Licensee may at any time terminate any Permit or Permits by removing its facilities from any conduit and by notice to the Owner in duplicate on the Termination Of Use Of Consumers Power Company's Conduit Duct System by Licensee form attached hereto and made a part hereof as Exhibit B; the Permit or Permits covering the use of such conduit shall thereupon terminate and cease to be effective.

Any Permit granted hereunder for installation in the Owner's conduit shall terminate without further notice to Licensee as to individual conduit covered by the Permit to which Licensee has not installed within sixty (60) days from the date that Owner has notified Licensee that such conduit is available for installation of the operating facilities of Licensee.

The Owner may require that all Permits shall automatically terminate and cease to be effective upon the termination of this agreement.

ARTICLE IX

TERMINATION FOR DEFAULT

If the Licensee shall neglect or refuse to comply with any of the provisions of this agreement, including the specifications and requirements' referred to in Article II hereof, or default on any of its obligations hereunder, and shall fail within ten (10) days after written notice from the Owner to correct such neglect, refusal or default, the Owner may at its option, in addition to any other remedy available to it, forthwith terminate this agreement or the Permit or Permits covering the conduit as to which such neglect, refusal or default shall have occurred.

ARTICLE X

REMOVAL UPON TERMINATION

The Licensee shall remove from any conduit its facilities, the Permit or Permits for which have been terminated, within thirty (30) days (except as otherwise provided in the first paragraph of Article VIII hereof) after the time such Permit or Permits cease to be effective, failing which the Owner shall have the right to remove the Licensee's facilities from said F00786-0001A-DI02 conduit without notice or liability of any kind; in the latter event, the Licensee shall reimburse the Owner upon demand for the cost to the Owner of such removal, and shall indemnify and save the Owner harmless from and against all loss, liability or expense (including, but not limited to, claims of third parties), resulting from such removal.

ARTICLE XI

LIABILITY AND INSURANCE

The Owner reserves to itself, its successors and assigns, the right to maintain its conduit and to operate its facilities therein in such manner as will best enable it to fulfill its own service requirements. The Owner shall not be liable to the Licensee for any interruption in service furnished by the Owner to the Licensee or to other customers of the Owner, or in service furnished by the Licensee to customers of the Licensee, or for any interference, including, but not limited to, inductive interference, with the operation of facilities of the Licensee or of customers of the Owner or of the Licensee, which may arise in any manner out of the Licensee's use of the Owner's conduit or other facilities, whether by the negligence of the Owner or otherwise.

The Licensee agrees to exercise special precautions to avoid damage to facilities of the Owner and of others in the Owner's conduit, and the Licensee hereby assumes responsibility for any and all damage to such facilities arising out of or caused by the conduct or property of the Licensee, whether by the negligence of the License or otherwise. The Licensee shall make an immediate report to the owner or owners of any such facilities of the occurrence of any such damage and hereby agrees to reimburse such owner or owners for expenses incurred by them in making necessary repairs and replacements.

The Licensee shall assume all responsibility for bodily injury to persons, including death or damages, sustained or claimed by its employees, the employees of the Owner, or by any other person, and also for damage to property, including property of the Licensee, the Owner, or any other person, and also for any interruptions to electric or community antenna television or other communications service, which may occur or allegedly occur because of, or result from, or in any manner are connected with or directly or indirectly arise out of or are caused in whole or in part by the installation, maintenance, presence, replacement, use or removal of the Licensee's

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facilities hereunder or by the proximity of the Licensee's cables, wires and associated equipment and those of the Owner or other users of the Owner's conduit, or by any action, operation or omission of the Licensee, its agents, contractors or employees, under this agreement; and the Licensee shall assume all responsibility for and shall indemnify and save the Owner harmless from and against all losses, liabilities, claims, demands, payments, actions, legal proceedings, recoveries, costs, expenses, attorney fees, settlements, judgments, orders and decrees of every nature and description brought or recovered against, or incurred by, the Licensee, the Owner, or both of them, by reason of any such bodily injury to persons; damage to property, or interruptions to service. Notwithstanding the foregoing, the Licensee shall not be required to indemnify the Owner against liability for damages arising out of bodily injury to persons, damage to property or interruptions to service caused by or resulting from the sole negligence of the Owner, its agents, or employees.

Licensee shall also indemnify, protect and save Owner harmless from any and all claims and demands of whatever kind which arise directly or indirectly from the operation of Licensee's facilities including taxes, special charges by others, claims and demands for damages or loss for infringement of copyright, for libel and slander, for unauthorized use of other program material, and from and against all claims and demands for infringement of patents with respect to the manufacture, use and operation of Licensee's equipment whether arising from the use of Licensee's equipment in combination with Owner's conduit or otherwise.

Without limiting the foregoing, the Licensee agrees at the request of the Owner to defend at the Licensee's expense any suit or proceeding brought against the Owner for any of the above-named reasons.

The Licensee shall at its sole expense secure and maintain in force in the name of the Licensee during the entire life of this agreement, policies of insurance of the following types:

- (a) Workers' Compensation Insurance with Michigan statutory limits.
- (b) Comprehensive General Liability Insurance with a minimum combined bodily injury and property damage single limit of \$500,000 per occurrence. The Owner shall be included as an Additional Insured under Premises-Operations and Completed Operations, as its interests may appear.

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This insurance must be written so as to cover liability from damage:

- (u) Resulting in injury to or destruction of wires, conduits, pipes, mains, sewers, tanks, tunnels, any similar property and any apparatus in connection therewith, below the surface of the ground or water caused by and occurring during the use of mechanical equipment for the purpose of grading land, paving, excavating, drilling, borrowing, filling, backfilling or pile driving.
- (c) Contractual Liability Insurance specifically endorsed to cover liability assumed by the Licensee under this agreement with the Owner.
- (d) Automobile Liability Insurance with a minimum combined bodily injury and property damage single limit of \$100,000 per occurrence, providing coverage for owned, nonowned and hired vehicles. The Owner shall be included as an Additional Insured as its interest may appear.

Such policies of insurance shall be in a form and with companies satisfactory to the Owner and each policy shall include, by endorsement, the following Cancellation or Change Clause:

> "This insurance will not be canceled by this Insurance Company nor any changes made in the policy which materially change, restrict, or reduce the insurance provided, or change the name of the Insured, as respects contracts or subcontracts performed by the Insured for Consumers Power Company, without first giving ten days' notice in writing to Consumers Power Company, 212 West Michigan Avenue, Jackson, Michigan 49201; Attention Insurance Department."

Either a certificate of insurance, on a form to be supplied by the Owner, or certified copies of the policies must be filed with and approved by the Owner-prior to the installation of facilities of the Licensee in any conduit of the Owner hereunder.

The above requirements as to policies of insurance may be varied by written amendment to this agreement.

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ARTICLE XII

RIGHTS OF OTHER PARTIES

Nothing contained herein shall be construed as affecting any rights or privileges, heretofore granted by the Owner by contract or otherwise to any other parties, to use any conduit covered by this agreement, and the Owner shall have the right to continue, modify and extend any such rights or privileges in accordance with the terms of any such rights or privileges. The installation privileges granted herein shall be subject to such previously granted rights or privileges. Moreover, nothing contained herein shall be construed as affecting any rights or privileges hereafter granted by the Owner by contract or otherwise to any other parties, to use any conduit covered by this agreement, and the Owner shall have the right to initiate, continue, modify and extend any such rights or privileges in any manner not inconsistent with the performance of its obligations hereunder.

ARTICLE XIII

ASSIGNMENT

This agreement shall be personal to the Licensee, and any assignment or other transfer by the Licensee, in whole or in part, of its rights or privileges hereunder, without the prior written consent of the Owner, shall be void and not merely voidable. Subject to the foregoing, this agreement shall extend to and bind the successors and assigns of the parties hereto.

ARTICLE XIV

WAIVER OF TERMS AND CONDITIONS

Failure of the Owner to enforce or insist upon compliance with any of the terms or conditions of this agreement shall not constitute a general waiver or relinquishment of any such terms or conditions, but the same shall be and remain at all times in full force and effect.

ARTICLE XV

BILLS AND PAYMENTS

Initial annual rental charges shall be paid in advance at such time as the Licensee's permit becomes effective. Thereafter, except as provided otherwise below, annual rental shall be billed quarterly, due in advance on the first day of January, April, July and October.

Bills shall include the following charges or costs when applicable:

Power Supply Service Pole and Conduit Rental Rearrangement (Reconstruction or Alteration) Inspection Other Expenses

Quarterly conduit rental shall be one-quarter of the annual rate and shall be based on the number of conduit feet occupied on the first day of the quarter.

Licensees whose annual rental charges, when calculated in accordance with the Owner's Pole Attachment and Conduit Use Rate PA, are \$60.00 or less per contract are required to pay a minimum annual rental charge of \$60.00. Initial annual minimum rental charges shall be due in advance concurrent with the date upon which the permit becomes effective. Thereafter, annual minimum rental charges shall be billed annually, due in advance on the first day of April.

Licensees not subject to annual minimum rental charges, but whose annual rental is \$1,000 or less, shall be billed annually, due in advance on the first day of April.

Unless otherwise expressly provided herein, bills under this agreement shall be payable within twenty-one (21) days after presentation. Nonpayment of bills within said period shall be deemed to be a default within the meaning of Article IX hereof. Any bill not paid when due shall be subject to the Late Payment Charge provided in the Owner's Pole Attachment and Conduit Use Rate PA, as the same may be amended from time to time.

ARTICLE XVI

MICHIGAN PUBLIC SERVICE COMMISSION

This agreement is subject to all applicable rules, regulations and orders of the Michigan Public Service Commission and to the terms of the Owner's Pole Attachment and Conduit Use Rate PA, as the same may be amended from time to time. To the extent that any provision of this agreement is in conflict with any such rule, regulation, order or rate, such rule, regulation, order or rate shall control.

ORDER ORDER OCT 18 /9E3 REMOVED BY.



ARTICLE XVII

TERM OF AGREEMENT

This agreement shall take effect on ______, 19___ and, unless sooner terminated in accordance with the provisions of Article IX hereof, shall continue in effect until terminated by mutual consent, or by either party giving the other at least six months' advance written notice of its desire to terminate the same at any time hereafter.

ARTICLE XVIII NOTICES AND DOCUMENTS

Except as otherwise provided in this agreement, the giving or furnishing of any notice or document in connection with this agreement shall be deemed to occur (a) in the case of personal delivery of such notice or document, on the date of such delivery, (b) in the case of mailing of such notice or document by registered or certified mail, on the date of receipt of such registered or certified mail, or (c) in the case of mailing of such notice or document by regular mail, on the second business day following the date of postmark of such mailing.

Notices or other documents to be given or furnished to the Owner shall be delivered or mailed to:

Consumers Power Company

_____, Michigan

Attention: Region Energy Services Manager

Notices or other documents to be given or furnished to the Licensee shall be delivered or mailed to:

Attention:

Either party may at any time change a designation of the individual or address to which notices or other documents are to be delivered or mailed by giving notice in writing of such change of designation to the other party.

ARTICLE XIX

PREVIOUS ACREEMENTS

With respect to the subject matter hereof, this agreement supersedes all previous representations, understandings and negotiations, either written or oral, between the parties hereto or their representatives, and constitutes the entire agreement between the parties.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be executed in duplicate by their duly authorized representatives as of the day and year hereinabove first written.

CONSUMERS POWER COMPANY

By ______Vice President (Licensee) By ______ Type Name ______ Title _____

0CT 18 /98-3 REMOVED BY.

FEB2 1988 SS

6/24/86

EXHIBIT A

Permit No

_____, Michigan

, 19 _____

APPLICATION AND PERMIT CONDUIT DUCT SYSTEM

To: CONSUMERS POWER COMPANY

_____, Michigan

In accordance with the terms of our Agreement dated _____, 19 ___, application is hereby made for permission to install cables, wires, and associated equipment in Consumers Power Company's conduit duct system.

(Licensee)

Permit granted subject to your authorization of work to accommodate installations at an estimated cost to you as given below:

By

By

Title:

CONSUMERS POWER COMPANY (Owner)

Date:

Work to accommodate installation in conduit duct system owned by:

	Consumer	s Power	Company:	\$	 - <u></u>
		<u> </u>	:		
		Estimate	d Total	\$	
Is hereby authorized	Ъу			<u>.</u>	 _ (Licensee)
Date:		19	Ву		

Number of feet of conduit to be occupied:

1.1

BP-CONDUIT LIC AGR-DIO2

EXHIBIT B

TERMINATION NO

TERMINATION OF USE OF CONSUMERS POWER COMPANY'S CONDUIT DUCT SYSTEM

_____, Michigan

______, 19 _____

To: CONSUMERS POWER COMPANY

_____, Michigan

In accordance with the terms of our agreement dated _____, 19 ___, please cancel from your records ______ feet of conduit occupied in ______, Michigan and more particularly located as indicated below and/or in attached sketch, which is covered by Permits No ______. Our cable, wires and associated equipment were removed from said conduit duct system on ______, 19 ___.

(Licensee)

Ву

Acknowledged: _____, 19 ____,

CONSUMERS POWER COMPANY (Owner)

By

Number of feet of occupied conduit





BP-CONDUIT LIC AGR-DI02



CONTRACT FOR ELECTRIC SERVICE - AUXILIARY OR STANDBY

AGREEMENT, made as of POWER COMPANY (day of, 19, between CONSUMERS Region), herein called the "Company," and
	, herein called the "Customer," as follows:

1. The Company shall supply, and the Customer shall purchase hereunder, electric energy as auxiliary or standby to the Customer's existing electric generating plant located at _

2. The electric energy supplied by the Company shall be alternating current, _ phase. volts. Delivery shall be made at one mutually agreeable point 60 hertz, at approximately ... upon the Customer's premises. Energy shall be metered by meters furnished, installed and maintained by the Company. A location for the metering equipment, suitable to the Company, shall be provided by the Customer and adequate protection afforded to prevent tampering with or interference with or damage to such metering equipment. The Company shall make periodic tests of its meters, and keep them within accepted standards of accuracy.

3. The service hereunder shall be governed by the Standard Rules and Regulations set forth in the Company's Schedule of Rates Governing the Sale of Electric Service (a copy of which will be furnished to the Customer upon request) and by the Company's Electric Service Rate _____, (a copy of which is attached hereto and made a part hereof) and such further revisions and amendments thereof, supplements thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission. By reason of the character of the proposed use of service, it is subject to the provisions of Rule 22 - Auxiliary or Standby Service, of said Standard Rules and Regulations. A copy of the pages containing said Rule 22 are attached hereto.

4. This agreement will extend for an initial term of one year from the _ day of , 19____, and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least 30 days' written notice of its desire to terminate the same at the expiration of any yearly period.

5. The Customer's firm capacity and standby capacity shall be initially established at _ _ kilowatts, respectively. Such service is for the sole use of the Customer for the purpose watts and . aforesaid, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than as herein provided.

6. Except as to the capacity and minimum charges payable by the Customer, prescribed in said rate and Rule 22, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Standard Electric Rules and Regulations.

7. Permission is hereby given by the Company to the Customer to operate the Customer's existing generating equipment in parallel with the Company's generating system subject to the provisions of Rule 5 - Use of Service, of said Standard Rules and Regulations. A copy of the page containing said Rule 5 is attached hereto. MAR 24 1991

CANCELLED BY

Form 954 2-88

The Customer shall install and properly maintain suitable approved protective appliances and devices and provide sufficient trained personnel to protect its equipment and service and the equipment and service of the Company from injury or interruptions which might be caused by a flow of current from the Company's lines to the Customer's connections or from a flow of current from the Customer's generating equipment to the Company's lines and assume any loss, liability or damage caused by a lack of such protection.

The electric measuring instruments from which information is taken for billing purposes will be equipped with ratchets or attachments to prevent a credit to the Customer for any current which its plant may generate and send back into the Company's lines.

8. This agreement inures to and binds the successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the above location except as contained herein. Any attempt by the Customer to assign or otherwise alienate this contract without the Company's prior written consent shall be void.

9. This agreement cancels and supersedes, as of the effective date hereof, the agreement between the Company and the Customer dated ______, 19____, (the "Prior Contract") for the supply of electric energy at the above location.

10. For the purpose of determination of On Peak Billing Demand and Maximum Demand pursuant to said rate and Rule 22 during the first 11 months of service under this contract, demands during the last 11 months of service under the Prior Contract shall be used when applicable.

11.

IN WITNESS WHEREOF, said parties have executed this agreement, in duplicate, by their duly authorized representatives.

Title:

(Customet) .

By: _____

CONSUMERS POWER COMPANY

2

By: .

Title:

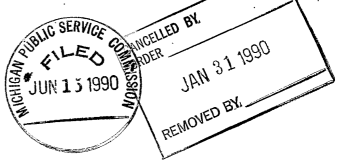
Form 954 2-88

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Audit No.

CONSUMERS POWER COMPANY MICHIGAN BUSINESS ENERGY EFFICIENCY PROGRAM Audit Fee Authorization

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City	State		ZIP Code
Telephone Number			
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Apartments		🔲 30 Days	
Paid in Full			
30 Days			
12 Months			
Audit Fee	\$		
Less Audit Fee Over Estimated Sa	ovings –		
Customer Charge			
Less Cash Discount (10%)			
Total			
Auditor's Name		Date A	udited
I agree to the terms of payment i	indicated above.		
	Customer Signature		Date Signed
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Cash Discount 3138-267		Electric Revenue	3138-0123.5
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	Market Services		
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Form 1129 2-85

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CONSUMERS POWER COMPANY MICHIGAN BUSINESS ENERGY EFFICIENCY PROGRAM Audit Fee Authorization

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Phase 2 – Large Commercial or	Industrial Building	
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1 Person - \$		6 Persons - \$19,463			524,363 Plus
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RESIDENTIAL CONSERVATION SERVICES APPLICATION AND ELIGIBILITY FOR FEE-WAIVED HOME ENERGY ANALYSIS

Customer Name	Social Security Number	Telephone Number
Address (Street, City, ZIP Code)		Audit Number
Referred by		Reference Telephone
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FINANCIAL E	LIGIBILITY	
Senior Citizen, Age 65 and Older		
Claimant of Michigan Home Heating Tax Credit; Whose Usage Exceeds:	2,000 Ccf 18,000 kWh	· .
Current Participant in DSS Programs Case Number		i
Qualified by Household Income of Less Than or Equal to:	5 Persons - \$16,100.00	8 Persons – \$23,150.00
1 Person — \$6,700.00 3 Persons — \$11,400.00	6 Persons - \$18,450.00	Persons \$23,150.00 Plus \$2,350.00 per Person in
2 Persons – \$9,050.00 4 Persons – \$13,750.00	7 Persons — \$20,800.00	Excess of 8
I acknowledge and certify herewith my signature that the information provided ledge and belief. Where my qualification is based on household income, I here providers of income assistance to release to Consumers Power Company any in	by authorize the Michigan Department of	Social Services and other
Customer Signature	Date	
Form 1219 1-87		





Distribution

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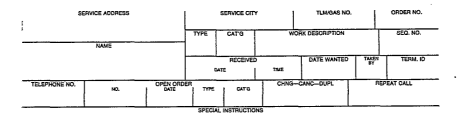
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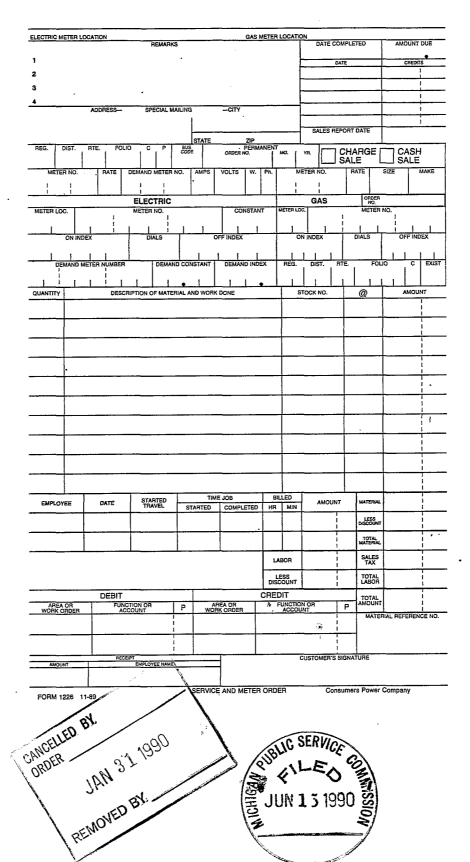


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1/10445 ORDER FEB 9 1994 REMOVED BY.





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Date

Applicant's Name Address City, State Zip

Attached is a copy of Consumers Energy's expedited application process for underground electric and/or gas service.

Please complete the three page application and mail or fax it to:

Name Consumers Energy Address City, State Zip Fax No.

Please complete, sign and return your application with a check or credit card number for the estimated prepayment. I will complete your request, confirm receipt of your application service(s) spot location and prepayment, and attempt to schedule construction prior to your required service date. I will contact you if we are unable to schedule your service for construction prior to your requested date.

Please contact me at phone no. or email address if you have any questions regarding your request.

Thank you,

Your Name

CANCELLED BY U-6300 ORDER	
REMOVED BY RL DATE 04-30-07	
Michigan Public Service Commission	
January 16, 2007	

Form 1240 12-2006 Page 1 of 4



INFORMATION FOR COMPLETING THE ATTACHED APPLICATION FOR NATURAL GAS AND UNDERGROUND ELECTRIC SERVICE

BEFORE INSTALLATION

- According to public code, your natural gas meter cannot be located under or within 18" of an opening window or within two feet of the side of doors which open or in front of basement windows, and must be at least three feet from a power air intake or any source of ignition.
- Consumers Energy reserves the right to determine the final meter(s) location.
- Meter(s) must be attached to a living unit (residential applications).
- Site must be within three inches of final grade, with footings and foundation constructed and backfilled.
- Meter(s) will be installed between 2' to 6' 6" for gas and between 3'6" to 5' for electric above final grade.
- The service line(s) must be at least three feet away from a septic field and cannot run through it.
- Service(s) should not be located under concrete and must be accessible from property line to meter. However, Consumers Energy is able to bore under sidewalks and driveways, and service(s) may cross under them at an additional charge.
- For safety and accessibility, if the meter(s) are to be located on the driveway-side of the residence, a minimum of four feet is needed between driveway and building.
- Meter(s) cannot be placed on the backside of the residence.

FINAL RESTORATION

 After service(s) are installed, excavation will be backfilled. <u>Final restoration is your responsibility.</u>

METER SET INFORMATION

- Consumers Energy will install the meter(s) within 5 business days of the service installation and inspection.
- The gas meter will be set and prepared to connect to the fuel line. If your fuel lines are tied into the bracket prior to the meter set, Consumers Energy will need access to the home. If the home's gas consumption requires a larger capacity meter or is a multiple meter installation, it will be necessary to call 1-800-477-5050 to have your meter(s) installed. Your fuel lines must be tied into the meter bracket and at least one gas appliance must be connected.
- Your electric service will require electric inspection prior to meter set.

SPECIAL NOTES

- Consumers Energy reserves the right to deny or terminate service to any customer who elects use of an alternate natural or well gas source.
- When converting from bottled gas, natural gas must be exclusively used on the premises.
- If the gas main was financed under a CAP program, or this lot was included as part of a project, an additional lump sum or monthly contribution may apply.
- · Certain loads may necessitate extra customer contributions.



TO CALCULATE ESTIMATED COST

Gas Service Less Than 3	13 Feet * = \$200.00	\$
Electric Service	Feet x \$4.50 =	\$
Temporary Underground	\$	
If Temporary Service is Apr 15 will require an a	installed Dec 15 thru I dditional charge of \$65	\$
Winter Construction** (All Trench Footage)	Feet x \$3.00 =	\$
Total Prepayment		\$

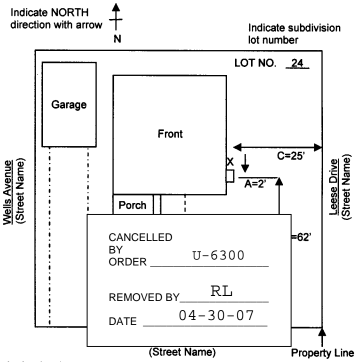
Consumers Energy reserves the right to bill based on actual trench footage including permit costs and other additional charges.

Temporary Electric Services have a maximum length of 10 ft.

*All service lengths over 313 feet will require Consumers Energy generated cost estimate.

**Winter Construction

An additional construction charge of \$3.00 per foot will be applied to facilities installed December 15 thru April 15. Application for service must be received on or before November 1, the job site must be ready for construction, and estimated payment must be received on or before December 1 to avoid this additional winter construction charge. If you are in the early stages of construction, make sure your basement/foundation is backfilled and the service route from the building to the property line is within 3" of final grade. SAMPLE DRAWING



In the drawing:

- A = Measurement (in feet) from corner of building to meter(s) location.
- B = Total measurement (in feet) from property line to meter(s) location.
- C = Distance from house to lot line.
- = Gas Meter Location
- X = Electric Meter Location
- W = Water or Well



APPLICATION FOR NATURAL GAS AND UNDERGROUND ELECTRIC SERVICE

SERVICE TYPE: 🔲 GAS		TEMPORARY UI	NDERGROUND ELECTRIC
Name of Applicant or Business (Please	Print)	Applicant Applies for Natural Ga	as Service(s) at: Street Address
Mailing Address (Street)		City and Zip Code	
Mailing Address (City, State, Zip Code)		Subdivision and Lot Number	
Home Phone No (include Area Code)	Business Phone No (include Area Code)	County	Township
E-mail Address	Builder On Site Phone Number	Date Service Need	led

IN ORDER TO SCHEDULE YOUR SERVICE(S) FOR CONSTRUCTION, PLEASE COMPLETE, SIGN AND RETURN THIS APPLICATION ALONG WITH YOUR PAYMENT.

YOUR ESTIMATED COST

CHECK APPROPRIATE BOX(ES)

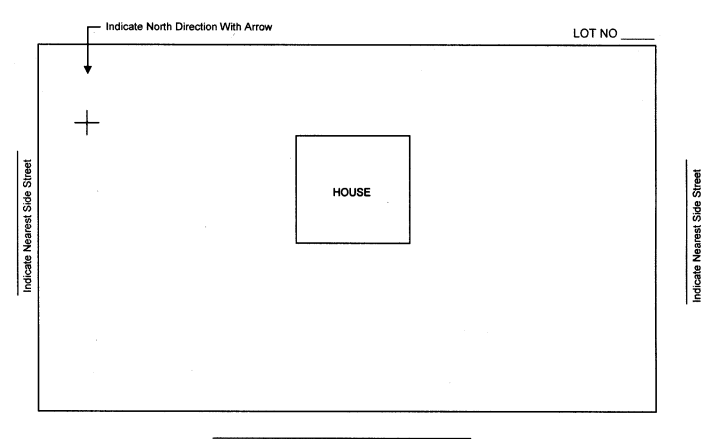
 Single Family Dwelling Duplex Mobile Home Temporary Electric Electric Service Will Be Used For: Water Heating Electric Heat Air Conditioning – Size Tons Service Size Amps Instantaneous Water Heater k 	 New Existing Modular Heat Pump Cooking Other 	Gas Service Less Than 313 Feet * = \$200.00 Electric Service Feet x \$ 4.50 = Temporary Underground Electric Service = \$360 If Temporary Service is installed Dec 15 thru April 15 it will require an additional charge of \$65. Winter Construction (All Trench Footage) Feet x \$3.00 = Total Prepayment	\$ \$ \$ \$ \$
Gas Service Will Be Used For: Heating – No. of Furnaces Water Heating Cooking Dryer Pool Heater Sq Ft of Building Load	Generator Out Building Garage Other BTU or CFH	Temporary Electric Services have a maximum length of NOTE: All service lengths over 313 feet will require a Energy generated estimate. *Prepay your gas service estimate at 313 feet. You will of added charges.	Consumers
Please tell us the status of your building s Vacant Lot Footing Basement – Backfill Completion Date -	Frame CANCELLE BY ORDER	U-6300 Michigan Public Service	
Method of Payment: Attach check with this a or		BY1CH 04-30-07January 16, 2007 Filed	
Method of Payment: A MasterCard Visa For VISA/MasterCard Customers: When your a is ready to be processed, a Consumers Energy contact you to verify the appropriate charges as required to process your credit card transaction	application for service representative will nd collect the information	Applicant Signature For Corporation: TO BE COMPLETED BY CONSUMERS ENERG	Yana
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Form 1240 12-2006 Page 3 of 4



APPLICATION FOR NATURAL GAS AND UNDERGROUND ELECTRIC SERVICE

SERVICE LOCATION SKETCH (Use in lieu of Site Plan)



Indicate Residence Street

Feet

Feet

Feet

Be sure to include on your site plan or drawing:

B = Total measurement (in feet) from property line to meter location.

C = Measurement (in feet) from house to lot line on meter side of the house.

- Gas Meter Location
- X = Electric Meter Location
- W = Water or Well Location

Check the appropriate boxes and show on your drawing if you have any other underground facilities:

Septic Field/Well	🗌 Yes	🗌 No	CANCELLED	Michigan Public Service
Underground Wiring	🗌 Yes	🗌 No	BY U-6300 ORDER	Commission
Sprinkler System	🗌 Yes	🗋 No		January 16, 2007
Propane Tank	🗌 Yes	🗔 No	REMOVED BY RL	
Brick in Meter Area	🗌 Yes	🗌 No	DATE04-30-07	Filed
Other	🗌 Yes	🔲 No ^L		

It is your responsibility to have your facilities staked or exposed where our service(s) cross. Consumers Energy will not be liable for damages to your facilities that are not staked.



Date

Applicant's Name Address City, State Zip

Attached is a copy of Consumers Energy's expedited application process for underground electric and/or gas service.

Please complete the three page application and mail or fax it to:

Name Consumers Energy Address City, State Zip Fax No.

Please complete, sign and return your application with a check or credit card number for the estimated prepayment. I will complete your request, confirm receipt of your application service(s) spot location and prepayment, and attempt to schedule construction prior to your required service date. I will contact you if we are unable to schedule your service for construction prior to your requested date.

Please contact me at phone no. or email address if you have any questions regarding your request.

Thank you,

Your Name

CANCELLED BY ORDERU-6300	
REMOVED BY RL DATE 01-17-07	
Michigan Public Service	
Commission	
October 16, 2006	5



INFORMATION FOR COMPLETING THE ATTACHED **APPLICATION FOR NATURAL GAS AND** UNDERGROUND ELECTRIC SERVICE

BEFORE INSTALLATION

- According to public code, your natural gas meter cannot be located under or within 18" of an opening window or within two feet of the side of doors which open or in front of basement windows, and must be at least three feet from a power air intake or any source of ignition.
- · Consumers Energy reserves the right to determine the final meter(s) location.
- Meter(s) must be attached to a living unit (residential applications).
- · Site must be within three inches of final grade, with footings and foundation constructed and backfilled.
- Meter(s) will be installed between 2' to 6' 6" for gas and between 3'6" to 5' for electric above final grade.
- The service line(s) must be at least three feet away from a septic field and cannot run through it.
- Service(s) should not be located under concrete and must be accessible from property line to meter. However, Consumers Energy is able to bore under sidewalks and driveways, and service(s) may cross under them at an additional charge.
- For safety and accessibility, if the meter(s) are to be located on the driveway-side of the residence, a minimum of four feet is needed between driveway and building.
- Meter(s) cannot be placed on the backside of the residence.

FINAL RESTORATION

• After service(s) are installed, excavation will be backfilled. Final restoration is your responsibility.

METER SET INFORMATION

- Consumers Energy will install the meter(s) within 5 business days of the service installation and inspection.
- The gas meter will be set and prepared to connect to the fuel line. If your fuel lines are tied into the bracket prior to the meter set, Consumers Energy will need access to the home. If the home's gas consumption requires a larger capacity meter or is a multiple meter installation, it will be necessary to call 1-800-477-5050 to have your meter(s) installed. Your fuel lines must be tied into the meter bracket and at least one gas appliance must be connected.
- Your electric service will require electric inspection prior to meter set.

SPECIAL NOTES

- Consumers Energy reserves the right to deny or terminate service to any customer who elects use of an alternate natural or well gas source.
- When converting from bottled gas, natural gas must be exclusively used on the premises.
- If the gas main was financed under a CAP program, or this lot was included as part of a project, an additional lump sum or monthly contribution may apply.
- Certain loads may necessitate extra customer contributions.



Form 1240 9-2006 Page 2 of 4

TO CALCULATE ESTIMATED COST

Gas Service Less Than 22	\$	
Electric Service	Feet x \$4.50 =	\$
Temporary Underground E	\$	
If Temporary Service is Apr 15 will require an a d	\$	
Winter Construction** (All Trench Footage)	Feet x \$3.00 =	\$
Total Prepayment		\$

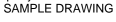
Consumers Energy reserves the right to bill based on actual trench footage including permit costs and other additional charges.

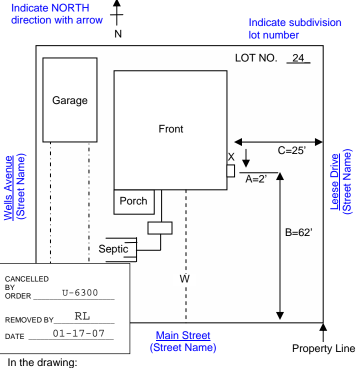
Temporary Electric Services have a maximum length of 10 ft.

*All service lengths over 224 feet will require Consumers Energy generated cost estimate.

****Winter Construction**

An additional construction charge of \$3.00 per foot will be applied to facilities installed December 15 thru April 15. Application for service must be received on or before November 1, the job site must be ready for construction, and estimated payment must be received on or before December 1 to avoid this additional winter construction charge. If you are in the early stages of construction, make sure your basement/foundation is backfilled and the service route from the building to the property line is within 3" of final grade.





- A = Measurement (in feet) from corner of building to meter(s) location.
- B = Total measurement (in feet) from property line to meter(s) location.
- C = Distance from house to lot line.
- = Gas Meter Location
- X = Electric Meter Location
- W = Water or Well



APPLICATION FOR NATURAL GAS AND UNDERGROUND ELECTRIC SERVICE

SERVICE TYPE: GAS	ELECTRIC BOTH		NDERGROUND ELECTRIC	
Name of Applicant or Business (Please	Print)	Applicant Applies for Natural Gas Service(s) at: Street Address		
Mailing Address (Street)		City and Zip Code		
Mailing Address (City, State, Zip Code)		Subdivision and Lot Number		
Home Phone No (include Area Code)	Business Phone No (include Area Code)	County	Township	
E-mail Address	Builder On Site Phone Number	Date Service Need	led	

IN ORDER TO SCHEDULE YOUR SERVICE(S) FOR CONSTRUCTION, PLEASE COMPLETE, SIGN AND RETURN THIS APPLICATION ALONG WITH YOUR PAYMENT.

YOUR ESTIMATED COST

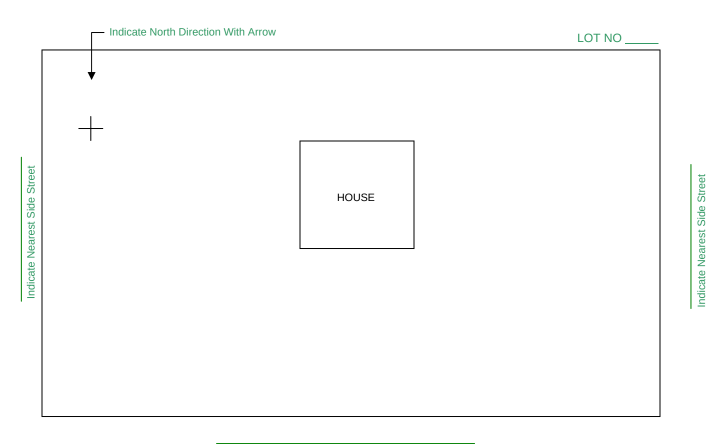
CHECK APPROPRIATE BOX(ES)

 Single Family Dwelling Duplex Mobile Home Temporary Electric 	☐ New ☐ Existing ☐ Modular			224 Feet * = \$200.00 Feet x \$ 4.50 = d Electric Service = \$360 is installed Dec 15 thru	\$ \$ \$
Electric Service Will Be Us Water Heating Electric Heat Air Conditioning – Size Service Size Amps Instantaneous Water H	Heat Pump Cooking Tons Other		April 15 it will require a Winter Construction (All Trench Footage) Total Prepayment	an additional charge of \$65. Feet x \$3.00 =	\$ \$ \$
Gas Service Will Be Used Heating – No. of Furnar Water Heating Cooking Dryer Pool Heater Sq Ft of BuildingL			NOTE: All service leng Energy generated estim	ices have a maximum length o ths over 224 feet will require a ate. e estimate at 224 feet. You will	Consumers
Please tell us the status of Vacant Lot Footing Basement – Backfill Co	your building site:				
Method of Payment:			Michigan Public Service Commission	CANCELLED BY ORDER0-6300	
Attach chec	k with this application or		October 16, 2006	REMOVED BY RL DATE 01-17-07	
For VISA/MasterCard Custom is ready to be processed, a Co	erCard Visa Check # ers: When your application for service onsumers Energy representative will opriate charges and collect the information	on	For Corporation:	ETED BY CONSUMERS ENERG	
•	Contact Name:	-]	Request No G.A.S. No	Work Order No _ Date By	
Alternate Phone #:	Est Payment:		0.7.00.110.	Dy	



APPLICATION FOR NATURAL GAS AND UNDERGROUND ELECTRIC SERVICE

SERVICE LOCATION SKETCH (Use in lieu of Site Plan)



Indicate Residence Street

Feet

Feet

Feet

Be sure to include on your site plan or drawing:

- A = Measurement (in feet) from corner of building to meter(s) location(s).
- B = Total measurement (in feet) from property line to meter location.
- C = Measurement (in feet) from house to lot line on meter side of the house.
- Gas Meter Location
- X = Electric Meter Location
- W = Water or Well Location

Check the appropriate boxes and show on your drawing if you have any other underground facilities:

Septic Field/Well Underground Wiring	☐ Yes ☐ Yes	□ No □ No		
Sprinkler System				n Public Service
Propane Tank	🗌 Yes	🗌 No		
Brick in Meter Area	🗌 Yes	🗌 No	Octobe	er 16, 2006
Other	_ Yes	🗌 No	Filed	
It is your responsibility to hav Consumers Energy will not be	e your facilities stal liable for damages	ked or exposed w to your facilities	where our service(s) cross	
				REMOVED BY RL
				DATE01-17-07



Date

Applicant's Name Address City, State Zip

Attached is a copy of Consumers Energy's expedited application process for underground electric and/or gas service.

Please complete the three page application and mail or fax it to:

Name Consumers Energy Address City, State Zip Fax No.

Please complete, sign and return your application with a check or credit card number for the estimated prepayment. I will complete your request, confirm receipt of your application service(s) spot location and prepayment, and attempt to schedule construction prior to your required service date. I will contact you if we are unable to schedule your service for construction prior to your requested date.

Please contact me at phone no. or email address if you have any questions regarding your request.

Thank you,

Your Name

Michigan Public Service Commission	CANCELLED BY U-6300 ORDER
April 20, 2006	REMOVED BY RL
Filed	DATE10-16-06



INFORMATION FOR COMPLETING THE ATTACHED APPLICATION FOR NATURAL GAS AND UNDERGROUND ELECTRIC SERVICE

BEFORE INSTALLATION

- According to public code, your natural gas meter cannot be located under or within 18" of an opening window or within two feet of the side of doors which open or in front of basement windows, and must be at least three feet from a power air intake or any source of ignition.
- Consumers Energy reserves the right to determine the final meter(s) location.
- Meter(s) must be attached to a living unit (residential applications).
- Site must be within three inches of final grade, with footings and foundation constructed and backfilled.
- Meter(s) will be installed between 2' to 6' 6" for gas and between 3'6" to 5' for electric above final grade.
- The service line(s) must be at least three feet away from a septic field and cannot run through it.
- Service(s) should not be located under concrete and must be accessible from property line to meter. However, Consumers Energy is able to bore under sidewalks and driveways, and service(s) may cross under them at an additional charge.
- For safety and accessibility, if the meter(s) are to be located on the driveway-side of the residence, a minimum of four feet is needed between driveway and building.
- Meter(s) cannot be placed on the backside of the residence.

FINAL RESTORATION

• After service(s) are installed, excavation will be backfilled. Final restoration is your responsibility.

METER SET INFORMATION

- Consumers Energy will install the meter(s) within 5 business days of the service installation and inspection.
- The gas meter will be set and prepared to connect to the fuel line. If your fuel lines are tied into the bracket prior to the meter set, Consumers Energy will need access to the home. If the home's gas consumption requires a larger capacity meter or is a multiple meter installation, it will be necessary to call 1-800-477-5050 to have your meter(s) installed. Your fuel lines must be tied into the meter bracket and at least one gas appliance must be connected.
- Your electric service will require electric inspection prior to meter set.

SPECIAL NOTES

- Consumers Energy reserves the right to deny or terminate service to any customer who elects use of an alternate natural or well gas source.
- When converting from bottled gas, natural gas must be exclusively used on the premises.
- If the gas main was financed under a CAP program, or this lot was included as part of a project, an additional lump sum or monthly contribution may apply.
- Certain loads may necessitate extra customer contributions.



Form 1240 3-2006 Page 2 of 4

TO CALCULATE ESTIMATED COST

Gas Service Less Than	\$	
Electric Service	Feet x \$4.50 =	\$
Temporary Underground	\$	
If Temporary Service Apr 15 will require an	\$	
Winter Construction** (All Trench Footage)	Feet x \$3.00 =	\$
Total Prepayment		\$

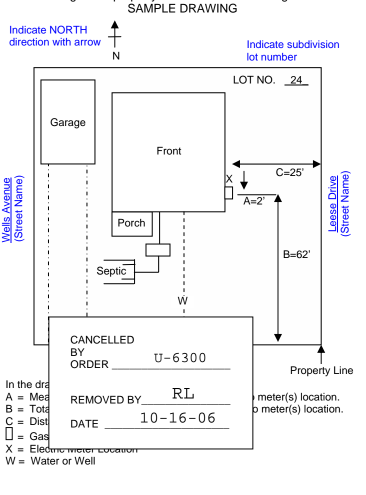
Consumers Energy reserves the right to bill based on actual trench footage including permit costs and other additional charges.

Temporary Electric Services have a maximum length of 10 ft.

*All service lengths over 224 feet will require Consumers Energy generated cost estimate.

**Winter Construction

An additional construction charge of \$3.00 per foot will be applied to facilities installed December 15 thru April 15. Application for service must be received on or before November 1, the job site must be received on or before December 2 to avoid this additional winter construction charge. If you are in the early stages of construction, make sure your basement/foundation is backfilled and the service route from the building to the property line is within 3" of final grade.





APPLICATION FOR NATURAL GAS AND UNDERGROUND ELECTRIC SERVICE

SERVICE TYPE: GAS		TEMPORARY U	NDERGROUND ELECTRIC
Name of Applicant or Business (Please	Print)	Applicant Applies for Natural G	as Service(s) at: Street Address
Mailing Address (Street)		City and Zip Code	
Mailing Address (City, State, Zip Code)		Subdivision and Lot Number	
Home Phone No (include Area Code)	Business Phone No (include Area Code)	County	Township
E-mail Address	Builder On Site Phone Number	Date Service Need	ded

IN ORDER TO SCHEDULE YOUR SERVICE(S) FOR CONSTRUCTION, PLEASE COMPLETE, SIGN AND RETURN THIS APPLICATION ALONG WITH YOUR PAYMENT.

CHECK APPROPRIATE BOX(ES)

 Single Family Dwelling Duplex Mobile Home Temporary Electric 	☐ New☐ Existing☐ Modular
Electric Service Will Be Used For: Water Heating Electric Heat Air Conditioning – Size Tons Service Size Amps Instantaneous Water Heater k	Heat Pump Cooking Other
Gas Service Will Be Used For: Heating – No. of Furnaces Water Heating Cooking Dryer Pool Heater Sq Ft of Building Load	Generator Out Building Garage Other BTU or CFH
Please tell us the status of your building s Uacant Lot Footing Basement – Backfill Completion Date -	Framed Completed

Method of Payment:

Attach check with this application

or

☐ MasterCard ☐ Visa ☐ Check #____ For VISA/MasterCard customers: I agree to pay the total amount for service installation charged in accordance with my credit arrangement

service installation charged in accordance with my credit arrangement. My account will be charged upon receipt of this application. Additional charges, if applicable, will also be charged to my account.

Card Number:

_____ Exp Date: ___

Authorized Signature:

YOUR ESTIMATED COST

Gas Service Less Than 224 Feet * = \$200.00	\$
Electric Service Feet x \$ 4.50 =	\$
Temporary Underground Electric Service = \$360	\$
If Temporary Service is installed Dec 15 thru April 15 it will require an additional charge of \$65.	\$
Winter Construction (All Trench Footage) Feet x \$3.00 =	\$
Total Prepayment	\$

Temporary Electric Services have a maximum length of 10 feet.

NOTE: All service lengths over 224 feet will require a Consumers Energy generated estimate.

*Prepay your gas service estimate at 224 feet. You will be notified of added charges.

Michigan Public Service Commission	CANCELLED BY U-6300 ORDER		
April 20, 2006	REMOVED BYRL		
Filed	DATE10-16-06		

Applicant Signature

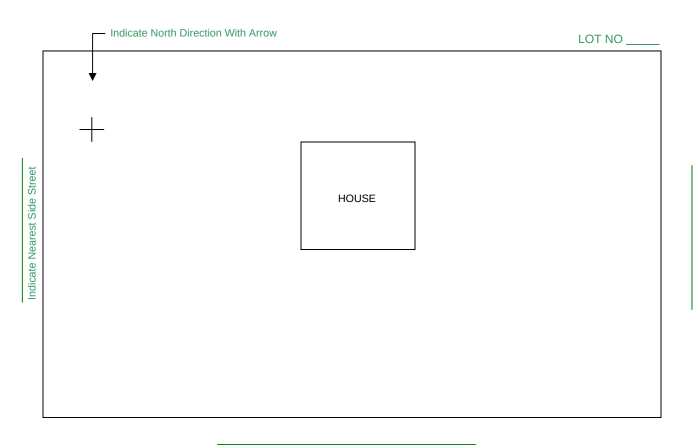
For Corporation:

Т	O BE COMPLETED BY	CONSUMERS ENERGY	,
Request No.		Work Order No.	
G.A.S. No	Date	Ву	



APPLICATION FOR NATURAL GAS AND UNDERGROUND ELECTRIC SERVICE

SERVICE LOCATION SKETCH (Use in lieu of Site Plan)



Indicate Residence Street

Be sure to include on your site plan or drawing:

- A = Measurement (in feet) from corner of building to meter(s) location(s).
- B = Total measurement (in feet) from property line to meter location.
- C = Measurement (in feet) from house to lot line on meter side of the house.
- Gas Meter Location
- X = Electric Meter Location
- W = Water or Well Location

Check the appropriate boxes and show on your drawing if you have any other underground facilities:

Yes Septic Field/Well No No Yes No No **Underground Wiring** Sprinkler System ☐ Yes □ No **Propane Tank** Yes 🗌 No Brick in Meter Area Yes □ No Yes 🗌 No Other _____

Michigan Public Service Commission
April 20, 2006
Filed

Feet

Feet

Feet

It is your responsibility to have your	r facilities staked or exposed where our service(s) cross
Consumers Energy will not be liable	e for damages to your facilities that are not staked.

CANCELLED BY ORDER	U-6300
REMOVED BY_	RL
DATE1	0-16-06

Indicate Nearest Side Street



Form 1244 2-2005

PRINCIPAL RESIDENCE

□ ALTERNATE RESIDENCE

Request Number

.

CUSTOMER: Please complete this form and return the white copy to us. An immediate response will enable us to give your request the proper attention required for its processing and scheduling for construction. Please submit an application for each house.

BUILDER: If this application is on a financed extension, please indicate contract number ____

Customer Name			Servi	ce Address		
City		ZIP Code	Cour	ty	Township	
Customer Phone - Area Code and Nur ()	mber		Alterr	nate Phone - Area Code and Nur)	mber	
Special Mailing Address (Monthly Ene	rgy Bill)	Post Office	City	,	State	Zip Code
Party To Be Billed (Construction Billing	g)	Address		City	State	Zip Code
How is Residence To be Heated?	bane 🗌	Other, Specify			Source of Water	City
SERVICE TO	SERV			ENTRANCE SIZE	SPECIAL ELE	CTRIC LOAD
Existing Building Permane Mobile Home Both UG Modular Is temporary one building	nt Overhead ant Underground Elec and Gas [*] for more than site? No	Permanent and service charg	Underground	100 Amps Amps Amps Amps *For Service Entrance Upgrade	Heat Pump* Heat Pump Air Conditionin Water Heater	kW kW g Btu Gal
*ENCLOSE GAS APPLICATION	FOR EACH A	DDRESS WHERE	CONSUMERS	S ENERGY GAS SERVICE IS R	EQUESTED.	
	DING STATUS Yes			Subdivision/Project Name	Lot/Unit Number	
□ Staked	Well/Sep		Date if No	Approx Date Temp Serv Req	Approx Date Perm	n Serv Req
Foundation Only Framed	_	Installed/Wired		Social Security Number	Driver's License N	umber
N Lot # <u>69</u> Proposed Meter Location Proposed Meter Location Proposed Meter Location Proposed Meter Location Proposed Meter Location Proposed Meter Location Proposed Meter Location Proposed Meter Location Proposed Meter Location Proposed Septic Proposed Meter Location Proposed Septic Proposed Meter Location Proposed Septic Proposed Septic Proposed Septic Proposed Septic Proposed Septic Proposed Septic Proposed Septic Proposed Septic Proposed Septic Porch Street Name EXAMPLE DRAWING	Lot Line/Nearest Side Street	Front Property Line	#	 FOLLOW THESE INSTRUCTION LEFT. YOU MAY ATTACH Indicate your desired electric Consumers Energy will con your finalized meter location wiring before you are notified may result in additional cost Your application for service unless the four corners of th Underground services shall or under concrete and shall meter. Check the appropriate box a other underground facilities: Septic Field Underground Wiring Sprinkler System Buried LP Tank Other 	A LARGER SKETCH c meter location along firm by mail (via the B n. CAUTION: If you d of this location by C to you. e to a new building of e building are staked. not be installed in a be readily accessible	H . g the shaded portion. Electric Service spot) u proceed with your Consumers Energy, it cannot be processed water service trench from property line to
				Consumers Energy will not	be liable for damages	
Remarks and Additional Information outside a platted subdivision)	м	ions to the buildin ichigan Public Servic Commission ril 20, 2006 ed	ie –	are not staked. CANCELLED BY U-6300 ORDERU-6300 REMOVED BY RL DATE10-16-06	es installed between additional charge du id these winter cons ed by November 10 r service constructi It from practical diffic k, mud, water, etc).	e to increased winter truction charges, the) and the customer on by December 1.
Applicant's Signature		Date Sig	ined	Request Center.	ut this application,	contact our Energy

7. SEE BACK OF SHEET FOR ADDITIONAL CONDITIONS AND **APPLICANT - RETAIN YELLOW COPY** REQUIREMENTS

(OVER)

- 1. An underground service may be located on the driveway side of the house if there is a minimum of three feet from edge of drive to house and area is not concrete or blacktop.
- 2. Your building footings and foundation must be installed and your building site graded within three inches of final grade and clear of obstructions before your underground permanent service can be installed.
- 3. The underground service trench will be backfilled and the earth neatly placed over the trench by the Company. You will be responsible for the final restoration of the trench.
- 4. Should our electric facilities (which normally run along the roadway) not reach your property, an additional contribution by you toward the cost of extending the facilities may be required. You will be notified should there be any electric facility extension costs.
- 5. You will be informed by return mail of your service entrance location and any necessary prepayment charges for the installation of your service.
- 6. If prepayment of the installation charge is not received within 60 days from the date of your request or if you are not ready to receive service on the service required date indicated on your request, the Company reserves the right to revise or change this proposal.
- 7. If temporary service is requested for more than one house, Consumers Energy will assign a special house number and it will be the customer's responsibility to request the removal of these facilities.
- 8. If Consumers Energy facilities are not adjacent to your jobsite, please provide with this application a copy of the legal description or survey of your property. (Legal description may be obtained from tax notice, contract, deed, etc.)

CANCELLED BY U-6300 ORDER	
REMOVED BYRL DATE10-16-06	
Michigan Public Service Commission	
April 20, 2006	



APPLICATION FOR RESIDENTIAL ELECTRIC SERVICE

Request Number

CUSTOMER: Please complete this form and return the white copy to us. An immediate response will enable us to give your request the proper attention required for its processing and scheduling for construction. Please submit an application for each house.

BUILDER: If this application is on a financed extension, please indicate contract number

			1			
Customer Name			Service Addr	ess		
City		ZIP Code	County		Township	
•			Altomate Di	one - Area Code and Num	ber	
Customer Phone - Area	Code and Number		()			-
Special Mailing Address	s (Monthly Energy Bill)	Post Office	City		State	Zip Code
Party To Be Billed (Con	struction Billing)	Address	<u> </u>	City	State	Zip Code
•					Course of Mistor	Ì
How is Residence To be		Other, Specify			Source of Water] City
SERVICE TO			raha Nesa	ENTRANCE SIZE	SPECIAL ELE	CTRIC LOAD
New Building	Permanent Overhead	Temporary Overhea		00 Amps	Elec Heating -	kW
Existing Building	Permanent Undergroun		round	Amps to Amps*		g kW
☐ Mobile Home ☐ Modular	Both UG Elec and Gas	Permanent and temp		IO Anips		g Da
Travel Trailer	Is temporary for more than one building site?	determined after		ervice Entrance Upgrade	0	
	Yes No	investigation.		GY GAS SERVICE IS BE	OUESTED.	
*ENCLOSE GAS A	BUILDING STATUS		Subdiv	ision/Project Name	Lot/Unit Number	
Yes Staked	Date if No Yes	Date i		Date Temp Serv Reg	Approx Date Perm	Serv Reg
		Installed/Wired				
		nstalled/wired	Social	Security Number	Driver's License N	umber
Framed		A DOULINGU		W THESE INSTRUCTION		
N	Lot # _69_	 Lot #		T. YOU MAY ATTACH A cate your desired electric		
+	Proposed		Cor	sumers Energy will confi	rm by mail (via the E	Electric Service spot
Septic	Location To			r finalized meter location ng before you are notified	I. CAUTION: If you I of this location by C	u proceed with your Consumers Energy, i
та d	Stre Str	i	en may	y result in additional cost t	to you.	
	0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,		tool wiri may suppose the second second second second second second second second second second second second second second second seco	r application for service ass the four corners of the	to a new building c building are staked.	annot be processed
Garage		2012년 - 11월 2013년 - 11월 20 11월 2013년 - 11월 br>11월 2013년 - 11월	3. Und	lerground services shall r	not be installed in a	water service trench
Lot Line/Nearest Side Street		Front	oru Mel	inder concrete and shall b ter.	e readily accessible	nom property line to
ot Line/Nea Driveway Water	Lot Line/Nearest		4. Che	eck the appropriate box an	nd show on your dra	wing if you have any
	50' 101 - Tot -		Sei Sei	er underground facilities: btic Field	Γ	🗆 Yes 🛛 No
Property Li		Property Line		derground Wiring		Yes No
Street Nam	e Stree	t		inkler System ied LP Tank		∐Yes ∐No ∐Yes ∐No
EXAMPLE DRA	WING	YOUR DRAWING	Oth			
				sumers Energy will not b	e liable for damages	to your facilities that
	al Information (include direc ision)	tions to the building site		not staked. lerground electric service	es installed betweer	n December 15 and
outside a platted subdiv			Mai	rch 15 will be subject to ter construction costs. To	an additional charge	ge due to increased
<u> </u>			the	application must be rece	ived by November 1	10 and the customer
			Ádo	site must be ready for ditional charges may resul	It from practical diffic	
			con	struction (examples: rock change or inquire about	<, mud, water, etc).	
Applic	ant's Signature	Date Signed	Red	quest Center.		
Form 1244 1-2003	APPLICANT - RET	AIN YELLOW COPY		E BACK OF SHEET F QUIREMENTS	OR ADDITIONAL	CONDITIONS AND (OVER)
			میں ہے۔ میں میں میں چروہ وہوں ہے۔ 	· · · · · · · · · · · · · · · · · · ·	- 58 T	(2.20)
	CELLED	Jaslan -			i ji ji	
BY ORD	FR U-6300		··· Anto	HIGAN PUBLIC		
			SERV	ICE COMMISSION		
REM	OVED BYRL				•	
	01 20 0	<u> </u>	344	R 19 2003		
DATE	E		MA	11 1 3 2003		
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		مربع میدود ۲۰ مربع	· ·	مىلەر قىغانلان بۆلەندىيايەن يامايى ، پ - بىغانبە بىغانىيا بىلا مىيەتتىمىمىلىات، مەلە	میں اور	

- 1. An underground service may be located on the driveway side of the house if there is a minimum of three feet from edge of drive to house and area is not concrete or blacktop.
- 2. Your building footings and foundation must be installed and your building site graded within three inches of final grade and clear of obstructions before your underground permanent service can be installed.
- 3. The underground service trench will be backfilled and the earth neatly placed over the trench by the Company. You will be responsible for the final restoration of the trench.
- 4. Should our electric facilities (which normally run along the roadway) not reach your property, an additional contribution by you toward the cost of extending the facilities may be required. You will be notified should there be any electric facility extension costs.
- 5. You will be informed by return mail of your service entrance location and any necessary prepayment charges for the installation of your service.
- 6. If prepayment of the installation charge is not received within 60 days from the date of your request or if you are not ready to receive service on the service required date indicated on your request, the Company reserves the right to revise or change this proposal.
- 7. If temporary service is requested for more than one house, Consumers Energy will assign a special house number and it will be the customer's responsibility to request the removal of these facilities.
- 8. If Consumers Energy facilities are not adjacent to your jobsite, please provide with this application a copy of the legal description or survey of your property. (Legal description may be obtained from tax notice, contract, deed, etc.)

CANCELLED BY ORDER	U-6300
REMOVED BY_	RL
DATEC	4-20-06
DATEC	04-20-06



APPLICATION FOR RESIDENTIAL ELECTRIC SERVICE

Request Number

CUSTOMER: Please complete this form and return the white copy to us. An immediate response will enable us to give your request the proper attention required for its processing and scheduling for construction. Please submit an application for each house.

BUILDER: If this applic	ation is on a fin	nanced extens	ion, please indicate c				••••••••••••••••••••••••••••••••••••••	·····
Customer Name S			Service	Service Address				
City ZIP Code			County	,		Township	<u></u>	
Customer Phone - Are	a Code and Nu	mber	I	Alterna	ite Phor	ne - Area Code and Numl	jer	
Special Mailing Addre	ss (Monthly Er	nergy Bill)	Post Office	City			State	ZIP Code
Party To Be Billed (Co	nstruction Billi	ng)	Address		_	City	State	ZIP Code
How is Residence To	Be Heated?					L	Source of Wat	er
🗌 Gas 🗌 Oil	🗌 Pi	ropane	🗋 Other, Specify				🗋 Well	🗌 City
SERVICE TO	a a ser	SER\	/ICE TYPE	e je tra vit		ENTRANCE SIZE	SPECIAL ELE	ECTRIC LOAD
🔲 New Building	🔲 Permanei	nt Overhead	🔲 Temporary O	verhead	1	00 Amps	🔲 Elec Heatin	gkW
Existing Building		nt Undergrou		nderground		Amps	Heat Pump	
Mobile Home	🔲 Both UG I	Elec and Gas*				toAmps*	Air Conditio	oningBtu
🔲 Modular	Is temporary 1		service charge w	ill be			🛛 🔲 Water Heat	terGal
Travel Trailer	one building s	site?	determined after investigation.	field	*For S	ervice Entrance Upgrad	。 □	
*ENCLOSE GAS APPLI	CATION FOR EA	ACH ADDRESS	WHERE CONSUMER	S ENERGY G	AS SER	/ICE IS REQUESTED.		
		DING STATUS			Subdi	vision/Project Name	Lot/Unit Numbe	er
Yes	Date if No	Yes	_	Date if No	<u> </u>		1	-
Staked		🗌 Well/Se	eptic Installed		Appro	ox Date Temp Serv Req	Approx Date Pe	rm Serv Reg
Foundation Only		_	e Installed/Wired _		Social	Security Number	Driver's License	Number
Framed	<u> </u>	Baseme	ent Backfilled					e =
Septic Septic Garage Front Front Porch I Property Lir Street Name EXAMPLE DRA Remarks and Additio site if outside a platter	WING nal Informatio	street	YOUR DRAWING	Lefi 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	T. YOU Indica portic Service proce by Co Your proce Under trend prope Check have a Servic Under Sprint Other Consu facilit Under and F increa const proce Sprint Other Consu facilit Under Sprint Other Consu facilit Under Sprint Other Consu facilit Under Sprint Other Consu facilit Novel const proce	rground Wiring kler System immers Energy will not ies that are not staked. rground electric service March 15 will be subje used winter constructio ruction charges, the a mber 10 and the custom ruction by December 1. cal difficulties encoun mud, water, etc). ange or inquire about t est Center.	R SKETCH. the meter location a will confirm by ma- meter location. (ore you are notifile result in additional the to a new build ners of the buildin hot be installed in d shall be readily and show on you facilities: Ye Ye be liable for d is installed betwee to an addition must er jobsite must be Additional charge tered in constru his application, co	along the shaded il (via the Electric CAUTION: If you ed of this location al cost to you. Iding cannot be g are staked. n a water service y accessible from r drawing if you s No s No s No amages to your then December 15 al charge due to oid these winter 15 al charge due to
Form 1244 2-97	APPLI	ICANT - RET	AIN YELLOW CO			BACK OF SHEET FOR IREMENTS		(OVER)
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CANCELLED BY	
ORDER	
REMOVED BY PMP	
DATE 3-19-03	
	ORDER

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BUILDER: If this application is on a financed extensio	n, please indicate contr	ract number	·	····			
Customer Name		Service Add	dress				
City ZIP Code Co		County			Township		
Customer Phone - Area Code and Number ()		Alternate P (hone)	- Area Code and Numb	per		
Special Mailing Address (Monthly Energy Bill)	Post Office	City			State	ZIP Code	2
Party To Be Billed (Construction Billing)	Address			City	State	ZIP Code	9
How is Residence To Be Heated?	Other, Specify				Source of Well	Water	у
SERVICE TO SERVI	CETYPE		*2 J 1	ENTRANCE SIZE	SPECIAL	ELECTRIC LO	AD 👘
New Building Permanent Overhead Existing Building Permanent Underground Mobile Home Both UG Elec and Gas* Modular Is temporary for more than one building site? Yes No	Temporary Overl Temporary Unde Permanent and temp service charge will be determined after field investigation.	orary d]) Amps Amps toAmps* rvice Entrance Upgrado	Heat Pu	ating ump ditioning Heater	kW Btu
*ENCLOSE GAS APPLICATION FOR EACH ADDRESS V	WHERE CONSUMERS PO	WER GAS SI	ERVIC	E IS REQUESTED.			
BUILDING STATUS				sion/Project Name	Lot/Unit Nu	mber	
	otic Installed	e if No	oprox	Date Temp Serv Req	Approx Dat	e Perm Serv R	eq
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Street NameStreet	Front Perty Line	4. Ch Sec O C C C C C C C C C C C C C C C C C C	ortior a Ele AUTIC tifies sult in our a rocess ander <u>o</u> ench roper neck 1 ave a roper a ptic F anderg orinkl ther bonsun our fa	round Wiring er System ners Power Company cilities that are not stal	Company will finalized met with your wi onsumers Pov a. e to a new hers of the bui ot be installe d shall be re- and show on facilities:	confirm by n er location. iring before y wer Company, building can ilding are stak ad in a water adily accessib your drawing Yes Yes Yes Yes Yes able for dam	nail (via you are , it may not be ed. service le from g if you No No No ages to
Remarks and Additional Information (include dire site if outside a platted subdivision)	ar in co No co pr	nd M creas onstru ovem onstru ractic	pround electric service arch 15 will be subje- ed winter constructio iction charges, the a ber 10 and the custom iction by December 1. al difficulties encoun ud, water, etc).	ct to an addit on costs. To application m er jobsite mus Additional cha	tional charge avoid these sust be receinst be ready for arges may res	due to winter ived by r service ult from	
Applicant's Signature	Date Signed	6. To	o cha	nge or inquire about t st Center.	his application	n, contact our	Energy
Form 1244 2-96 APPLICANT - RETA	AIN YELLOW COPY	7. SE	E B/	ACK OF SHEET FOR REMENTS.	ADDITIONAL	CONDITION	IS AND (OVER)
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and the second	ation is on a fina	inced extension	on, please indicate conti	act nui	nber	-		<u> </u>		
Customer Name !			Service Address							
City	ZIP Code			County			T	Township		
Customer Phone - Are ()	a Code and Num	nber		Alterr (ate Phon	e - Area Code and N	umber			<u></u>
Special Mailing Addre	ss (Monthly Ene	ergy Bill)	Post Office	City				State	ZIP C	ode
Party To Be Billed (Con	nstruction Billing	g)	Address			City		State	ZIP Co	ode
How is Residence To I	Be Heated?	pane	Other, Specify			I		Source of V	Vater	
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Existing Building	Permanent l				,	Amps	1 -] Heat Pump		kw
] Mobile Home	Both UG Elec	-	,	-		toAmp		Air Conditi		
Modular	is temporary fo	or more than	Permanent and temp service charge will be	orary] Water Hea		
] Travel Trailer	one building sit		determined after fiel	đ	****	vian Fratan 11	1	-		
	Ves	No	investigation.		"For Sei	vice Entrance Upgra	ade			
ENCLOSE GAS APPLI	CATION FOR EA	CH ADDRESS	WHERE CONSUMERS PC	WER G	AS SERVI	CE IS REQUESTED.				
	BUILDI	ING STATUS	· [문 사] 전 사람이 [_	1. S. S.	Subdivis	ion/Project Name	L	t/Unit Numb	er	
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				 F(••••••••••••••••••••••••••••••••••••••	IESE INSTRUCTION				
ite if outside a platter	wiNG al Information d subdivision)	Street Y (include dire	Perty Line OUR DRAWING Actions to the building Date Signed AIN YELLOW COPY	1	CAUTI notifie result Your process Under trench propet Check have a Septic Under Sprink Other Consu your f Under Sprink Under Sprink Under Februa winter charge the cur Decen difficu water. To cha Reque SEE B	ground Wiring ler System mers Power Compi acilities that are not ground electric s ry will be subject to construction costs es, the application r stomer jobsite mus iber 1. Additiona lties encountered i	ed with y construction y you. rvice 1 corner all not and s and s ox and ind fac ox and ind fac ox and ind fac ox and ind fac ox and is staked is staked is to re- i t	h your wirin sumers Power to a new b s of the build be installed thall be read shall be read shall be read show on y ilities:	ng before er Compar uilding c ling are st i in a wat lily access our drawi es es es ble for da January rge due to winter co y Novemb vice const sult from amples: rr contact o	annot be aked. ter service sible from ing if you No No No No through increased instruction ber 10 and practical ock, mud, bur Energy
			RUDIC SERVIC	4 COM	MSSION		7C.	DER AF	ay. VR 10	1996

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BUILDER: If this applic Customer Name						e Addres	5			
								17		
City			ZIP Code		Count	y		"	wnship	
Customer Phone - Are	a Code and Nu	mber	1		Altern	ate Phon	e - Area Code and Num	ber		
()					(<u>)</u>				
Special Mailing Addre	255		Post Office		City				State	ZIP Code
Party To Be Billed			Address				City		State	ZIP Code
How is Residence To	Be Heated?		L				I		Source of Wate	
🗌 Gas 🛛 🔲 Oil	- Pr	ropane	Other, Spec	tify					Well	
SERVICE TO		SERV	ЮЕ ТУРЕ				ENTRANCE SIZE		SPECIAL ELE	CTRICLOAD
New Building	Permanen	t Overhead	Temporar	v Overh	ead	100	Amps		Elec Heating	k
Existing Building		t Underground		•		1 =	Amps	ÌÈ	Heat Pump	k
Mobile Home	Both UG E			-	•		toAmps*	1C] Air Conditioni	ng B
Modular		for more than	Permanenta	and tem	porary			1C] Water Heater	6
Travel Trailer	one building		service charg determined investigation	after fie	eld eld	*For Se	rvice Entrance Upgrad	• []	
*ENCLOSE GAS APP	LICATION FOR 1	EACH ADDRES	S WHERE CONSU	IMERS P	OWER	GAS SERV	/ICE IS REQUESTED.			
	BUIL	DING STATUS				Subdivi	ision/Project Name	L.	ot/Unit Number	
Yes	Date if No	Yes		Date i	if No			4		
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ă; ≥	Ē Ĩ	_					any other undergroun	d fa	cilities:	
Property L	ine 🖌	P	roperty Line		-		ic Field erground Wiring		Ves	
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EXAMPLE DR			JUNDAMM				umers Power Compar			e for damage
						your 5. Und	facilities that are not s arground electric se	cak(ru. :es installer!	anuary thro
Remarks and Additional Information (include directions to the building			buildin	9.	Febr	uary will be subject to	ana	dditional charg	e due to incre	
site if outside a platt	ed subdivision))			-	wint	er construction costs.	То	avoid these w	inter constru
					_	char	ges, the application m	ust	be received by	November 10
						the Corr	customer jobsite must Imber 1. Additional	ch-	ready for servi	lt from nra
					-	diffi	culties encountered in		nstruction (exa	mples: rock.
						wate	er, etc).			
<u> </u>	line shie filme			Signed	- (5. To d	hange or inquire abou	nt th	is application, c	ontact our Er
App	olicant's Signat	ur C	Date	adues			jest Center.			
Earm 1344 0 00							BACK OF SHEET FO	R A	DDITIONAL CO	JNDITIONS
Form 1244 8-90	APPI	LICANI · KE	TAIN YELLOW	COPI	L	REQ	UIREMENTS.			(0

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	Address			.•	
County	/	Township		State	<u> </u>
Altern	ate Phone - Area	Code and Numb	ær		
]()				
		City		ZIP Code	
		City		ZIP Code	
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	ENTRAN	CE SIZE if in the second			
ead	[] 100 Amps				
ground			\equiv	•	
porary	<u> </u>	Amps*			blu
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19 3. 19 4 19 5 6	the Electric Se CAUTION: If notified of th result in addit Your applica processed un Underground trench or un property line Check the ap have any othe Septic Field Underground Sprinkler Syst Other Consumers P your facilities Undergroun February wi increased wi construction from practi (examples: r To change on Request Cent	ervice spot) your you proceed wis is location by C cional cost to yo ition for servin less the four cor- services shall the der concrete ar to meter. propriate box ar underground Wiring tem ower Company that are not sta d electric servin that are not servin that are	r finalized m with your v ionsumers P u. ce to a new ners of the l not be insta id shall be and show o facilities: [will not be iked. vices instal to an addi on costs. application s encountor v, etc). this application	eter locatio viring befo vower Comp w building are alled in a w readily acco on your draw Yes Yes Hisble for Uted Janua tional cha To avoid th o must be read hal charges ered in co tion, contact	n. re you arror bany, it ma cannot b staked. ater service essible from wing if yo No No No No damages t ry throug rge due t hese winta ese winta by for service may resu onstruction t our Energe
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CONSUMERS POWER COMPANY APPLICATION FOR RESIDENTIAL ELECTRIC SERVICE

CP Co Request Number

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Dear Customer:

Customer Name		Service Addr	ess	tota	710
County Customer Phone	Alt Phone Area Code	Lity	Subdivision Name		21P
Area Code	Number Area Code	Number			
Provid Mailing Address	Poet Uttica		CITV .		Z.12
Party To Be Billed	Address		City		ZIP
	Bui	ider's Address			
s Your Building Location Within the (TY LIMITS Y es ino		_ `	•••	
Check Appropriate Boxes					
SERVICE TYPE	ENTRANCE SIZE		PECIAL ELECTRIC LO		
Overhead Elec	100 Amps		Electric Heating Air Conditioning		New Building
Underground Elec Both UG Elec and Gas [*]	Amps toAmps*		Water Heater	Dta	Mobile Home
Temporary Elec	•				Modular
A. Is Temp Service for more	*For Service Entrance Upgrade				Units
than one building site?	BUILDING CONST	RUCTION ST	ATUS	•	~
Yes No	<u></u>			DI	SERVICE
B. Is Temp Service		<u>YES [</u>	DATE IF NO	<u>_nt</u>	UUINED DATE
Underground or	Staked		· · · · · · · · · · · · · · · · · · ·	Temporar	ν
C. Temp Service charge will	Foundation Only Framed	_		Permanen	t
be determined after field	Well/Septic Installed				
investigation.	Entrance installed/Wired				
Enclose gas application for each addre	ss Basement Backfilled				•
where Consumers Power Company gas ervice is requested.	Elec Inspection Complete				
service is requested.			THESE INSTRUCTIO	INS TO COMPL	
N Lot#69	Lot #		G" ON LEFT. YOU M		
Proposed			cate your desired elect		
Septic Meter		1. India port	ion. Consumers Power	Company will co	nfirm by mail (via the
		Elec	tric Service spot) your	finalized meter l	ocation. CAUTION: I
- 20		you	proceed with your wirity by Consumers Power	ng before you ar	e notified of this loca
Garage B'	Lot Line	cost	to vou.		
ق <u>المحمد</u> المحمد ا محمد المحمد ا محمد المحمد المحم المحمد المحمد الم	5 Front 5		r application for service		
Reach L		3. Lind	ss the four corners of the erground services shall r	not be installed in	h a water service trench
Mater 20		or u	nder concrete and shall	be readily access	ible from property line
Drivev 		tom 4. Che	eter. Service cable may (ck the appropriate box	cross sidewalks of and show on you	: driveways. ur drawing if you have
i I Property Line	Property Line		other underground facili		in crunning in you not
Street Name	Street	Sept	tic Field	Yes	No No
EXAMPLE DRAWING	YOUR DRAWING		erground Wiring	Yes	No No
			nkler System	🔲 Yes	No No
	•	Othe	er	🗌 Yes	No No
Remarks and Additional Information	(include directions to the building site		sumers Power Company		e for damages to you
if outside a platted subdivision)		6 Und	ities that are not staked. erground electric service	es installed Janu	ary through February
		will	be subject to an additio	nal charge due to	o increased winter con-
		struc	tion costs. To avoid ication must be received	these winter cor by November 10	struction charges, the
		site	must be ready for con	struction by De	cember 1. Additiona
		char	ges may result from pro	actical difficultie	s encountered in con-
Applicants Signature	Date Signed		ction (examples, rock, m change or inquire abou		n, contact our Energy
Applicants Signature	Cate orgina		uest Center.		n, oonaat aan an a
	and the second se		BACK OF SHEET FO	R ADDITIONA	L CONDITIONS AND
APPLICANT - RETAIN YELLOW C	<u>DPY</u>	/ HEL	UIREMENTS.	BL	C SERVICE
	CANCELLED BY.			(3)	LES OVER
	NCELLEU	<u> </u>		18 4	「い」
	CANCEL ORDER 4 198	301		(Interview)	32 1223 5
	ORDEN 4 190 JAN 4 190 REMOVED BY.		N I	12,	
	I JAN (\mathcal{O}	3	12	INE S
		History		A A A	K
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	WILL WILl W	•			

- 1. An underground service may be located on the driveway side of the house if there is a minimum of three feet from edge of drive to house and area is not concrete or blacktop.
- 2. Your building footings and foundation must be installed and your building site graded within three inches of final grade and clear of obstructions before your underground permanent service can be installed.
- 3. The underground service trench will be backfilled and the earth neatly placed over the trench by the Company. You will be responsible for the final restoration of the trench.
- 4. Should our electric facilities (which normally run along the roadway) not reach your property, an additional contribution by you toward the cost of extending the facilities may be required. You will be notified should there be any electric facility extension costs.
- 5. You will be informed by return mail of your service entrance location and any necessary prepayment charges for the installation of your service.
- 6. If prepayment of the installation charge is not received within 60 days from the date of your request or if you are not ready to receive service on the service required date indicated on your request, the Company reserves the right to revise or change this proposal.
- 7. If temporary service is requested for more than one house, Consumers Power Company will assign a special house number and it will be the customer's responsibility to request the removal of these facilities.
- 8. If Consumers Power Company facilities are not adjacent to your jobsite, please provide with this application a copy of the legal description or survey of your property. (Legal description may be obtained from tax notice, contract, deed, etc.)

<i>Consumers</i>	Energy

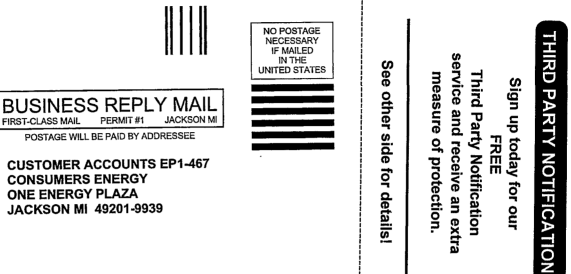
Certificate of Medical Emergency

Customer Name	Phone Number Account Number				
Customer Address	Date Mailed To or Left With Customer				
TO BE FURNISHED E	BY CUSTOMER				
Name Of Person III	Relationship To Customer				
I certify that the above named person is a member of my family or is a permanent resident at this address and I authorize the following information to be furnished and verified to Consumers Energy Company.					
· · · · · · · · · · · · · · · · · · ·	Customer Signature Date				
IF A MEDICAL EMERGENCY EXISTS IN YOUR HOME, UTILITY SERVICE WIL EXCEED 21 DAYS PROVIDED YOU HAVE A PHYSICIAN, PUBLIC HEALTH OR S THIS INFORMATION MUST BE RECEIVED AT OUR OFFICE WITHIN THREE DAY	L BE CONTINUED DURING THE EMERGENCY FOR A PERIOD NOT TO OCIAL SERVICE OFFICIAL COMPLETE THE FOLLOWING INFORMATION. S IF SERVICE IS TO BE CONTINUED.				
FOLLOWING INFORMATION TO BE FURNISHED BY A PHYS	FOLLOWING INFORMATION TO BE FURNISHED BY A PHYSICIAN, PUBLIC HEALTH OR SOCIAL SERVICE OFFICIAL				
is there a medical emergency at the above address 🌐 Yes 🔲 No	Will discontinuation of utility service aggravate this medical emergency? Yes No				
Describe the medical emergency					
Period of time medical emergency will exist Days Physic					
Signature Date	Job Title if Non-Physician				
Business Address	Business Phone Number ()				
Return White Copy to Address at Right Yellow Copy - Customer Pink Copy - Office	CONSUMERS ENERGY COMPANY				

Form 1339 6-97



CANCELLED BY ORDER___ REMOVED BY PAR DATE 3-19-03



المرابب الماليين المراب المالة المتعد والمالية والمرابع

Our free Third Party Notification service gives you an extra measure of protection against having your energy service shut off.

You can arrange to have a friend, relative, landlord or agency receive a copy of any shutoff notice we send you. If you're out of town or overlook this notice, the person you choose can give you a friendly reminder.

Send in this completed application today we'll take care of the rest! THIRD PARTY NOTIFICATION

I request that Consumers Energy send a copy of any shutoff notice I receive to the consenting party indicated below. I understand that the person who receives the copy of my shutoff notice does not assume any responsibility for payment of my account.

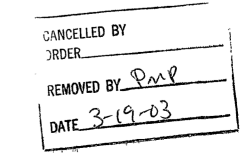
YOUR NAME	YO	YOUR ACCOUNT NUMBER		
YOUR ADDRESS (STREET, O	CITY, STATE, ZIP CODE)	<u></u>		
YOUR TELEPHONE NO.	YOUR SIGNATURE	DATE		
FRIEND'S NAME				
FRIEND'S ADDRESS (STREE	ET, CITY, STATE, ZIP CODE)			
FRIEND'S TELEPHONE NO.	FRIEND'S SIGNATURE	DATE		
Check here if this is a landlord tenant agreemen		property nsumers Consumers Energy		



CANCELLED BY ORDER	U-6300
REMOVED BY_	RL
DATEU	7-28-06

BUSINESS REP FIRST-CLASS MAIL PERMIT # POSTAGE WILL BE PAID BY CUSTOMER ACCOUN CONSUMERS ENERG 212 W MICHIGAN AV JACKSON MI 49201	ADDRESSEE	See other side for details!	Sign up today for our FREE Third Party Notification service and receive an extra measure of protection.	THIRD PARTY NOTIFICATION
Our free Third Party Notifica- tion service gives you an extra measure of protection against having your energy service shut off.	DARTY shutoff notice	 I receive erstand that notice doe y account. 	ners Energy send a copy of to the consenting party ind at the person who receives the es not assume any responsibl YOUR ACCOUNT NUMBER	licated e copv
You can arrange to have a friend, relative, landlord or agency receive a copy of any shutoff notice we send you. If you're out of town or overlook this notice, the person you choose can give you a friendly reminder.	YOUR ADDRESS (STREET, CITY, STATE, ZIP CODE) YOUR TELEPHONE NO. YOUR SIGNATURE () FRIEND'S NAME FRIEND'S ADDRESS (STREET, CITY, STATE, ZIP CODE) FRIEND'S TELEPHONE NO. FRIEND'S SIGNATURE ()		DATE	
Send in this completed application today - we'll take care of the rest!	Check here if this is a landlord/ tenant agreement. Form 1394 3-2001	onal injury o cur should lecustomer's	Consumers Consumers Em	orgy

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SPECIALIZED HOME ENERGY ANALYSIS



REMOVED BY

		MICHIGAN'S PROGRESS
me	· · · ·	Date
ldress		Phone
y, ZIP Code		Account Number
,,,=		
ENERGY CONSER	VATION MEASU	RES
Estimated Annual Heating Co	st \$	1 (1990) - 1 (1996) -
		Estimated Annual Range of Savings
iority Measures (See Reverse Side for Explanation)	Percent	Dollars
1. Water Heater Insulation	_	\$ to \$
2. Low-Flow Shower Head	_	\$ to \$
3. Caulking	2% to 5%	\$to \$
4. Weatherstripping	1% to 2%	\$ to \$.
5. Ceiling Insulation *See reverse side for venting requirements	15% to 25%	\$ to \$
6. Wall Insulation	10% to 17%	\$ to \$
7. Band Joist Insulation	1% to 2%	\$ to \$
8. Floor Insulation	10% to 17%	\$ to \$
9. Duct Insulation	2% to 4%	\$ to \$
10. Clock Thermostat	7% to 11%	\$ to \$
I. Clock manifold		
Used rooms. If possible, close the heating duct that supplies heat to an unused room. Look for a lever on duct near the furnace and adjust it to close the damper inside the duct. tight fit r Don't block registers with furniture, rugs, etc. Registers should also be cleaned periodically. Dust and dirt buildup will cause your furnace to work harder. Close all distribution in light. Set thermostat to a maximum of 65°F. A 3% savings can be realized for every degree you dial down on your thermostat. Lower you furnace to will keep to the distribution in cleaned periodically. Dust and dirt light. Insulate and weatherstrip all attic access doors. Dorain a p bottom c twice yee areas, such as garage, attic, crawl space, or outside. Place insulation gaskets on electric plugs or switches that are Drain a guate root cleaned periodical.	our water heater temper 20°F; 140°F if you use ar or frequently launde	Turn off the dishwasher when the wash and rinse portion of a cycle is finished. Preheat oven only when necessary. Except for baking, most foods will cook satisfactorily without preheating the oven. Launder with cold water for cer- tain fabrics and always rinse in cold water to greatly reduce hot water requirements. Dry loads one after another to make use of stored-up heat in the dryer. Be sure to clean the filter after each load. Use low-watt light bulbs in areas where bright light is not needed. Turn off all unneces- sary lights when leaving a room. The booklet "Saving Energy Is A Family Affair" provided as part of this audit offers more helpful facts about how you can conserve
	ne specialized Home ent Security Commissic ce No. (If Applicable)	

ESTIMATED ANNUAL RANGE OF SAVINGS

Your actual savings may be different from the estimated ranges provided in this analysis. These ranges are based on Department of Energy residential conservation statistics and an analysis of 3,500 residential homes previously audited by Consumers Power Company under the Residential Conservation Services Program.

The percent ranges shown in the third column are multiplied by an estimate of your heating cost to determine a range of annual dollar savings shown in the fourth column.

NOTE: The estimated ranges cannot be added together if you install two or more measures. The total savings is normally less than the sum of the individual savings.

DESCRIPTION OF MEASURES

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The percent of range of savings for the conservation measures were calculated in accordance with the following criteria:

Measure	Criteria
1. Water Heater Insulation	Save \$10 to \$15 for a gas water heater. Save \$15 to \$25 for an electric water heater.
2. Low-Flow Shower Head	Save \$10 to \$15 for a gas water heater. Save \$20 to \$25 for an electric water heater.
3. Caulking	Includes all areas around windows, doors, chimneys, foundation, etc.
4. Weatherstripping	Includes areas around windows and doors.
	D 10 involution added to an existing 0 to 2 inches of
5. Ceiling Insulation	R-19 insulation added to an existing 0 to 3 inches of insulation ($R-2$ to $R-13$).
* Venting requirements - One so	
* Venting requirements – One so ceiling area, or one square foor	insulation (R-2 to R-13). Juare foot of net ventilation for every 150 square feet of
* Venting requirements – One so ceiling area, or one square foo if a vapor barrier is used.	insulation (R-2 to R-13). uare foot of net ventilation for every 150 square feet of t of net ventilation for every 300 square feet of celling area
 Venting requirements - One so ceiling area, or one square foor if a vapor barrier is used. 6. Wall Insulation 	insulation (R-2 to R-13). uare foot of net ventilation for every 150 square feet of t of net ventilation for every 300 square feet of ceiling area u R-11 insulation added to uninsulated walls.
 Venting requirements - One so ceiling area, or one square foor if a vapor barrier is used. 6. Wall Insulation 7. Band Joist Insulation 	insulation (R-2 to R-13). Juare foot of net ventilation for every 150 square feet of t of net ventilation for every 300 square feet of ceiling area u R-11 insulation added to uninsulated walls. R-11 insulation added to uninsulated band joists.

PRIORITIZING CONSERVATION MEASURES

Even though a measure may show a high range of savings, it may not be the most cost-effective measure if it has a high initial cost. The more cost-effective measures are prioritized in Column 1. For example, since a free water heater wrap has been provided, it should be installed before other measures.

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ENERGY ASSURANCE PROGRAM SPECIALIZED HOME ENERGY ANALYSIS



Name					Date
Address					Phone
City, ZIP (Code			<u> </u>	Account Number
	ENERG Estimated Annual		ATION MEASU	RES	
	T			Estimated An	nual Range of Savings
Priority	Measures (See Reverse Side for Explanation	on)	Percent		Dollars
	1. Water Heater Insulation			\$	to \$
	2. Low-Flow Shower Head			\$	to \$
	3. Caulking	-	2% to 5%	\$	to \$
	4. Weatherstripping		1% to 2%	\$	to \$
	5. Ceiling Insulation *See reverse side for venting requirements		15% to 25%	\$	to \$
	6. Wall Insulation		10% to 17%	\$	to \$
	7. Band Joist Insulation		1% to 2%	\$	to \$
	8. Floor Insulation		10% to 17%	\$	to \$
	9. Duct Insulation		2% to 4%	\$	to \$
	10. Clock Thermostat		7% to 11%	\$	to \$
	Close registers and doors in un- used rooms. If possible, close the neating duct that supplies heat to an unused room. Look for a lever on Juct near the furnace and adjust it to close the damper inside the duct. Don't block registers with furniture, rugs, etc. Registers should also be cleaned periodically. Dust and dirt ouildup will cause your furnace to work harder. Set thermostat to a maximum of 55°F. A 3% savings can be real- zed for every degree you dial down on your thermostat. Insulate and weatherstrip all attic access doors. Plug gaps around ducts, pipes, etc, that pass through wall, creas, such as garage, attic, crawl space, or outside. Place insulation gaskets on elec-	tight fit reduplastic storm storms are u Close all dra to reduce he the window fation in win light. Wear two ou clothing aro will keep you ture to 120 dishwasher of with hot wa Drain a pail bottom dra twice yearly buildup.	appes and blinds at nig aat loss and drafts ne s. Place movable insi ndows seldom used f r three layers of ligh und the house. This ou warmer than one ter. water heater temper 'F; 140°F if you use or frequently launde	ss ht [or a- a ter	 Save energy by air drying dishes. Turn off the dishwasher when the wash and rinse portion of a cycle is finished. Preheat oven only when necessary. Except for baking, most foods will cook satisfactorily without preheating the oven. Launder with cold water for cer- tain fabrics and always rinse in cold water to greatly reduce hot water requirements. Dry loads one after another to make use of stored-up heat in the dryer. Be sure to clean the filter after each load. Use low-watt light bulbs in areas where bright light is not needed. Turn off all unneces- sary lights when leaving a room. The booklet "Saving Energy Is A Family Affair" provided as part of this audit offers more helpful
	tric plugs or switches that are located on outside walls. Seal all cracks where the first- floor walls meet the founda- tion. y that 'I am currently unemployed and acknowl	around refr	for air circulation igerators and freezer		facts about how you can conserve energy through the care and proper use of appliances, heating and cooling systems and lighting.

I certify that I am currently unemployed and acknowledge receipt of the conservation package provided with the specialized Home Energy Analysis.



ESTIMATED ANNUAL RANGE OF SAVINGS

Your actual savings may be different from the estimated ranges provided in this analysis. These ranges are based on Department of Energy residential conservation statistics and an analysis of 3,500 residential homes previously audited by Consumers Power Company under the Residential Conservation Services Program.

The percent ranges shown in the third column are multiplied by an estimate of your heating cost to determine a range of annual dollar savings shown in the fourth column.

<u>NOTE</u>: The estimated ranges cannot be added together if you install two or more measures. The total savings is normally less than the sum of the individual savings.

The percent of range of savings for the conservation measures were calculated in accordance with the following criteria:

DESCRIPTION OF MEASURES

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	Criteria
. Water Heater Insulation	Save \$10 to \$15 for a gas water heater. Save \$15 to \$25 for an electric water heater.
2. Low-Flow Shower Head	Save \$10 to \$15 for a gas water heater. Save \$20 to \$25 for an electric water heater.
3. Caulking	Includes all areas around windows, doors, chimneys, foundation, etc.
4. Weatherstripping	Includes areas around windows and doors.
5. Ceiling Insulation	R-19 insulation added to an existing 0 to 3 inches of insulation (R-2 to R-13).
ceiling area, or one square foot	are foot of net ventilation for every 150 square feet of of net ventilation for every 300 square feet of ceiling area
ceiling area, or one square foot	uare foot of net ventilation for every 150 square feet of of net ventilation for every 300 square feet of ceiling area
ceiling area, or one square foot if a vapor barrier is used.	uare foot of net ventilation for every 150 square feet of of net ventilation for every 300 square feet of ceiling area
ceiling area, or one square foot if a vapor barrier is used. 6. Wall Insulation	uare foot of net ventilation for every 150 square feet of of net ventilation for every 300 square feet of ceiling area R-11 insulation added to uninsulated walls.
ceiling area, or one square foot if a vapor barrier is used. 6. Wall Insulation 7. Band Joist Insulation	uare foot of net ventilation for every 150 square feet of of net ventilation for every 300 square feet of ceiling area R-11 insulation added to uninsulated walls. R-11 insulation added to uninsulated band joists.

PRIORITIZING CONSERVATION MEASURES

Even though a measure may show a high range of savings, it may not be the most cost-effective measure if it has a high initial cost. The more cost-effective measures are prioritized in Column 1. For example, since a free water heater wrap has been provided, it should be installed before other measures.

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Customer Address									
Address				Date		· · · · ·		Arrangem 1 Contruct	ant Services
Address	·							2. Bid Shee	
Address			City				3. Bid Assis		
ZIP Code		Telephone N	No.	Account No.				4. Lender L	
		r sieptione h		Account No.	、	•		5. Credit A	
udit Week	Date		Time				Total	6. Credit A Gas	ssistance
annut lann					Gas				
pecial Instruction	ns			1.			Month	ly Base	•.
			• •	Jan	July		Annu	I Heating	r
				Feb	Aug		Ccf	n ricating	s
Space Htg	Supplier		CP Co		~			Electric	Monthly B
Notor Hto	Supplier	<u> </u>	Rates	Mar	Sept				
Nater Htg	Subhier		Gas	10	0			A	Contine
Electric Supplier	_1		Elec	Apr	Oct	·····		Annua	Cooling
				May	Nov		kWh		\$
If your home is	s heated by a source o	f fuel other t	han electricity or natural				<u> </u>		6
gas, only the su	pplier of the other fu	uel may audit	your furnace unless you	June	Dec		Therm		\$
			ederal law requires that it your furnace, although	Oil Gal	Propane Ga	Other He		uels Wood Cords	Coal To
	ly the fuel for it, pleas				, spane da	LICE KVVI	,		
Customer			······································	Oil \$	Propane \$	Elec \$		Wood \$	Coal \$
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	-								
Structure	Slab		Crawl	F	Basement		<u> </u>	Jpper Aparti	nent
One-Story	Two-St	ory	Attic		Knee-Walls			ower Aparti	
Comments					-				
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orm 1454 4-85									

			GENERAL	INFORMATIO	DN.	
Date and Time (Auto Inp	ut)		C.m	ate No 👎	x . Araysis	
Account Number				Group: .	X i 1 Heating	<u>Bate Group Key:</u>
Analysis Number				lling Type:	1 0 Cooling	1. CP Gas and Electric 2. Mich Con Gas and
Auditor Number	·	<u></u>		of People	1 Hot Water	CP Electric 3. CP Gas and Detroit
Name, Address, City, ZIP	Code and Phone (F	Refer to Front fr		ested in Program		Edison Electric
		Climate A	•	od of Payment		Description Trans Mar
Method of Payment:	1	1. Nor	· · · · · ·	Cash/Check/Cha	_	
Customer Qualification:		2. Sout	thern 3. /	ee Waived	2. Qualified for ECFP	1. Single Family 2. Multifamily 3. Mobile Home
			ENERGY	NFORMATIC	DN	
Fuel Type:	· Units:	Аллиа	Use Base	Use/Month	Secondary Heating Usage Fact	or 0%
Oil		2			•	•
Natural Gas Propane		2				
Electricity		2			Units Key	<u> </u>
Wood		2		· · · · ·	1. None (Estimate 2. Units (Col. The	-
Coal		2			2. Units (Gal, The 3. Dollars	rms, Etc)
· · · · · · · · · · · · · · · · · · ·	HEATING SY	STEM			COOLING SYSTE	M
		Existing	Proposed		· · · · · · · · · · · · · · · · · · ·	
System Type:		Gatating	Proposed	System Ty		Existing Proposed
Efficiency		6	1 7			1
High Eff/Diff Replace 0	(No) 1 (Yes)					x
Thermostat: Day Tempe	rature	6	8 6		t: Day Temperature	76 76
: Setback Te	mperature	6	8 6	8	: Setup Temperature	76 76
: Setback Ho	urs	L1	3 8		: Setup Hours	8 8
Uninsulated Duct Length Uninsulated Pipe Length				Uninsulate	d Duct Length (Ft)	x .
Install Flue Vent Damper					· · · ·	
•	System Type k		······		System Type Key:	System Age Key:
1. Gas Furnace 2. Electric Furnace		lectric Baseboard ropane	1		1. Central Electric 2. Central Gas	1. Less Than 5 2. 5-10
3, Heat Pump		il Furnace			2. Central Gas 3. Heat Pump	2. 5-10 3. More Than 10
4. Electric Ceiling C	able 8. W	ood Stove/Firep			4. Electric Window/Wall Unit	
			FLOORS A	AND CEILIN	65	
Total Conditioned Area		Ceilir	g Height	8] Floor Type Key:	
		#2	#3	#4	1. Over Heated Basement	
Floor Type:	. ·				2. Over Unheated Baseme	ent
Area/Ft					3. Over Vented Crawl	* ·
Exist R	0	0	o	0	4. Over Unvented Crawl 5. Slab on Grade	
Final R	0	0	0	0	6. Mobile Home	
Stem Area					7. Over Conditioned Spa 8. Other	ce .
Exist R	0	0	0	0		
Final R	x	x	x	x		Key:
Ceiling Type:					1. Open/Floored (Accessi	
Area					2. Cathedral/Closed Slope	
Exist R					(No Added Insulation)	
Final R	×	x	x	x	3. Open Slope (Addition 4. Below Conditioned Sp.	
ECFP R	x	x	x	X	5 Other	
	L1 <u>^1</u>				ل ا	
Vent Area			/ent or Vapor 0 (No) 1 (Yes)	1]	

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MICHIGAN RESIDENTIAL CONSERVATION SERVICES HOME ENERGY ANALYSIS REPORT(a)



Customer _____

____ Phone No. _____ Acct No.

Description of Measures Estil Ceiling Insulation Location: (d) 2 dd R-11 to reach R	ractor Installation nated Payb tt(b) Year	Dack Estimat Cost(b		Estimated First-Year Energy Saving
Description of Measures Estil Ceiling Insulation Location: (d) add R-11 to reach R	nated Payb Year	pack Estimat rs(c) Cost(b) Years(c)	First-Year
Ceiling Insulation Location: (d) 2 add R-11 to reach R				
1 add R-11 to reach R				
2 add R-19 to reach R				
3 add R-19 to reach R				
4 add Rto reach R-30 or 38 (d) 5 add Rto reach R(d) Location: (d) 6 Attic Ventilation Location: (d) 7 Wall Insulation (a) Location: Add R 8 Knee Walls or Open Frame (e) Add R 9 Band Joist (e) Location: Add R 0 Basement Wall Insulation (e) Location: Add R 1 Floor Insulation (f) Location: Add R 12 Sterm Wall Insulation (f) Location: Add R 13 Storm Windows/Glass Location: 1 14 Storm Windows/Plastic Location: 1 15 Glass Treatment Location: 1 16 Add Storm Doors Location: 1 17 Foundations Kore Walls Insulation (f) Location: 1 18 Bass Treatment Location: 1 1 19 Glass Treatment Location: 1 1 10 Bass Treatment Location: 1 1				
5 add Rto reach Rto; (0) 6 Attic Ventilation Location: Add R 7 Wall Insulation (e) Location: Add R 8 Knee Walls or Open Frame (e) Add R 9 Band Joist (e) Location: Add R 9 Band Joist (e) Location: Add R 10 Basement Wall Insulation (e) Location: Add R 11 Floor Insulation (f) Location: Add R 12 Sterm Wall Insulation (f) Location: Add R 13 Storm Windows/Glass Location: Insulation: 14 Storm Doors Location: Insulation: 15 Glass Treatment Location: Insulation: 16 Add Storm Doors Location: Insulation: 18 Weatherstripping Location: Insulation: 18 Doors and Windows Insulation: Insulation:				
6 Attic Ventilation Location: Add R 7 Wall Insulation (e) Location: Add R 8 Knee Walls or Open Frame (e) Add R 9 Band Joist (e) Location: Add R 0 Basement Wall Insulation (e) Location: Add R 10 Basement Wall Insulation (e) Location: Add R 11 Floor Insulation (f) Location: Add R 12 Sterm Wall Insulation (f) Location: Add R 13 Storm Windows/Glass Location: 1 14 Storm Windows/Plastic Location: 1 15 Glass Treatment Location: 1 16 Add Storm Doors Location: 1 17 Foundations Weatherstripping – 1 18 Doors and Windows 1 1				
7 Wall Insulation (a) Add R 8 Knee Walls or Open Frame (e) Add R 9 Band Joist (e) Location: 9 Band Joist (e) Add R 10 Basement Wall Insulation (e) Location: 11 Floor Insulation (f) Location: 12 Sterm Wall Insulation (f) Location: 13 Storm Windows/Glass Location: 14 Storm Windows/Plastic Location: 15 Glass Treatment Location: 16 Add Storm Doors Location: 17 Foundations Image: Caulking - Doors/Windows/ 18 Weatherstripping Doors and Windows				
8 Knee Walls or Open Frame (e) Add R 9 Band Joist (e) Location: Add R 10 Basement Wall Insulation (e) Location: Add R 11 Floor Insulation (f) Location: Add R 12 Stern Wall Insulation (f) Location: Add R 13 Storm Windows/Glass Location: Add R 14 Storm Windows/Plastic Location: I 15 Glass Treatment Location: I 16 Add Storm Doors Location: I 17 Foundations I I 18 Weatherstripping – Doors and Windows I				
9 Band Joist (e) Location: Add R 10 Basement Wall Insulation (e) Location: Add R 11 Floor Insulation (f) Location: Add R 12 Sterm Wall Insulation (f) Location: Add R 13 Storm Windows/Glass Location:				
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2 Stem Wall Insulation (f) Location: 13 Storm Windows/Glass Location: 14 Storm Windows/Plastic Location: 15 Glass Treatment Location: 16 Addtorm Doors Location: 17 Foundations Location: 18 Doors and Windows/ Location:	·			
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14 Storm Windows/Plastic 15 Glass Treatment 16 Add Storm Doors 17 Caulking Doors/Windows/ 18 Weatherstripping 18 Doors and Windows				
15 Glass Treatment Location: 16 Add Storm Doors Caulking Doors/Windows/ 17 Foundations Weatherstripping 18 Doors and Windows	- ⁻	·	1 · · · · · · · · · · · · · · · · · · ·	
16 Add Storm Doors Caulking Doors/Windows/	· · ·			
17 Foundations Weatherstripping – 18 Doors and Windows				
18 Doors and Windows	• •	1 .		
19 Clock Thermostat setting at ⁹ F for Hours	. :		·	
		• ; •	•	
Location: Add R 5			·	
21 Vent Damper				
22 Replace Heating System: Type AFUE%				
22 Replacement Air Conditioner. SEER%				
Water Heater Add B 7				
25 Water Heater Degrees Setback ⁰ F				
CUMULATIVE SAVINGS CA	LCULATION		,	
Total energy cost savings from the installation of more than one program measure may sum of energy cost savings of each measure installed individually.		Savings as on report		ATION

The results of this Home Energy Analysis and the notes on the back of this form have been explained to me and I have been offered assistance in arranging installation and financing of the Energy Conservation Measures.

Date Consultant Customer ANCELLED BY Form 1455 10-86 JAN 31 1890 REMOVED BY ÖRDER -EB2

NOTES FOR CONSERVATION MEASURES

- (a) The actual installation costs you incur, energy savings you realize and payback period you experience from the installation of these measures may be different from the estimates contained in this Energy Analysis Report. Although the estimates are based on measurements of your house, they are also based on assumptions which may not be totally correct for your household, future costs and future weather conditions.
- (b) Estimated installation costs are based on average market prices of acceptable products in your area. Actual prices may vary depending on your selection of contractors and/or the particular product you choose to install. Also, the total installation cost of two or more measures simultaneously may be less than the total installation cost for each measure individually. Costs do not include modifications or unique adaptations to your particular home.
- (c) The Payback Years are based on escalated energy cost. The actual payback may vary depending on your selection of products and contractors as well as your personal life style. A "25+" indicates that the payback exceeds 25 years.
- (d) The minimum level of insulation applies to those areas that are accessible and presently insulated to a level less than R-19. The maximum level of insulation applies to those areas that are accessible and presently insulated to a level less than R-30 or R-38. The Consultant performing this Energy Analysis will tell you which value applies to your home. This analysis only evaluates maximum ceiling insulation levels if the R-value difference between the existing and proposed levels is R-11 or greater.
- (e) Only open wall areas are considered as do-it-yourself projects for wall insulation.

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- (f) In conjunction with insulation of a floor over a crawl space, the crawl space should have both proper ventilation and a ground cover vapor barrier. Floor insulation for a mobile home means skirting to enclose the space under the home or insulation applied to the underside of the mobile home. For slab-on-grade homes, floor insulation means insulation material installed around the perimeter of or on the slab.
- (g) Although some of these measures may require annual maintenance, this analysis assumes that their installation would cause no significant change in your home maintenance costs.

Sec.

CONTRACT FOR STANDBY ELECTRIC SERVICE (Rates A-1, A-3, A-4, A-5, B, C and PS-1)

PART I

.

Date of Agreement		Effective Date of C	Contract
Initial Term of Contract	_ Year(s)		
COMPANY:		CUSTOMER (Billir	ng Name and Address):
CONSUMERS ENERGY COMPANY (a	Michigan Corporation)		·····
Region			
			(Name)
(Street & Number)			(Street & Number)
(City, State & Zip Code) Name at Service Location		(City, State & Zip Code)
Service Address	(Street & Nurr		
City			
Service Characteristics: 60 Hertz			
Standby Capacity kW			
Residential Rate Standby Only:	Rate A-1	Rate A-3	
Residential Rate Standby and Purchase Rate:	Rate A-1	Rate A-3	and 🗌 Rate A-5
General Service Primary Rate(s) Standby Only:	Rate B	Rate C	Rate PS-1
General Service Primary Rate(s) Standby and Purchase Rate:	Rate B	Rate C	Rate PS-1
TERMS AND CONDITIONS, PART II, is TERMS AND CONDITIONS.	s a part of this agreement.	CUSTOMER ACKNO	WLEDGES HAVING READ SAID
CONSUMERS ENERGY COMPANY			(Customer)
Ву		Ву	<u></u>
(Print or Type Name)			Print or Type Name)
Title		Title	
*A Power Purchase Agreement is required for	customers desiring to sell energ	ly to the Company under F	Rate CG.
Form 1811 4-97			



CANCELLED BY ORDER IN CASE NO. U 300 MAR <u>302001</u> 24:1981 REMOVED BY C

TERMS AND CONDITIONS

PART II

- 1. The Company shall supply, and the Customer shall purchase hereunder, electric energy as standby for the operation of Customer's facility at the Service Address described in Part I.
- 2. The electric energy to be supplied hereunder shall have the characteristics identified in Part I. Delivery shall be made at one mutually agreeable point upon the Customer's premises. Energy sold by the Company to said Customer shall be metered by meters furnished, installed and maintained by the Company. A location for the metering equipment that is suitable to the Company shall be provided by the Customer and adequate protection afforded to avoid damage to or tampering or interference with such metering equipment. The Company shall make periodic tests of its meters and keep them within standards of accuracy required by the Michigan Public Service Commission.
- 3. The Company may at any time install special meters or other instrumentation as it desires to monitor the parallel operation of the two systems or as the Company deems necessary to protect the safety of the customer, the Company's employees or the Company's system.
- 4. The service hereunder shall be governed by the rules and regulations set forth in the Company's Schedule of Rates Governing the Sale of Electric Service (a copy of which will be furnished to the Customer upon request) and by the Company's Residential Service Rate and General Service Rate identified in Part I (a copy of which is attached hereto and made a part hereof) and such further revisions and amendments thereof, supplements thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission.
- 5. This agreement will extend for an initial term identified in Part I, from the effective date identified in Part I, and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least 30 days' written notice of its desire to terminate the same at the expiration of any yearly period.
- 6. The Customer's standby capacity shall be initially established as provided in Part I. Such capacity is for the sole use of the Customer for the purpose aforesaid, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than as herein provided.
- 7. Except as to the capacity and minimum charges payable by the Customer, prescribed in said rate identified in Part I and attached hereto, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto, provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
- 8. Operation of the Customer's existing generating equipment in parallel with the Company's generating system is agreed to by the Company subject to the provisions of Rule B10.6C General Provisions of Service Parallel Operation Requirements. A copy of the page containing said Rule B10.6C is attached hereto. Customer's protective equipment specifications and design shall be consistent with Consumers' Protective Relaying, Metering, and Telemetering Guidelines for Independently Owned Generation, and any successor documents.

Form 1811 4-97

- 9. The Customer shall provide the Company with detailed electrical diagrams and other necessary data on the Customer's generating system, including interfacing devices, for the Company's review. Any facility alteration deemed necessary by the Company for either the safety of the Customer or the protection of the Company's system shall be made by the Customer at the Customer's expense.
- 10. The Customer shall provide a control system which will automatically separate the Customer's generator(s) from the Company's electric system in the event of a loss of power from the Company's electric system. A lockable disconnecting device shall be installed by the Customer between the Customer's generator(s) and the Company's electric system.
- 11. The Company shall make a final inspection of the Customer's electric interconnection facilities before the Customer takes service under this contract. The Customer shall obtain approval from the Company prior to making any revisions to the Customer's energy source, control system or the interface between the two power systems after this final inspection.
- 12. Should the parallel operation of the Customer's generator(s) cause interference with the Company's system or other customers' service, the Customer shall immediately discontinue parallel operation upon notification by the Company. If the Customer fails to discontinue operation upon notice by the Company, the Company may immediately disconnect the Customer's system from the Company's system.
- 13. The electric measuring instruments from which information is taken for billing purposes will be equipped with ratchets or attachments to prevent a credit to the Customer for any current which its plant may generate and send back into the Company's lines.
- 14. This contract inures to and binds the successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the service location indicated in Part I except as contained herein. Any attempt by the Customer to assign or otherwise alienate this contract without the Company's prior written consent shall be void.
- 15. This agreement cancels and supersedes, as of the effective date identified in Part I, the agreement between the Company and the Customer dated______,19____ (the prior agreement) for the supply of electric energy at the Service Address.

16. Special Terms and Conditions_

Form 1811 4-97



CANCELLED BY ORDER IN CASE NO. U- 1,300 MAR 3 0 2001 REMOVED BY

CONTRACT FOR STANDBY ELECTRIC SERVICE (Rates A-1, A-3, A-4, A-5, B, C and PS-1)

PART	
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Date of Agreement	·······	Effective Date of Co	ntract
Initial Term of Contract	Year(s)		
COMPANY:	· ·	CUSTOMER (Billing	Name and Address):
CONSUMERS POWER COMPANY	(a Michigan Corporation)		
Region		••	(Name)
· · · · · · · · · · · · · · · · · · ·			. ,
(Street & Number)		(5	Street & Number)
(City, State & Zip Code) Name at Service Location			y, State & Zip Code)
Service Address			<u></u>
City	County	Township	
Service Characteristics: 60 Hertz	Phase Volts		
Standby Capacity kW			
Residential Rate Standby Only:	Rate A-1 Rate A-4	☐ Rate A-3 ☐ Rate A-5	
Residential Rate Standby and Purchase Rate:	Rate A-1 Rate A-4	Rate A-3Rate A-5	and Rate CG*
General Service Secondary Rate Standby Only:	☐ Rate B	Rate C	Rate PS-1
General Service Secondary Rate Standby and Purchase Rate:	Rate B and Rate CG*	🔲 Rate C	Rate PS-1
TERMS AND CONDITIONS, PART I TERMS AND CONDITIONS.	l, is a part of this agreement. C	USTOMER ACKNOWL	EDGES HAVING READ SAID
CONSUMERS POWER COMPANY			(Customer)
Ву		Ву	
(Print or Type Name)		· ·	rint or Type Name)
Title		Title	
*A Power Purchase Agreement is required	for customers desiring to sell energy t	to the Company under Rate	CG.
Form 1811 8-94			1 200
	PUBLIC SERVICE	Commission 994 OV	CG. INCELLED BY CO 300 ORDER MAR 24 1987 MAR 24 1987 REMOVED BY THE
	Children and and a state of the	Lind Line .	

PART II

- 1. The Company shall supply, and the Customer shall purchase hereunder, electric energy as standby for the operation of Customer's facility at the Service Address described in Part I.
- 2. The electric energy to be supplied hereunder shall have the characteristics identified in Part I. Delivery shall be made at one mutually agreeable point upon the Customer's premises. Energy sold by the Company to said Customer shall be metered by meters furnished, installed and maintained by the Company. A location for the metering equipment that is suitable to the Company shall be provided by the Customer and adequate protection afforded to avoid damage to or tampering or interference with such metering equipment. The Company shall make periodic tests of its meters and keep them within standards of accuracy required by the Michigan Public Service Commission.
- 3. The Company may at any time install special meters or other instrumentation as it desires to monitor the parallel operation of the two systems or as the Company deems necessary to protect the safety of the customer, the Company's employees or the Company's system.
- 4. The service hereunder shall be governed by the rules and regulations set forth in the Company's Schedule of Rates Governing the Sale of Electric Service (a copy of which will be furnished to the Customer upon request) and by the Company's Residential Service Rate and General Service Rate identified in Part I (a copy of which is attached hereto and made a part hereof) and such further revisions and amendments thereof, supplements thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission.
- 5. This agreement will extend for an initial term identified in Part I, from the effective date identified in Part I, and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least 30 days' written notice of its desire to terminate the same at the expiration of any yearly period.
- 6. The Customer's standby capacity shall be initially established as provided in Part I. Such capacity is for the sole use of the Customer for the purpose aforesaid, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than as herein provided.
- 7. Except as to the capacity and minimum charges payable by the Customer, prescribed in said rate identified in Part I and attached hereto, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto, provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
- 8. Operation of the Customer's existing generating equipment in parallel with the Company's generating system is agreed to by the Company subject to the provisions of Rule B10.6C General Provisions of Service Parallel Operation Requirements. A copy of the page containing said Rule B10.6C is attached hereto. Customer's protective equipment specifications and design shall be consistent with Consumers' Protective Relaying, Metering, and Telemetering Guidelines for Independently Owned Generation, and any successor documents.

Form 1811 8-94

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- 9. The Customer shall provide the Company with detailed electrical diagrams and other necessary data on the Customer's generating system, including interfacing devices, for the Company's review. Any facility alteration deemed necessary by the Company for either the safety of the Customer or the protection of the Company's system shall be made by the Customer at the Customer's expense.
- 10. The Customer shall provide a control system which will automatically separate the Customer's generator(s) from the Company's electric system in the event of a loss of power from the Company's electric system. A lockable disconnecting device shall be installed by the Customer between the Customer's generator(s) and the Company's electric system.
- 11. The Company shall make a final inspection of the Customer's electric interconnection facilities before the Customer takes service under this contract. The Customer shall obtain approval from the Company prior to making any revisions to the Customer's energy source, control system or the interface between the two power systems after this final inspection.
- 12. Should the parallel operation of the Customer's generator(s) cause interference with the Company's system or other customers' service, the Customer shall immediately discontinue parallel operation upon notification by the Company. If the Customer fails to discontinue operation upon notice by the Company, the Company may immediately disconnect the Customer's system from the Company's system.
- 13. The electric measuring instruments from which information is taken for billing purposes will be equipped with ratchets or attachments to prevent a credit to the Customer for any current which its plant may generate and send back into the Company's lines.
- 14. This contract inures to and binds the successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the service location indicated in Part I except as contained herein. Any attempt by the Customer to assign or otherwise alienate this contract without the Company's prior written consent shall be void.
- 15. This agreement cancels and supersedes, as of the effective date identified in Part I, the agreement between the Company and the Customer dated______,19____ (the prior agreement) for the supply of electric energy at the Service Address.

16. Special Terms and Conditions____



AGREEMENT FOR AUXILIARY OR STANDBY ELECTRIC SECONDARY SERVICE

AGREEMENT, made this day of	, 19, between
CONSUMERS POWER COMPANY (_ Region), herein termed the Company, and
	of
Michigan, herein termed the Customer, as follows:	

1. The Company shall supply, and the Customer shall purchase hereunder, electric energy as auxiliary or standby to the Customer's parallel-operated, ______ powered electric generating plant located at ______ of _____ of ______ in ______ of

2. The service hereunder shall be governed by the rules and regulations set forth in the Company's Schedule of Rates Governing the Sale of Electric Service (a copy of which will be furnished to the Customer upon request) and by the Company's Electric Service Rate ______, (a copy of which is attached hereto and made a part hereof) and such further revisions and amendments thereof, supplements thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission.

3. The electric service supplied by the Company shall be alternating current, ______ phase, 60 hertz, secondary service at approximately ______ volts. Delivery shall be made at a mutually agreeable point upon the Customer's premises. Electric service supplied to the Customer by the Company shall be metered by meters furnished, installed and maintained by and at the expense of the Company. A location for the metering equipment, suitable to the Company, shall be provided by the Customer and adequate protection afforded to prevent tampering with or interference with or damage to such metering equipment.

4. The Customer shall provide the Company with detailed electrical diagrams and other necessary data on the generating system, including interfacing devices, for the Company's review. Any facility alteration deemed necessary by the Company for either the safety of the Customer or the protection of the Company's system shall be made at the Customer's expense.

5. The Customer shall provide, at his expense, a control system which will automatically separate the Customer's generator(s) from the Company's system in the event of a loss of power from the Company's electric system. A lockable disconnecting device shall be installed by the Customer between the meter and the generator.

6. The Company shall make a complete final inspection and test of the Customer's electric interconnection facilities before the Customer takes service under this Agreement. The Customer shall obtain approval from the Company prior to making any revisions to his energy source, its control systems or the interface between the two power systems after this final installation and test.

7. The Company may at any time install special meters or other instrumentation as it desires to monitor the parallel operation of the two systems or as the Company deems necessary to protect the safety of the Customer, the Company's employees or the Company's system.

8. Should the parallel operation of the Customer's generator(s) cause interference with the Company's system or other customers' service, the Customer shall immediately discontinue parallel operation upon notification by the Company. If the Customer fails to discontinue operation upon notice by the Company, the Company may immediately disconnect the Customer's system from the Company's system.

9. Electric service provided under this Agreement shall be for the sole use of the Customer and shall not be transmitted elsewhere, shared or resold by the Customer.

Form 1811 8-87

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10. Neither party to this Agreement shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm, flood, explosion, breakage or accident to machinery or equipment, or by any other cause beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party to this Agreement; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in the rules and regulations set forth in the Company's Schedule of Rates Governing the Sale of Electric Service.

11. This Agreement will extend for an initial term of one year from the date above and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least thirty (30) days' written notice of its desire to terminate this Agreement at the expiration of any yearly period.

12. This Agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between the parties to this Agreement in relation to electric service at the above location except as contained in this Agreement. Any attempted transfer or assignment of this Agreement or any rights thereunder by the Customer without the Company's prior written consent shall be void.

CONSUMERS POWER COMPANY		Customer	•
By Title:	By Title:		<u></u>
-			

2

CONTRACT FOR STANDBY ELECTRIC SERVICE (Rule D7 and Rates B-1 and CG)

	PARTI			
Date of Agreement		Effective [Date of Contract	
Initial Term of Contract	Year(s)			
COMPANY:		CUSTOM	ER (Billing Name and Address):	
CONSUMERS ENERGY COMPANY (a	a Michigan Corporation)			
		. <u></u>	(Name)	
(Street & Number)			(Street & Number)	
(City, State & Zip Code)	<u> </u>		(City, State & Zip Code)	
Name at Service Location			<u> </u>	
Service Address	(Street & Number)		
City			ownship	
Service Characteristics: 60 Hertz	Phase Voits	5		
Firm Capacity kW	Standby Capacity	kW	Standby Start Level	_ kW
General Service Secondary Rate Standby Only:	Rate C (Rule D7)			
General Service Secondary Rate Standby and Purchase Rate:	Rate C (Rule D7)		Rate CG* (Rate C)	
General Service Primary Rate(s) Standby Only:	Rate B-1 Rate D (Rule D7) Rate F (Rule D7)		Rate J (Rule D7)	
General Service Primary Rate(s) Standby and Purchase Rate:	☐ Rate B-1 ☐ Rate D (Rule D7) ☐ Rate F (Rule D7) ☐ Rate J (Rule D7) ☐ Rate J (Rule D7) ☐ Rate PS-3 (Rule D7)		Rate CG* (Rate D) Rate CG* (Rate F) Rate CG* (Rate J) Rate CG* (Rate PS-3)	

TERMS AND CONDITIONS, PART II, is a part of this agreement. CUSTOMER ACKNOWLEDGES HAVING READ SAID TERMS AND CONDITIONS.

CONSUMERS ENERGY COMPANY	(Customer)
Ву	Ву
(Print or Type Name)	(Print or Type Name)
Title	Title

*A Power Purchase Agreement is required for customers desiring to sell energy to the Company under Rate CG.

Form 1812 4-97



CANCELLED BY ORDER IN CASE NO. U1, 300 MAI **REMOVED BY**

TERMS AND CONDITIONS

PART II

- 1. The Company shall supply, and the Customer shall purchase hereunder, electric energy as standby for the operation of Customer's facility at the Service Address described in Part I.
- 2. The electric energy to be supplied hereunder shall have the characteristics identified in Part I. Delivery shall be made at one mutually agreeable point upon the Customer's premises. Energy sold by the Company to said Customer shall be metered by meters furnished, installed and maintained by the Company. A location for the metering equipment that is suitable to the Company shall be provided by the Customer and adequate protection afforded to avoid damage to or tampering or interference with such metering equipment. The Company shall make periodic tests of its meters and keep them within standards of accuracy required by the Michigan Public Service Commission.
- 3. The Company may at any time install special meters or other instrumentation as it desires to monitor the parallel operation of the two systems or as the Company deems necessary to protect the safety of the customer, the Company's employees or the Company's system.
- 4. The service hereunder shall be governed by the rules and regulations set forth in the Company's Schedule of Rates Governing the Sale of Electric Service (a copy of which will be furnished to the Customer upon request) and by the Company's General Service Rate identified in Part I (a copy of which is attached hereto and made a part hereof) and such further revisions and amendments thereof, supplements thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission.
- 5. This agreement will extend for an initial term identified in Part I, from the effective date identified in Part I, and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least 30 days' written notice of its desire to terminate the same at the expiration of any yearly period.
- 6. The Customer's firm capacity and standby capacity shall be initially established as provided in Part I. Such capacity is for the sole use of the Customer for the purpose aforesaid, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than as herein provided.
- 7. The Customer's standby start level is the level of output of the customer's generator, below which standby service may begin to be supplied. The standby start level shall be equal to or less than the nameplate rating of the generator and equal to or greater than the standby capacity described in Part I.
- 8. Except as to the capacity and minimum charges payable by the Customer, prescribed in said rate identified in Part I and attached hereto, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto, provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
- 9. Operation of the Customer's existing generating equipment in parallel with the Company's generating system is agreed to by the Company subject to the provisions of Rule B10.6C General Provisions of Service Parallel Operation Requirements. A copy of the page containing said Rule B10.6C is attached hereto. Customer's protective equipment specifications and design shall be consistent with Consumers' Protective Relaying, Metering, and Telemetering Guidelines for Independently Owned Generation, and any successor documents.

Form 1812 4-97

- 10. The Customer shall provide the Company with detailed electrical diagrams and other necessary data on the Customer's generating system, including interfacing devices, for the Company's review. Any facility alteration deemed necessary by the Company for either the safety of the Customer or the protection of the Company's system shall be made by the Customer at the Customer's expense.
- 11. The Customer shall provide a control system which will automatically separate the Customer's generator(s) from the Company's electric system in the event of a loss of power from the Company's electric system. A lockable disconnecting device shall be installed by the Customer between the Customer's generator(s) and the Company's electric system.
- 12. The Company shall make a final inspection of the Customer's electric interconnection facilities before the Customer takes service under this contract. The Customer shall obtain approval from the Company prior to making any revisions to the Customer's energy source, control system or the interface between the two power systems after this final inspection.
- 13. Should the parallel operation of the Customer's generator(s) cause interference with the Company's system or other customers' service, the Customer shall immediately discontinue parallel operation upon notification by the Company. If the Customer fails to discontinue operation upon notice by the Company, the Company may immediately disconnect the Customer's system from the Company's system.
- 14. The electric measuring instruments from which information is taken for billing purposes will be equipped with ratchets or attachments to prevent a credit to the Customer for any current which its plant may generate and send back into the Company's lines.
- 15. This contract inures to and binds the successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the service location indicated in Part I except as contained herein. Any attempt by the Customer to assign or otherwise alienate this contract without the Company's prior written consent shall be void.
- 16. This agreement cancels and supersedes, as of the effective date identified in Part I, the agreement between the Company and the Customer dated _______,19____ (the prior agreement) for the supply of electric energy at the Service Address.

17. Special Terms and Conditions_

Form 1812 4-97



CANCELLED BY ORDER IN CASE NO. U. BOO MAR 3-0-REMOVED BY

CONTRACT FOR STANDBY ELECTRIC SERVICE (Rule D7 and Rates B-1 and CG)

PART I

Date of Agreement		Effective I	Date of Contract
Initial Term of Contract	Year(s)		
COMPANY:		CUSTOM	ER (Billing Name and Address):
CONSUMERS POWER COMPANY (a	Michigan Corporation)		
			(Name)
			(Name)
(Street & Number)			(Street & Number)
(City, State & Zip Code)			(City, State & Zip Code)
Name at Service Location			
Service Address			•
	(Street & Numbe	r)	· · · · · · · · · · · · · · · · · · ·
City	County	Te	ownship
Service Characteristics: 60 Hertz	Phase Volt	s .	
Firm Capacity kW	Standby Capacity	kW	Standby Start Level kW
General Service Secondary Rate Standby Only:	Rate C (Rule D7)		
General Service Secondary Rate Standby and Purchase Rate:	Rate C (Rule D7)		Rate CG* (Rate C)
General Service Primary Rate(s) Standby Only:	Rate B-1 Rate D (Rule D7)		Rate J (Rule D7) Rate PS-3 (Rule D7)
General Service Primary Rate(s) Standby and Purchase Rate:	Rate B-1 Rate D (Rule D7) Rate F (Rule D7) Rate J (Rule D7) Rate PS-3 (Rule D7)		 Rate CG* (Rate D) Rate CG* (Rate F) Rate CG* (Rate J) Rate CG* (Rate PS-3)
TERMS AND CONDITIONS, PART IN TERMS AND CONDITIONS.	, is a part of this agreement.	CUSTOMER	ACKNOWLEDGES HAVING READ SAID
CONSUMERS POWER COMPANY		<u> </u>	(Customer)

Ву	Ву
(Print or Type Name)	(Print or ⊤ype Name)
Title	Title

*A Power Purchase Agreement is required for customers desiring to sell energy to the Company under Rate CG.

Form 1812 3-95



ORDER MAR 24 1961 REMOVED BY

TERMS AND CONDITIONS

PART II

- 1. The Company shall supply, and the Customer shall purchase hereunder, electric energy as standby for the operation of Customer's facility at the Service Address described in Part I.
- 2. The electric energy to be supplied hereunder shall have the characteristics identified in Part I. Delivery shall be made at one mutually agreeable point upon the Customer's premises. Energy sold by the Company to said Customer shall be metered by meters furnished, installed and maintained by the Company. A location for the metering equipment that is suitable to the Company shall be provided by the Customer and adequate protection afforded to avoid damage to or tampering or interference with such metering equipment. The Company shall make periodic tests of its meters and keep them within standards of accuracy required by the Michigan Public Service Commission.
- The Company may at any time install special meters or other instrumentation as it desires to monitor the parallel operation of the two systems or as the Company deems necessary to protect the safety of the customer, the Company's employees or the Company's system.
- 4. The service hereunder shall be governed by the rules and regulations set forth in the Company's Schedule of Rates Governing the Sale of Electric Service (a copy of which will be furnished to the Customer upon request) and by the Company's General Service Rate identified in Part I (a copy of which is attached hereto and made a part hereof) and such further revisions and amendments thereof, supplements thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission.
- 5. This agreement will extend for an initial term identified in Part I, from the effective date identified in Part I, and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least 30 days' written notice of its desire to terminate the same at the expiration of any yearly period.
- 6. The Customer's firm capacity and standby capacity shall be initially established as provided in Part I. Such capacity is for the sole use of the Customer for the purpose aforesaid, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than as herein provided.
- 7. The Customer's standby start level is the level of output of the customer's generator, below which standby service may begin to be supplied. The standby start level shall be equal to or less than the nameplate rating of the generator and equal to or greater than the standby capacity described in Part I.
- 8. Except as to the capacity and minimum charges payable by the Customer, prescribed in said rate identified in Part I and attached hereto, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto, provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
- 9. Operation of the Customer's existing generating equipment in parallel with the Company's generating system is agreed to by the Company subject to the provisions of Rule B10.6C General Provisions of Service Parallel Operation Requirements. A copy of the page containing said Rule B10.6C is attached hereto. Customer's protective equipment specifications and design shall be consistent with Consumers' Protective Relaying, Metering, and Telemetering Guidelines for Independently Owned Generation, and any successor documents.

Form 1812 3-95



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- 10. The Customer shall provide the Company with detailed electrical diagrams and other necessary data on the Customer's generating system, including interfacing devices, for the Company's review. Any facility alteration deemed necessary by the Company for either the safety of the Customer or the protection of the Company's system shall be made by the Customer at the Customer's expense.
- 11. The Customer shall provide a control system which will automatically separate the Customer's generator(s) from the Company's electric system in the event of a loss of power from the Company's electric system. A lockable disconnecting device shall be installed by the Customer between the Customer's generator(s) and the Company's electric system.
- 12. The Company shall make a final inspection of the Customer's electric interconnection facilities before the Customer takes service under this contract. The Customer shall obtain approval from the Company prior to making any revisions to the Customer's energy source, control system or the interface between the two power systems after this final inspection.
- 13. Should the parallel operation of the Customer's generator(s) cause interference with the Company's system or other customers' service, the Customer shall immediately discontinue parallel operation upon notification by the Company. If the Customer fails to discontinue operation upon notice by the Company, the Company may immediately disconnect the Customer's system from the Company's system.
- 14. The electric measuring instruments from which information is taken for billing purposes will be equipped with ratchets or attachments to prevent a credit to the Customer for any current which its plant may generate and send back into the Company's lines.
- 15. This contract inures to and binds the successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the service location indicated in Part I except as contained herein. Any attempt by the Customer to assign or otherwise alienate this contract without the Company's prior written consent shall be void.
- 16. This agreement cancels and supersedes, as of the effective date identified in Part I, the agreement between the Company and the Customer dated_______,19_____,19_____ (the prior agreement) for the supply of electric energy at the Service Address.

Form 1812 3-95

17. Special Terms and Conditions



AGREEMENT FOR AUXILIARY OR STANDBY ELECTRIC SECONDARY SERVICE AND FOR SALE OF EXCESS ENERGY TO THE COMPANY

AGREEMENT, made this	day of	, 19, between	
CONSUMERS POWER COMPANY (_ Region), herein termed the Company, and	
	, of the	of	
, Michigan, herein termed the Customer, as follows:			

 The Company shall supply, and the Customer shall purchase hereunder, electric energy as auxiliary or standby to the Customer's parallel-operated, _______ powered electric generating plant located at ______, in _____ of

______, Michigan. The Company shall purchase from the Customer excess energy from the Customer's generating plant that is available and which the customer desires to supply to the Company.

- 2. The service hereunder shall be governed by the rules and regulations set forth in the Company's Schedule of Rates Governing the Sale of Electric Service (a copy of which will be furnished to the Customer upon request) and by the Company's Electric Service Rate(s) _______, (copies of which are attached hereto and made a part hereof) and such further revisions and amendments thereof, supplements thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission.
- 3. The electric service supplied by and to the Company shall be alternating current, ______ phase, 60 hertz, secondary service at approximately _______ volts. Delivery shall be made at a mutually agreeable point upon the Customer's premises. Electric service supplied to and from the Customer shall be metered by meters furnished, installed and maintained by and at the expense of the Company. A location for the metering equipment, suitable to the Company, shall be provided by the Customer and adequate protection afforded to prevent tampering with or interference with or damage to such metering equipment.
- 4. The Customer shall provide the Company with detailed electrical diagrams and other necessary data on the generating system, including interfacing devices, for the Company's review. Any facility alteration deemed necessary by the Company for either the safety of the Customer or the protection of the Company's system shall be made at the Customer's expense.
- 5. The Customer shall provide, at his expense, a control system which will automatically separate the Customer's generator(s) from the Company's system in the event of a loss of power from the Company's electric system. A lockable disconnecting device shall be installed by the Customer between the meter and the generator.
- 6. The Company shall make a complete final inspection and test of the Customer's electric interconnection facilities before the Customer takes service under this Agreement. The Customer shall obtain approval from the Company prior to making any revisions to his energy source, its control systems or the interface between the two power systems after this final installation and test.
- 7. The Company may at any time install special meters or other instrumentation as it desires to monitor the parallel operation of the two systems or as the Company deems necessary to protect the safety of the Customer, the Company's employees or the Company's system.
- 8. Should the parallel operation of the Customer's generator(s) cause interference with the Company's system or other customers' service, the Customer shall immediately discontinue parallel operation upon notification by the Company. If the Customer fails to discontinue operation upon notice by the Company, the Company may immediately disconnect the Customer's system from the Company's system.
- 9. Electric service provided under this Agreement shall be for the sole use of the Customer and shall not be transmitted elsewhere, shared or resold by the Customer.

Form 1812 9-92



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- 10. Neither party to this Agreement shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm, flood, explosion, breakage or accident to machinery or equipment, or by any other cause beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party to this Agreement; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in the rules and regulations set forth in the Company's Schedule of Rates Governing the Sale of Electric Service.
- 11. This Agreement will extend for an initial term of one year from the date above and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least thirty (30) days' written notice of its desire to terminate this Agreement at the expiration of any yearly period.
- 12. This Agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between the parties to this Agreement in relation to electric service at the above location except as contained in this Agreement. Any attempted transfer or assignment of this Agreement or any rights thereunder by the Customer without the Company's prior written consent shall be void.

CONSUMERS POWER COMPANY

Customer

By______ Title: By _____ Title:

Form 1812 9-92



AGREEMENT FOR AUXILIARY OR STANDBY ELECTRIC SECONDARY SERVICE AND FOR SALE OF EXCESS ENERGY TO THE COMPANY

AGREEMENT, made this ______ day of ______ 19___, between CONSUMERS POWER COMPANY (_______ Region), herein termed the Company, and ______ of the ______ of the ______ of _____

, Michigan, herein termed the Customer, as follows:

1. The Company shall supply, and the Customer shall purchase hereunder, electric energy as auxiliary or standby to the Customer's parallel-operated, _______ powered electric generating plant located at _______, in ______ of ______, in _______ of _______, Michigan. The Company shall purchase from the Customer excess energy from the

Customer's generating plant that is available and which the customer desires to supply to the Company.

2. The service hereunder shall be governed by the rules and regulations set forth in the Company's Schedule of Rates Governing the Sale of Electric Service (a copy of which will be furnished to the Customer upon request) and by the Company's Electric Service Rate ______, (a copy of which is attached hereto and made a part hereof) and such further revisions and amendments thereof, supplements thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission.

4. The Customer shall provide the Company with detailed electrical diagrams and other necessary data on the generating system, including interfacing devices, for the Company's review. Any facility alteration deemed necessary by the Company for either the safety of the Customer or the protection of the Company's system shall be made at the Customer's expense.

5. The Customer shall provide, at his expense, a control system which will automatically separate the Customer's generator(s) from the Company's system in the event of a loss of power from the Company's electric system. A lockable disconnecting device shall be installed by the Customer between the meter and the generator.

6. The Company shall make a complete final inspection and test of the Customer's electric interconnection facilities before the Customer takes service under this Agreement. The Customer shall obtain approval from the Company prior to making any revisions to his energy source, its control systems or the interface between the two power systems after this final installation and test.

7. The Company may at any time install special meters or other instrumentation as it desires to monitor the parallel operation of the two systems or as the Company deems necessary to protect the safety of the Customer, the Company's employees or the Company's system.

8. Should the parallel operation of the Customer's generator(s) cause interference with the Company's system or other customers' service, the Customer shall immediately discontinue parallel operation upon notification by the Company. If the Customer fails to discontinue operation upon notice by the Company, the Company may immediately disconnect the Customer's system from the Company's system.

9. Electric service provided under this Agreement shall be for the sole use of the Customer and shall not be transmitted elsewhere, shared or resold by the Customer.

Form 1812 8-87

CANCELLED BY. 2 1992 Child ORDER . REMOVED B



10. Neither party to this Agreement shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm, flood, explosion, breakage or accident to machinery or equipment, or by any other cause beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party to this Agreement; provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in the rules and regulations set forth in the Company's Schedule of Rates Governing the Sale of Electric Service.

11. This Agreement will extend for an initial term of one year from the date above and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least thirty (30) days' written notice of its desire to terminate this Agreement at the expiration of any yearly period.

12. This Agreement inures to and binds the heirs, administrators, successors and assigns of the respective parties hereto. There are no understandings or agreements between the parties to this Agreement in relation to electric service at the above location except as contained in this Agreement. Any attempted transfer or assignment of this Agreement or any rights thereunder by the Customer without the Company's prior written consent shall be void.

CONSUMERS POWER COMPANY

Customer

By _____ Title:

By _____ Title:

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CONTRACT FOR STANDBY ELECTRIC SERVICE (Rule D7 and Rates B-1 and CG)

PARTI	
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CUSTOMER (Billing Name and Address): (Name) (Street & Number) (City, State & Zip Code) Number) Township
(Name) (Street & Number) (City, State & Zip Code)
(Street & Number) (City, State & Zip Code)
(Street & Number) (City, State & Zip Code)
(Street & Number) (City, State & Zip Code)
(City, State & Zip Code)
Number)
Number)
Township
☐ Rate CG* (Rate C)
 Rate J (Rule D-7) Rate PS-3 (Rule D-7)
 Rate CG* (Rate D) Rate CG* (Rate F) Rate CG* (Rate J) Rate CG* (Rate PS-3)
STOMER ACKNOWLEDGES HAVING READ SAID
(Customer)
(Print or Type Name)
Title
the Company under Rate CG BY. 11 (2000)
the Company under Rate CG. BY. U.G. 30.00 CRIER ORDER WALL 2 :
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TERMS AND CONDITIONS

PART II

- 1. The Company shall supply, and the Customer shall purchase hereunder, electric energy as standby for the operation of Customer's facility at the Service Address described in Part I.
- 2. The electric energy to be supplied hereunder shall have the characteristics identified in Part I. Delivery shall be made at one mutually agreeable point upon the Customer's premises. Energy sold by the Company to said Customer shall be metered by meters furnished, installed and maintained by the Company. A location for the metering equipment that is suitable to the Company shall be provided by the Customer and adequate protection afforded to avoid damage to or tampering or interference with such metering equipment. The Company shall make periodic tests of its meters and keep them within standards of accuracy required by the Michigan Public Service Commission.
- 3. The Company may at any time install special meters or other instrumentation as it desires to monitor the parallel operation of the two systems or as the Company deems necessary to protect the safety of the customer, the Company's employees or the Company's system.
- 4. The service hereunder shall be governed by the rules and regulations set forth in the Company's Schedule of Rates Governing the Sale of Electric Service (a copy of which will be furnished to the Customer upon request) and by the Company's General Service Rate identified in Part I (a copy of which is attached hereto and made a part hereof) and such further revisions and amendments thereof, supplements thereto or substitutions therefor as may be filed with and approved by the Michigan Public Service Commission.
- 5. This agreement will extend for an initial term identified in Part I, from the effective date identified in Part I, and from year to year thereafter until terminated by mutual consent, or by either party giving the other at least 30 days' written notice of its desire to terminate the same at the expiration of any yearly period.
- 6. The Customer's standby capacity shall be initially established as provided in Part I. Such capacity is for the sole use of the Customer for the purpose aforesaid, and shall not be transmitted elsewhere or shared or resold by the Customer, or used for any other purpose than as herein provided.
- 7. Except as to the capacity and minimum charges payable by the Customer, prescribed in said rate identified in Part I and attached hereto, neither party shall be liable to the other for damages for any act, omission or circumstance occasioned by or in consequence of any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm or flood, explosion, breakage or accident to machinery or equipment, or by any other cause or causes beyond such party's control, including any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or by the making of necessary repairs upon the property or equipment of either party hereto, provided, however, that the Company's responsibility for interruptions in the service, phase failure or reversal, or variations in the service characteristics shall be as provided in said Schedule of Rates Governing the Sale of Electric Service.
- 8. Operation of the Customer's existing generating equipment in parallel with the Company's generating system is agreed to by the Company subject to the provisions of Rule B10.6C General Provisions of Service Parallel Operation Requirements. A copy of the page containing said Rule B10.6C is attached hereto. Customer's protective equipment specifications and design shall be consistent with Consumers' Protective Relaying, Metering, and Telemetering Guidelines for Independently Owned Generation, and any successor documents.

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- 9. The Customer shall provide the Company with detailed electrical diagrams and other necessary data on the Customer's generating system, including interfacing devices, for the Company's review. Any facility alteration deemed necessary by the Company for either the safety of the Customer or the protection of the Company's system shall be made by the Customer at the Customer's expense.
- 10. The Customer shall provide a control system which will automatically separate the Customer's generator(s) from the Company's electric system in the event of a loss of power from the Company's electric system. A lockable disconnecting device shall be installed by the Customer between the Customer's generator(s) and the Company's electric system.
- 11. The Company shall make a final inspection of the Customer's electric interconnection facilities before the Customer takes service under this contract. The Customer shall obtain approval from the Company prior to making any revisions to the Customer's energy source, control system or the interface between the two power systems after this final inspection.
- 12. Should the parallel operation of the Customer's generator(s) cause interference with the Company's system or other customers' service, the Customer shall immediately discontinue parallel operation upon notification by the Company. If the Customer fails to discontinue operation upon notice by the Company, the Company may immediately disconnect the Customer's system from the Company's system.
- 13. The electric measuring instruments from which information is taken for billing purposes will be equipped with ratchets or attachments to prevent a credit to the Customer for any current which its plant may generate and send back into the Company's lines.
- 14. This contract inures to and binds the successors and assigns of the respective parties hereto. There are no understandings or agreements between them in relation to electric service at the service location indicated in Part I except as contained herein. Any attempt by the Customer to assign or otherwise alienate this contract without the Company's prior written consent shall be void.
- 15. This agreement cancels and supersedes, as of the effective date identified in Part I, the agreement between the Company and the Customer dated______,19____ (the prior agreement) for the supply of electric energy at the Service Address.

16. Special Terms and Conditions_____

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Form 1812 8-94

Consumers Energy

Count on Us

A CMS Energy company

Date

Customer Name and Address

ACCOUNT

Customers of Consumers Energy who use a high amount of electricity each month due to life support equipment benefit from our Life Support Rate. We offer this reduced rate to our customers to assist in offsetting the high cost of operating such equipment. This rate is not intended for equipment that uses a small amount of electricity or for equipment that provides comfort or mobility, such as air conditioning, air filters, whirlpools or similar devices.

It appears that the Life Support Rate would be to your advantage. If you would like your rate changed, please have your physician complete the form below and return this letter to us using the enclosed envelope.

Please call our office if you would like any other information relating to this rate. We are available to take your call 24 hours a day, seven days a week.

Customer Services Department 1-800-477-5050 http://www.consumersenergy.com

PHYSICIAN'S CERTIFICATION - LIFE SUPPORT EQUIPMENT

I certify that my patient ____

living at _

must use the following equipment ____

for treatment of

.I certify that this equipment is medically necessary to support

the life of this patient. Date life support added:

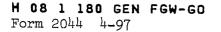
Physician's Signature____

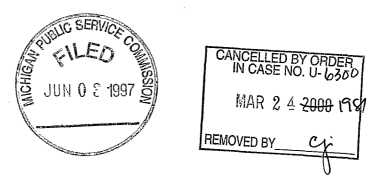
Printed name___

Address___

ACCOUNT 08 01 94 3948 5

Date: ____





_____Phone __

PHYSICIAN'S CERTIFICATION FORM FOR MEDICALLY NECESSARY LIFE SUPPORT DEVICE

In its Schedule of Rates Governing the Sale of Electric Service, Consumers Power Company has a life support rate for customers who use electricity for medically necessary life support devices. The rate schedule requires a physician's certification that the patient is dependent on an electrically operated device for continuing life support. The intent of this rate is to prevent customers from paying a higher kilowatt-hour charge because of the necessity for a life support device that consumes a large amount of electric energy.

In certifying this patient, these guidelines should be followed:

- 1. The device must be medically necessary to support the patient's life on a continuing basis. The Michigan Public Service Commission in its rate order presumed these to be such devices as iron lungs, respirators and kidney dialysis machines.
- Items incidental to the patient's comfort or mobility are not considered as life support devices. This would normally exclude air conditioners, electronic air filters, pool heaters, whirlpools, rocking beds, medicine refrigeration equipment and electric wheelchairs. Certification of such devices may require further investigation by a Company-approved physician.
- 3. The device must consume a reasonable amount of energy. For example, certain monitors may be considered life support in nature but they use so little energy as not to be a financial burden on the patient. Certification of such devices may require further investigation by a Company-approved physician. The Company reserves the right to accept or reject customers on the life support rate who utilize devices with minimum kWh consumption.
- 4. The Company has not given blanket certification to any particular device or manufacturer. Certification is for a specific patient and specific device.

PHYSICIA	N'S	CERTIF	ICATION
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I certify	(Patient's Name)	
	(Patient's Address)	
·	(Patient's City, State and ZIP	Code)
requires the use of a		, for treatment
of life support device in accordance with the above	-	
Signature of Physician	·	CELLED BY UZOO
Phone Number ()	Date	ORDER O A 1061
Physician Name		MARZA
Physician Address		ORDER MAR 2 4 1981 REMOVED BY
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CONSUMERS ENERGY

Mail payment to:



Visit us on the internet: http://www.consumersenergy.com Call us toll-free at **1-800-477-5050** 24 hours a day for information and assistance. Please make any inquiry or complaint about this bill before the due date. FORM 2108 5-98

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NAME, ADDRESS CORRECTION BELOW:

Name:		,	
Address:			- <u></u>
City:		State:	
Zip Code:	Phone: ()	

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan. We will provide a record of your energy use for the past 12 months free of charge at your request.

RESIDENTIAL ELECTRIC SERVICE RATE DESCRIPTIONS

A permane Senior Citi Benefits low	Principal Residence A permanent year-round dwelling Senior Citizen Rate Benefits low energy users age 65 and older and head of household			<u>m Rate</u> principal re	idence ne or seasonal dwelling , esidence also serving al business operation	Life Support_ Electrically-powered life support equipment used in the home (such as a respirator)		
		Rates			ô			
Principal Residence	Senior Citizen	Alternate Residence	Farm	Life Support		ater heating ne heating		
1200	2206	3202	4204	5700	Without an electric water heater and without electric home space heating			
1201	2207	3203	4205	5701	With a 30-gallon or gro heater and without elec	eater electric water ctric home space heating		
1230	2236	3238	4234	5730	With electric home spa without an electric wat			
1231	2237	3239	4235	5731	With electric home space heating and with a 30-gallon or greater electric water heater			
RESIDEN	TIAL G	AS SERVIC	E RAI	E DESCI	RIPTIONS			
Rates: 125	50 With	gas home sp	ace hea	ating	1260 Without gas ho	me space heating		

If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request.

KWH - Kilowatt-Hour CCF 100 Cubic Feet S - Summer Rate W - Winter Rate REG EST - Estimated by Region ELEC - Electric Service E-Ex - Electric Meter Exchange G-Ex - Gas Meter Exchange CR - Credit DR - Debit	Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ / / $\begin{pmatrix} 9 & 0 \\ 2 & 3 \\ 6 & 5 \\ 4 & 5 \\ 6 & 5 \\ 6 & 5 \\ 4 & 5 \\ 6 & 5 \\ $
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SAFETY NOTES	• Three working days before you dig in your yard or work near overhead wires, call MISS DIG at 1-800-482-7171.	 If you smell natural gas, call us immediately at 1-800-477-5050. We'll respond day or night. If the odor of gas is strong, call from a safe location.
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Telecommunications Device for the Deaf (TDD) Phone: 1-800-649-3777 FE No. 38-044-2310 Duns No. 00-695-9803

FORM 2108 5-98

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LANSING MI 48937-0001

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CONSUMERS ENERGY

Mail payment to: Consumers Energy

Visit us on the internet: http://www.consumersenergy.com Call us toll-free at **1-800-477-5050** 24 hours a day for information and assistance. Please make any inquiry or complaint about this bill before the due date. FORM 2108 4-98

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Count on Us LANSING MI 48937-0001 CANCELLED BY ORDER 3-24-51 ----, 1 ¹ REMOVED BY

NAME, ADDRESS CORRECTION BELOW:

COMMENTS:

Name:	
Address:	
City: State	
Zip Code: Phone: ()	

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan. We will provide a record of your energy use for the past 12 months free of charge at your request.

RESIDENTIAL ELECTRIC SERVICE RATE DESCRIPTIONS

Principal Residence A permanent year-round dwelling Senior Citizen Rate	Alternate Residence A second home or seasonal dwelling Farm Rate	Life Support Electrically-powered life support equipment used
Benefits low energy users age 65	A principal residence also serving	in the home (such as a
and older and head of household	an agricultural business operation	respirator)
Rates		
Principal Senior Alternate	Life Type of	water heating
Residence Citizen Residence F	Farm Support and he	ome heating
	TX 7* 1	

Residence	Citizen	Residence	Farm	Support	and home heating
1200	2206	3202	4204	5700	Without an electric water heater and without electric home space heating
1201	2207	3203	4205	5701	With a 30-gallon or greater electric water heater and without electric home space heating
1230	2236	3238	4234	5730	With electric home space heating and without an electric water heater
1231	2237	3239	4235	5731	With electric home space heating and with a 30-gallon or greater electric water heater
RESIDEN	TIAL G	AS SERVIC	E RAI	E DESCI	RIPTIONS
Rates: 125	50 With	gas home sr	ace hea	ating	1260 Without gas home space heating

If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request.

OTHER CODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL
KWH - Kilowatt-Hour CCF 100 Cubic Feet S - Summer Rate W Winter Rate REG EST - Estimated by Region ELEC - Electric Service E-Ex - Electric Meter Exchange G-Ex - Gas Meter Exchange CR - Credit DR - Debit	Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ /// $\begin{pmatrix} 9 & 0 \\ 2 & 2 \\ 7 & 3 \\ 6 & 5 \\ 4 & 5 \\ 7 & 6 & 5 \\ 7 & 7 & 6 \\ 7 & 7 & 7 \\ 7 & 6 & 5 \\ 7 & 7 & 7 \\ 7 & 6 & 5 \\ 7 & 7 & 7 \\ 7 & 6 & 5 \\ 7 & 7 & 7 \\ 7 & 6 & 5 \\ 7 & 7 & 7 \\ 7 & 6 & 5 \\ 7 & 7 & 7 \\ 7 & 7 & 7 \\ 7 & 7 & 7 \\ 7 & 7 &$

SAFETY OUT SAFETY
Telecommunications Device for the Deaf (TDD) Phone: 1-800-649-3777 FE No. 38-044-2310 Duns No. 00-695-9803

FORM 2108 4-98

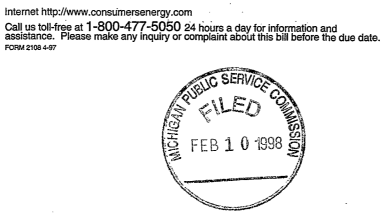
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						CONSUM	RTION & PAYMENT TO: ERS ENERGY MI 48937-0001	
				(Current Mo Due		TOTAL DUE	
•	ASE MAIL UPPER ame	PORTION AND PAYMI	ENT TO CONS Service Addres		3Y, LANSING MI		ccount Number)
Service Rate	Beginning Date Readi	Meter Reading ng Type of Reading	g Date	Ending Meter Reading	Reading Type of Readin	Days g Billed	Energy Used	
ιny Payments Applie	ed After The Billing	Date of .		Are Not In	VGELLED BY ER See lett	1998 Se	5 22C 98 L	
Electric Use Per Day	This Month	Last Year	Per		Average Cost P	er Day		
Gas Use Per Day lectric Power Supply Co Gas Cost Recov		\$\$			Sas DUE AMOUNT N ATE	OW S	TOTAL DUE	

CONSUMERS ENERGY

A

Mail payment to:

Consumers Energy Count on Us LANSING MI 48937-0001



WHEN PAYING BY MAIL ...

Please allow 5 days for your payment to reach us.

WHEN PAYING IN PERSON ...

Please present both the upper and lower portions of your bill.

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan. We will provide a record of your energy use for the past 12 months free of charge at your request.

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Senior Citi Benefits lov	nt year-ro zen Rate w energy	ound dwellin users age 65 f household	g As <u>Far</u> Ap	<u>m Rate</u> principal re	idence ne or seasonál dwelling sidence also serving I business operation	Life Support Electrically-powered life support equipment used in the home (such as a respirator)		
Principal	Senior	Rates Alternate		Life	Type of w	ater heating		
Residence	Citizen	Residence	Farm	Support		ne heating		
1200	2206	3202	4204	5700		nout an electric water heater and out electric home space heating		
1201	2207	3203	4205	5701	With a 30-gallon or greater electric water heating without electric home space heating			
1230	2236	3238	4234	5730	With electric home spa without an electric wat			
1231	2237	3239	4235	5731	Without electric home space heating with a 30-gallon or greater electric water heater			
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If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request.

OTHER CODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL
KWH - Kilowatt-Hour CCF - 100 Cubic Feet S - Summer Rate W - Winter Rate REG EST - Estimated by Region ELEC - Electric Service E-Ex - Electric Meter Exchange G-Ex - Gas Meter Exchange CR - Credit DR - Debit	Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ $\begin{pmatrix} 9 & 0 & 1 \\ \hline & 0 & 2 \\ \hline & 3 & 3 \\ \hline & 6 & 5 & 4 \\ \hline & 4 & 5 & 6 \\ \hline & & 7 & 6 & 5 & 4 \\ \hline & & 7 & 6 & 5 & 4 \\ \hline & & & 7 & 6 & 5 & 4 \\ \hline & & & & 7 & 6 & 5 & 4 \\ \hline & & & & & 7 & 6 & 5 & 4 \\ \hline & & & & & 7 & 6 & 5 & 4 \\ \hline & & & & & & 7 & 6 & 5 & 4 \\ \hline & & & & & & & 7 & 6 & 5 & 4 \\ \hline & & & & & & & & & & & & & & & & \\ \hline & & & &$

SAFETY NOTES	 Three working days before you dig in your yard or work near overhead wires, call MISS DIG at 1-800-482-7171. 	 If you smell natural gas, call us immediately at 1-800-477-5050. We'll respond day or night. If the odor of gas is strong, call from a safe location.
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Telecommunications Device for the Deaf (TDD) Phone: 1-800-362-2164

FORM 2108 4-97

FE No. 38-044-2310 Duns No. 00-695-9803

									Consumers Energ	
										Box 1
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	Name	ER PORTIO	N AND PAYMENT		Address	ns ener	GY, LANSING, I		Account Number	
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Service Rate	Date	ginning Mete Reading	Type or Reading		Er Date	Reading	er Reading g Type of Rea	ding Bille	Energy Used	
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	ecovery Factor	y Factor \$				T MONTH D			TOTAL DUE	-

CONSUMERS ENERGY

Call us toll-free at **1-800-477-5050** 24 hours a day for information and assistance. Please make any inquiry or complaint about this bill before the due date.

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JUN 0 8 1997

Mail payment to:

Consumers Energy Count on Us

LANSING MI 48937-0001



WHEN PAYING BY MAIL...

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RESIDEN	TIAL EI	LECTRIC S	ERVIC	E RATE	DESCRIPTIONS		
Senior Citz Benefits lo	nt year-ro en Rate w energy	ound dwellin users age 65 of household	g Ase <u>Farr</u> Apr	n Rate incipal res	dence e or seasonal dwelling sidence also serving an siness operation	Life Support Electrically-powered life support equipment used in the home (such as a respirator)	
Principal Residence	Senior Citizen	Rates Alternate Residence	Farm	Life Support		water heating me heating	
1200	2206	3202	4204	5700	Without an electric water heater and without electric home space heating		
1201	2207	3203	4205	5701	With a 30-gallon or greater electric water heater and without electric home space heating		
1230	2236	3238	4234	5730	With electric home space heating and without an electric water heater		
1231	2237	3239	4235	5731	With electric home space heating and with a 30-gallon or greater electric water heater		
RESIDENT	'IAL GA	S SERVICI	E RATI	E DESCRI	IPTIONS		
Rates: 125	0 With g	as home spa	ce heati	ng	1260 Without gas home space heating		

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OTHER CODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL
KWH-Kilowatt-HourCCF-100 Cubic FeetS-Summer RateW-Winter RateREG EST-Estimated by RegionELEC-Electric ServiceE-Ex-Electric Meter ExchangeG-Ex-Gas Meter ExchangeCR-CreditDR-Debit	Please have your account number and current meter read on hand when calling about a bill problem. DATE READ/ $\begin{pmatrix} 9 & 0 & 1 \\ 8 & 0 & 2 \\ 7 & 6 & 5 \\ 7 & 7 & $

SAFETY • Three working days before you dig in your yard or work near overhead wires, call MISS DIG at 1-800-482-7171. • If you smell natural gas, call us immediately at 1-800-477-5050. We'll respond day or night. If t odor of gas is strong, call from a safe location.	NOTES
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Telecommunications Device for the Deaf (TDD) Phone: 1-800-362-2164

FORM 2108 1-97

FE No. 38-044-2310 Duns No. 00-695-9803

					Consumers Power Powering Progress Box 1
					Box 2
			CON	IIS PORTION & PAYME SUMERS POWER SING MI 48937-0	R CO
			Current Month Due I	Date Total D	
PLEASE MAIL UPPER P	PORTION AND PAYMENT TO	CONSUMERS POWER	COMPANY, LANSING	a, MI 48937-0001	•
Name		ervice Address		Your Account Nu	Imber
Beginn	ning Meter Reading	Ending Met	er Reading	Days Energ	av Used

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Any P	ayments Appl	ied After Tr	ie Billing Da	ale ol		,	ae not m	Ciddea.		
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	tric Power Supply	Cost Recover	y Factor \$		/kWh	PA		ST - DUE AMOUNT	WOW	TOTAL DUE
		covery Factor	\$		/Ccf	CURRE	NT MONTH	DUE DATE		\$

CONSUMERS POWER COMPANY

MAIL PAYMENT TO:

CONSUMERS POWER COMPANY Lansing, mi 48937-0001

CALL TOLL-FREE: 1-800-477-5050

FORM 2108 5-96

CALL US AT THIS NUMBER 24 HOURS A DAY FOR INFORMATION AND ASSISTANCE. PLEASE MAKE ANY INQUIRY OR COMPLAINT ABOUT THIS BILL BEFORE THE DUE DATE.

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WHEN PAYING BY MAIL ...

WHEN PAYING IN PERSON

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RESIDENT	IAL ELI	ECTRIC SER	VICE	RATE DES	CRIPTIONS			
Senior Citize Benefits low	t year-ro n Rate energy	und dwelling users age 62 of household	A se Farm A pr	<u>1 Rate</u> incipal resid	nce or seasonal dwelling. lence also serving an ness operation.	Life Support Electrically-powered life support equipment used in the home (such as a respirator)		
-		Rates			<u></u>			
Principal Residence		Alternate Residence	Farm	Life Support	Type of water heating and home heating			
1200	2206	3202	4204	5700	Without an electric water heater and without electric home space heating			
1201	2207	3203	4205	5701	With a 30-gallon or greater electric water heater and without electric home space heating			
1230	2236	3238	4234	5730	With electric home space heating and without an electric water heater			
1231	2237	3239	4235	5731	With electric home space heating and with a 30-gallon or greater electric water heater			
RESIDENT	IAL GA	S SERVICE	RATE	DESCRIP	TIONS			
Rates: 1250 With gas home space heating					1260 Without gas ho	ome space heating		

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OTHER CODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL				
KWH - Kilowatt-Hour CCF - 100 Cubic Feet S - Summer Rate W - Winter Rate REG EST - Estimated by Region ELEC - Electric Service E-Ex - Electric Meter Exchange G-Ex - Gas Meter Exchange CR - Credit DR - Debit	Please have your account number and current meter read on hand when calling about a bill problem. DATE READ /				

SAFETY NOTES	 Three working days before you dig in your yard or work near overhead wires, call MISS DIG at 1-800-482-7171. 	 If you smell natural gas, call us immediately at 1-800-477-5050. We'll respond day or night. If the odor of gas is strong, call from a safe location.
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Telecommunications Device for the Deaf (TDD) Phone: 1-800-362-2164

FORM 2108 5-96

FE No. 38-044-2310 Duns No. 00-695-9803

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ervice Rate	Beginning Meter		Ending Meter f		Days Billed	Energy Used
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ectric Use Per Day	This Month	Last Year	Percent Change % El	Average Cost Pe	er Day	
ias Use Per Day	Cost Recovery Factor \$	/kWh	% Gi		NOW	TOTAL DUE
	covery Factor \$	/Ccf	CURRENT MONTH DU	EDATE		\$

CALL TOLL-FREE: 1-800-477-5050

FORM 2108 10-94

CALL US AT THIS NUMBER 24 HOURS A DAY FOR INFORMATION AND ASSISTANCE. PLEASE MAKE ANY INQUIRY OR COMPLAINT ABOUT THIS BILL BEFORE THE DUE DATE.

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WHEN PAYING BY MAIL ...

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RESIDENTIAL ELECTRIC SERVICE RATE DESCRIPTIONS

Principal Residence	Alternate Residence	Life Support
A permanent year-round dwelling	A second home or seasonal dwelling.	Electrically-powered life
Senior Citizen Rate	Farm Rate	support equipment used
Benefits low energy users age 62 and older and head of household.	A principal residence also serving an agricultural business operation.	in the home (such as a respirator)

		Rates			
Principal Residence	sidence Citizen Residence Farm Support				Type of water heating and home heating
1200			5700	Without an electric water heater and without electric home space heating	
1201	2207	3203	4205	5701	With a 30-gallon or greater electric water heater and without electric home space heating
1230	2236	3238	4234	5730	With electric home space heating and without an electric water heater
1231	2237	3239	4235	5731	With electric home space heating and with a 30-gallon or greater electric water heater
RESIDENT	TAL GA	S SERVICE	RATE	DESCRIP	

E DESCRIPTIONS

Rates: 1250 With gas home space heating 1260 Without gas home space heating

If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request.

OTHER CODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL				
KWH - Kilowatt-Hour CCF - 100 Cubic Feet S - Summer Rate W - Winter Rate REG EST - Estimated by Region ELEC - Electric Service E-Ex - Electric Meter Exchange G-Ex - Gas Meter Exchange CR - Credit DR - Debit	Please have your account number and current meter read on hand when calling about a bill problem. DATE READ / / / / / / / / / / / / / / / / / / /				

ĺ	SAFETY NOTES	your yard or work near overhead wires,		
		call MISS DIG at 1-800-482-7171.	odor of gas is strong, call from a safe location.	J

Telecommunications Device for the Deaf (TDD) Phone: 1-800-362-2164

FORM 2108 10-94

FE No. 38-044-2310 Duns No. 00-695-9803

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				С	ONSUMERS	POWER	COMPANY		
				C	urrent Month D	ue Date	Total Due		
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Service Rate		leter Reading g Type of Reading	Er Date	nding Meter F Reading	eading Type of Readi	Days ing Billed	Energy Used	-	
Any Payments App	lied After The Billing	Date of		Are Not Inclu	ıded		\$		
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Electric Use Per Day Gas Use Per Day	This Month	Last Year		t Change % Elé % Ga	S				
· · · ·	Cost Recovery Factor sovery Factor CONSUMERS PC	\$	/Ccf CURRE	NT MONTH DU	•		s s cower company		
Ø		EE: 1-800-477-505 IIS NUMBER 24 H	i0	YMENT TO:	L/ LAN	SING, MI 4	8937-0001		
FORM 2108 3-94	PLEASE MAKE	ANY INQUIRY OF	COMPLAI	NT ABOUT	THIS BILL	BEFORE	THE DUE DATE		
		PUBLIC	SERVICE	C	•			1996	
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WHEN PAYING BY MAIL ...

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RESIDENTIAL ELECTRIC SERVICE RATE DESCRIPTIONS

Principal Res A permanen Senior Citize Benefits low and older ar	t year-rou en Rate energy u	users age 62 of household	g A se <u>Farm</u> A pr	<u>n Rate</u> incipal resi	ence or seasonal dwelling. dence also serving an iness operation.	Life Support Electrically-powered life support equipment used in the home (such as a respirator)		
		Rates		7.0				
Principal Residence		Alternate Residence	Farm	Life Support	and home	vater heating e heating		
1200	2206	3202	4204	5700	Without an electric water heater and without electric home space heating			
1201	2207	3203	4205	5701	With a 30-gallon or greater electric water heater and without electric home space heating			
1230	2236	3238	4234	5730	With electric home spa without an electric wa	-		
1231	2237	3239	4235	5731	With electric home spa a 30-gallon or greater	0		
RESIDENT	IAL GAS	S SERVICE	RATE	DESCRIP	TIONS			
Rates: 1250	With ga	s home space	e heati	ng	1260 Without gas ho	ome space heating		

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OTHER CODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL
KWH - Kilowatt-Hour CCF 100 Cubic Feet S - Summer Rate W - Winter Rate REG EST - Estimated by Region ELEC - Electric Service E-Ex - Electric Meter Exchange G-Ex - Gas Meter Exchange CR - Credit DR - Debit	Please have your account number and current meter read on hand when calling about a bill problem. DATE READ //// $\begin{pmatrix} 9 & 0 \\ 1 \\ 7 & 3 \\ 6 \\ 5 \\ 4 \\ 5 \\ 6 \\ 5 \\ 6 \\ 5 \\ 4 \\ 5 \\ 6 \\ 5 \\ 4 \\ 5 \\ 6 \\ 5 \\ 4 \\ 5 \\ 6 \\ 5 \\ 4 \\ 5 \\ 6 \\ 5 \\ 4 \\ 5 \\ 6 \\ 5 \\ 4 \\ 5 \\ 6 \\ 5 \\ 4 \\ 5 \\ 6 \\ 5 \\ 4 \\ 5 \\ 6 \\ 5 \\ 4 \\ 5 \\ 6 \\ 5 \\ 4 \\ 5 \\ 6 \\ 5 \\ 4 \\ 5 \\ 6 \\ 6$

SAFETY NOTES	• Three working days before you dig in your yard or work near overhead wires, call MISS DIG at 1-800-482-7171.	• If you smell natural gas, call us immediately at 1-800-477-5050. We'll respond day or night. If the odor of gas is strong, call from a safe location.
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FORM 2108 3-94

FE No. 38-044-2310 Duns No. 00-695-9803

				CONSUME	RTION AND PAYME ERS POWER MI 4893	COMPANY	Box 2
				Current Mor	th Due Date	Total Due]
L PLEAS	E MAIL UPPER PORTION		CONSUMERS Po	OWER COMPANY, L		937-0001 Account Number	
vice Řate	Beginning Met	r. Reading		ing Meter Reading Reading Y Type of I	Days	Energy User	
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as Use Per Day llectric Power Supp	y oly Cost Recovery Factor \$		KWh PAY	% Electric % Gas ANY PAST - DUE AM MONTH DUE DATE	CONSUMERS I	S POWER COMPANY]
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WHEN PAYING BY MAIL ...

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RESIDENT	TIAL EI	LECTRIC S	SERVI	CE RATE	DESCRIPTIONS			
Principal Re A permaner Senior Citiz Benefits low and older ar	nt year-ro en Rate	ound dwellin users age 62 of household	g A se <u>Farn</u> A pi	<u>n Rate</u> rincipal resi	or seasonal dwelling Elec supp dence also serving in th	Support trically-powered life port equipment used he home (such as a irator)		
		Rates			<u></u>			
Principal Residence		Alternate Residence	Farm	Life Support	Type of water h and home heati	neating ng		
1200	2206	3202	4204	5700	Without an electric water heater and without electric home space heating			
1201	2207	3203	4205	5701	With a 30-gallon or greater electric water heater and without electric home space heating			
1230	2236	3238	4234	5730	With electric home space heating and without an electric water heater			
1231	2237	3239	4235	5731	With electric home space h a 30-gallon or greater elect			
RESIDENT	TAL G	AS SERVIO	CE RA	TE DESC	RIPTIONS			
Rates: 125	0 With	1 gas home	space h	eating	1260 Without gas home s	space heating		

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KWH - Kilowatt-Hour CCF - 100 Cubic Feet S - Summer Rate W - Winter Rate REG EST - Estimated by Region ELEC - Electric Service E-Ex - Electric Meter Exchange G-Ex - Gas Meter Exchange CR - Credit DR - Debit	Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ

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FE No. 38-044-2310 Duns No. 00-695-9803

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FORM 2108 2-91

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CALL US AT THIS NUMBER FOR INFORMATION AND ASSISTANCE. PLEASE MAKE ANY INQUIRY OR COMPLAINT ABOUT THIS BILL BEFORE THE DUE DATE.

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RESIDENTIAL ELECTRIC SERVICE RATE DESCRIPTIONS											
Principal Residence Alternate Residence Life Support A permanent year-round dwelling A second home or seasonal dwelling Electrically-powered life Senior Citizen Rate Farm Rate support equipment used Benefits low energy users age 62 A principal residence also serving in the home (such as a and older and head of household. argricultural business operation respirator)											
		Rates									
Principal Senior Alternate Life Type of water heating Residence Citizen Residence Farm Support and home heating											
1200 2206 3202 4204 5700 Without an electric water heater and without electric home space heating											
1201	2207	3203	4205	5701	With a 30-gallon or g heater and without e	reater electric water lectric home space heating					
1230	2236	3238	4234	5730	With electric home without an electric						
1231	1231 2237 3239 4235 5731 With electric home space heating and with a 30-gallon or greater electric water heater										
RESIDENTIAL GAS SERVICE RATE DESCRIPTIONS											
Rates: 1250 With gas home space heating 1260 Without gas home space heating											

If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request.

KWHKilowatt-Hour CCFPlease have your account number and a current meter read on hand when calling about a bill problem. DATE READKWHSummer Rate WWinter Rate REG EST - Estimated by Region ELEC 9° 1 1×56 9° 1 $1 \times $	OTHER CODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL
DR - Debit see them. Use all five dials when reading an ELECTRIC meter. Use the last four dials when reading a GAS meter.	CCF - 100 Cubic Feet S - Summer Rate W - Winter Rate REG EST - Estimated by Region ELEC - Electric Service E-Ex - Electric Meter Exchange G-Ex - Gas Meter Exchange CR - Credit	hand when calling about a bill problem. DATE READ // 9^{0} 1 7^{0} 9^{0} 1 7^{0} 9^{0} 1 7^{0} 9^{0} 1 7^{0} 9^{0} 1 7^{0} 9^{0} 1 7^{0} 9^{0} 1 8^{0} 2 7^{0} 3^{0} 7^{0} 9^{0} 1 8^{0} 2 7^{0} 3^{0} 7^{0} 9^{0} 1 8^{0} 2 7^{0} 3^{0} 7^{0} 8^{0} 2 7^{0} 3^{0} 7^{0} 8^{0} 2 7^{0} 3^{0} 7^{0} 8^{0} 2 7^{0} 3^{0} 7^{0} 7^{0} 8^{0} 2 7^{0} 3^{0} 7^{0} 7^{0} 7^{0} 7^{0} 7^{0} 3^{0} 7^{0} 7^{0} 3^{0} 7^{0} 7^{0} 3^{0} 7^{0} 7^{0} 3^{0} 7^{0}

SAFETY NOTES • Three working days before you dig in your yard or work near overhead wires, call MISS DIG at 1-800-482-7171. • We'll respond to your call day or night. If the odor is strong, call us from a safe location.

Consumers Power is regulated by the Michigan Public Service Commission, Lansing, Michigan.

FE No. 38-044-2310 Duns No. 00-695-9803

CONSUMERS ENERGY



TELEPHONE

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SETTLEMENT AGREEMENT

INSTRUCTIONS FOR COMPLETION: 1. READ THOROUGHLY BEFORE SIGNING, 2. IS ARRANGEMENT WHAT YOU AGREED TO? 3. SIGN AND RETURN TOP COPY FOR YOUR RECORDS, 4. KEEP SECOND COPY FOR YOUR RECORDS,

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PLEASE ALLOW 5 DAYS FOR PAYMENT TO REACH US WHEN MAKING PAYMENTS BY MAIL OR AT AN AUTHORIZED AGENCY. PRINT THE ABOVE ACCOUNT NUMBER ON YOUR CHECK OR MONEY ORDER.

ANY OR ALL OF THE ABOVE PAYMENTS CAN BE MADE BY VISA, DISCOVER, MASTERCARD, DINERS CLUB OR AMERICAN EXPRESS BY CALLING TOLL FREE 1-800-968-1305.

IF YOU ARE NOT SATISFIED WITH THIS AGREEMENT, DO NOT SIGN. YOU MAY FILE AN INFORMAL COMPLAINT AND HAVE A HEARING BEFORE A UTILITY HEARING OFFICER BEFORE YOUR SERVICE MAY BE SHUTOFF.

IF YOU DO SIGN THIS AGREEMENT YOU GIVE UP YOUR RIGHT TO AN INFORMAL HEARING BEFORE A UTILITY HEARING OFFICER ON ANY MATTER INVOLVED IN THIS DISPUTE EXCEPT THE UTILITY'S FAILURE OR REFUSAL TO FOLLOW THE TERMS OF THIS AGREEMENT.

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CONSUMERS ENERGY Lansing MI 48937-0001 1-800-371-9811

CONDITIONS OF SETTLEMENT AGREEMENT

- FUTURE BILLS ARE <u>NOT</u> PART OF THIS SETTLEMENT AGREEMENT AND ARE, THEREFORE, SUBJECT TO COLLECTION ACTION, INCLUDING DISCONNECTION OF SERVICE, IF SUCH BILLS ARE NOT PAID.
- IF THIS AGREEMENT INCLUDES A BILL FOR WHICH A DISCONNECT NOTICE HAS BEEN MAILED AND IF DURING THE FIRST 60 DAYS YOU FAIL TO ABIDE BY THE TERMS OF THIS AGREEMENT, SERVICE MAY BE DISCONNECTED WITHOUT FURTHER WRITTEN NOTICE.
- CONSUMERS ENERGY IS <u>NOT</u> REQUIRED TO ENTER INTO ANY FUTURE SETTLEMENT AGREEMENT UNTIL THE TERMS OF THIS SETTLEMENT AGREEMENT HAVE BEEN FULLY COMPLIED WITH.
- CONSUMERS ENERGY IS <u>NOT</u> REQUIRED TO ENTER INTO FUTURE SETTLEMENT AGREEMENTS IF A CUSTOMER HAS DEFAULTED ON THE TERMS AND CONDITIONS OF A PRIOR SETTLEMENT AGREEMENT WITHIN THE LAST 2 YEARS.

FORM 2507 1-97

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CONSUMERS POWER COMPANY

TELEPHONE

INSTRUCTIONS FOR COMPLETION:

1. READ THOROUGHLY BEFORE SIGNING. 2. IS ARRANGEMENT WHAT YOU AGREED TO?

SIGN AND RETURN TOP COPY TO COMPANY.
 KEEP SECOND COPY FOR YOUR RECORDS.

SEE IMPORTANT SETTLEMENT AGREEMENT CONDITIONS ON BACK

SETTLEMENT AGREEMENT

I AGREE TO PAY CONSUMERS POWER COMPANY FOR PREVIOUSLY BILLED ENERGY SERVICE IN THE AMOUNT OF TO BE PAID AS SHOWN BELOW, I UNDERSTAND THAT IF I FAIL TO MAKE ANY OF THE SCHEDULED PAYMENTS LISTED BELOW, MY UTILITY SERVICE MAY BE DISCONTINUED. ACCOUNT NUMBER DATE

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PLEASE ALLOW 5 DAYS FOR PAYMENT TO REACH US WHEN MAKING PAYMENTS BY MAIL OR AT AN AUTHORIZED AGENCY, PRINT THE ABOVE ACCOUNT NUMBER ON YOUR CHECK OR MONEY ORDER.	<u>AN</u> Di	IY OR ALL OF THE ABC NERS CLUB OR AMERIC	OVE PAYMENTS CAN CAN EXPRESS BY C/	BE N	ADE BY VISA, DISCOV IG TOLL FREE 1-800-96	ER, MASTERCARD, 8-1305.

IF YOU ARE NOT SATISFIED WITH THIS AGREEMENT, DO NOT SIGN. YOU MAY FILE AN INFORMAL COMPLAINT AND HAVE A HEARING BEFORE A UTILITY HEARING OFFICER BEFORE YOUR SERVICE MAY BE SHUT OFF.

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EMPLOYEE SIGNATURE DATE IMPORTANT: IF SOCIAL SECURITY NUMBE WRITE IN BOX PROVIDED.	R, MICHIGAN DRIVER'S LICENSE OR IDENTIFICATION	NUMBER IS INCORRECT OR MISSING, PLEASE
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CONSUMERS POWER COMPANY Lansing MI 48937-0001 1-800-477-5050

CONDITIONS OF SETTLEMENT AGREEMENT

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FORM 2507 4-96

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CONSUMERS POWER COMPANY

INSTRUCTIONS FOR COMPLETION: 1. READ THOROUGHLY BEFORE SIGNING. 2. IS ARRANGEMENT WHAT YOU AGREED TO? 3. SIGN AND RETURN TOP COPY TO COMPANY. 4. VIEW SECOND COPY FOR VOILB BECORDER

SIGN AND RETURN TOP COPY TO COMPANY.
 KEEP SECOND COPY FOR YOUR RECORDS.

SEE IMPORTANT SETTLEMENT AGREEMENT CONDITIONS ON BACK

SETTLEMENT AGREEMENT

I AGREE TO PAY CONSUMERS POWER COMPANY FOR PREVIOUSLY BILLED ENERGY SERVICE IN THE AMOUNT OF TO BE PAID AS SHOWN BELOW. I UNDERSTAND THAT IF I FAIL TO MAKE ANY OF THE SCHEDULED PAYMENTS LISTED BELOW, MY UTILITY SERVICE MAY BE DISCONTINUED.

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FORM 2507 2-96



TELEPHONE

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CONDITIONS OF SETTLEMENT AGREEMENT

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FORM 2507 8-95



Service Address if Different from Mailing

CONSUMERS POWER COMPANY

TELEPHONE

INSTRUCTIONS FOR COMPLETION: 1. READ THOROUGHLY BEFORE SIGNING. 2. IS ARRANGEMENT WHAT YOU AGREED TO? 3. SIGN AND RETURN TOP COPY TO COMPANY. 4. KEEP SECOND COPY FOR YOUR RECORDS.

SEE IMPORTANT SETTLEMENT AGREEMENT CONDITIONS ON BACK

SETTLEMENT AGREEMENT

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ACCOUNT NUMBER DATE

WHEN MAKING PAYMENTS BY MAIL, PLEASE ALLOW 5 DAYS FOR PAYMENT TO REACH US, PRINT

THE ABOVE ACCOUNT NUMBER ON YOUR CHECK OR MONEY ORDER.

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FORM 2507 4-94	THANK YOU CUSTOMER COPY			,	



CONDITIONS OF SETTLEMENT AGREEMENT

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FORM 2507 4-94

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TELEPHONE

INSTRUCTIONS FOR COMPLETION: 1. READ THOROUGHLY BEFORE SIGNING. 2. IS ARRANGEMENT WHAT YOU AGREED TO? 3. SIGN AND RETURN TOP COPY TO COMPANY.

4. KEEP SECOND COPY FOR YOUR RECORDS.

SEE IMPORTANT SETTLEMENT AGREEMENT CONDITIONS ON BACK

SETTLEMENT AGREEMENT

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	CUSTOMER SIGNATURE	/ / / DATE
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	C SERVICE	CANCELLED BY. U6300 ORDER MAR 24 /96/ REMOVED BY. 904

CONDITIONS OF SETTLEMENT AGREEMENT

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TELEPHONE

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2 IS ABBANGEMENT WHAT YOU AGREED TO? 3. SIGN AND RETURN TOP COPY TO COMPANY. 4. KEEP SECOND COPY FOR YOUR RECORDS

SEE IMPORTANT SETTLEMENT AGREEMENT CONDITIONS ON BACK

SETTLEMENT AGREEMENT

COMPANY FOR PREVIOUSLY BILLED ENERGY SERVICE IN THE AMOUNT OF PAY CONSUMERS POWER AGREE TO TO BE PAID AS SHOWN BELOW, I UNDERSTAND THAT IF I FAIL TO MAKE ANY OF THE SCHEDULED PAYMENTS LISTED BELOW, MY UTILITY SERVICE MAY BE DISCONTINUED.

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THE ABOVE ACCOUNT NUMBER ON YOUR CHECK OR MONEY ORDER.						

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IF YOU DO SIGN THIS AGREEMENT YOU GIVE UP YOUR RIGHT TO AN INFORMAL HEARING BEFORE A UTILITY HEARING OFFICER ON ANY MATTER INVOLVED IN THIS DISPUTE EXCEPT THE UTILITY'S FAILURE OR REFUSAL TO FOLLOW THE TERMS OF THIS AGREEMENT.

DATE CUSTOMER SIGNATURE DATE EMPLOYEE SIGNATURE IMPORTANT: IF SOCIAL SECURITY NUMBER, MICHIGAN DRIVER'S LICENSE OR IDENTIFICATION NUMBER IS INCORRECT OR MISSING, PLEASE WRITE IN BOX PROVIDED. - ---CUSTOMER'S MICH, DRIVER'S LICENSE OR I.D. NO. CUSTOMER'S SOCIAL SECURITY NO. SIGN AND RETURN ORIGINAL (TOP COPY) TO THE 7-91 COMPANY WITHIN THREE DAYS IN THE ENCLOSED FORM 2507 POSTAGE PAID PRE-ADDRESSED ENVELOPE. AND THANK YOU CUSTOMER COPY REMOVED BY. U/0445 - -NCELLED BY ORDER -

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CONSUMERS ENERGY

Consumers Energy

TELEPHONE

Service Address if Different from Mailing

COMMERCIAL AND INDUSTRIAL SETTLEMENT AGREEMENT

INSTRUCTIONS FOR COMPLETION: 1. READ THOROUGHLY BEFORE SIGNING. 2. IS ARRANGEMENT WHAT YOU AGREED TO? 3. SIGN AND RETURN TOP COPY TO COMPANY 4. KEEP SECOND COPY FOR YOUR RECORDS.

THE UNDERSIGNED AGREES TO PAY CONSUMERS ENERGY FOR PREVIOUSLY BILLED ENERGY SERVICE IN THE AMOUNT OF TO BE PAID AS SHOWN BELOW. I UNDERSTAND THAT IF I FAIL TO MAKE ANY OF THE SCHEDULED PAYMENTS LISTED BELOW, MY UTILITY SERVICE MAY BE DISCONTINUED. ACCOUNT NUMBER DATE

AMOUNT DUE

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DUE DATE

PLEASE ALLOW 5 DAYS FOR PAYMENT TO REACH US WHEN MAKING PAYMENTS BY MAIL OR AT AN AUTHORIZED AGENCY. PRINT THE ABOVE ACCOUNT NUMBER ON YOUR CHECK OR MONEY ORDER,

DATE

IF YOU FAIL TO ABIDE BY THE ABOVE TERMS, SERVICE MAY BE TERMINATED. IN ADDITION, CONSUMERS ENERGY IS NOT REQUIRED TO ENTER INTO ANY SUBSEQUENT SETTLEMENT UNTIL THE TERMS OF ANY PREVIOUS SETTLEMENT AGREEMENT HAVE BEEN FULLY COMPLIED WITH OR IF THE CUSTOMER DEFAULTS UPON THE TERMS AND CONDITIONS OF A PREVIOUS SETTLEMENT AGREEMENT.

NOTE: I UNDERSTAND THAT SUBSEQUENT BILLS ARE NOT PART OF THIS SETTLEMENT AGREEMENT AND ARE, THEREFORE, SUBJECT TO COLLECTION ACTION, INCLUDING DISCONNECTION OF SERVICE, IF SUCH BILLS ARE NOT PAID.

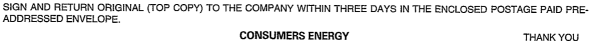
EMPLOYEE SIGNATURE

Form 2514 1-97

CUSTOMER OR AUTHORIZED AGENT SIGNATURE

THANK YOU

DATE



Lansing MI 48937-0001

1-800-477-5050



WORLLED BY. ORDER REMOVED BY.

CONSUMERS POWER COMPANY

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CUSTOMER OR AUTHORIZED AGENT SIGNATURE DATE EMPLOYEE SIGNATURE DATE SIGN AND RETURN ORIGINAL (TOP COPY) TO THE COMPANY WITHIN THREE DAYS IN THE ENCLOSED POSTAGE PAID PRE-ADDRESSED ENVELOPE. **CONSUMERS POWER COMPANY** THANK YOU Lansing MI 48937-0001 1-800-477-5050 Form 2514 4-96 MAR 24 1961 REMOVED BY _____ IGELLED B' ORDER L 1996

TELEPHONE



INSTRUCTIONS FOR COMPLETION: 1. READ THOROUGHLY BEFORE SIGNING, 2. IS ARRANGEMENT WHAT YOU AGREED TO? 3. SIGN AND RETURN TOP COPY TO COMPANY. 4. KEEP SECOND COPY FOR YOUR RECORDS.

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CUSTOMER OR AUTHORIZED AGENT SIGNATURE

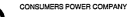
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FORM 2514 2-96





TELEPHONE

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FORM 2514 8-95



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TELEPHONE

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FORM 2514 4-94







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FORM 2514 9-91

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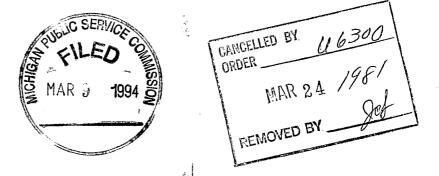
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ACCOUNT NUMBER

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Â	ANY OR ALL OF THE ABOVE PAYMENTS CAN BE MADE BY VISA/MASTERCARD OR DISCOVER CARD BY CALLING TOLL FREE 1-800-422-4024.					

PLEASE PRINT THE ABOVE ACCOUNT NUMBER ON YOUR CHECK OR MONEY ORDER AND MAIL TO: CONSUMERS POWER COMPANY, LANSING MI 48937-0001

DATE

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FORM 2514 4-89

EMPLOYEE SIGNATURE

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DATE

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REMOVED BY.

YOU CAN PAY THIS NOTICE TODAY BY VISA, DISCOVER, MASTERCARD, DINERS CLUB, AMERICAN EXPRESS OR BY PERSONAL CHECK BY CALLING TOLL FREE 1-800-235-8839. A HANDLING FEE WILL BE ADDED.

PLEASE DISREGARD THIS NOTICE IF PAYMENT HAS BEEN MADE. THANK YOU. Service Address if Different From Mailing

	Notice Date	Amount Past Due
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IMPORTANT NOTICE

FINAL BILLING STATUS

Previous Balance	Final Electric	Billing Gas	Total Amount Due	Payments	Other Charges and Credits	Balance Due

PLEASE ENCLOSE FULL PAYMENT OR YOU MAY:

1. ENCLOSE A REASONABLE DOWN PAYMENT AND PAY THE BALANCE IN ONE OR TWO EQUAL INSTALLMENTS NOT EXCEEDING 60 DAYS. A COPY OF THIS ARRANGE-MENT WILL BE RETURNED TO YOU.

Pmt	Date of Payment	Amount of Payment
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2. TRANSFER THE BALANCE TO AN ADDRESS WHERE YOU ARE USING CONSUMERS ENERGY SERVICE.

PRINT NAME/ADDRESS

TELEPHONE: (

_______ SIGNATURE _______ IF SELECTING OPTION ONE OR TWO, RETURN COMPLETE FORM

FOR BILL INFORMATION OR ASSISTANCE,

CALL YOUR ACCOUNT NUMBER IS:

AND SHOULD BE USED WHEN CALLING OR WRITING.

CONSUMERS ENERGY

THIS IS YOUR SECOND NOTICE. WE MUST HEAR FROM YOU WITHIN FIFTEEN DAYS OR THE BALANCE DUE WILL BE ASSIGNED TO A COLLECTION AGENCY.

DATE

Consumers Energy

SEE IMPORTANT SECURITY DEPOSIT INFORMATION ON REVERSE SIDE

FORM 2518 2-2001

Visit us on the internet: http://www.consumersenergy.com



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Please Allow 5 Days for Payment To Reach Us.



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CONSUMERS ENERGY LANSING MI 48937-0001

SECURITY DEPOSIT

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IF THIS FINAL BILL REMAINS UNPAID, YOU MAY BE REQUIRED TO PAY A SECURITY DEPOSIT FOR NEW SERVICE IN THE FUTURE.

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Consumers Energy

YOU CAN PAY THIS NOTICE TODAY BY VISA, DISCOVER, MASTERCARD, DINERS CLUB OR AMERICAN EXPRESS BY CALLING TOLL FREE 1-800-968-1305. A HANDLING FEE WILL BE ADDED.

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Notice Date	Amount Past Due

IMPORTANT NOTICE

FINAL BILLING STATUS

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FORM 2518 5-98

Visit us on the internet: http://www.consumersenergy.com



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Please Allow 5 Days for Payment To Reach Us.

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CONSUMERS ENERGY LANSING MI 48937-0001

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IMPORTANT NOTICE

FINAL BILLING STATUS

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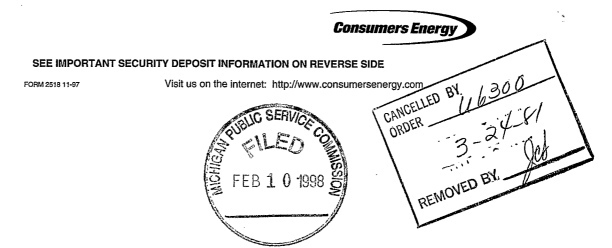
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CONSUMERS ENERGY LANSING MI 48937-0001

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Lease Return This Portion of the Notice with Your Payment

IMPORTANT NOTICE

FINAL BILLING STATUS

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FORM 2518 1-97

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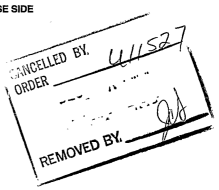
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Consumers Energy

SEE IMPORTANT SECURITY DEROSIT INFORMATION ON REVERSE SIDE





Please Allow 5 Days for Payment To Reach Us.



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PRINT NAME/ADDRESS

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TELEPHONE:

_ SIGNATURE .

IF SELECTING OPTION ONE OR TWO, RETURN COMPLETE FORM

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CONSUMERS POWER COMPANY

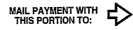
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SEE IMPORTANT SECURITY DEPOSIT INFORMATION ON REVERSE SIDE FORM 2518 4-96



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CONSUMERS POWER COMPANY -LANSING MI 48937-0001

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FORM 2518 4-96

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L---- PLEASE RETURN THIS PORTION OF THE NOTICE WITH YOUR PAYMENT

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THIS IS YOUR SECOND NOTICE. WE MUST HEAR FROM YOU WITHIN FIFTEEN DAYS OR THE BALANCE DUE WILL BE ASSIGNED TO A COLLECTION AGENCY.

DATE

SEE IMPORTANT SECURITY DEPOSIT INFORMATION ON REVERSE SIDE FORM 2518 2-96



FORM 2518 2-96

Busiress

UARCO[®]

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MAIL PAYMENT WITH THIS PORTION TO:

- - - -

CONSUMERS POWER COMPANY LANSING MI 48937-0001

SECURITY DEPOSIT

IF THIS FINAL BILL REMAINS UNPAID, YOU MAY BE REQUIRED TO PAY A SECURITY DEPOSIT FOR NEW SERVICE IN THE FUTURE.

 \Box

FORM 2518 2-96



RESIDENTIAL CUSTOMERS CAN PAY THIS NOTICE TODAY BY VISA OR DISCOVER CARD BY CALLING TOLL FREE 1-800-968-1305

> PLEASE DISREGARD THIS NOTICE IF PAYMENT HAS BEEN MADE. THANK YOU. Service Address if Different From Mailing

Notice Date Amount Past Due

PLEASE RETURN THIS PORTION OF THE NOTICE WITH YOUR PAYMENT ----

IMPORTANT NOTICE

FINAL BILLING STATUS

Previous Balance	Final	Billing Gas	Total Amount Due	Payments	Other Charges and Credits	Balance Due
	LICOULY					

PLEASE ENCLOSE FULL PAYMENT OR YOU MAY:

1. ENCLOSE A REASONABLE DOWN PAYMENT AND PAY THE BALANCE IN ONE OR TWO EQUAL INSTALLMENTS NOT EXCEEDING 60 DAYS. A COPY OF THIS ARRANGE-MENT WILL BE RETURNED TO YOU.

Pmt	Date of Payment	Amount of Payment
·	Down Payment	
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2. TRANSFER THE BALANCE TO AN ADDRESS WHERE YOU ARE USING CONSUMERS POWER COMPANY SERVICE.

PRINT NAME/ADDRESS

TELEPHONE:

UARCO[®] Business Forms

FORM 2518 7-95

IF SELECTING OPTION ONE OR TWO, RETURN COMPLETE FORM

SIGNATURE

FOR BILL INFORMATION OR ASSISTANCE,

CALL YOUR ACCOUNT NUMBER IS:

AND SHOULD BE USED WHEN CALLING OR WRITING.



CONSUMERS POWER COMPANY

THIS IS YOUR SECOND NOTICE. WE MUST HEAR FROM YOU WITHIN FIFTEEN DAYS OR THE BALANCE DUE WILL BE ASSIGNED TO A COLLECTION AGENCY.

DATE.

SEE IMPORTANT SECURITY DEPOSIT INFORMATION ON REVERSE SIDE FORM 2518 7-95



LLED BY APR 10 1999 REMOVED BY ORDER -

MAIL PAYMENT WITH THIS PORTION TO:

CONSUMERS POWER COMPANY LANSING MI 48937-0001

SECURITY DEPOSIT

IF THIS FINAL BILL REMAINS UNPAID, YOU MAY BE REQUIRED TO PAY A SECURITY DEPOSIT FOR NEW SERVICE IN THE FUTURE.

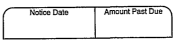
FORM 2518 7-95

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YOU CAN PAY THIS NOTICE TODAY BY VISA OR DISCOVER CARD BY CALLING TOLL FREE 1-800-968-1305

PLEASE DISREGARD THIS NOTICE IF PAYMENT HAS BEEN MADE. THANK YOU. Service Address if Different From Mailing



L____PLEASE RETURN THIS PORTION OF THE NOTICE WITH YOUR PAYMENT

IMPORTANT NOTICE

FINAL BILLING STATUS

Previous Balance	Final Electric	Billing Gas	Total Amount Due	Payments	Other Charges and Credits	Balance Due

PLEASE ENCLOSE FULL PAYMENT OR YOU MAY:

1. ENCLOSE A REASONABLE DOWN PAYMENT AND PAY THE BALANCE IN ONE, TWO OR THREE EQUAL INSTALLMENTS NOT EXCEEDING 90 DAYS. A COPY OF THIS ARRANGEMENT WILL BE RETURNED TO YOU.

Pmt	Date of Payment	Amount of Payment
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2. TRANSFER THE BALANCE TO AN ADDRESS WHERE YOU ARE USING CONSUMERS POWER COMPANY SERVICE.

PRINT NAME/ADDRESS

TELEPHONE: (_____) _____ SIGNATURE _____ DATE ____ DATE ____

IF SELECTING OPTION ONE OR TWO, RETURN COMPLETE FORM

FOR BILL INFORMATION OR ASSISTANCE, CALL

YOUR ACCOUNT NUMBER IS:

AND SHOULD BE USED WHEN CALLING OR WRITING.



CONSUMERS POWER COMPANY

THIS IS YOUR SECOND NOTICE. WE MUST HEAR FROM YOU WITHIN FIFTEEN DAYS OR THE BALANCE DUE WILL BE ASSIGNED TO A COLLECTION AGENCY.

SEE IMPORTANT SECURITY DEPOSIT INFORMATION ON REVERSE SIDE FORM 2518 4-94



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CONSUMERS POWER COMPANY LANSING MI 48937-0001

SECURITY DEPOSIT

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IF THIS FINAL BILL REMAINS UNPAID, YOU MAY BE REQUIRED TO PAY A SECURITY DEPOSIT FOR NEW SERVICE IN THE FUTURE.

FORM 2518 4-94

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	MICHIGAN'S	POWERING
	ALL	- NORMANN

YOU CAN PAY THIS NOTICE TODAY BY VISA/MASTERCARD OR DISCOVER CARD BY CALLING TOLL FREE 1-800-968-1305.

PLEASE DISREGARD THIS NOTICE IF PAYMENT HAS BEEN MADE. THANK YOU. Service Address if Different From Mailing

Notice Date	Amount Past Due

PLEASE RETURN THIS PORTION OF THE NOTICE WITH YOUR PAYMENT

IMPORTANT NOTICE

FINAL BILLING STATUS

Previous Balance	Final Billing	Total Amount Due Payments	Other Charges	Balance Due		
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PLEASE ENCLOSE FULL PAYMENT OR YOU MAY:

1. ENCLOSE A REASONABLE DOWN PAYMENT AND PAY THE BALANCE IN ONE, TWO OR THREE EQUAL INSTALLMENTS NOT EXCEEDING 90 DAYS. A COPY OF THIS ARRANGEMENT WILL BE RETURNED TO YOU.

Pmt	Date of Payment	Amount of Payment
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2. TRANSFER THE BALANCE TO AN ADDRESS WHERE YOU ARE USING CONSUMERS POWER COMPANY SERVICE.

PRINT NAME/ADDRESS

TELEPHONE:

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IF SELECTING OPTION ONE OR TWO, RETURN COMPLETE FORM

FOR BILLING INFORMATION OR ASSISTANCE, CALL () YOUR ACCOUNT NUMBER IS:

AND SHOULD BE USED WHEN CALLING OR WRITING.



CONSUMERS POWER COMPANY

THIS IS YOUR SECOND NOTICE. WE MUST HEAR FROM YOU WITHIN FIFTEEN DAYS OR THE BALANCE DUE WILL BE ASSIGNED TO A COLLECTION AGENCY.

DATE

SEE IMPORTANT SECURITY DEPOSIT INFORMATION ON REVERSE SIDE FORM 2518 2-92



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CONSUMERS POWER COMPANY LANSING MI 48937-0001

SECURITY DEPOSIT

IF THIS FINAL BILL REMAINS UNPAID, YOU MAY BE REQUIRED TO PAY A SECURITY DEPOSIT FOR NEW SERVICE IN THE FUTURE.

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YOU CAN PAY THIS NOTICE TODAY BY VISA/MASTERCARD OR DISCOVER CARD BY CALLING TOLL FREE 1-800-422-4024.

PLEASE DISREGARD THIS NOTICE IF PAYMENT HAS BEEN MADE. THANK YOU. Service Address if Different From Mailing

Notice Date	Amount Past Due

PLEASE RETURN THIS PORTION OF THE NOTICE WITH YOUR PAYMENT

IMPORTANT NOTICE

FINAL BILLING STATUS

Previous Balance	Final	Billing	Total Amount Due	Devesente	Other Charges	Datasa Dua
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PLEASE ENCLOSE FULL PAYMENT OR YOU MAY:

1. ENCLOSE A REASONABLE DOWN PAYMENT AND PAY THE BALANCE IN ONE, TWO OR THREE EQUAL INSTALLMENTS NOT EXCEEDING 90 DAYS. A COPY OF THIS ARRANGEMENT WILL BE RETURNED TO YOU. 2. TRANSFER THE BALANCE TO AN ADDRESS WHERE YOU ARE USING CONSUMERS POWER COMPANY SERVICE.

Pmt	Date of	Payment	Amount of Payment
	Down	Payment	
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PRINT NAME/ADDRESS

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TELEPHONE: (_____)

IF SELECTING OPTION ONE OR TWO, RETURN COMPLETE FORM

FOR BILLING INFORMATION OR ASSISTANCE, CALL () YOUR ACCOUNT NUMBER IS:

AND SHOULD BE USED WHEN CALLING OR WRITING.



CONSUMERS POWER COMPANY

THIS IS YOUR SECOND NOTICE. WE MUST HEAR FROM YOU WITHIN FIFTEEN DAYS OR THE BALANCE DUE WILL BE ASSIGNED TO A COLLECTION AGENCY.

DATE

SEE IMPORTANT SECURITY DEPOSIT INFORMATION ON REVERSE SIDE

FORM 2518 5-91



ORDER ______ FEB 9 1994 REMOVED BY._____ ANCELLED BY. ORDER .





CONSUMERS POWER COMPANY LANSING MI 48937-0001

SECURITY DEPOSIT

IF THIS FINAL BILL REMAINS UNPAID, YOU MAY BE REQUIRED TO PAY A SECURITY DEPOSIT FOR NEW SERVICE IN THE FUTURE.



FORM 2718 1-93 CONSUMERS POWER (OMPANY	RES	ADDRESS								OT/BLDG	SERIAL	NUMBER	
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	Unit	Code	Inse Unit	Code		Unit	Code		rtion Code
Unit Description	Stubs	Exten- sions	Stubs	Exten- sions	Unit Description	Stubs	Exten- sions	Stubs	Exten- sions
3/4" Steel: Bare 1" Steel: Bare 1-1/4" Steel: Bare 1-1/2" Steel: Bare 2" Steel: Bare 2" Steel: Bare 2" Steel: Bare 3" Steel: Bare 4" Steel: Bare 6" Steel: Bare 10" Steel: Bare 10" Steel: Bare 10" Steel: Bare 12" Steel: Bare 1/2" & 5/8" OD Steel Tubing: C&W 3/4" Steel: C&W 1" OD Steel Tubing: C&W 1" Steel: C&W 1-1/4" Steel: C&W 1-1/2" Steel: C&W	21071 21105 21139 21154 21170 21204 21203 21402 21600 21808 21816 21824 22079 22095 22103 22137 22152		411079 41103 41137 41152 41202 41251 41301 41400 41608 41806 41814 41806 41814 42044 42047 42093 42101 42135 42150 r Installati the Regulat		132 1-3/4" Steel: C&W 1.900" OD Steel Tubing: C&W 2" Steel: C&W 2-1/2" Steel: C&W 3" Steel: C&W 4" Steel: C&W 6" Steel: C&W 6" Steel: C&W 10" Steel: C&W 10" Steel: C&W 10" Steel: C&W 12" Steel: C	22178 / 22194 / 22202 / 22251 22301 22400 22608 22806 22814 22822	32177 32193 32201 32230 32250 32300 32409 32805 32805 32805 32805 32805 32821 34041 3407 34041 34044 35048 35105 35105 35105 35154 35204 35500 35402 35600	42176 42192 42200 42234 42259 42309 42408 42606 42804 42804 42812 42820 44040 44073 44107 45047 45103 45153 45153 45503 45503 45509	52175 52191 52209 52233 52258 52308 52407 52605 52803 52803 52803 52811 52829 54049 54049 54049 54049 55046 55103 55103 55103 55122 55202 55301 55400 55608
Activity Code		110020	Riser		t Code	Meter Data		Code	

		House Regulator	Unit Code 90
Activity	Code	Riser	Unit Code
Installed Removed	1 2	Under 2" 2" 3" 4" 6"	37028 37200 37309 37408 37606

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Meter Data Inside — Residential Inside — Other Outside — Residential Outside — Other

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ORDER ORDER FEB 9 1994 REMOVED BY.

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3/4" Steel: Bare	21071	31070	41079	51078	132 1-3/4" Steel: C&W	22178	32177	42176	5217
1' Steel: Barc	21105	31104	41103	51102	1.900 OD Steel Tubing: C&W	22194	32193	42192	5219
1-1/4" Steel: Bare	21139	31138	41137	51136	2" Steel: C&W	22202	32201	42200	5220
1-1/2" Steel: Bare	21154	31153	41152	51151	2.375 OD Steel Tubing: C&W	22236	32235	42234	5223
1-3/4" Steel: Bare	21170	31179	41178	5'177	2-1/2" Steel: C&W	22251	32250	42259	5225
2" Steel: Bare	21204	31203	41202	51201	31 Steel: C&W	22301	32300	42309	5230
2-1/2" Steel: Bare	21253	31252	41251	51250	4 ⁻ Steel: C&W	22400	32409	42408	5240
3" Steel: Bare	21303	31302	41301	51300	6" Steel: C&W	22608	32607	42606	5260
4" Steel: Bare	21402	31401	41400	51409	8" Steel. C&W	22806	32805	42804	5280
6" Steel: Bare	21600	31609	41608	51607	10" Steel: C&W	22814	32813	42812	5281
8" Steel: Bare	21808	31807	41806	51805	12 ' Steel: C&W	22822	32821	42820	5282
10" Steel: Bare	21816	31815	41814	51813	1/2" & 5/8" OD Copper Tubing	24042	34041	44040	5404
12" Steel: Bare	21824	31823	41822	51821	7/8 OD Copper Tubing	24075	34074	44073	5407
1/2" & 5/8" OD Steel Tubing: C&W	22046	32045	42044	52043	1-1/8" OD Copper Tubing	24109	34108	44107	5410
3/4" Steel: C&W	22079	32078	42077	52076	3/8 . 1/2" & 5/8' Plastic	25049	35048	45047	5504
1" OD Steel Tubing: C&W	22095	32094	42093	52092	1" & 1-1/8" Plastic	25106	35105	45104	5510
1° Steel, C&W	22103	32102	42101	52100	1-1/4" Plastic	25130	35139	45138	5513
1-1/4 Steel: C&W	22137	32136	42135	52134	1-1/2 Plastic	25155	35154	45153	5515
1-1/21 Steel: C&W	22152	32151	42150	52159	2" Plastic	25205	35204	45203	5520
					3" Plastic	25304	35303	45302	5530
					4" Plastic	25403	35402	454C1	5540
					6" Plastic	25601	35600	45609	5560

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		Meter Installation House Regulator	- Unit Code 80002 - Unit Code 90001			
Activity	Code	Riser	Unit Code	Meter Data	Code	
Installed Removed	1 2	Under 2" 2' 3" 4" 6"	37028 37200 37309 37408 37606	Inside — Residentiai Inside — Other Outside — Residentiai Outside — Other	1 2 3 4	

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ELECTRIC SERVICE WORK ORDER	C&I						OT/BLDG			
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ORDER FEB 9 1994 REMOVED BY



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	TERMINATION A	T SECONDA	RY VAULT			
	TERMINATION A	T PROPERT	Y LINE (SPLICE)			
	TERMINATION A					
	TERMINATION A	IMELER BA	43E			
	RUN CABLE UP	POLE AND	ΓΑΡ ΟΝ	•		
COMPL	ETED BY				DATE	





REMOVED BY. 410445

LOT/BLDG SERBAL HUMBER

CONSUMERS POWER COMPANY	CONSUMERS POWER COMPANY WORK ORDER DRAWING				NUMBER			
WORK ORDER DRAWING		<u> </u>	ZIP CODE		TOWNSHIP			
	NAME	<u></u>	DESIG	NED BY		DATE	REQUES	ST NUMBER
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PPROVED BY DATE								
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CATED. ALL SALVAGEABLE MATERIAL WAS RI		SHEET OF	OHMS TESTED					
GNED (IN DIRECT CHARGE OF WORK)	STARTED	, ,	CIRCUIT		CKT NUMBER		LCP NI	JMBER
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ATE MISS DIG NOTIFIED	COMPLETED	<i>/-</i>	SUBSTATION		WD NUMBER		TAX CO	DE NUMBER
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HP OTHER-SPECIFY	USE FORM 671 FOR HP MAIN)	DURATION	TYPE SERVICE		AREA	FUNCTION	P	SERIAL
DAMENTS	FUR HP MAIN)							
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FORM 2721 12-01

ADDRESS

PRWERING INACINGAN'S PROGRESS	NAME

DRESS			LOTABLOG	SERIAL NUMBER
Ŷ	ZIP CODE	TOWNSHIP	1	
<u></u>	ENE	RGY SERV	ICE(S)	REQUEST NUMBER

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IF YOU ARE REQUESTING ELECTRIC SERVICE, YOU OR YOUR ELECTRICIAN ARE RESPONSIBLE FOR OBTAINING ALL ELECTRICAL PERMITS AND INSPECTIONS BEFORE SERVICE CONNECTIONS CAN BE MADE. WIRING SHOULD COMPLY WITH ALL LOCAL AND STATE WIRING CODES.

PARTY TO BILL FOR CUSTOMER CONTRIBUTION IF DIFFERENT THAN ABOVE	OUR ELECTRIC SERVICE IS PLAN	NED TO TERMINATE ON YOUR PREMISES	AT
	FEET ABOVE FINAL GRADE		
MAILING ADDRESS/CITY/ZIP CODE		APPROXIMATELY	FT
	OF THE	CORNER OF YOUR BUILD	DING

- If your request is for gas service, please note the following:
 After the service is installed and you have permanently connected at least one gas appliance, please call us to have the meter installed and the gas turned on. (To avoid any inconvenience, we would appreciate a 12-hour advance notice.)
 Gas service usage must begin within two (2) years following service installation or the service will be disconnected from our system. Following disconnection, any request for gas service will require the payment of a reconnection charge plus the cost of any provide plus the cost of a reconnection. any new service pipe installed.

YOUR SERVICE ENTRANCE EQUIPMENT SHOULD BE LOCATED AS MARKED "X" IN THE SKETCH SHOWN ABOVE. IF

YOUR SERVICE ENTRANCE EQUIPMENT SHOULD BE LOCATED AS MARKED "X" IN THE SKETCH SHOWN ABOVE. IF FOR SOME REASON THIS IS NOT POSSIBLE OR IF ADDITIONAL INFORMATION IS REQUIRED, PLEASE CALL. If your request is for underground service(s), please stake the location of any underground facilities on your property which could be damaged when installing the new service. The route of the underground service should be free of all obstacles (lumber, brick, etc) prior to commencing of our work. The ground elevation along the route of your underground service must be established at not more than 3 inches above final grade before we can install your underground service. The underground service trench will be backfilled and the earth placed over the trench by the Company. You will be responsible for the final restoration of the trench. Underground service(s) installed during the calendar months of January and February will be subject to an additional charge due to increased winter construction costs. To avoid these winter construction charges, the application must be received by November 10 and the customer jobsite must be ready for construction by December 1.

ESTIMATED GAS COSTS		ESTIMATED ELECTRIC COST
FLAT CHARGE	s	TRENCH CHARGE FT @ \$/FT = \$
TRENCH CHARGE/FT =	s	TEMP SERVICE CHARGE S
TRENCH CHARGE FT @ \$/FT =	s	WINTER CONST CHARGE FT @ \$/FT = \$
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TOTAL FT TOTAL ESTIMATE	<u>s</u>	CUSTOMER COPY

FORM 2720 12-91

	· OVERHEAD ELEC		
Address	_	City,	Fownship, ZIP Code
Name			
Designed by and Date	Approved by and Date		
. <u></u>			Consumers Power
		+	POWERING MICHIGAN'S PROGRESS
			IMPORTANT - READ CAREFULLY
		as m	Your service entrance equipment should be locate arked "X" in the sketch shown at the left. If f e reason this is not possible, please call.
		all ei nect	You or your electrician are responsible for obtaini ectrical permits and inspections before service co ions can be made. Wiring should comply with and state wiring codes.
		for t good	You are encouraged to install sufficient ampact both present and future needs. Adequate wiring i I investment. Service entrance equipment should n ited less than 100 amps.
			Our electric service is planned to terminate on yo nises at: (see Note 1 above).
	,	Serv	ice Loc:
			Feet Above Final Grade Approx
		Feet	of the
Request Number		Corr	ner of Your Building.
Party To Bill for Customer Cont	ribution if Different Than Above	<u> </u>	
Mailing Address, City, ZIP Code	· · · · · · · · · · · · · · · · · · ·		

Estimated Customer Contribution

Avoid planting trees directly below proposed service wires and thus avoid future conflicts.

If you have future plans for a swimming pool or building additions, the service wires should be designed to avoid future overhang. Call us if you anticipate any problem.

If additional information is required, please call the Consumers Power Company Energy Request Center.



CUSTOMER'S COPY

Address	-		City,	lownship	, ZIP Code			
				METER DATA				
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Request Number	CMS WO Number		Corne	er of You	r Building.			
Responsible Party			l			Custom	er Need	Date
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ddress	OVERHEAD I		City, Township, ZIP Code
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esigned by and Date	Approved by and Date		
			Consumers
		i i	Power
		-+-	POWERING
			MICHIGAN'S PROGRESS
			IMPORTANT - READ CAREFULLY
			1. Your service entrance equipment should be locar as marked "X" in the sketch shown at the left. If some reason this is not possible, please call.
			2. You or your electrician are responsible for obtain all electrical permits and inspections before service c nections can be made. Wiring should comply with local and state wiring codes.
			3. You are encouraged to install sufficient ampact for both present and future needs. Adequate wiring good investment. Service entrance equipment should be rated less than 100 amps.
			4. Our electric service is planned to terminate on y premises at: (see Note 1 above).
			Service Loc:
-			Feet Above Final Grade Approx
			Feet of the
Request Number			Corner of Your Building.
Party To Bill for Customer Cont	ribution if Different Than Above		1

Estimated Customer Contribution

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CONCELLED BY. - ORDER 9 1994 FEB REMOVED BY

Form 2743 8-88		CONSUMERS	POWER CON	MPA	NY			Serial Numbe	er
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Address			ľ	<i>,</i> ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	i ownamp,	, 211 0000	•		
Name							METE	R DATA	•
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Designed by and	d Date	Approved by and Date			Other	Volts		Wire Ph	ase Entrance Ar
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Responsible P	arty							Gustomern	
Mailing Addre	ess, City, ZIP Code								· · · · ·
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	C&I	Permanent Serv	. l		No	Sales Ord	der No	. Date	
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	OVERHEAD ELEC		
Address		City, Township, ZIP Co	ode
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Designed by and Date	Approved by and Date		
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•			Power
		$+$ \square	POWERING
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		IMPORTAN	T - READ CAREFULLY
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			the sketch shown at the left. If
			not possible, please call.
		2 You or your ele	ectrician are responsible for obtair
			s and inspections before service of
		nections can be m local and state wirin	ade. Wiring should comply with g codes.
		3 You are encou	uraged to install sufficient ampa
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		good investment. Se be rated less than 10	ervice entrance equipment should 30 amps.
		4 Our electric cor	vice is planned to terminate on y
		premises at: (see No	
		Service Loc:	
		Feet Ab	oove Final Grade Approx
		Feet	of the
lequest Number		Corner of Your Bui	lding.
arty To Bill for Customer Conti	ibution if Different Than Above	<u>J</u>	
Mailing Address, City, ZIP Code			

Estimated Customer Contribution

Avoid planting trees directly below proposed service wires and thus avoid future conflicts.

If you have future plans for a swimming pool or building additions, the service wires should be designed to avoid future overhang. Call us if you anticipate any problem.

If additional information is required, please call the Consumers Power Company Energy Request Center.





	CONSUMERS POWE OVERHEAD ELECTRIC SEI	BVICE W	ORK C	BDEB					
idress			City, Township, ZIP Code						
ne			METER DATA						
			240 Volts	, 3 Wire, 1 P	hase (200) Amp	Ent Ma	ax)	
signed by and Date	Approved by and Date		Other	Volts		Wire	Phase	Entrance Am	
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Area or Work Order Function	P Serial Number	TLM	l	A	Uni	t Code		Number of Services	
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Form 2745 11-90 CONSUMERS POWER COMPANY UNDERGROUND ELECTRIC SERVICE RECORD			nber Serial Number				
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Designed by and Date	Approved by and Date		·······	METE	R DATA		<u> </u>
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			Service Location _	_			
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			Corner of Your Bu	ilding.			
Joint With Gas	Telephone CATV						

Request Number	CMS WO Number	Cons	umers Power Com	рапу		Serial Number		
•		UNDERGROUND E	UNDERGROUND ELECTRIC SERVICE WORK ORDER					
Address								
Name			City, To	wnsh	ip, ZIP	l		
Responsible Party	Mailin	g Address, City, ZIP Code		-			·····	
Residential		Temporary Serv	Bill:		 эт тv	MISS DIG Call	ed by	
		Temp to Perm Relocate/Replace]] 	•	Date and Time		
Install Size		(No Replacement)		<u> </u>	lied / Removed by	Date		
•	Installed Joint With Electric	Telephone Install	ed by Service	insta	lied / Hemoved by	Dale		
R GAS Yes E CATV Yes W		CP Co.	. Service	Ener	gized by	Date		
Area or Work Order	Function P Number	TLM Numb	er .	A	Unit Code	No. ot Services	Trench Footage	
D Work Order T 1 I I								_
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Other	Ft @ \$		ru@v		ual \$			
	Total Estimate	\$ 101 UG Commercial 8	10		Nonplant Unit 99994			_



ORDER FEB 9 1994 REMOVED BY. ORDER BY

	Serial Number
UNDERGROUND ELECTRIC SERVIC	City/Township
Approved by and Date	IMPORTANT - READ CAREFULLY
·	1. Your service entrance equipment should be located as marked "X" in the sketch shown at the left. If for some reason this is not possible, please call.
	2. You or your electrician are responsible for obtaining all electrical permits and inspections be- fore service connections can be made. Wiring should comply with all local and state wiring codes.
	3. You are encouraged to install sufficient ampa- city for both present and future needs. Adequate wiring is a good investment. Service entrance equipment should not be rated less than 100 amps.
	4. Our electric service is planned to terminate on your premises at
	Feet of the
	Corner of Your Building.
	Approved by and Date

Request Number

Name				
Responsible Party	Mailing Address, City, ZIP Code	L		

The route of the underground service should be free of all obstacles (lumber, brick, etc) prior to commencing of work. The ground elevation along the route of your underground service must be established at not more than 3 inches above final grade before we can install your underground service. The underground service trench will be backfilled and the earth place over the trench by the Company. You will be responsible for the final restoration of the trench. Underground electric services installed during the calendar month of January and February will be subject to an additional charge due to increased winter construction costs. To avoid these winter construction charges, the application must be received by November 10, and the customer jobsite must be ready for construction by December 1.

Please stake all underground facilities on your property which could be damaged when installing the new service.

If additional information is required, please call Consumers Power Company Energy Request Center.

Estimated Costs
Trench Charge Ft @ \$ /Ft = \$
Temp Service Charge \$
Winter Constr Charge Ft @ \$ /Ft = \$ /Ft = \$
Other Ft @ \$
Total Estimate \$

Form 2744 11-90

Form 2745 8-88								
		TLM Number				Serial Nu	mber	
Address	O DERVICE RECORD		City	/Township	<u> </u>	I		
Designed by and Date	Approved by and Date				METEI		,	
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			Cor	ner of Your E	Building.			
Joint With Gas Tele	ohone CATV				<u> </u>			

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Request Number	CMS WO Number	Consu	mers Power Company	· · · · · · · · · · · · · · · · · · ·	Serial Number	
		UNDERGROUND	ELECTRIC SERVIC	E WORK ORDER		
Address						
lame			City, T	ownship, ZIP	<u>_</u>	
esponsible Party	<u></u>	Mailing Address, City, Zif	P Code			
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	Length			Other		
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			Co Service	Energized by	Date	C R
Area or Work Order	Function P Nur	rial nber TLM f	Number	A Unit Code	No. of Trench Services Footage	E W
	Estimated Costs		·	tual Costs	Sales Order Number	
Trench Charge		/Ft=\$				А
Temp Service Charge		\$		\$	Date	C C
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		E JAN	4 1909 5		OVED BY	F



UNDERGROUND ELECTRIC SERVICE

Serial Number

Address			City/Township
Address Designed by and Date	Approved by and Date	-	City/Township IMPORTANT — READ CAREFULLY I. Your service entrance equipment should be located as marked "X" in the sketch shown at the left. If for some reason this is not possible, please call. 2. You or your electrician are responsible for obtaining all electrical permits and inspections before service connections can be made. Wiring should comply with all local and state wiring codes. 3. You are encouraged to install sufficient ampacity for both present and future needs. Adequate wiring is a good investment. Service entrance equipment should not be rated less than 100 amps. 4. Our electric service is planned to terminate on your premises atFeet Above Final Grade Approx Feetof the
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Name			
Responsible Party	Mailing Address, City, ZIP Code		·
	Maning Address, Orty, 211 Odde	•	

The route of the underground service should be free of all obstacles (lumber, brick, etc) prior to commencing of work. The ground elevation along the route of your underground service must be established at not more than 3 inches above final grade before we can install your underground service. The underground service trench will be backfilled and the earth placed over the trench by the Company. You will be responsible for the final restoration of the trench. Underground electric services installed during the calendar months of January and February will be subject to an additional charge due to increased winter construction costs. To avoid these winter construction charges, the application must be received by November 10 and the customer jobsite must be ready for construction by December 1.

Please stake all underground facilities on your property which could be damaged when installing the new service.

If additional information is required, please call the Consumers Power Company Energy Request Center.

Estimated Costs							
Trench Charge	Ft@\$	/Ft=\$					
Temp Service Charge		\$					
Winter Constr Charge	Ft @ \$	/Ft=\$					
Other	Ft @ \$	/Ft=\$					
Total Estimate \$							

Form 2744 8-88

CONSUMERS PO UNDERGROUND ELECT				<u></u>
Address			City/Township	·
Designed by and Date	Approved by and Date		· · · · · · · · · · · · · · · · · · ·	
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			Other Volts	Wire Phase Entrance Ar
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			Service Location	·····
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· ·			Feet	of the
			Corner of Your Building.	
Joint With Gas T	elephone CATV			
Request Number CMS WO Numb	-	ers Power Co	ompany ERVICE WORK ORDER	Serial Number
Address	UNDERGROUND E		ERVICE WORK ORDER	Customer Need Date
•		r	City, Township, ZIP	
Name			City, Township, 2h	
Responsible Party	Mailing Address, City, ZIP	Code	<u> </u>	
	Temporary Sei	ov B	ill: MBT	MISS DIG Called by
Residential	Permanent Ser	-		
C&1	Temp to Perm Relocate/Repl		GT	Date and Time
Install Size Length	Remove		Other	
C Facilities Installed Joint Wit		alled by	Service Installed/Removed	by Date
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Area or D Work Order Function P	Serial Number TLM N	umber	A Unit Cod	e No. of Trench Services Footage
		<u></u>		
Estimated Co		E+	Actual Costs	Sales Order Number
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Winter Constr ChargeFt @			@ \$ /Ft=\$	Prepaid Amount
Other Ft @	\$/Ft=\$ Total Estimate	Ft	@ \$/Ft=\$ Total Actual _ \$	
Unit Codes UG Direct Bur	al - Residential 75101 UG Comm	ercial & Industr ercial & Industr	ial 75209 Nonplant	Unit 99994
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UNDERGROUND	ELECTRIC	SERVICE	

Serial Number

Address City/Township Designed by and Date Approved by and Date IMPORTANT - READ CAREFULLY 1. Your service entrance equipment should be located as marked "X" in the sketch shown at the left. If for some reason this is not possible, please call. You or your electrician are responsible for obtaining all electrical permits and inspections before service connections can be made. Wiring should comply with all local and state wiring codes. 3. You are encouraged to install sufficient ampacity for both present and future needs. Adequate wiring is a good investment. Service entrance equipment should not be rated less than 100 amps. 4. Our electric service is planned to terminate on your premises at _Feet Above Final Grade Approx _ Feet of the Corner of Your Building.

Name	·····	:	
Responsible Party	Mailing Address, City, ZIP Code		

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	Estimated Co	sts	
Trench Charge	Ft@\$	/Ft=\$	
Temp Service Charge		\$	
Winter Constr Charge _	Ft@\$	/Ft=\$	
Other	Ft@\$	/Ft≈\$	
	Total	Estimate \$	

Form 2744 6-87

		NAME					REQUEST NUMBER
Consun	iers Energy	ADDRESS			`	LOT/BLD	WORK ORDER NUMB
		CITY		ZIP CODE	TOWNSHIP		
	SERVICE REQUEST		4 <i>.</i>				
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	TOTAL BILLABLE FT.			s · ·			

CUSTOMER RESPONSIBILITIES	
1) SERVICE LOCATION:	YOUR SERVICE ENTRANCE EQUIPMENT SHOULD BE LOCATED AS INDICATED IN THE SKETCH ABOVE. IF FOR SOME REASON THIS IS NOT POSSIBLE, OR IF ADDITIONAL INFORMATION IS REQUIRED, PLEASE CALL.
2) METER SOCKET:	YOU MAY OBTAIN A METER SOCKET FREE OF CHARGE AT ANY OF THE LOCATIONS ON THE ENCLOSED LIST.
3) DEPOSIT:	IF A DEPOSIT IS REQUIRED, YOU WILL BE NOTIFIED PRIOR TO THE INSTALLATION OF YOUR SERVICE.
4) SITE CONDITIONS:	THE SITE MUST BE WITHIN 3 INCHES OF FINAL GRADE BEFORE WE CAN START OUR WORK. FOR AN UNDERGROUND SERVICE. CLEAR A 12 FOOT EQUIPMENT PATH OF BUILDING MATERIALS, BRUSH, TREES, SHRUBS, ETC. ALONG THE PROPOSED SERVICE ROUTE TO AVOID DELAYS ALSO, YOUR METER SOCKET MUST BE INSTALLED AND INSPECTED (SEE ELECTRICAL INSPECTION), WHEN WE FINISH, WE WILL BACKFILL AND PLACE EXCAVATED EARTH OVER THE TRENCH. YOU ARE RESPONISIBLE FOR THE FINAL RESTRATION OF THE TRENCH.
5) STAKING:	TO AVOID DAMAGE, YOU MUST MARK (STAKE) YOUR EXISTING UNDERGROUND FACILITIES SUCH AS: WELL, SEPTICE SYSTEMS, SPRINKLER SYSTEMS, AND UNDERGROUND WIRES, OR OTHER UNUSUAL BURIED FACILITIES. THESE STAKES MUST BE APPARENT WHEN WE ARRIVE TO INSTALL THE SERVICE. WE CANNOT PAY FOR DAMAGES TO FACILITIES THAT ARE NOT PROPERLY STAKED.
6) MOBILE HOME OR TEMPORARY ELECTRIC:	IF YOU REQUESTED SERVICE TO A MOBILE HOME OR TEMPORARY ELECTRIC SERVICE, YOU WILL BE REQUIRED TO SET YOUR OWN POLE OR INSTALL A PIPE FOR UNDERGROUND SERVICE.
7) CONSTRUCTION REPAIR:	IF ADDITIONAL LINE WORK IS REQUIRED TO REACH YOUR LOCATION DUE TO DESIGN PROBLEMS OR OTHER UNUSUAL CIRCUMSTANCES"EXTRA CHARGES MAY BE INCURRED. THESE CHARGES WILL BE COMMUNICATED TO YOU IN ADVANCE OF CONSTRUCTION
8) ELECTRICAL INSPECTION:	YOU OR YOUR ELECTRICIAN ARE RESPONSIBLE FOR OBTAINING ALL ELECTRICAL PERMITS AND INSPECTIONS. THIS MUST BE DONE BEFORE SERVICE CONNECTIONS CAN BE MADE. WIRING SHOULD COMPLY WITH LOCAL AND STATE WIRING CODES.
9) WINTER CHARGES:	UNDERGROUND SERVICES INSTALLED FROM DECEMBER THROUGH MARCH MAY BE SUBJECT TO AN ADDITIONAL CHARGE. ANY QUESTIONS, PLEASE CALL.
10) JOINT TRENCHING:	DISCOUNTS FOR INSTALLATION OF ELECTRIC AND GAS SERVICE IN THE SAME TRENCH (JOINT TRENCH) ARE APPLIED IN CALCULATING THE GAS SERVICE CONTRIBUTION.
	RES TO REVIEW AS WE PROCEED WITH DESIGNING YOUR SERVICE AND CONSTRUCTING THE JOB. TO AVOID ANY DELAY, PLEASE CALL US WITH ANY NG THESE REQUIREMENTS. ALSO, IF THERE ARE ANY CHANGES IN PLANS, WE WOULD APPRECIATE HEARING FROM YOU.
Form 2601 12-2000	

	FUBLIC SEAL
MICHIG.	MAR 3 0 2001

CANCELLED BY ORDER 12-6300
REMOVED BY RL
DATE 10-9-04

Consumers Energy			NAME						REQUEST NUMBER	
Consumers Energy		>	ADDRESS		LOT/BLD				G WORK ORDER NUMBER	
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Visit us on the internet: http://www.consumersenergy.com Call us toll-free at **1-800-477-5050** 24 hours a day for information and assistance. Please make any inquiry or complaint about this bill before the due date. FORM 3802 5-98



NAME, ADDRESS CORRECTION BELOW:

COMMENTS:

Name:	
Address:	
City: State:	
Zip Code: Phone: ()	

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan. We will provide a record of your energy use for the past 12 months free of charge at your request.

Principal Residence A permanent year-round dwelling <u>Senior Citizen Rate</u> Benefits low energy users age 65 and older and head of household			Alter	nate Reside	ence	Life Support	
			<u>Farn</u> A pri	<u>n Rate</u> incipal resid	or seasonal dwelling lence also serving pusiness operation	Electrically-powered life support equipment used in the home (such as a respirator)	
		Rates			,		
Principal Senior Alternate				Life	Type of w	ater heating	
Residence	Citizen	Residence	Farm	Support	and home heating		
1200	2206	3202	4204	5700	Without an electric water heater and without electric home space heating		
1201	2207	3203	4205	5701	With a 30-gallon or gr heater and without el	eater electric water ectric home space heating	
1230	2236	3238	4234	5730	With electric home spa without an electric wa	•	
1231	2237	3239	4235	5731	With electric home spa a 30-gallon or greater	•	

RESIDENTIAL GAS SERVICE RATE DESCRIPTIONS

Rates: 1250 With gas home space heating 1260 Without gas home space heating

If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request.

	t-Hour bic Feet r Rate ed by Region Service ter Exchange ter Exchange 10^{9} 1^{1} 2^{9} 3^{4} 2^{7} 3^{3} You can use the above of read. Stand in front of m see them. Use all five di	Int number and a current meter read o ut a bill problem. DATE READ $////$ a) $\begin{pmatrix} 9 & 0 \\ 7 & 2 \\ 7 & 3 \\ 6 & 5 \\ 4 & 5 \\ 6 & 5 \\ 4 & 5 \\ 6 & 5 \\ 4 & 5 \\ 6 & 5 \\ 4 & 5 \\ 6 & 7 \\ 7 & 6 \\ 7 & 7 \\ 7 & 7 \\ 7 & 6 \\ 7 & 7 \\ 7 &$
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SAFETY
 Three working days before you dig in your yard or work near overhead wires, call MISS DIG at 1-800-482-7171.
 If you smell natural gas, call us immediately at 1-800-477-5050. We'll respond day or night. If the odor of gas is strong, call from a safe location.

Telecommunications Device for the Deaf (TDD) Phone: 1-800-649-3777

FORM 3802 5-98

Yo	ur Account Number			Н	Consumers Energy
			•	4	Box 1 Box 2
				CONSUME	RTION & PAYMENT TO: ERS ENERGY MI 48937-0001
,				Current Mo Due Date	TOTAL DUE
PLE Na			O CONSUMERS ENERGY, Address		01.
Service Rate	Beginning Meter Date Reading	Reading Type of Reading	Ending Meter Re Date Reading	ading Day Type of Reading Bille	
Any Payments Applie	d After The Billing Date of		Are Not Included		S
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lectric Use Per Day	This Month	Last Year	Percent Change % Elec % Gas	Average Cost Per Day	-
Bas Use Per Day Electric Power Supply C Gas Cost Reco		/kW /C		ue Amount Now	TOTAL DUE

CONSUMERS ENERGY

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Visit us on the internet: http://www.consumersenergy.com

Call us toll-free at 1-800-477-5050 24 hours a day for information and assistance. Please make any inquiry or complaint about this bill before the due date. FORM 3802 9-97



Mail payment to:

Consumers Energy Count on Us LANSING MI 48937-0001

WHEN PAYING BY MAIL . . .

Please allow 5 days for your payment to reach us.

WHEN PAYING IN PERSON ...

Please present both the upper and lower portions of your bill.

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan.

We will provide a record of your energy use for the past 12 months free of charge at your request.

RESIDENTIAL ELECTRIC SERVICE RATE DESCRIPTIONS

Principal Residence A permanent year-round dwelling Senior Citizen Rate Benefits low energy users age 65

Alternate Residence A second home or seasonal dwelling Farm Rate A principal residence also serving and older and head of household an agricultural business operation

Life Support Electrically-powered life support equipment used in the home (such as a respirator)

r

		Rates			
Principal Residence		Alternate Residence	Farm	Life Support	Type of water heating and home heating
1200	2206	3202	4204	5700	Without an electric water heater and without electric home space heating
1201	2207	3203	4205	5701	With a 30-gallon or greater electric water heater and without electric home space heating
1230	2236	3238	4234	5730	With electric home space heating and without an electric water heater
1231	2237	3239	4235	5731	With electric home space heating and with a 30-gallon or greater electric water heater

RESIDENTIAL GAS SERVICE RATE DESCRIPTIONS

Rates: 1250 With gas home space heating

1260 Without gas home space heating

If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request.

OTHER	CODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL
KWH CCF S W REG ES ELEC E-Ex G-Ex CR DR	 Kilowatt-Hour 100 Cubic Feet Summer Rate Winter Rate T Estimated by Region Electric Service Electric Meter Exchange Gas Meter Exchange Credit Debit 	Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ $\begin{pmatrix} 9 & 0 \\ 1 \\ 2 \\ 5 \\ 5 \\ 6 \\ 5 \\ 4 \\ 5 \\ 6 \\ 5 \\ 4 \\ 5 \\ 6 \\ 7 \\ 6 \\ 5 \\ 4 \\ 5 \\ 6 \\ 7 \\ 6 \\ 5 \\ 4 \\ 5 \\ 6 \\ 7 \\ 6 \\ 5 \\ 4 \\ 7 \\ 6 \\ 5 \\ 4 \\ 7 \\ 6 \\ 7 \\ 6 \\ 7 \\ 6 \\ 7 \\ 6 \\ 7 \\ 6 \\ 7 \\ 7$
SAFETY NOTES	 Three working days bef your yard or work near call MISS DIG at 1-800-4 	overhead wires, 1-800-477-5050. We'll respond day or night. If the

Telecommunications Device for the Deaf (TDD) Phone: 1-800-649-3777

FORM 3802 9-97

Your Account Number

Consumers Energy

Box 1
\boxtimes
Box 2
\mathbf{X}

MAIL THIS PORTION & PAYMENT TO: CONSUMERS ENERGY LANSING MI 48937-0001

								Current Mo	Due Date	TOTAL DU	
			UPPER POP	TION AND PAYMEN			RS ENER	GY, LANSING MI			
		Name		Ser	vice A	ddress			Your Acco	ount Number)
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Service	Rate	Date	ginning Mete Reading	Type of Reading		Date	ding Meter Reading	Type of Readi	Days ng Billed	Energy Us	ed
Any Pa	ayments App	lied After The	Billing Date o	of		Ar	e Not Inclu	ded		s	
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		Thi	s Month	Last Year		Percent		Average Cost P	er Day		
	se Per Day Per Day							Electric Gas			
Electric P	Gas Cost Re	Cost Recove	ry Factor S		/kWh /Ccf	CURRENT N	Pay Any Pa IONTH DUE D	st-Due Amount No		S TOTAL DU	=

CONSUMERS ENERGY

Internet http://www.consumersenergy.com

Mail payment to:

Consumers Energy

Count on Us

Call us toll-free at 1-800-477-5050 24 hours a day for information and assistance. Please make any inquiry or complaint about this bill before the due date.



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LANSING MI 48937-0001 GANCELLED BY. ٨ ۰۰ . ^{۱۰۰} .• ORDER -REMOVED BY

WHEN PAYING BY MAIL ...

Please allow 5 days for your payment to reach us.

WHEN PAYING IN PERSON ...

Please present both the upper and lower portions of your bill.

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan.

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Principal Residence A permanent year-round dwelling Senior Citizen Rate Benefits low energy users age 65 and older and head of household			Alternate Residence A second home or seasonal dwelling Farm Rate A principal residence also serving an agricultural business operation			Life Support Electrically-powered life support equipment usedin the home (such as a respirator)	
Principal Residence	Senior Citizen	Rates Alternate Residence	Farm	Life Support	Type of wand home	vater heating e heating	
1200	2206	3202	4204	5700	Without an electric water heater and without electric home space heating		
1201	2207	3203	4205	5701	With a 30-gallon or greater electric water heater and without electric home space heating		
1230	2236	3238	4234	5730	With electric home spa without an electric wat	e	
1231	2237	3239	4235	5731	With electric home space heating and with a 30-gallon or greater electric water heater		

Rates: 1250 With gas home space heating 1260 Without gas home space heating

If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request.

OTHER CODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL
KWH - Kilowatt-Hour CCF - 100 Cubic Feet S - Summer Rate W - Winter Rate REG EST - Estimated by Region ELEC - Electric Service E-Ex - Electric Meter Exchange G-Ex - Gas Meter Exchange CR - Credit DR - Debit	Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ $\begin{pmatrix} 9 & 0 \\ 7 & 2 \\ 7 & 5 \\ 6 & 5 \\ 4 \\ 7 & 6 \\ 5 \\ 4 \\ 5 \\ 6 \\ 5 \\ 4 \\ 5 \\ 6 \\ 5 \\ 4 \\ 5 \\ 6 \\ 5 \\ 6 \\ 5 \\ 7 \\ 6 \\ 5 \\ 7 \\ 6 \\ 5 \\ 7 \\ 7 \\ 6 \\ 5 \\ 7 \\ 7 \\ 6 \\ 5 \\ 7 \\ 7 \\ 6 \\ 5 \\ 7 \\ 7 \\ 7 \\ 6 \\ 5 \\ 7 \\ 7 \\ 7 \\ 7 \\ 7 \\ 7 \\ 7 \\ 7 \\ 7$

Telecommunications Device for the Deaf (TDD) Phone: 1-800-362-2164

FORM 3802 4-97

Your Account Number	-	H Consum MICHINGANS PROGRA	
<u></u>		MAIL THIS PORTION & PAYMENT TO: CONSUMERS POWER CO LANSING MI 48937-0001	1
L PLEASE MAIL UPPER PORTION AND P	AYMENT TO CONSUMERS POWER COMP Service Address	Current Mo Due Date Total Due	
Name Beginning Meter R Service Rate Date Reading T	eading Ending Mete	-	
. Any Payments Applied After The Billing Date of	Are Not Inclu	ided S	
		· · ·	
Electric Use Per Day Gas Use Per Day Electric Power Supply Cost Recovery Factor S Gas Cost Recovery Factor S		Average Cost Per Day Electric Gas Past-Due Amount Now EDATE S	
CONSUMERS POWER COMPA CALL TOLL-FREE: 1- CALL US AT THIS NUMBE FORM 3802 5-96 MAKE ANY INQUIRY OR (MAIL PAYMENT 800-477-5050 ER 24 HOURS A DAY FOR INFOR	MATION AND ASSISTANCE, PLEASE	
	PUBLIC SERVICE CON FILED CON SEP 1 2 1996	ORDER MAR	24 1981 BY 14

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WHEN PAYING BY MAIL ...

Please allow 5 days for your payment to reach us.

WHEN PAYING IN PERSON

Please present both the upper and lower portions of your bill.

Consumers Power is regulated by the Michigan Public Service Commission, Lansing, Michigan.

We will provide a record of your energy use for the past 12 months free of charge at your request.

Principal Residence A permanent year-round dwelling <u>Senior Citizen Rate</u> Benefits low energy users age 65 and older and head of household			A see Farn A pri	<u>n Rate</u> incipal resid	ence or seasonal dwelling dence also serving business operation	Life Support Electrically-powered life support equipment used in the home (such as a respirator)	
		Rates					
Principal Residence		Alternate Residence	Farm	Life Support	Type of w and home	rater heating e heating	
1200	2206	3202	4204	5700	Without an electric water heater and without electric home space heating		
1201	2207	3203	4205	5701	With a 30-gallon or greater electric water heater and without electric home space heating		
1230	2236	3238	4234	5730	With electric home space heating and without an electric water heater		
1231	2237	3239	4235	5731	With electric home sp a 30-gallon or greater		
RESIDEN	TIAL G	AS SERVI	CE RA	TE DES	CRIPTIONS		

If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request.

OTHER CODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL			
KWH - Kilowatt-Hour CCF - 100 Cubic Feet S - Summer Rate W - Winter Rate REG EST - Estimated by Region ELEC - Electric Service E-Ex - Electric Meter Exchange G-Ex - Gas Meter Exchange CR - Credit DR - Debit	Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ $\begin{pmatrix} 9 & 0 \\ 1 \\ 7 \\ 7 \\ 3 \\ 5 \\ 7 \\ 7 \\ 8 \\ 1 \\ 1 \\ 1 \\ 1 \\ 1 \\ 1 \\ 1 \\ 1 \\ 1$			

 SAFETY
 Three working days before you dig in your yard or work near overhead wires, call MISS DIG at 1-800-482-7171.
 If you smell natural gas, call us immediately at 1-800-477-5050. We'll respond day or night. If the odor of gas is strong, call from a safe location.

Telecommunications Device for the Deaf (TDD) Phone: 1-800-362-2164

FORM 3802 5-96

FE No. 38-044-2310 Duns No. 00-695-9803

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					ORTION AND PAYMENT TO:
				CONSUM	ERS POWER COMPAN MI 48937-0001
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	Name		Service Add		Your Account Numb
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		This Month	Last Year F	Percent Change Average	Cost Per Day
Flectric I	lse Per Day Per Day			% Electric % Gas	COSCI CI BUY

CALL US AT THIS NUMBER 24 HOURS A DAY FOR INFORMATION AND ASSISTANCE. PLEASE FORM 3802 2-95 MAKE ANY INQUIRY OR COMPLAINT ABOUT THIS BILL BEFORE THE DUE DATE.



WHEN PAYING BY MAIL ...

Please allow 5 days for your payment to reach us.

WHEN PAYING IN PERSON

Please present both the upper and lower portions of your bill.

Consumers Power is regulated by the Michigan Public Service Commission, Lansing, Michigan.

We will provide a record of your energy use for the past 12 months free of charge at your request.

Principal Residence A permanent year-round dwelling Senior Citizen Rate Benefits low energy users age 65 and older and head of household			g As Far Ap	<u>m Rate</u> principal res	dence e or seasonal dwelling sidence also serving business operation	Life Support Electrically-powered lif support equipment used in the home (such as a respirator)		
		Rates						
Principal Residence	Senior Citizen	Alternate Residence	Farm	Life Support	Type of water heating and home heating			
1200	2206	3202	4204	5700	Without an electric water heater and without electric home space heating			
1201	2207	3203	4205	5701	With a 30-gallon or greater electric water heater and without electric home space heatin			
1230	2236	3238	4234	5730	With electric home sp without an electric wa			
1231	2237	3239	4235	5731	With electric home sp a 30-gallon or greater	pace heating and with electric water heater		
RESIDEN	TIAL G	AS SERVI	CE RA	TE DESC	RIPTIONS			
ates: 1250) With	gas home s	pace he	ating	1260 Without gas ho	ome space heating		

If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request.

OTHER CODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL				
KWH - Kilowatt-Hour CCF - 100 Cubic Feet S - Summer Rate W - Winter Rate REG EST - Estimated by Region ELEC - Electric Service E-Ex - Electric Meter Exchange G-Ex - Gas Meter Exchange CR - Credit DR - Debit	Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ // $\begin{pmatrix} 9 & 0 \\ 7 & 3 \\ 7 & 5 \\ 6 & 5 \\ \end{array}$ $\begin{pmatrix} 1 & 0 \\ 9 \\ 2 & 8 \\ 3 & 7 \\ 4 & 5 \\ \end{array}$ $\begin{pmatrix} 9 & 0 \\ 1 \\ 7 & 3 \\ 6 & 5 \\ \end{array}$ $\begin{pmatrix} 1 & 0 \\ 9 \\ 2 & 8 \\ 3 & 7 \\ 4 & 5 \\ \end{array}$ $\begin{pmatrix} 1 & 0 \\ 9 \\ 2 & 8 \\ 3 & 7 \\ 4 & 5 \\ \end{array}$ $\begin{pmatrix} 9 & 0 \\ 1 \\ 2 & 8 \\ 3 & 7 \\ 4 & 5 \\ \end{array}$ $\begin{pmatrix} 9 & 0 \\ 1 \\ 2 & 8 \\ 3 & 7 \\ 4 & 5 \\ \end{array}$ $\begin{pmatrix} 9 & 0 \\ 1 \\ 8 & 2 \\ 7 & 3 \\ 4 & 5 \\ \end{array}$ You can use the above diagram to record your current meter read. Stand in front of meter. Mark the dials exactly as you see them. Use all five dials when reading an ELECTRIC meter. Use the last four dials when reading a GAS meter.				

(c		Three working days before you dig in	If you smell natural gas, call us immediately at
	AFETY	your yard or work near overhead wires,	1-800-477-5050. We'll respond day or night. If the
(r	IOTES	call MISS DIG at 1-800-482-7171.	odor of gas is strong, call from a safe location.
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Telecommunications Device for the Deaf (TDD) Phone: 1-800-362-2164

FORM 3802 2-95

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								L	Current Mo			Total	
₹ PL	ASE MAIL		RTION AND	PAYMENT TO	CONSUM Service A		ER COMPA	NY, LA	NSING, N			Number	-
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vice F	tate		nning Meter Reading	r Reading Type of Read	ling	En	ding Meter Reading			ding Bi	ays lled	Energy	/ Used
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WHEN PAYING BY MAIL . .

Please allow 5 days for your payment to reach us.

WHEN PAYING IN PERSON ...

Please present both the upper and lower portions of your bill.

Consumers Power is regulated by the Michigan Public Service Commission, Lansing, Michigan.

We will provide a record of your energy use for the past 12 months free of charge at your request.

RESIDENTIAL ELECTRIC SERVICE RATE DESCRIPTIONS Principal Residence Alternate Residence Life Support A permanent year-round dwelling A second home or seasonal dwelling Electrically-powered life Senior Citizen Rate Farm Rate support equipment used Benefits low energy users age 65 and older and head of household A principal residence also serving in the home (such as a an agricultural business operation respirator) Rates Principal Senior Alternate Life Type of water heating and home heating Residence Citizen Residence Support Farm Without an electric water heater and 1200 2206 3202 4204 5700 without electric home space heating With a 30-gallon or greater electric water 1201 2207 3203 4205 5701 heater and without electric home space heating With electric home space heating and 1230 2236 3238 4234 5730 without an electric water heater With electric home space heating and with 1231 2237 3239 4235 5731 a 30-gallon or greater electric water heater

RESIDENTIAL GAS SERVICE RATE DESCRIPTIONS

Rates: 1250 With gas home space heating 1260 Without gas home space heating

If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request.

OTHER CODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL
KWH - Kilowatt-Hour	Please have your account number and a current meter read on
CCF - 100 Cubic Feet	hand when calling about a bill problem. DATE READ //
S - Summer Rate	901
W - Winter Rate	$8 \cdot 2$
REG EST - Estimated by Region	$7 \cdot 3$
ELEC - Electric Service	654
E-Ex - Electric Meter Exchange	You can use the above diagram to record your current meter
G-Ex - Gas Meter Exchange	read. Stand in front of meter. Mark the dials exactly as you
CR - Credit	see them. Use all five dials when reading an ELECTRIC
DR - Debit	meter. Use the last four dials when reading a GAS meter.

SAFETY NOTES

Telecommunications Device for the Deaf (TDD) Phone: 1-800-362-2164

FORM 3802 10-94

						Box 2	
<u></u>				CONSUMERS	TION AND PAYMENT TO SPOWER COMP. I 48937-00	ANY	
	AL UPPER PORTION AN			<u></u>		Total Due	
	Name	Ser	vice Address		Your Account N		
Service Rate	Beginning Mete	er Reading Type of Reading		Meter Reading Iding Type of R	Days Billed	Energy Used	
Any Payments Appli	ed After The Billing Date o	[Are Not	Included	S		
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	LL TOLL-FREE: 1		MAIL PAYMEI		NSUMERS POWER NSING MI 48937-00	I COMPANY J01	
	L US AT THIS NUN (E ANY INQUIRY (THE DUE DATI	E.	
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WHEN PAYING BY MAIL ...

Please allow 5 days for your payment to reach us.

WHEN PAYING IN PERSON ...

Please present both the upper and lower portions of your bill.

Consumers Power is regulated by the Michigan Public Service Commission, Lansing, Michigan.

We will provide a record of your energy use for the past 12 months free of charge at your request.

RESIDENTIAL ELECTRIC SERVICE RATE DESCRIPTIONS									
Principal Re A permanen Senior Citiza Benefits low and older an	it year-ro en Rate		g A se <u>Farn</u> A pi	<u>1 Rate</u> incipal resi	<u>ence</u> e or seasonal dwelling idence also serving business operation	Life Support Electrically-powered life support equipment used in the home (such as a respirator)			
		Rates		Life					
Principal Residence	Principal Senior Alternate Residence Citizen Residence Far				Type of water heating and home heating				
1200	2206	3202	4204	5700	Without an electric water heater and without electric home space heating				
1201	2207	3203	4205	5701	With a 30-gallon or greater electric water heater and without electric home space heating				
1230	2236	3238	4234	5730	With electric home s without an electric w				
1231	2237	3239	4235	5731		space heating and with r electric water heater			
RESIDENT	TIAL G	AS SERVIO	CE RA	TE DESC	CRIPTIONS				
Rates: 1250	0 With	n gas home	space h	eating	1260 Without gas	home space heating			

If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request.

OTHER CODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL
KWH - Kilowatt-Hour CCF 100 Cubic Feet S - Summer Rate W Winter Rate REG EST - Estimated by Region ELEC - Electric Service F-Ex - Electric Meter Exchange G-Ex - Gas Meter Exchange CR - Credit DR - Debit	Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ $3 \circ 1$ $8 \circ 2$ $7 \circ 3$ $6 \circ 5 \circ 4$ You can use the above diagram to record your current meter read. Stand in front of meter. Mark the dials exactly as you see them. Use all five dials when reading an ELECTRIC meter. Use the last four dials when reading a GAS meter.

SAFETY NOTES	your yard or work near overhead wires, 1-800-477-5050. W	al gas, call us immediately at e'll respond day or night. If the ng, call from a safe location.
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Telecommunications Device for the Deaf (TDD) Phone: 1-800-362-2164

FORM 3802 6-94

				MAIL THIS PORTION AND CONSUMERS POW LANSING MI 489	ER COMPANY	
				Current Mo Due E		
	← PLEASE MAIL U Name	JPPER PORTION AND PAYMENT TO a	CONSUMERS POWER COM Service Address		77-0001 r Account Number	
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	Electric Use Per Day Gas Use Per Day Electric Power Supply Cost Gas Cost Recovery	This Month Last Y Recovery Factor S Factor S	% % /kWhy Pay Any P	Average Cost Per Da Electric Gas ast-Due Amount Now E DATE	TOTAL DUE	
2902 0-63	Electric Power Supply Cost Gas Cost Recovery	Recovery Factor S	%	Electric Gas ast-Due Amount Now E DATE	TOTAL DUE	
FORM 3802 8-93	CONSUM CALL US	Recovery Factor S Factor S	MAIL PAYMENT 050 URS A DAY FOR INFO	Electric Gas ast-Due Amount Now E DATE TO: CONSUMER LANSING MI RMATION AND AS	S POWER COMPANY 48937-0001 SISTANCE. PLEASE	
FORM 3802 8-83	CONSUM CALL US	Recovery Factor S Factor S MERS POWER COMPANY TOLL-FREE: 1-800-477-5 S AT THIS NUMBER 24 HO	MAIL PAYMENT 050 URS A DAY FOR INFO	Electric Gas Est-Due Amount Now EDATE TO: CONSUMER LANSING M RMATION AND AS BEFORE THE DU	S POWER COMPANY 48937-0001 SISTANCE. PLEASE	

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WHEN PAYING BY MAIL ...

Please allow 5 days for your payment to reach us.

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WHEN PAYING IN PERSON

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Senior Citiz	nt year-ro en Rate	ound dwellin users age 62 of household	g A se <u>Farn</u> A pi	<u>n Rate</u> incipal res	<u>lence</u> e or seasonal dwelling idence also serving business operation	Life Support Electrically-powered life support equipment used in the home (such as a respirator)
		Rates				
Principal Residence		Alternate Residence	Farm	Life Support	Type of and home	water heating e heating
1200	2206	3202	4204	5700	Without an electric without electric hon	
1201	2207	3203	4205	5701	With a 30-gallon or g heater and without e	reater electric water ectric home space heating
1230	2236	3238	4234	5730´	With electric home without an electric v	
1231	2237	3239	4235	5731		space heating and with r electric water heater
RESIDENT	TIAL G	AS SERVIO	CE RA	TE DESC	CRIPTIONS	
Rates: 125	0 With	1 gas home	space h	eating	1260 Without gas	home space heating

If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request.

OTHER CODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL	
KWH - Kilowatt-Hour CCF - 100 Cubic Feet S - Summer Rate W - Winter Rate REG EST - Estimated by Region ELEC - Electric Service E-Ex - Electric Meter Exchange G-Ex - Gas Meter Exchange CR - Credit DR - Debit	Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ // $\begin{pmatrix} 9 & 0 \\ 1 \\ 7 \\ 5 \\ 7 \\ 6 \\ 5 \\ 4 \\ \end{bmatrix}$ $\begin{pmatrix} 1 & 0 \\ 9 \\ 2 \\ 7 \\ 6 \\ 5 \\ 4 \\ 5 \\ 6 \\ 5 \\ 1 \\ 6 \\ 5 \\ 1 \\ 7 \\ 6 \\ 5 \\ 1 \\ 7 \\ 6 \\ 5 \\ 1 \\ 7 \\ 6 \\ 5 \\ 1 \\ 7 \\ 6 \\ 5 \\ 1 \\ 7 \\ 6 \\ 5 \\ 1 \\ 7 \\ 6 \\ 5 \\ 1 \\ 7 \\ 6 \\ 5 \\ 1 \\ 7 \\ 6 \\ 5 \\ 1 \\ 7 \\ 6 \\ 5 \\ 1 \\ 7 \\ 7 \\ 6 \\ 5 \\ 1 \\ 7 \\ 7 \\ 6 \\ 5 \\ 1 \\ 7 \\ 7 \\ 6 \\ 5 \\ 1 \\ 7 \\ 7 \\ 6 \\ 5 \\ 1 \\ 7 \\ 7 \\ 6 \\ 5 \\ 1 \\ 7 \\ 7 \\ 6 \\ 5 \\ 1 \\ 7 \\ 7 \\ 6 \\ 5 \\ 1 \\ 7 \\ 7 \\ 7 \\ 6 \\ 5 \\ 1 \\ 7 \\ 7 \\ 7 \\ 7 \\ 7 \\ 7 \\ 7 \\ 7 \\ 7$	

SAFETY NOTES	 Three working days before you dig in your yard or work near overhead wires, call MISS DIG at 1-800-482-7171. 	 If you smell natural gas, call us immediately at 1-800-477-5050. We'll respond day or night. If the odor of gas is strong, call from a safe location.
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Telecommunications Device for the Deaf (TDD) Phone: 1-800-362-2164

				Box 1
				Box 2
			MAIL THIS PORTION AN	
			CONSUMERS POV LANSING MI 48	
			Current Month Due	
				Amount Enclosed \$
PLEASE MAIL UPPER Name	PORTION AND PAYMENT	TO CONSUMERS POWER C Service Address		937-0001
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ervice	eginning Meter Reading Reading Type of R	eading Date Re	Meter Reading eading Type of Reading	Days Billed Energy Used
			.	
Any Payments Applied After The	Billing Date of	Are No	ot Included	\$
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Electric Use Per Day		st Year Percent Cha	ange Average Cost Per % Electric % Gas	Day

FORM 3802 2-91

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CONSUMERS POWER COMPANY

TELEPHONE If Long Distance, Consult Your Directory

CALL US AT THIS NUMBER FOR INFORMATION AND ASSISTANCE. PLEASE MAKE ANY INQUIRY OR COMPLAINT ABOUT THIS BILL BEFORE THE DUE DATE.

MAIL PAYMENT TO: CONSUMERS POWER COMPANY LANSING MI 48937-0001 -----

RESIDENTIAL ELECTRIC SERVICE RATE DESCRIPTIONS

Senior Citiz	nt year-ro en Rate	ound dwellin users age 62 of household	ng Ase <u>Farm</u> Apr	<u>n Rate</u> rincipal resid	ence or seasonal dwelling dence also serving pusiness operation	Life Support Electrically-powered life support equipment used in the home (such as a respirator)
		Rates				
Principal Residence		Alternate Residence	Farm	Life Support,	Type of y and home	water heating e heating
1200	2206	3202	4204	5700	Without an electric without electric hon	
1201	2207	3203	4205	5701	With a 30-gallon or g heater and without el	reater electric water lectric home space heating
1230	2236	3238	4234	5730	With electric home s without an electric y	
1231	2237	3239	4235	5731		space heating and with r electric water heater
RESIDENT	IAL G	AS SERVI	CE RA	TE DESC	RIPTIONS	
Rates: 125	0 With	gas home	space h	eating	1260 Without gas l	home space heating

If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request.

OTHER CODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL
KWH - Kilowatt-Hour CCF - 100 Cubic Feet S - Summer Rate W - Winter Rate REG EST - Estimated by Region ELEC - Electric Service E-Ex - Electric Meter Exchange G-Ex - Gas Meter Exchange CR - Credit DR - Debit	Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ $\begin{pmatrix} 9 & 0 & 1 \\ 8 & 2 & 2 \\ 7 & 3 & 3 \\ 6 & 5 & 4 \\ \end{pmatrix}$ $\begin{pmatrix} 1 & 0 & 9 \\ 2 & 8 & 3 \\ 3 & 7 & 7 \\ 4 & 5 & 6 \\ \end{bmatrix}$ $\begin{pmatrix} 9 & 0 & 1 \\ 8 & 2 & 2 \\ 7 & 3 & 3 \\ 6 & 5 & 4 \\ \end{bmatrix}$ $\begin{pmatrix} 1 & 0 & 9 \\ 2 & 8 & 3 \\ 3 & 7 & 7 \\ 4 & 5 & 6 \\ \end{bmatrix}$ $\begin{pmatrix} 1 & 0 & 9 \\ 8 & 2 & 2 \\ 7 & 6 & 5 \\ 3 & 7 & 7 \\ 6 & 5 & 4 \\ \end{bmatrix}$ $\begin{pmatrix} 9 & 0 & 1 \\ 8 & 2 & 2 \\ 7 & 6 & 5 \\ 3 & 7 & 7 \\ 6 & 5 & 4 \\ \end{bmatrix}$ You can use the above diagram to record your current meter read. Stand in front of meter. Mark the dials exactly as you see them. Use all five dials when reading an ELECTRIC meter. Use the last four dials when reading a GAS meter.

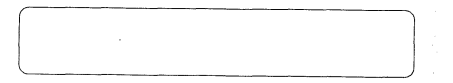
SAFETY NOTES Three working days before you dig in your yard or work near overhead wires, call MISS DIG at 1-800-482-7171. If the odor is strong, call us from a safe location.

Consumers Power is regulated by the Michigan Public Service Commission, Lansing, Michigan.

FE No. 38-044-2310 Duns No. 00-695-9803

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LANSING MI 48937-0001

Correctio	Corrections/Comments on Back				
Due Date		TOTAL DUE			
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FOLD AT PERFORATION, DETACH AND MAIL TOP PORTION WITH YOUR PAYMENT

Please make any inquiry or complaint about this bill before the due date.

Consumers Energy

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CANCELLED BY ORDER	U-6300
REMOVED B	YRL04-21-06

FORM 3806 7-2004 (Form Page 1 of 2)

L.	MICHIGAN PUBLIC SERVICE COMMISSION	
	AUG 2 5 2004	
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You can pay today by VISA*, Discover*, MasterCard*, Diners Club* or by personal check by calling toll free 1-800-235-8839. A handling fee will be added.

NAME, ADDRESS CORRECTION BELOW:

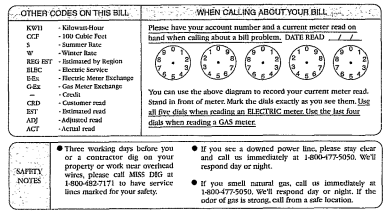
WE WELCOME YOUR COMMENTS:

Name;			
Address:			·····
City:		State:	
Zip Code:	Phone: (_)	

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan.

Principal Residence A permanent year-round dwelling Senior Citizen Rate			Alternate Residence A second home or seasonal dwelling Farm Rate A principal residence also serving		Life Support Electrically-powered life support equipment used in the home (such as a respirator)	
		of household			business operation	
		Rates				
Principal Residence		Alternate Residence	Farm	Life Support	Type of wand home	vater heating theating
1200	2206	3202	4204	5700	Without an electric was without electric home	
1201	2207	3203	4205	5701	With a 30-gallon or gro heater and without ele	eater electric water ectric home space heating
1230	2236	3238	423-i	5730	With electric home sp without an electric wa	
1231	2237	3239	4235	5731	With electric home sp a 30-gallon or greater	
ESIDEN	TIAL	AS SERVI	CE R/	TE DES	CRIPTIONS	

If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request. We will provide a record of your energy use for the past 12 months free of charge at your request.



Telecommunications Device for the Deaf (TDD) Phone: 1-800-649-3777

FORM 3808 7-2004 (Form Page 2 of 2)

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FE No. 38-044-2310 Duns No. 00-695-9803

CANCELLED BY ORDER	U-6300
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DATE C	4-21-06

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Consume	rs Energy

Box 2 Box 2 Box 2 Box 2

Your Account I	Number
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LANSING MI 48937-0001

Co	rrectio	ns/C	omm	ents	on E	Back	
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FOLD AT PERFORATION, DETACH AND MAIL TOP PORTION WITH YOUR PAYMENT

Please make any inquiry or complaint about this bill before the due date.



FORM 3806 8-2003

	MICHIGAN PUBLIC SEPVICE COMMISSION
1	AUG 2 6 2003
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CANCELLED BY. ORDER <u>U-16300</u> REMOVED BY JKB DATE

You can pay today by VISA®, Discover®, MasterCard®, Diners Club®, American Express® or by personal check by calling toll free 1-800-235-8839. A handling fee will be added,

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NAME, ADDRESS CORRECTION BELOW:	WE WELCOME YOUR COMMENTS:

Name:		······································		·····
Address:				
City:		State:	·	
Zip Code:	_ Phone: ()		

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan.

Principal Residence A permanent year-round dwelling Senior Citizen Rate Benefits low energy users age 65 and older and head of household		ng Aso Farr 5 Ap:	m Rate rincipal res	dence c or seasonal dwelling sidence also serving business operation	Life Support Electrically-powered life support equipment used in the home (such as a respirator)	
		Rates		-	-	
Principal Residence	Senior Citizen	Alternate Residence	Farm	Life Support	Type of w and home	water heating e heating
1200	2206	3202	4204	5700	Without an electric was without electric home	
1201	2207	3203	4205	5701	With a 30-gallon or gro heater and without ele	eater electric water ectric home space heating
1230	2236	3238	4234	5730	With electric home sp without an electric wa	
1231	2237	3239	4235	5731	With electric home sp a 30-gallon or greater of	
ESIDEN	TIAL C	AS SERVI	CE R/	TE DES	CRIPTIONS	

If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request. We will provide a record of your energy use for the past 12 months free of charge at your request.

OTHER D	ODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL
KWH CCF S W REG EST ELEC E-Ex G-Ex CRD EST ADJ ACT	 Kilowatt-Hour 100 Cubic Feet Summer Rate Winter Rate Bitimated by Region Electric Service Electric Service Gas Meter Exchange Credit Customer read Adjusted read Adjusted read Actual read 	Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ $(1, 1, 2, 3, 5, 5, 4, 5, 5, 4, 5, 5, 4, 5, 5, 4, 5, 5, 4, 5, 5, 4, 5, 5, 4, 5, 5, 4, 5, 5, 4, 5, 5, 4, 5, 5, 4, 5, 5, 5, 4, 5, 5, 5, 4, 5, 5, 5, 4, 5, 5, 5, 4, 5, 5, 5, 5, 4, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5,$
SAFETY NOTES	• Three working days b or a contractor dig property or work near wires, please call MIS 1-800-482-7171 to hav lines marked for your sa	on your overhead S DIG at eservice I f you smell natural gas, call us immediately at

Telecommunications Device for the Deaf (TDD) Phone: 1-800-649-3777

FORM 3806 8-2003

	MICHIGAN PUBLIC SERVICE CUMMISSION
	AUG 2 6 2003
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CANCELLED BY ORDER U-6300
REMOVED BY 3 JKB
DATE 8-25-04

	Your Account Number	Consumers Econy	
		Box 1 Box 2 X	
		LANSING MI 48937-0001	-
-		Corrections/Comments on Back	
gilliger Algenie	PLEASE MAIL UPPER PORTION WIT	HYOUR PAYMENT	

Please make any inquiry or complaint about this bill before the due date.

FORM 3806 5-2001

CANCELLED BY ORDER______6300 C SERVICE REMOVED BY_<u>JKB</u> DATE_<u>8-26-03</u> AUG 0 6 2001 SO

THE F.P. HORAK CO. . BAY CITY, MICHIGAN

Energy

You can pay today by VISA®, Discover®, MasterCard®, Diners Club®, American Express® or by personal check by calling toll free 1-800-235-8839. A handling fee will be added.

NAME, ADDRESS CORRECTION BELOW:

WE WELCOME YOUR COMMENTS:

Name:				· ·	
Address:	ي 14 م مير بيرون	•	· · · ·		
City:	State:				
Zip Code:	Phone:				

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan.

RESIDENTIAL ELECTRIC SERVICE RATE DESCRIPTIONS Principal Residence Alternate Residence Life Support A permanent year-round dwelling A second home or seasonal dwelling Electrically-powered life support equipment used in the home (such as a respirator) Senior Citizen Rate Farm Rate Benefits low energy users age 65 and older and head of household A principal residence also serving an agricultural business operation Rates Principal Senior Residence Citizen Type of water heating and home heating Alternate Life Residence Farm Support 1200 2206 Without an electric water heater and without electric home space heating 3202 4204 5700 1201 2207 3203 4205 5701 With a 30-gallon or greater electric water heater and without electric home space heating With electric home space heating and without an electric water heater 1230 2236 3238 4234 5730 1231 2237 3239 4235 5731 With electric home space heating and with a 30-gallon or greater electric water heater **RESIDENTIAL GAS SERVICE RATE DESCRIPTIONS** Rates: 1250 With gas home space heating 1260 Without gas home space heating

If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request. We will provide a record of your energy use for the past 12 months free of charge at your request.

KWH	- Kilowatt-Hour	Please have your account number and a current meter read on
CCF	- 100 Cubic Feet	hand when calling about a bill problem. DATE READ
s	- Summer Rate	And when canning about a bir problem. DATE TOTAD
w	- Winter Rate	1 9° 1 1° 3 9° 1 1° 3 9° 1
REG EST	- Estimated by Region	
ELEC	- Electric Service	
E-Ex	- Electric Meter Exchange	654 456 654 456 654
G-Ex	- Gas Meter Exchange	
-	- Credit	You can use the above diagram to record your current meter rea
CRD	- Customer read	Stand in front of meter. Mark the dials exactly as you see them. U
EST	- Estimated read	all five dials when reading an ELECTRIC meter. Use the last four
ADJ	-Adjusted read	
ACT	- Actual read	dials when reading a GAS meter.

SAFETY NOTES SAFETY NOTES Safety NOTES Safety Safet	 If you smell natural gas, call us immediately at 1-800-477-5050. We'll respond day or night. If the odor of gas is strong, call from a safe location.
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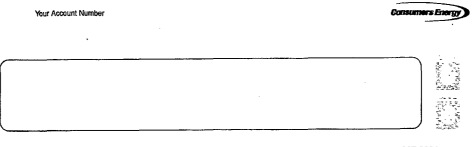
Telecommunications Device for the Deaf (TDD) Phone: 1-800-649-3777

FORM 3806 5-2001

FE No. 38-044-2310 Duns No. 00-695-9803

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LANSING MI 48937-0001

Con	rections/Comments on Back
Due Date	TOTAL DUE
Amount Enclosed	\$

PLEASE MAIL UPPER PORTION WITH YOUR PAYMENT

FORM 3806 10-2000

Consumers Energy

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Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan. We will provide a record of your energy use for the past 12 months free of charge at your request.

	an year-n	ound dwellin	g As	ernate Resid	e or seasonal dwelling	Life Support Electrically-powered life support equipment used in the home (such as a				
Senior Citiz Benefits lov and older a	respirator)									
		Rates								
Principal Residence		Alternate Residence	Farm	Life Support	Type of w and home	water heating e heating				
1200	2206	3202	4204	5700	Without an electric water heater and without electric home space heating					
1201	2207	3203	4205	5701	With a 30-gallon or greater electric water heater and without electric home space he					
1230	2236	3238	4234	5730	With electric home sp without an electric wa					
1231	2237	3239	4235	5731	With electric home sp a 30-gallon or greater of					
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If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request.

OTHER CODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL
KWH - Kilowatt-Hour CCF - 100 Cubic Feet S - Summer Rate W - Winter Rate REG EST - Estimated by Region ELEC - Electric Service BEx - Electric Meter Exchange GF# - Gas Meter Exchange CR - Credit DR - Debit	Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ $///$ $\begin{pmatrix} 0 & 0 \\ 0 & 2 \\ 0 & 5 $

If you smell natural gas, call us immediately at 1-800-477-5050. We'll respond day or night. If the odor of gas is strong, call from a safe location.
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Telecommunications Device for the Deaf (TDD) Phone: 1-800-649-3777

FORM 3806 10-2010

Your Account Number



RETURN THIS COUPON WITH PAYMENT 2 TO: CONSUMERS ENERGY, PO BOX 30079, LANSING, MI 48937-0001

Telephone

Payment 2

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	-	-							

Consumers Energy

SETTLEMENT AGREEMENT

This settlement agreement is offered as a way to avoid energy service shutoff due to nonpayment of past energy bills. Please: • Read this agreement thoroughly before signing. • Sign and return the first payment coupon with your payment if this is the payment arrangement you agreed to • Keep this portion for your records. • Please allow 5 days for payment to reach us when sending by mail or when paying at an authorized paystation. • Print your account number (shown below) on your check or money order. • See additional settlement agreement conditions on the back of this form. • Any of the following payments can be made by VISA* DISCOVER*, MASTERCARD*, DINERS CLUB* or by personal check by calling 1-800-235-8839.

NY.	AMOUNT DUE	DUE DATE	M	AMOUNT DUE	DUE DATE	AMOUNT DUE DUE DATE
1			2		3	
4			5		6	
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10			11		12	

I agree to pay Consumers Energy for previously billed energy service in the amount of to be paid as shown above. I understand that if I fail to make any of the scheduled payments listed above, my utility service may be discontinued.

Account Number Emp Initials Date Service Address

FOR BUSINESS CUSTOMERS: PLEASE SEE BACK SIDE OF THIS FORM FOR SETTLEMENT AGREEMENT CONDITIONS.

FOR RESIDENTIAL CUSTOMERS: IF YOU ARE NOT SATISFIED WITH THIS AGREEMENT, DO NOT SIGN. YOU MAY FILE AN INFORMAL COMPLAINT AND HAVE A HEARING BEFORE A UTILITY HEARING OFFICER BEFORE YOUR SERVICE MAY BE SHUTOFF. IF YOU DO SIGN THIS AGREEMENT, YOU GIVE UP YOUR RIGHT TO AN INFORMAL HEARING BEFORE A UTILITY HEARING OFFICER ON ANY MATTER INVOLVED IN THIS DISPUTE EXCEPT THE UTILITY'S FAILURE OR REFUSAL TO FOLLOW THE TERMS OF THIS AGREEMENT.

Form 3807 6-2004 (Form Page 1 of 3)

Your Account Number

Consumers Energy

Please Sign and Return this Portion With Your First Payment under this Settlement Agreement in the Enclosed, US Postage Paid Pre-Addressed Envelope.

- - - - -

Signature

Payment 1

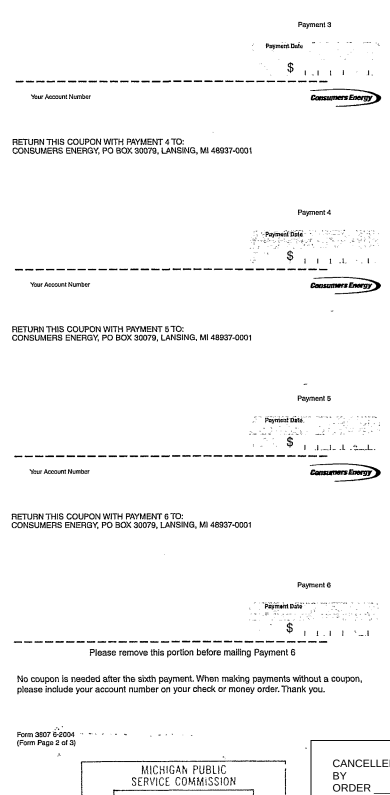
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MICHIGAN PUBLIC SERVICE COMMISSION	CANCELLED BY U-6300 ORDER U-6300
AUG 2 5 2004	REMOVED BY RL DATE 04-21-06
FILED	

Your Account Number



RETURN THIS COUPON WITH PAYMENT 3 TO: CONSUMERS ENERGY, PO BOX 30079, LANSING, MI 48937-0001



CANCELLED BY U-6300 ORDER ______RL REMOVED BY ______RL DATE _____04-21-06

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FILED.

AUG 2 5 2004

ADDITIONAL SETTLEMENT AGREEMENT CONDITIONS FOR BUSINESS CUSTOMERS

- If you fail to meet the terms and conditions of this Settlement Agreement, your energy service may be shutoff. Consumers Energy is not required to make any future Settlement Agreements with you until you have met the terms and conditions of any previous Settlement Agreement.
- Future bills are <u>not</u> part of this settlement agreement and are, therefore, subject to collection actions, including disconnection of service, if such bills are not paid.

ADDITIONAL SETTLEMENT AGREEMENT CONDITIONS FOR RESIDENTIAL CUSTOMERS

- Future bills are <u>not</u> part of this settlement agreement and are, therefore, subject to collection actions, including disconnection of service, if such bills are not paid.
- If this agreement includes a bill for which we've mailed a disconnect notice and you fail to meet its terms and conditions within the first 60 days, your service may be shutoff without further written notice.
- Consumers Energy is not required to make future Settlement Agreements with you if you have failed to meet the conditions of any Settlement Agreement within the past two years.

Form 3807 6-2004 (Form Page 3 of 3)

CANCELLED BY	MICHIGAN PUBLIC SERVICE COMMISSION
ORDER	
REMOVED BYRL	AUG 2 5 2004
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Consumers Energy

RETURN THIS COUPON WITH PAYMENT 2 TO: CONSUMERS ENERGY, PO BOX 30079, LANSING, MI 48937-0001

Your Account Number

							Payme	nt 2
							Payment Date	
	Consumer	rs Energy		Telephone				LEMENT
	nyment of past ease: Read this agreems Sign and return the Gep this portion f Please allow 5 day tation. I'rint your account See additional set	energy bills. ent thoroughly be e first payment o or your records, is for payment to number (shown lement agreeme g payments can	belo ber	a signing. on with your paym ich us when sendi ow) on your check onditions on the b nade by VISA*, Di	ient if this is the ng by mail or w or money orde ack of this form	pay hen j	ment arrangemen paying at an autho	t you agreed to prized pay-
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I agree to pay Consumers Energy for previously billed energy service in the amount of to be paid as shown above. I understand that if I fail to make any of the scheduled payments listed above, my utility service may be discontinued.

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Account Number Emp Initials Date Service Address

11

FOR BUSINESS CUSTOMERS: PLEASE SEE BACK SIDE OF THIS FORM FOR SETTLEMENT AGREEMENT CONDITIONS.

FOR RESIDENTIAL CUSTOMERS: IF YOU ARE NOT SATISFIED WITH THIS AGREEMENT, DO NOT SIGN. YOU MAY FILE AN INFORMAL COMPLAINT AND HAVE A HEARING BEFORE A UTILITY HEARING OFFICER BEFORE YOUR SERVICE MAY BE SHUTOFF. IF YOU DO SIGN THIS AGREEMENT, YOU GIVE UP YOUR RIGHT TO AN INFORMAL HEARING BEFORE A UTILITY HEARING OFFICER ON ANY MATTER INVOLVED IN THIS DISPUTE EXCEPT THE UTILITY'S FAILURE OR REFUSAL TO FOLLOW THE TERMS OF THIS AGREEMENT.

Form 3807	5-2003									
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Your Account Number

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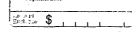
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Please Sign and Return this Portion With Your First Payment under this Settlement Agreement in the Enclosed, US Postage Paid Pre-Addressed Envelope.

Signature

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Payme	nt Date		
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CANCELLED BY ORDER U-6300	
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DATE 8-25-04	



Your	Account	Number

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Consumers Energy

RETURN THIS COUPON WITH PAYMENT 3 TO: CONSUMERS ENERGY, PO BOX 30079, LANSING, MI 48937-0001

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	Payment Date	
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CONSUMERS ENERGY, PO BOX 30079, LAN	Siria, Mi 48937-0001	
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	Payment Date	
	Amount Exclused \$	
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CONSUMERS ENERGY, PO BOX 30079, LANS	SING, MI 48937-0001	
	Payment 5	
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Your Account Number	Consumers Eng	ALL
RETURN THIS COUPON WITH PAYMENT 6 TO); DNC ML 40027 0004	
CONSUMERS ENERGY, PO BOX 30079, LANS	SING, MI 48937-0001	
	Payment 6	
	Payment Date	<u> </u>
	America \$	
	rtion before mailing Payment 6	
Flease lettione title ho		
No coupon is needed after the sixth paym please include your account number on y	nent. When making payments without a coupon, our check or money order. Thank you.	
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Form 3807 5-2003		and the second secon
	M"CHIG4N PUBLIC	CANCELLED BY
	SEPVICE COMMISSION	CANCELLED BY ORDER <u>U-6300</u> REMOVED BY <u>JKB</u> DATE <u>8-25-09</u>
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		R-25-09
	L]	DATE

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ADDITIONAL SETTLEMENT AGREEMENT CONDITIONS FOR BUSINESS CUSTOMERS

- If you fail to meet the terms and conditions of this Settlement Agreement, your energy service may be shutoff. Consumers Energy is not required to make any future Settlement Agreements with you until you have met the terms and conditions of any previous Settlement Agreement.
- Future bills are <u>not</u> part of this settlement agreement and are, therefore, subject to collection actions, including disconnection of service, if such bills are not paid.

ADDITIONAL SETTLEMENT AGREEMENT CONDITIONS FOR RESIDENTIAL CUSTOMERS

- Future bills are <u>not</u> part of this settlement agreement and are, therefore, subject to collection actions, including disconnection of service, if such bills are not paid.
- If this agreement includes a bill for which we've mailed a disconnect notice and you fail to meet its terms and conditions within the first 60 days, your service may be shutoff without further written notice.
- Consumers Energy is not required to make future Settlement Agreements with you if you have failed to meet the conditions of any Settlement Agreement within the past two years.

Form 3807 5-2003

MICHIGAN PUBLIC SEPVICE COMMISSION	
AUG 2 6 2003	CANCELLED BY ORDER <u>U-6300</u> REMOVED BY <u>JKB</u>
II E []	DATE 8-25-04

Your Account Number

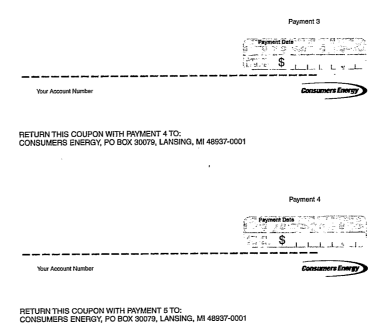
Consumors Energy

RETURN THIS COUPON WITH PAYMENT 2 TO: CONSUMERS ENERGY, PO BOX 30079, LANSING, MI 48937-0001

					1.1.1 M. 1.1.2	Payment Date		
Consume	rs Energy	Te	elephone				LEMENT EEMENT	
This settlement payment of past Please: • Read this agreem • Sign and return th • Keep this portion • Rease allow 5 do station. • Print your accoun • See additional see • Any of the followir • AMERICAN EXPI	energy bills ent throughly be a first payment oc for your records ys for payment to rnumber (shown f thement agreemen of payments can't	fore Dupo read belo nt co be m	signing: on with your payn ch us when send w) on your check onditions on the b hade by MISA". D	nent if this is the ing by mail or v or money orde ack of this form ISCOVER: MA	e pay when i hr. \STEI	ment arrangemen oaying at an autho ICARD*, DINERS	you agreed to	÷
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Consumers Energy

RETURN THIS COUPON WITH PAYMENT 3 TO: CONSUMERS ENERGY, PO BOX 30079, LANSING, MI 48937-0001





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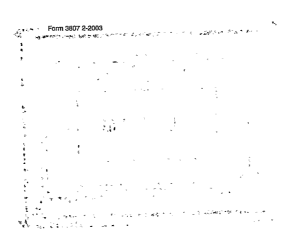
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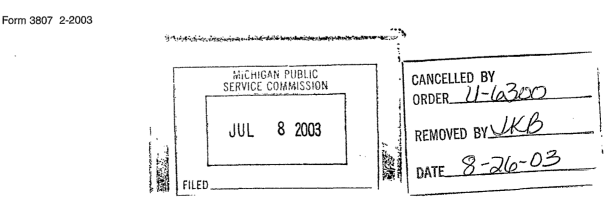


ADDITIONAL SETTLEMENT AGREEMENT CONDITIONS FOR BUSINESS CUSTOMERS

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ADDITIONAL SETTLEMENT AGREEMENT CONDITIONS FOR RESIDENTIAL CUSTOMERS

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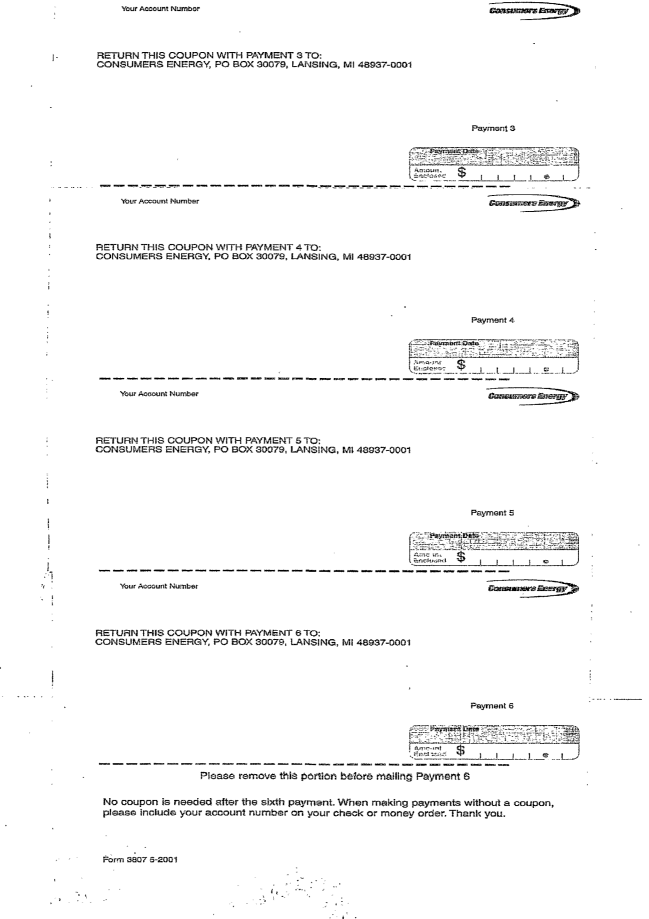
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RETURN THIS COUPON WITH PAYMENT 2 TO: CONSUMERS ENERGY, PO BOX 30079, LANSING, MI 48937-0001

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Form 3807 5-2001



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Your Account Number



RETURN THIS COUPON WITH PAYMENT 2 TO: CONSUMERS ENERGY, PO BOX 30079, LANSING, MI 48937-0001

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SETTLEMENT AGREEMENT

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I agree to pay Consumers Energy for previously billed energy service in the amount of to be paid as shown above. I understand that if I fail to make any of the scheduled payments listed above, my utility service may be discontinued.

Account Number Emp Initials . Date Service Address

FOR BUSINESS CUSTOMERS: PLEASE SEE BACK SIDE OF THIS FORM FOR SETTLEMENT AGREEMENT CONDITIONS.

FOR RESIDENTIAL CUSTOMERS: IF YOU ARE NOT SATISFIED WITH THIS AGREEMENT, DO NOT SIGN. YOU MAY FILE AN INFORMAL COMPLAINT AND HAVE A HEARING BEFORE A UTILITY HEARING OFFICER BEFORE YOUR SERVICE MAY BE SHUTOFF. IF YOU DO SIGN THIS AGREEMENT, YOU GIVE UP YOUR RIGHT TO AN INFORMAL HEARING BEFORE A UTILITY HEARING OFFICER ON ANY MATTER INVOLVED IN THIS DISPUTE EXCEPT THE UTILITY'S FAILURE OR REFUSAL TO FOLLOW THE TERMS OF THIS AGREEMENT.

Form 3807 1-2001

Your Account Number

Consumers Energy

Please Sign and Return this Portion With Your First Payment under this Settlement Agreement in the Enclosed, US Postage Paid Pre-Addressed Envelope.

Signature _____

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Payment Date

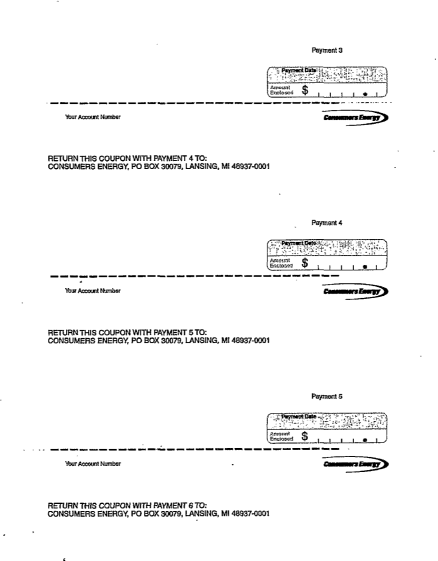


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No coupon is needed after the sixth payment. When making payments without a coupon, please include your account number on your check or money order. Thank you.

Form 3807 1-2001

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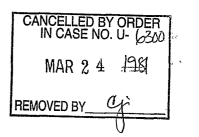
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Your Account Number

Consumers Energy

RETURN THIS COUPON WITH PAYMENT 2 TO: CONSUMERS ENERGY, PO BOX 30079, LANSING, MI 48937-0001

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Form 3807 5-2000

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Please Sign and Return this Portion With Your First Payment under this Settlement Agreement in the Enclosed, US Postage Pald Pre-Addressed Envelope.

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Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request.

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan.

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Form 3808 8-2004 (Form Page 2 of 2)

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Form.3808 3-2000 CALL US AT THIS NUMBER FOR INFORMATION AND ASSISTANCE. PLEASE MAKE ANY INQUIRY OR COMPLAINT ABOUT THIS BILL BEFORE THE DUE DATE.

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Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request.

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FORM 3808 3-2000

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Consumers Energy

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FORM 3808 10-99

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CONSUMERS ENERGY MISCELLANEOUS BILLING

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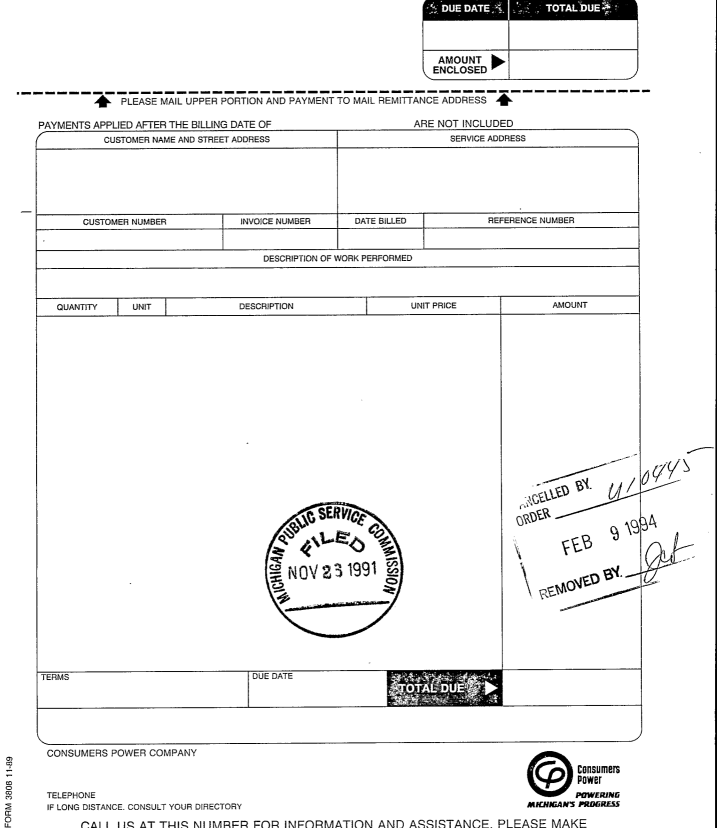
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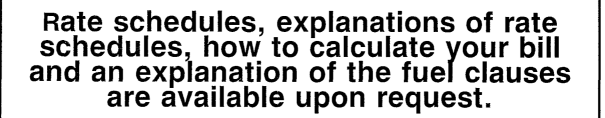
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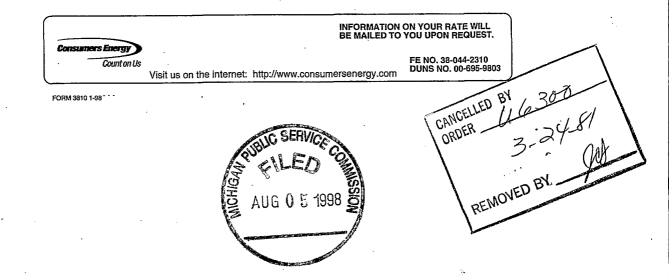
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J General B-1 General L-1 General L-2 General L-3 General L-4 General UR General PS-1 General PS-2 General PS-3 General J-1 General J-1 General GG Cogene J-1 General B General B General B General C General C Special GAS SERVICE RATE DESCRI A Resider A Resider A Resider A Resider A Resider A Resider A General GG General C General C General C General GAS SERVICE RATE DESCRI A Resider A Resider A General G General C General C General C General C General C General C General C General C General C General	Service Primary Electric Furnace Rate Service Primary Rate Service Energy-Only Streetlighting Rate Service Customer-Owned Streetlighting Rate Service Company-Owned Streetlighting Rate Service Outdoor Lighting Rate Service Unmetered Rate Service Secondary Public Pumping Rate Service Primary Public Pumping Rate Service Optional Primary Public Pumping I Service Primary High Load Factor Interrup Service Alternative Metal Melting Rate < 3 ration and Power Production Purchase Rat Service Secondary Resale Rate - 100 kW Service Secondary Rate - Billboards Service Secondary Rate - 100 kW Guaran Service Direct Access Rate DA	036, 037 041, 042 067, 167, 168 Rate 062, 064, 066, 075 Rate 061, 063, 065, 068 165, 166, 175, 176 076 077 078 Rate 079 ptible Rate 132 30,000 kW 136, 137, 138 te 181, 182 30,000 kW 436, 437, 438 7 Guarantee 716, 726 709, 710
B-1 General L-1 General L-2 General L-3 General L-4 General UR General PS-1 General PS-2 General J-1 General J-1 General J-1 General J-1 General GG Cogene J-1 General CG Cogene J-1 General CG Cogene J-1 General CG Special GAS SERVICE RATE DESCRI A Resider A General B General B Gener	Service Primary Rate Service Energy-Only Streetlighting Rate Service Customer-Owned Streetlighting Rate Service Company-Owned Streetlighting Rate Service Outdoor Lighting Rate Service Unmetered Rate Service Secondary Public Pumping Rate Service Primary Public Pumping Rate Service Optional Primary Public Pumping Service Primary High Load Factor Interrup Service Alternative Metal Melting Rate < 3 ration and Power Production Purchase Rat Service Secondary Resale Rate - 100 kW Service Secondary Rate - 100 kW Guaran Service Secondary Rate - 100 kW Guaran Service Direct Access Rate DA	041, 042 067, 167, 168 Rate 062, 064, 066, 075 Rate 061, 063, 065, 068 165, 166, 175, 176 076 077 078 Rate 079 ptible Rate 132 30,000 kW 136, 137, 138 te 181, 182 30,000 kW 436, 437, 438 7 Guarantee 716, 726 709, 710
L-1 General L-2 General L-2 General L-3 General L-4 General PS-1 General PS-2 General PS-3 General J-1 General CG Cogene J-1 General CG Cogene J-1 General CG General C General	Service Energy-Only Streetlighting Rate Service Customer-Owned Streetlighting Rate Service Company-Owned Streetlighting Rate Service Outdoor Lighting Rate Service Unmetered Rate Service Secondary Public Pumping Rate Service Primary Public Pumping Rate Service Optional Primary Public Pumping Service Primary High Load Factor Interrup Service Alternative Metal Melting Rate < 3 ration and Power Production Purchase Rat Service Secondary Resale Rate - 100 kW Service Secondary Rate - 100 kW Guaran Service Secondary Rate - 100 kW Guaran Service Direct Access Rate DA	067, 167, 168 Rate 062, 064, 066, 075 Rate 061, 063, 065, 068 165, 166, 175, 176 076 077 078 Rate 079 ptible Rate 132 30,000 kW 136, 137, 138 te 181, 182 30,000 kW 436, 437, 438 V Guarantee 716, 726 709, 710
L-2 General L-3 General L-4 General UR General PS-1 General PS-2 General PS-3 General J-1 General GG Cogene J-1 General R-2 General C General C General SC Special GAS SERVICE RATE DESCRI A Resider A Resider A Resider A Resider A Resider A General SC Special GAS SERVICE RATE DESCRI GAS General Gas General Gas General General Gas General	Service Customer-Owned Streetlighting Ris Service Company-Owned Streetlighting Ris Service Outdoor Lighting Rate Service Unmetered Rate Service Secondary Public Pumping Rate Service Optional Primary Public Pumping Service Optional Primary Public Pumping Service Primary High Load Factor Interrup Service Alternative Metal Melting Rate < 3 ration and Power Production Purchase Rat Service Alternative Metal Melting Rate > 3 Service Secondary Resale Rate - 100 kW Service Secondary Rate - Billboards Service Secondary Rate - 100 kW Guaran Service Direct Access Rate DA	Rate 062, 064, 066, 075 Rate 061, 063, 065, 068 165, 166, 175, 176 076 077 078 Pate 079 ptible Rate 132 30,000 kW 136, 137, 138 te 181, 182 30,000 kW 436, 437, 438 V Guarantee 716, 726 709, 710 709
L-3 General L-4 General UR General PS-1 General PS-2 General PS-3 General F-1 General J-1 General CG Cogene J-1 General R-2 General B General C General SC Special GAS SERVICE RATE DESCRI A Resider A Resider A Resider A Resider A General Gas General Gas General Gas General Gas General C General	Service Company-Owned Streetlighting Ra Service Outdoor Lighting Rate Service Unmetered Rate Service Secondary Public Pumping Rate Service Optional Primary Public Pumping Service Optional Primary Public Pumping Service Primary High Load Factor Interrup Service Alternative Metal Melting Rate < 3 ration and Power Production Purchase Rat Service Alternative Metal Melting Rate > 3 Service Secondary Resale Rate - 100 kW Service Secondary Rate - Billboards Service Secondary Rate - 100 kW Guaran Service Direct Access Rate DA	tate 061, 063, 065, 068 165, 166, 175, 176 076 077 078 Rate 079 ptible Rate 132 30,000 kW 136, 137, 138 te 181, 182 30,000 kW 436, 437, 438 7 Guarantee 716, 726 709, 710
L-4 General UR General PS-1 General PS-2 General PS-3 General J-1 General CG Cogene J-1 General R-2 General B General CC General SC Special GAS SERVICE RATE DESCRI A Resider A Resider A Resider A Resider A Resider A General SC Special GAS SERVICE RATE DESCRI GAS General GAS General GAS General C General	Service Outdoor Lighting Rate Service Unmetered Rate Service Secondary Public Pumping Rate Service Optional Primary Public Pumping Service Optional Primary Public Pumping Service Primary High Load Factor Interrup Service Alternative Metal Melting Rate < 3 ration and Power Production Purchase Rat Service Alternative Metal Melting Rate > 3 Service Secondary Resale Rate - 100 kW Service Secondary Rate - 100 kW Guaran Service Direct Access Rate DA	165, 166, 175, 176 076 077 078 Rate 079 ptible Rate 132 30,000 kW 136, 137, 138 te 181, 182 30,000 kW 436, 437, 438 Guarantee 716, 726 709, 710
UR General PS-1 General PS-2 General PS-2 General PS-3 General J-1 General CG Cogene J-1 General R-2 General B General CC General CC Special GAS SERVICE RATE DESCRI A Resider A Resider A Resider A Resider A Resider A General GAS General GAS General GAS General C General C General C General C General C General C General C General C General	Service Unmetered Rate Service Secondary Public Pumping Rate Service Primary Public Pumping Rate Service Optional Primary Public Pumping Service Primary High Load Factor Interrup Service Alternative Metal Melting Rate < 3 ration and Power Production Purchase Rat Service Alternative Metal Melting Rate > 3 Service Secondary Resale Rate - 100 kW Service Secondary Rate - Billboards Service Secondary Rate - 100 kW Guaran Service Direct Access Rate DA	076 077 078 Rate 079 ptible Rate 132 30,000 kW 136, 137, 138 te 181, 182 30,000 kW 436, 437, 438 V Guarantee 716, 726 709, 710
PS-1 General PS-2 General PS-3 General F-1 General CG Cogene J-1 General R-2 General B General CC General CC General CC Special GAS SERVICE RATE DESCRI A Resider A Resider A Resider A Resider A Resider A General Gas General Gas General C General C General C General C General C General C General C General	Service Secondary Public Pumping Rate Service Primary Public Pumping Rate Service Optional Primary Public Pumping Service Primary High Load Factor Interrup Service Alternative Metal Melting Rate < 3 ration and Power Production Purchase Rat Service Alternative Metal Melting Rate > 3 Service Secondary Resale Rate - 100 kW Service Secondary Rate - Billboards Service Secondary Rate - 100 kW Guaran Service Direct Access Rate DA	077 078 Rate 079 ptible Rate 132 30,000 kW 136, 137, 138 te 181, 182 30,000 kW 436, 437, 438 7 Guarantee 716, 726 709, 710
PS-2 General PS-3 General F-1 General J-1 General CG Cogene J-1 General R-2 General C General C General C Special GAS SERVICE RATE DESCRI A Resider A Resider A Resider A Resider A Resider A Resider A General Gas General B General B General B General C General	Service Primary Public Pumping Rate Service Optional Primary Public Pumping Service Primary High Load Factor Interrup Service Alternative Metal Melting Rate < 3 ration and Power Production Purchase Rat Service Alternative Metal Melting Rate > 3 Service Secondary Resale Rate - 100 kW Service Secondary Rate - Billboards Service Secondary Rate - 100 kW Guaran Service Direct Access Rate DA	078 Rate 079 ptible Rate 132 30,000 kW 136, 137, 138 te 181, 182 30,000 kW 436, 437, 438 7 Guarantee 716, 726 709, 710
PS-3 General F-1 General J-1 General CG Cogene J-1 General R-2 General C General C General C General C Special GAS SERVICE RATE DESCRI A Resider A Resider A Resider A Resider A Resider A General General B General B General B General C General	Service Optional Primary Public Pumping Service Primary High Load Factor Interrup Service Alternative Metal Melting Rate < 3 ration and Power Production Purchase Rat Service Alternative Metal Melting Rate > 3 Service Secondary Resale Rate - 100 kW Service Secondary Rate - Billboards Service Secondary Rate - 100 kW Guaran Service Direct Access Rate DA	Rate 079 ptible Rate 132 30,000 kW 136, 137, 138 te 181, 182 30,000 kW 436, 437, 438 / Guarantee 716, 726 709, 710 709, 710
F-1 General J-1 General CG Cogene J-1 General R-2 General C General C General C General C Special GAS SERVICE RATE DESCRI A Resider A Resider A Resider A Resider A Resider A General General B General B General	Service Primary High Load Factor Interrup Service Alternative Metal Melting Rate < 3 ration and Power Production Purchase Rat Service Alternative Metal Melting Rate > 3 Service Secondary Resale Rate - 100 kW Service Secondary Rate - Billboards Service Secondary Rate - 100 kW Guaran Service Direct Access Rate DA	otible Rate 132 30,000 kW 136, 137, 138 te 181, 182 30,000 kW 436, 437, 438 7 Guarantee 716, 726 709, 710
F-1 General J-1 General CG Cogene J-1 General R-2 General C General C General C Special GAS SERVICE RATE DESCRI A Resider A Resider A Resider A Resider A Resider A General B General B General B General	Service Primary High Load Factor Interrup Service Alternative Metal Melting Rate < 3 ration and Power Production Purchase Rat Service Alternative Metal Melting Rate > 3 Service Secondary Resale Rate - 100 kW Service Secondary Rate - Billboards Service Secondary Rate - 100 kW Guaran Service Direct Access Rate DA	otible Rate 132 30,000 kW 136, 137, 138 te 181, 182 30,000 kW 436, 437, 438 7 Guarantee 716, 726 709, 710
J-1 General CG Cogene J-1 General R-2 General C General C General C General C Special GAS SERVICE RATE DESCRI A Resider A Resider A Resider A Resider A Resider A General G General C General C General	Service Alternative Metal Melting Rate < 3 ration and Power Production Purchase Rat Service Alternative Metal Melting Rate > 3 Service Secondary Resale Rate - 100 kW Service Secondary Rate - Billboards Service Secondary Rate - 100 kW Guaran Service Direct Access Rate DA	30,000 kW 136, 137, 138 te 181, 182 30,000 kW 436, 437, 438 7 Guarantee 716, 726 709, 710
CG Cogene J-1 General R-2 General C General C General C General C Special GAS SERVICE RATE DESCRI A Resider A Resider A Resider A Resider A General B General B General	ration and Power Production Purchase Rat Service Alternative Metal Melting Rate > 3 Service Secondary Resale Rate - 100 kW Service Secondary Rate - Billboards Service Secondary Rate - 100 kW Guaran Service Direct Access Rate DA	te 181, 182 30,000 kW 436, 437, 438 7 Guarantee 716, 726 709, 710
J-1 General R-2 General DA General SC Special GAS SERVICE RATE DESCRII A Resider A Resider A Resider A-1 Multifarr B General B General C General	Service Alternative Metal Melting Rate > 3 Service Secondary Resale Rate - 100 kW Service Secondary Rate - Billboards Service Secondary Rate - 100 kW Guaran Service Direct Access Rate DA	30,000 kW 436, 437, 438 / Guarantee 716, 726 709, 710
R-2 General B General C General C General SC Special GAS SERVICE RATE DESCRII GAS SERVICE RATE DESCRII A Resider A Resider A Resider A Resider A-1 Multifarr A-1 Multifarr B General B General C General	Service Secondary Resale Rate - 100 kW Service Secondary Rate - Billboards Service Secondary Rate - 100 kW Guaran Service Direct Access Rate DA	Guarantee 716, 726 709, 710
B General C General DA General SC Special GAS SERVICE RATE DESCRII A Residen A Residen A Residen A-1 Multifan A-1 Multifan B General B General C General	Service Secondary Rate - Billboards Service Secondary Rate - 100 kW Guaran Service Direct Access Rate DA	709, 710
C General DA General SC Special GAS SERVICE RATE DESCRII A Resider A Resider A Resider A-1 Multifarr A-1 Multifarr B General B General C General	Service Secondary Rate - 100 kW Guaran Service Direct Access Rate DA	
DA General SC Special GAS SERVICE RATE DESCRI A Resider A Resider A Resider A-1 Multifar A-1 Multifar B General B General C General	Service Direct Access Rate DA	11.00 /21, /41
SC Special GAS SERVICE RATE DESCRI A Resider A Resider A Resider A-1 Multifarr B General B General B General C General		
GAS SERVICE RATE DESCRII A Resider A-1 Multifan A-1 Multifan B General B General C General		894,896
A Residen A Residen A Residen A-1 Multifan A-1 Multifan B General B General B General C General		838-849, 852-859, 866-893
A Resider A Resider A-1 Multifar A-1 Multifar B General B General B General C General		<u>and the second s</u>
A Residen A-1 Multifan A-1 Multifan B General B General B General C General	tial Space Heating	250
A-1 Multifan A-1 Multifan B General B General B General C General	tial Without Space Heating	260
A-1 Multifan B General B General B General C General	tial/Master Account	052
B General B General B General C General	nily Dwelling Service Rate	251, 480
B General B General B General C General	ily Dwelling Service Rate/Master Account	043
B General B General C General	Service/Commercial/Industrial Rate	040, 051, 460, 470
B General C General	Service/Commercial/Industrial Rate/Maste	
C General	Service/Commercial/Industrial Rate/Contic	
	Service/Commercial/Industrial Rate	053, 054, 462, 472
General General	Service/Commercial/Industrial Rate/Maste	
	Service/Commercial/Industrial Rate/Contig	
General	Service Interruptible Rate	057, 058, 059, 457, 458, 45
	Service Interruptible Rate/Contiguous Acc	
	Service Interruptible/Master Account	049, 050
	Service Outdoor Lighting Rate	048
	nsportation Service Rate	ST-1, ST-2, LT-1, LT-2
	Gas Vehicle Refueling	440,441
CS Gas Tra		<u></u>
	nsportation Contract Storage	CS
A, A-1, B, C Bay Cou	nsportation Contract Storage Inty Consumers	05 742, 743, 744, 745, 746, 74

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SERVICE ADDRESS

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PLEASE MAIL PAYMENT TO:

CURRENT BILL	\$
PREVIOUS BALANCE	\$
TOTAL AMT DUE	\$
AMOUNT ENCLOSED	\$

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sumers Energy				
	SERVICE TYPE	SERVICE DATES	PAGE	DUE DATE

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FORM 3810 11-97



ELECTRIC SERVICE	ELECTRIC SERVICE RATE DESCRIPTIONS				
RATE	DESCRIPTION	RATE CODE			
A-3	Residential Time-of-Day Farm Service Rate	008			
A-3	Residential Time-of-Day Space Heating Rate	009			
В	General Service Secondary Rate	010, 020			
С	General Service Secondary Rate	011, 021			
GH	Commercial/Industrial Electric Space Heating Rate	013, 023			
н	Commercial/Industrial Electric Water Heating Rate	014, 024			
R-1	General Service Secondary Resale Rate	015, 025			
B-2	General Service Secondary Resale Rate	016, 026			
R-3	General Service Primary Resale Rate	017, 027			
D	General Service Primary Rate	018, 028			
F	General Service Primary High Load Factor Rate	032, 033			
Î	General Service Primary Interruptible Rate				
J	General Service Primary Electric Furnace Rate	034, 035			
B-1	General Service Primary Rate	036, 037			
L-1	General Service Energy-Only Streetlighting Rate	041,042			
L-2		067, 167, 168			
L-2 L-3	General Service Customer-Owned Streetlighting Rate	062, 064, 066, 075			
	General Service Company-Owned Streetlighting Rate	061, 063, 065, 068			
L-4	General Service Outdoor Lighting Rate	165, 166, 175, 176			
UR	General Service Unmetered Rate	076			
PS-1	General Service Secondary Public Pumping Rate	077			
PS-2	General Service Primary Public Pumping Rate	078			
PS-3	General Service Optional Primary Public Pumping Rate	079			
F-1	General Service Primary High Load Factor Interruptible Rate	132			
J-1	General Service Alternative Metal Melting Rate < 30,000 kW	136, 137, 138			
CG	Cogeneration and Power Production Purchase Rate	181, 182			
J-1	General Service Alternative Metal Melting Rate > 30,000 kW	436, 437, 438			
R-2	General Service Secondary Resale Rate - 100 kW Guarantee	716, 726			
B	General Service Secondary Rate - Billboards	709, 710			
C	General Service Secondary Rate - 100 kW Guarantee	721, 741			
SC	Special Contract	All 800 Series Rate Codes			
GAS SERVICE RATE	DESCRIPTIONS				
A	Residential Space Heating	250			
Α.	Residential Without Space Heating	260			
A	Residential/Master Account	052			
A-1	Multifamily Dwelling Service Rate	251, 480			
A-1	Multifamily Dwelling Service Rate/Master Account	043			
В	General Service/Commercial/Industrial Rate	040, 051, 460, 470			
B a r	General Service/Commercial/Industrial Rate/Master Account	044, 045			
В	General Service/Commercial/Industrial Rate/Contiguous Acct	240, 241			
C . C C	General Service/Commercial/Industrial Rate	053, 054, 462, 472			
с [.]	General Service/Commercial/Industrial Rate/Master Account	046, 047			
C	General Service/Commercial/Industrial Rate/Contiguous Acct	248, 249			
F	General Service Interruptible Rate	057, 058, 059, 457, 458, 459			
F	General Service Interruptible Rate/Contiguous Account	255, 256			
F	General Service Interruptible/Master Account	049, 050			
GL	General Service Outdoor Lighting Rate	048			
ST-1, ST-2, LT-1, LT-2		ST-1, ST-2, LT-1, LT-2			
B-NGV	Natural Gas Vehicle Refueling	440,441			
CS	Gas Transportation Contract Storage	CS			
A, A-1, B, C	Bay County Consumers	742, 743, 744, 745, 746, 747			
A, A-1, B, C	Bay County Supplier				
<u></u> , <u></u>		752, 753, 754, 755, 756, 757			

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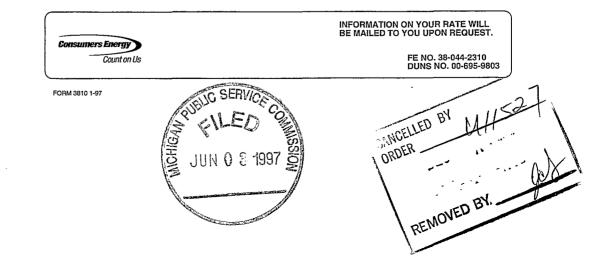


SERVICE ADDRESS

PLEASE MAIL PAYMENT TO:

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RATE	DESCRIPTION	RATE CODE
A-3	Residential Time-of-Day Farm Service Rate	008
	Residential Time-of-Day Space Heating Rate	009
	General Service Secondary Rate	010, 020
	General Service Secondary Rate	011, 021
	Commercial/Industrial Electric Space Heating Rate	013, 023
		014, 024
	Commercial/Industrial Electric Water Heating Rate	
	General Service Secondary Resale Rate	015, 025
	General Service Secondary Resale Rate	016, 026
	General Service Primary Resale Rate	017, 027
	General Service Primary Rate	018, 028
F	General Service Primary High Load Factor Rate	032, 033
1	General Service Primary Interruptible Rate	034
J	General Service Primary Electric Furnace Rate	036, 037
	General Service Primary Rate	041, 042
	General Service Energy-Only Streetlighting Rate	067, 167, 168
	General Service Customer-Owned Streetlighting Rate	062, 064, 066, 075
	General Service Company-Owned Streetlighting Rate	061, 063, 065, 068
	General Service Outdoor Lighting Rate	165, 166, 175, 176
	General Service Unmetered Rate	076
	General Service Secondary Public Pumping Rate	077
	General Service Primary Public Pumping Rate	078
	General Service Optional Primary Public Pumping Rate	079
	General Service Primary High Load Factor Interruptible Rate	132
	General Service Alternative Metal Melting Rate < 30,000 kW	136, 137, 138
	Cogeneration and Power Production Purchase Rate	181, 182
	General Service Alternative Metal Melting Rate > 30,000 kW	436, 437, 438
R-2	General Service Secondary Resale Rate - 100 kW Guarantee	716, 726
В	General Service Secondary Rate - Billboards	709, 710
	General Service Secondary Rate - 100 kW Guarantee	721, 741
GAS SERVICE RATE D	DESCRIPTIONS	
A-1	Multifamily Dwelling Service Rate	251, 480
	Multifamily Dwelling Service Rate/Master Account	043
A-1		
		040, 051, 460, 470
В	General Service/Commercial/Industrial Rate	040, 051, 460, 470 044, 045
B B	General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account	044, 045
B B B	General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Acct	044, 045 240, 241
B B C	General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Acct General Service/Commercial/Industrial Rate	044, 045 240, 241 053, 054, 462, 472
B B C C	General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Acct General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account	044, 045 240, 241 053, 054, 462, 472 046, 047
B B C C C C	General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Acct General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Acct	044, 045 240, 241 053, 054, 462, 472 046, 047 248, 249
B B C C C C F	General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Acct General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Acct General Service Interruptible Rate	044, 045 240, 241 053, 054, 462, 472 046, 047 248, 249 057, 058, 059, 457, 458, 459
B B C C C C F F	General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Acct General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Acct General Service Interruptible Rate General Service Interruptible Rate/Contiguous Account	044, 045 240, 241 053, 054, 462, 472 046, 047 248, 249 057, 058, 059, 457, 458, 459 255, 256
B B C C C C F	General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Acct General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Acct General Service Interruptible Rate	044, 045 240, 241 053, 054, 462, 472 046, 047 248, 249 057, 058, 059, 457, 458, 459 255, 256 048
B B C C C C F F	General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Acct General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Acct General Service Interruptible Rate General Service Interruptible Rate/Contiguous Account	044, 045 240, 241 053, 054, 462, 472 046, 047 248, 249 057, 058, 059, 457, 458, 459 255, 256
B B C C C C F F GL ST-1, ST-2, LT-1, LT-2	General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Acct General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Acct General Service Interruptible Rate General Service Interruptible Rate General Service Outdoor Lighting Rate	044, 045 240, 241 053, 054, 462, 472 046, 047 248, 249 057, 058, 059, 457, 458, 459 255, 256 048

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PLEASE MAIL PAYMENT TO:

TOTAL AP	NOUNT DUE AND PAYABLE ON OR BEFORE
CURRENT	\$
PREVIOUS BALANCE	\$
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AMOUNT ENCLOSED	\$

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POWERING MICHIGAN'S PROGRESS	SERVICE TYPE	SERVICE DATES	PAGE	DUE DATE	
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FE NO. 38-044-2310 DUNS NO. 00-695-9803

RATE	DESCRIPTION	
		RATE CODE
A-3	Residential Time-of-Day Farm Service Rate	008
A-3	Residential Time-of-Day Space Heating Rate	009
B	General Service Secondary Rate	010, 020
C	General Service Secondary Rate	011, 021
GH	Commercial/Industrial Electric Space Heating Rate	013, 023
Н	Commercial/Industrial Electric Water Heating Rate	014, 024
R-1	General Service Secondary Resale Rate	015, 025
R-2	General Service Secondary Resale Rate	016, 026
R-3	General Service Primary Resale Rate	017, 027
D	General Service Primary Rate	018, 028
=	General Service Primary High Load Factor Rate	032, 033
	General Service Primary Interruptible Rate	034
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FORM 3810 10-94



SERVICE ADDRESS

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PLEASE MAIL PAYMENT TO:

CURRENT BILL	\$
PREVIOUS BALANCE	\$
TOTAL AMT DÙE	\$
AMOUNT	\$

CUSTOMER ACCOUNT NUMBER	
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POWERING SERVICE TYPE SERVICE DATES PAGE DUE DATE	
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INFORMATION ON YOUR RATE WILL BE MAILED TO YOU UPON REQUEST	. [
CORSUMERS BE MAILED TO YOU UPON REGUEST	
POWERING FE NO. 38-044-231 MICHIGAN'S PROGRESS DUNS NO. 00-695-	9803
FORM 3810 7-93	

ELECTRIC SERVICE RATE DESCRIPTIONS					
RATE	DESCRIPTION	RATE CODE			
АЗ АЗ ВС ВН 123 Б-1123 Б-1234 В-1235 1-10 В-1235 1-10 С ВС-2 4-12 В-3 С ВС-2 4-12 В-3 С В-1-235 С ВС-2 4-12 В-3 С ВС-2 4-12 В-3 С ВС-2 С В-1-2 С В-2 С В-1-2 С В-2 С В-1-2 С В-2 С В-1-2 С В-2 С В-1-2 С В-2 С В-1-2 С В-2 С В-1-2 В В-1-2 С В-1-2 В В-1-2 В В-1-2 В В-1-2 В В-1-2 В В-1-2 В	Time of Day Farm Service Rate Time of Day Space Heating Rate General Secondary Service Rate Commercial/Industrial Electric Space Heating Rate Commercial/Industrial Electric Space Heating Rate General Secondary Resale Service Rate General Secondary Resale Service Rate General Primary Resale Service Rate 300kW General Primary Resale Service Rate > 300kW Primary High Load Factor Service Rate > 300 kW Primary Interruptible Service Rate > 300 kW Primary Electric Furnace Service Rate Energy Only Streetighting Rate Customer Owned Streetlighting Rate Customer Owned Streetlighting Rate Outdoor Lighting Rate Optional Primary Public Pumping Rate Atternative Metal Melting Rate < 30,000 kW Cogeneration and Small Power Prod Rate Time of Day Farm Irrigation Rate Cogeneration and Small Power Prod Rate General Service Economic Development Rate Atternative Metal Melting Rate < 30,000 kW Cogeneration and Small Power Prod Rate General Service Economic Development Rate Atternative Metal Melting Rate < 30,000 kW Cogeneration and Small Power Prod Rate General Service Economic Development Rate Atternative Metal Melting Rate > 30,000 kW General Secondary Rusel Service Rate = 100 kW Guarantee General Secondary Service Rate < 30,000 kW General Secondary Service Rate < 30,000 kW General Secondary Service Rate > 30,000 kW General Secondary Rusel Service Rate < 30,000 kW General Secondary Service Rate < 30,000 kW General Secondary Service Rate < 30,000 kW General Secondary Service Rate < 300 kW	008 009 010, 020 011, 021 013, 023 014, 024 015, 025 016, 026 017, 027 018, 028 032, 033 034 036, 037 039 041, 042 067, 167, 168 062, 064, 066, 075 061, 063, 065, 068 165, 166, 175, 176 076 077 078 079, 779 132 136, 137, 138 171, 172 181, 182 191, 192, 193, 194, 195, 196 321, 328, 333 436, 437, 438			
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SERVICE ADDRESS

PLEASE MAIL PAYMENT TO:

TOTAL AMOUNT DUE AND PAYABLE ON OR BEFORE		
CURRENT BILL	\$	
PREVIOUS BALANCE	\$	
TOTAL AMOUNT DUE	\$	
AMOUNT ENCLOSED	s)

ACCOUNT NUMBER

DUE DATE

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← PLEASE MAIL UPPER PORTION WITH YOUR PAYMENT

SERVICE DATES

CUSTOMER

SERVICE TYPE



REMOVED BY.



INFORMATION ON YOUR RATE WILL BE MAILED TO YOU UPON REQUEST.

> FE NO. 38-044-2310 DUNS NO. 00-695-9803



FORM 3810

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TOTAL DUE Due Date A pount \$

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PLEASE MAIL UPPER PORTION WITH YOUR PAYMENT

Form 3811 1-2004	
CANCELLED BY U-6300 ORDER U-6300	MICHIGAN PUBLI SERVICE COMMISS
REMOVED BY RL DATE 04-20-06	MAR 8 200

		Consumers Energy
	GAN PUBLIC COMMISSION	·
/AR	8 2004	

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Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan. You may qualify for more than one electric rate or gas rate. We would be glad to help you choose the right one for your home or business. Please call us at the number on the front of this bill.

	VICE RATE DESCRIPTIONS	A CONTRACTOR OF A CONTRACTOR O
RATE	RATE DESCRIPTION	RATE CODE
A-1	Residential Service Without Water Heating Rate	200
A-1 A-1	Residential Service With Water Heating Rate Senior Citizen Without Water Heating Rate	201 206
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J	General Service Primary Electric Furnace Rate	036, 037
B-1	General Service Primary Rate	041,042
L-1 L-2	General Service Energy-Only Streetlighting Rate	067, 167, 168
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GS-1 GS-2 GS-2 GS-2 GS-3 GS-3 GL ST, LT, XLT A, A-1, GS-1, GS-2, G SAFEET 1- CC	General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Content General Service/Commerci	262, 264, 274, 276 266, 268 270, 272 281, 282, 287, 288 283, 284 285, 286 048 ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2 277, 278, 279, 280, 289, 290, 752, 753
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GS-1 GS-2 GS-2 GS-3 GS-3 GS-3 GS-3 GS-3 GS-3 GS-3 GS-3	General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account General Service/Comm	262, 264, 274, 276 266, 268 270, 272 281, 282, 287, 288 283, 284 285, 286 048 ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2 277, 278, 279, 280, 289, 290, 752, 753 you smell natural gas, call unediately at 1-800-477-5050. We' ond day or night. If the odor of gas in ng, call from a safe location.
GS-1 GS-2 GS-2 GS-2 GS-3 GS-3 GS-3 GS-3 GS-3 GS-3 GS-3 GS-3	General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account General Service/Comm	262, 264, 274, 276 266, 268 270, 272 281, 282, 287, 288 283, 284 285, 286 048 ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2 277, 278, 279, 280, 289, 290, 752, 753 you smell natural gas, call unediately at 1-800-477-5050. We' ond day or night. If the odor of gas in ng, call from a safe location.
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GS-1 GS-2 GS-2 GS-2 GS-3 GS-3 GS-3 GS-3 GS-3 GS-3 GS-3 GS-3	General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account SS-3 Gas Customer Choice SS-3 Gas Customer Choice SS-3 Gas Customer Choice SS-3 Gas Customer Choice SS-3 Gas Customer Devent Inne, please stay ear and call us immediately at 800-477-5050. We'll respond day or night. SS-3 Gas Customer SS-3 Gas Customer SS-3 Gas Customer Commercial/Industrial Rate/Commercial/Industrial SS-3 Gas Customer SS-3 Gas Customer Commercial/Industrial Rate/Commercial/Industrial Rate/Commercial/Industrial SS-3 Gas Customer Customer Commercial/Industrial Rate/Commercial/Industrial Rate/Commercial/Industrial Rate/Commercial/Industrial Rate	262, 264, 274, 276 266, 268 270, 272 281, 282, 287, 288 283, 284 285, 286 048 ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2 277, 278, 279, 280, 289, 290, 752, 753 you smell natural gas, call unediately at 1-800-477-5050. We' ond day or night. If the odor of gas in ng, call from a safe location.
GS-1 GS-2 GS-2 GS-2 GS-3 GL ST, LT, XLT ST, LT, XLT ST	General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account SS-3 Gas Customer Choice SS-3 Gas Customer Choice SS-3 Gas Customer Choice SS-3 Gas Customer Choice SS-3 Gas Customer Devent Inne, please stay ear and call us immediately at 800-477-5050. We'll respond day or night. SS-3 Gas Customer SS-3 Gas Customer SS-3 Gas Customer Commercial/Industrial Rate/Commercial/Industrial SS-3 Gas Customer SS-3 Gas Customer Commercial/Industrial Rate/Commercial/Industrial Rate/Commercial/Industrial SS-3 Gas Customer Customer Commercial/Industrial Rate/Commercial/Industrial Rate/Commercial/Industrial Rate/Commercial/Industrial Rate	262, 264, 274, 276 266, 268 270, 272 281, 282, 287, 288 283, 284 285, 286 048 ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2 277, 278, 279, 280, 289, 290, 752, 753 277, 278, 279, 280, 289, 290, 752, 753 you smell natural gas, call under the odor of gas and and and an or night. If the odor of gas and, call from a safe location.

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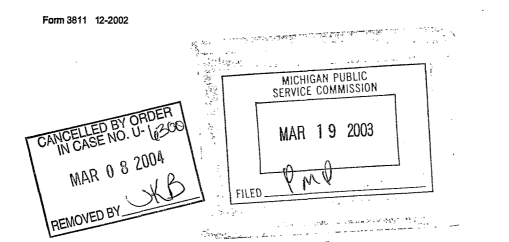
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PLEASE MAIL UPPER PORTION WITH YOUR PAYMENT





Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan. You may qualify for more than one electric rate or gas rate. We would be glad to help you choose the right one .

	RIC SERVICE RATE DESCRIPTIONS	
RATE	DESCRIPTION	RATE CODE
A-3	Residential Time-of-Day Farm Service Rate	008
A-3	Residential Time-of-Day Space Heating Rate	009
в	General Service Secondary Rate	010. 020
С	General Service Secondary Rate	011.021
GH	Commercial/Industrial Electric Space Heating Rate	013, 023
H	Commercial/Industrial Electric Water Heating Rate	014, 024
R-1	General Service Secondary Resale Rate	015, 025
	General Service Secondary Resale Rate	016, 026
R-2		017, 027
R-3	General Service Primary Resale Rate	018, 028
D	General Service Primary Rate	
F	General Service Primary High Load Factor Rate	032.033
1	General Service Primary Interruptible Rate	034.035
J	General Service Primary Electric Furnace Rate	036.037
B-1	General Service Primary Rate	041, 042
L-1	General Service Energy-Only Streetlighting Rate	067, 167, 168
L-2	General Service Customer-Owned Streetlighting Rate	062. 064, 066, 070. 075
L-3	General Service Company-Owned Streetlighting Rate	061, 063, 065, 068, 069
L-4	General Service Outdoor Lighting Rate	165, 166, 175, 176
UR	General Service Unmetered Rate	076
PS-1	General Service Secondary Public Pumping Rate	077
PS-2	General Service Secondary Public Pumping Rate	078
		079
PS-3	General Service Optional Primary Public Pumping Rate	132 .
F-1	. General Service Primary High Load Factor Interruptible Rate	
J-1	General Service Alternative Metal Melting Rate < 30,000 kW	136, 137, 138
CG	Cogeneration and Power Production Purchase Rate	181, 182
J-1	General Service Alternative Metal Melting Rate > 30,000 kW	436, 437, 438
R-2	General Service Secondary Resale Rate - 100 kW Guarantee	716, 726
в	General Service Secondary Rate - Billboards	709, 710
C	General Service Secondary Rate - 100 kW Guarantee	721, 741
SC	Special Contract	All 800 Series Rate Codes
ROA-R	Retail Open Access - Residential Rate	104, 105
ROA-S	Retail Open Access - Secondary Rate	103, 106, 107, 108, 109, 115,
		116, 118, 119, 120, 121, 122.
		123, 124, 125, 126, 127, 128,
	Batal Ones Assess Direct Directory	129, 133, 134
ROA-P	Retail Open Access - Primary Rate	110, 111, 114, 117
ROA-SB	Retail Open Access - Standby	112, 113
GAS SE	RVICE RATE DESCRIPTIONS	
1	Residential Space Heating	250
		260
N	Residential Without Space Heating	052
	Residential/Master Account	251, 480
-1	Multifamily Dwelling Service Rate	-
-1	Multifamily Dwelling Service Rate/Master Account	043
SS-1	General Service/Commercial/Industrial Rate	261, 263, 273, 275
S-1	General Service/Commercial/Industrial Rate/Master Account	265. 267
S-1	General Service/Commercial/Industrial Rate/Contiguous Account	269. 271
S-2	General Service/Commercial/Industrial Rate	262, 264, 274, 276
S-2	General Service/Commercial/Industrial Rate/Master Account	266, 268
S-2	General Service/Commercial/Industrial Rate/Contiguous Account	270, 272
S-3	General Service/Commercial/Industrial Rate	281, 282, 287, 288
iS-3	General Service/Commercial/Industrial Rate/Master Account	283. 284
	General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account	285. 286
S-3		048
L 	General Service Outdoor Lighting Rate	
T. LT. XLT	Gas Transportation Service Rate, Cost Based	ST-1, LT-1, XLT-1
T. LT. XLT	Gas Transportation Service Rate. Optional	ST-2. LT-2. XLT-2
. A-1. GS-1.	GS-2, GS-3 Gas Customer Choice	277, 278, 279, 280, 289, 290
		752. 753
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		iell natural gas, call us
		at 1-800-477-5050. We'll
1	overhead wires, please call MISS DIG at respond day	or night. If the odor of gas is
AFETY		rom a safe location.
OTES	marked for your safety.	
	 If you see a downed power line, please stay 	
	clear and call us immediately at 1-800-477-5050. We'll respond day or night.	

Form 3811 12 2002

Consumers Energy

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Your Account Number

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PLEASE MAIL UPPER PORTION WITH YOUR PAYMENT





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Consumers Energy CANCELLED BY ORDER___ REMOVED BY_ 2. DATE

RATE	DESCRIPTION	RATE CODE
4-3	Residential Time-of-Day Farm Service Rate	008
A-3	Residential Time-of-Day Space Heating Rate	009
B	General Service Secondary Rate	010, 020
C		
-	General Service Secondary Rate	011, 021
GH	Commercial/Industrial Electric Space Heating Rate	013, 023
H	Commercial/Industrial Electric Water Heating Rate	014, 024
R-1	General Service Secondary Resale Rate	015, 025
R-2	General Service Secondary Resale Rate	016, 026
R-3	General Service Primary Resale Rate	017, 027
D 🗤	General Service Primary Rate	018, 028
F	General Service Primary High Load Factor Rate	032, 033
l	General Service Primary Interruptible Rate	034, 035
J	General Service Primary Electric Furnace Rate	036, 037
B-1	General Service Primary Rate	041, 042
 L-1	General Service Energy-Only Streetlighting Rate	067, 167, 168
L-2	General Service Customer-Owned Streetlighting Rate	062, 064, 066, 075
L-3	General Service Company-Owned Streetlighting Rate	
L-4	General Service Company-Owned Streetinghting Hate	061, 063, 065, 068
L-4 UR		165, 166, 175, 176
	General Service Unmetered Rate	076
PS-1	General Service Secondary Public Pumping Rate	077
PS-2	General Service Primary Public Pumping Rate	078
PS-3	General Service Optional Primary Public Pumping Rate	079
F-1	General Service Primary High Load Factor Interruptible Rate	132
J-1	General Service Alternative Metal Melting Rate < 30,000 kW	136, 137, 138
CG	Cogeneration and Power Production Purchase Rate	181, 182
J-1	General Service Alternative Metal Malting Rate > 30,000 kW	436, 437, 438
R-2	General Service Secondary Resale Rate - 100 kW Guarantee	716, 726
B	General Service Secondary Rate - Billboards	709, 710
C	General Service Secondary Rate - 100 kW Guarantee	721, 741
SC	Special Contract	All 800 Series Rate Codes
ROA-R	Retail Open Access - Residential Rate	
ROA-S	Retail Open Access - Secondary Rate	104, 105
ROA-B		106, 107, 108, 109
	Retail Open Access - Primary Rate	110, 111
ROA-SB	Retail Open Access - Standby	112, 113
	TE DESCRIPTIONS	
A	Residential Space Heating	250
	Residential Without Space Heating	260
A _	Residential/Master Account	052
A-1	Multifamily Dwelling Service Rate	251, 480
A-1	Multifamily Dwelling Service Rate/Master Account	043
В "	General Service/Commercial/Industrial Rate	040, 051, 460, 470
3	General Service/Commercial/Industrial Rate/Master Account	044, 045
3	General Service/Commercial/Industrial Rate/Contiguous Account	240, 241
C	General Service/Commercial/Industrial Rate	053, 054, 462, 472
0	General Service/Commercial/Industrial Rate/Master Account	046, 047
Ċ	General Service/Commercial/Industrial Rate/Contiguous Account	248, 249
F	General Service Interruptible Rate	
=	General Service Interruptible Rate/Contiguous Account	057, 058, 059, 457, 458, 459
F		255, 256
	General Service Interruptible/Master Account	049, 050
GL	General Service Outdoor Lighting Rate	048
ST-1, ST-2, LT-1, LT-2	Gas Transportation Service Rate	ST-1, ST-2, LT-1, LT-2
^ ^ 1 0 0	Gas Customer Choice	742, 743, 744, 745, 746, 747
A, A-1, B, C		752, 753, 754, 755, 756, 75

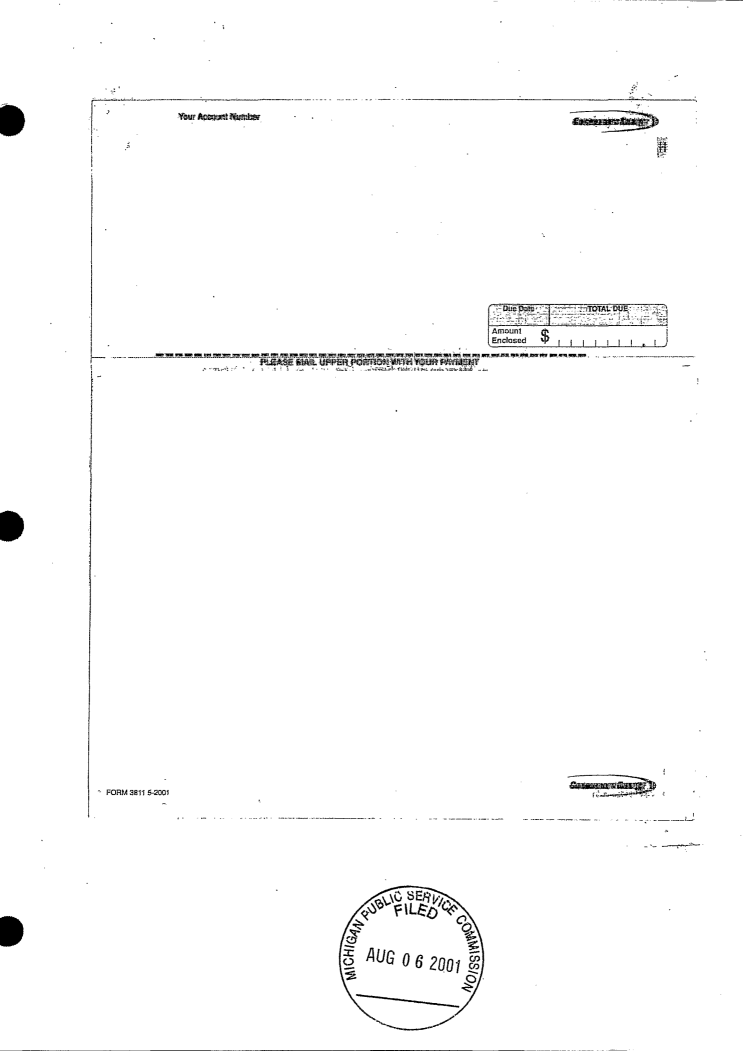
SAFETY NOTES
 Three working days before you or a contractor dig on your property or work near overhead wires, please call MISS DIG at 1-800-482-7171 to have service lines marked for your safety.
 If you see a downed power line, please stay clear and call us immediately at 1-800-477-5050. We'll respond day or night.

FORM 3811 11-2001

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ELECTRIC SERVI	CE RATE DESCRIPTIONS	
BATE	DESCRIPTION	RATE CODE
A-3	Residential Time-of-Day Farm Service Rate	008
A-3	Residential Time-of-Day Space Heating Rate	009
В	General Service Secondary Rate	010, 020
C	General Service Secondary Rate	011, 021
GH	Commercial/Industrial Electric Space Heating Rate	013, 023
Н	Commercial/Industrial Electric Water Heating Rate	014, 024
R-1	General Service Secondary Resale Rate	015, 025
R-2	General Service Secondary Resale Rate	016, 026
R-3	General Service Primary Resale Rate	017, 027
D	General Service Primary Rate	018, 028
F	General Service Primary High Load Factor Rate	032, 033
1	General Service Primary Interruptible Rate	034, 035
J	General Service Primary Electric Furnace Rate	036, 037
B-1	General Service Primary Rate	041, 042
L-1	General Service Energy-Only Streetlighting Rate	067, 167, 168
L-2	General Service Customer-Owned Streetlighting Rate	062, 064, 066, 075
L-3	General Service Company-Owned Streetlighting Rate	061, 063, 065, 068
L-4	General Service Outdoor Lighting Rate	165, 166, 175, 176
UR	General Service Unmetered Rate	076
PS-1	General Service Secondary Public Pumping Rate	077
PS-2	General Service Primary Public Pumping Rate	078
PS-3	General Service Optional Primary Public Pumping Rate	079
F-1	General Service Primary High Load Factor Interruptible Rate	132
J-1	General Service Alternative Metal Melting Rate < 30,000 kW	136, 137, 138
CG	Cogeneration and Power Production Purchase Rate	181, 182
J-1	General Service Alternative Metal Melting Rate > 30,000 kW	436, 437, 438
R-2	General Service Secondary Resale Rate - 100 kW Guarantee	716, 726
В	General Service Secondary Rate - Billboards	709, 710
C	General Service Secondary Rate - 100 kW Guarantee	721, 741
SC	Special Contract	All 800 Series Rate Codes
ROA-R	Retail Open Access - Residential Rate	104, 105
ROA-S	Retail Open Access - Secondary Rate	106, 107, 108, 109
ROA-P	Retail Open Access - Primary Rate	110, 111
ROA-SB	Retail Open Access - Standby	112, 113
GAS SERVICE RA	TE DESCRIPTIONS	
A	Residential Space Heating	250
A	Residential Without Space Heating	260
A	Residential/Master Account	052
A-1	Multifamily Dwelling Service Rate	251, 480
A-1	Multifamily Dwelling Service Rate/Master Account	043
В	General Service/Commercial/Industrial Rate	040, 051, 460, 470
В	General Service/Commercial/Industrial Rate/Master Account	044, 045
В	General Service/Commercial/Industrial Rate/Contiguous Account	240, 241
C	General Service/Commercial/Industrial Rate	053, 054, 462, 472
C	General Service/Commercial/industrial Rate/Master Account	046, 047
C	General Service/Commercial/Industrial Rate/Contiguous Account	248, 249
F	General Service Interruptible Rate	057, 058, 059, 457, 458, 459
F	General Service Interruptible Rate/Contiguous Account	255, 256
F	General Service Interruptible/Master Account	049, 050
GL	General Service Outdoor Lighting Rate	048
ST-1, ST-2, LT-1, LT-2	Gas Transportation Service Rate	ST-1, ST-2, LT-1, LT-2
CS	Gas Transportation Contract Storage	CS
A, A-1, B, C	Gas Customer Choice	742, 743, 744, 745, 746, 747
		752, 753, 754, 755, 756, 757



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 Three working days before you or a contractor dig on your property or work near overhead wires, please call MISS DIG at 1-800-482-7171 to have service lines marked for your safety.

• If you see a downed power line, please stay clear and call us immediately at 1-800-477-5050. We'll respond day or night.

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 If you smell natural gas, call us immediately at 1-800-477-5050. We'll respond day or night. If the odor of gas is strong, call from a safe location.

FORM 3811 5-2001

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E RATE DESCRIPTIONS	·哈··哈··阿爾···爾
DESCRIPTION	RATE CODE
	008
Residential Time-of-Day Snace Heating Bate	009
Coneral Service Secondary Bate	010, 020
Coneral Service Secondary Rate	011, 021
Commercial/Industrial Electric Space Heating Bate	013, 023
Commercial/Industrial Electric Water Heating Bate	014, 024
Continencial/industrial Electric Water Hoating Hate	015, 025
General Service Secondary Resale Rate	016, 026
General Service Secondary resaid nate	017, 027
	018, 028
General Service Primary Hate	032, 033
General Service Primary High Load Pactor Hate	034, 035
General Service Primary Interruptible hate	036, 037
General Service Primary Electric Furnace Hate	041, 042
General Service Primary Hate	067, 167, 168
General Service Energy-Only Streetilghting Hate	062, 064, 066, 075
General Service Customer-Owned Streetlighting Hate	
	061, 063, 065, 068
	165, 166, 175, 176
General Service Unmetered Rate	076
General Service Secondary Public Pumping Rate	. 077
General Service Primary Public Pumping Rate	078
Constral Service Ontional Primary Public Pumping Rate	079
General Service Primary High Load Factor Interruptible Rate	132
General Service Alternative Metal Melting Hate < 30,000 kW	136, 137, 138
Cogeneration and Power Production Purchase Rate	181, 182
General Service Alternative Metal Melting Rate > 30,000 kW	436, 437, 438
General Service Secondary Resale Bate - 100 kW Guarantee	716, 726
Central Service Secondary Rate - Billboards	709, 710
General Service Secondary Rate - 100 kW Guarantee	721, 741
	All 800 Series Rate Codes
	104, 105
Hetali Open Access - Residential Rate	106, 107, 108, 109
	110, 111
	112, 113
Retail Open Access - Standby	
ATE DESCRIPTIONS	
Residential Space Heating	250
Residential Without Space Heating	260
Residential/Master Account	052
Multifamily Dwelling Service Rate	251, 480
Multifamily Dwelling Service Rate/Master Account	043
General Service/Commercial/Industrial Rate	040, 051, 460, 470
General Service/Commercial/Industrial Rate/Master Account	044, 045
General Service/Commercial/Industrial Rate/Contiguous Account	240, 241
General Service/Commercial/Industrial Rate	053, 054, 462, 472
General Service/Commercial/Industrial Rate/Master Account	046, 047
General Service/Commercial/Industrial Rate/Contiguous Account	248, 249
General Service Interruntible Hate	057, 058, 059, 457, 458, 459
General Service Interruptible Rate/Contiguous Account	255, 256
Central Service Interruptible Master Account	049, 050
	048
and the second sec	ST-1, ST-2, LT-1, LT-2
	440, 441
Natural Gas Vehicle Refueling	CS
Gas Transportation Contract Storage	
Gas Iransportation Contract Storage Gas Customer Choice Gas Customer Choice	742, 743, 744, 745, 746, 747 752, 753, 754, 755, 756, 757
	DESCRIPTION Residential Time-of-Day Farm Service Rate Residential Time-of-Day Farm Service Rate General Service Secondary Rate Commercial/Industrial Electric Space Heating Rate Commercial/Industrial Electric Water Heating Rate General Service Secondary Resale Rate General Service Primary Resale Rate General Service Primary Resale Rate General Service Primary Interruptible Rate General Service Primary Interruptible Rate General Service Primary Rate General Service Company-Owned Streetlighting Rate General Service Ormary Public Pumping Rate General Service Ormary Public Pumping Rate General Service Primary High Load Factor Interruptible Rate General Service Atternative Metal Metting Rate < 30,000 kW

 If you smell natural gas, call us immediately at 1-800-477-5050. We'll respond day or night. If the odor of gas is strong, call from a safe location. Three working days before you or a contractor dig on your property or work near overhead wires, please call MISS DIG at 1-800-482-7171 to have service lines SAFETY marked for your safety. NOTES If you see a downed power line, please stay clear and call us immediately at 1-800-477-5050. We'll respond day or night.

FORM 3811 10-99





SERVICE ADDRESS

PLEASE MAIL PAYMENT TO:

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INFORMATION ON YOUR RATE WILL BE MAILED TO YOU UPON REQUEST. Consumers Energy Count on Us FE NO. 38-044-2310 DUNS NO. 00-695-9803 FORM 3811 1-97 Q ORDER BY. ... " SER'/ICE 5 MICHIGAN REMOVED BY -JUN 0 € 1997 فكتعلي والمارج المنافذ بمنجل

ELECTRIC SERV	ICE RATE DESCRIPTIONS	
RATE	DESCRIPTION	RATE CODE
A-3	Residential Time-of-Day Farm Service Rate	008
A-3	Residential Time-of-Day Space Heating Rate	009
В	General Service Secondary Rate	010, 020
С	General Service Secondary Rate	011, 021
GH	Commercial/Industrial Electric Space Heating Rate	013, 023
Н	Commercial/Industrial Electric Water Heating Rate	014, 024
R-1	General Service Secondary Resale Rate	015, 025
R-2	General Service Secondary Resale Rate	016, 026
R-3	General Service Primary Resale Rate	017, 027
D	General Service Primary Rate	018, 028
F .	General Service Primary High Load Factor Rate	032, 033
1	General Service Primary Interruptible Rate	034
J	General Service Primary Electric Furnace Rate	036, 037
B-1	General Service Primary Rate	041, 042
L-1	General Service Energy-Only Streetlighting Rate	067, 167, 168
L-2	General Service Customer-Owned Streetlighting Rate	062, 064, 066, 075
L-3	General Service Company-Owned Streetlighting Rate	061, 063, 065, 068
L-4	General Service Outdoor Lighting Rate	165, 166, 175, 176
UR	General Service Unmetered Rate	076
PS-1	General Service Secondary Public Pumping Rate	077
PS-2	General Service Primary Public Pumping Rate	078
PS-3	General Service Optional Primary Public Pumping Rate	079
F-1	General Service Primary High Load Factor Interruptible Rate	132
J-1	General Service Alternative Metal Melting Rate < 30,000 kW	136, 137, 138
CG	Cogeneration and Power Production Purchase Rate	181, 182
J-1	General Service Alternative Metal Melting Rate > 30,000 kW	436, 437, 438
R-2	General Service Secondary Resale Rate - 100 kW Guarantee	716, 726
В	General Service Secondary Rate - Billboards	709, 710
C	General Service Secondary Rate - 100 kW Guarantee	721, 741
GAS SERVICE RATE D	ESCRIPTIONS	
A-1	Multifamily Dwelling Service Rate	251, 480
A-1 A-1	Multifamily Dwelling Service Rate/Master Account	251,460 043
B	General Service/Commercial/Industrial Rate	040, 051, 460, 470
В	General Service/Commercial/Industrial Rate/ General Service/Commercial/Industrial Rate/Master Account	040, 031, 460, 470
В	General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Acct	240, 241
C	General Service/Commercial/Industrial Rate/Contiguous Acct General Service/Commercial/Industrial Rate	240, 241 053, 054, 462, 472
C	General Service/Commercial/Industrial Rate/Master Account	046.047
C	General Service/Commercial/Industrial Rate/Mastel Account General Service/Commercial/Industrial Rate/Contiguous Acct	248, 249
F	General Service Interruptible Rate	240, 249 057, 058, 059, 457, 458, 459
F	General Service Interruptible Rate/Contiguous Account	255, 256
GL	General Service Interruptible Rate/Configuous Account	255, 256 048
	Gas Transportation Service Rate	ST-1, ST-2, LT-1, LT-2
ST-1, ST-2, LT-1, LT-2 B-NGV	Natural Gas Vehicle Refueling	440,441
CS	Gas Transportation Contract Storage	CS
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FORM 3811 1-97

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SERVICE ADDRESS

PLEASE MAIL PAYMENT TO:

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ELECTRIC	SERVICE RATE DESCRIPTIONS	· · · · · · · · · · · · · · · · · · ·
RATE	DESCRIPTION	RATE CODE
RAJE A-3 A-3 B C G H H-1 2 3 D F L J L-1 1 2 3 4 R 1 2 3 D F L J L-1 1 2 3 4 R 1 2 3 F J C L J R B L L L 2 4 L U P P P F J C L J R B	DESCRIPTION Residential Time-of-Day Farm Service Rate Residential Time-of-Day Space Heating Rate General Service Secondary Rate General Service Secondary Rate Commercial/Industrial Electric Space Heating Rate Commercial/Industrial Electric Water Heating Rate General Service Secondary Resale Rate General Service Secondary Resale Rate General Service Primary Rese General Service Primary Blectric Furnace Rate General Service Carge Industrial Economic Development Rate General Service Company-Owned Streetlighting Rate General Service Company-Owned Streetlighting Rate General Service Outdoor Lighting Rate General Service Outdoor Lighting Rate General Service Optional Primary Public Pumping Rate General Service Optional Primary Public Pumping Rate General Service Alternative Metal Melting Rate < 30,000 kW	HATE CODE 008 009 010, 020 011, 021 013, 023 014, 024 015, 025 016, 026 017, 027 018, 028 032, 033 034 036, 037 039 041, 042 067, 167, 168 062, 064, 066, 075 061, 063, 065, 068 165, 166, 175, 176 076 077 078 079 132 136, 137, 138 181, 182 321, 328, 333 436, 437, 438 716, 726 709, 710 721, 741
GAS SEKV	ICE RATE DESCRIPTIONS	
B GL E F E A-1 F T-1, T-2 T-NGV	General Service Commercial/Industrial Rate General Service Outdoor Lighting Rate General Service Commercial/Industrial Rate General Service Rate > 100,000 Mcf General Service Interruptible Rate < 100,000 Mcf General Service Rate < 100,000 Mcf Multifamily Dwelling Service Rate General Service Interruptible Rate > 100,000 Mcf Gas Transportation Service Rate	040, 051 048 053, 054 055, 056 057, 058, 059 155, 156 251 357, 358, 359

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FORM 3811 6-94

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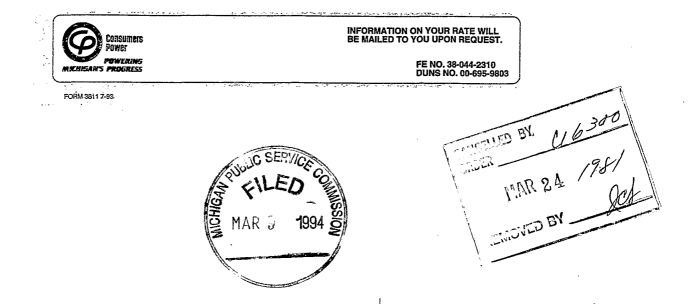
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SERVICE ADDRESS

PLEASE MAIL PAYMENT TO:

TOTAL A	MOUNT DUE AND PAYABLE ON OR BEFORE	
CURRENT BILL	\$	-
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Consumers	CUSTOMER		ACCOUNT NU	MBER
POWERING	SERVICE TYPE	SERVICE DATES	PAGE	DUE DATE



ELECTRIC SERVICE RATE DESCRIPTIONS					
RATE	DESCRIPTION	RATE CODE			
A-3	Time of Day Farm Service Rate	008			
A-3	Time of Day Space Heating Rate	009			
В	General Secondary Service Rate	010, 020			
č	General Secondary Service Rate	011, 021			
ĞH	Commercial/Industrial Electric Space Heating Rate	013, 023			
Ĥ	Commercial/Industrial Electric Water Heating Rate	014, 024			
R-1	General Secondary Resale Service Rate	015, 025			
R-2	General Secondary Resale Service Rate	016, 026			
R-3	General Primary Resale Service Rate > 300 kW	017, 027			
D	General Primary Service Rate > 300 kW	018, 028			
F	Primary High Load Factor Service Rate > 300 kW	032, 033			
ĺ	Primary Interruptible Service Rate	034			
J	Primary Electric Furnace Service Rate	036, 037			
E-1	Large Industrial Economic Development Service Rate	039			
		039 041, 042			
B-1	General Primary Service Rate				
L-1	Energy Only Streetlighting Rate	067, 167, 168			
L-2	Customer Owned Streetlighting Rate	062, 064, 066, 075			
L-3	Company Owned Streetlighting Rate	061, 063, 065, 068			
L-4	Outdoor Lighting Rate	165, 166, 175, 176			
UR	General Service Unmetered Rate	076			
PS-1	Secondary Public Pumping Rate	077			
PS-2	Primary Public Pumping Rate	078			
PS-3	Optional Primary Public Pumping Rate	079, 779			
F-1	Interruptible High Load Factor Rate	132			
J-1	Alternative Metal Melting Rate < 30,000 kW	136, 137, 138			
CG-1	Cogeneration and Small Power Prod Rate	171, 172			
IR	Time of Day Farm Irrigation Rate	177			
CG-2	Cogeneration and Small Power Prod Rate	181, 182			
E-2	General Service Economic Development Rate	191, 192, 193, 194			
		195, 196			
E-4	Base Jobs Economic Development Rate	321, 328, 333			
J-1	Alternative Metal Melting Rate > 30,000 kW	436, 437, 438			
R-2	General Secondary Resale Service Rate - 100 kW Guarantee	716, 726			
В	General Secondary Service Rate - Billboards	709, 710			
R-3	General Primary Resale Service Rate < 300 kW	717, 727			
D	General Primary Service Rate < 300 kW	718, 728			
č	General Secondary Service Rate - 100 kW Guarantee	721, 741			
F	Primary High Load Factor Service Rate < 300 kW	732, 733			
GAS SERV	ICE RATE DESCRIPTIONS	<u> </u>			
	Constal Commercial/Industrial Santias Pata	040.051			
B	General Commercial/Industrial Service Rate	040, 051 053, 054			
ç	General Commercial/Industrial Service Rate (Contract)				
E	General Service Rate > 100,000 Mcf	055, 056, 155, 156			
F	General Service Interruptible Rate < 100,000 Mcf	057, 058, 059			
D/C	General Service Economic Development Rate	153, 154			
D/E	General Service Economic Development Rate	157, 158			
A-1	Multifamily Dwelling Service Rate	251			
D/B	General Service Economic Development Rate	353			
F	General Service Interruptible Rate > 100,000 Mcf	357, 358, 359			
T-1, T-2	Gas Transportation Service Rate				

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SERVICE ADDRESS

PLEASE MAIL PAYMENT TO:

TOTAL AMOUNT DUE AND PAYABLE ON OR BEFORE	
CURRENT BILL	\$
PREVIOUS BALANCE	\$
TOTAL AMOUNT DUE	\$
AMOUNT	\$



	CUSTOMER		ACCOUNT N		
SERVI	CE TYPE	SERVICE DATES	PAGE	DUE DATE	

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INFORMATION ON YOUR RATE WILL BE MAILED TO YOU UPON REQUEST.

> FE NO. 38-044-2310 DUNS NO. 00-695-9803

FORM 3811 9-91

Your Account Number	Consumers Energy
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FOLD AT PERFORATION, DETACH AND MAIL TOP PORTION WITH YOUR PAYMENT

Form 3812	
(Form Page	1 of 2)

CANCELLED BY U-6300 ORDER0-6300
REMOVED BY RL DATE 04-21-06

	MICHIC SERVICE	GAN F COM	UBLIC MISSION	·
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Consumers Energy

You can pay today by VISA⁰, Discover⁰, MasterCard⁰, Diners Club⁰, or by personal check by calling toll free 1-800-235-8839. A convenience fee will be added.

WE WELCOME YOUR COMMENTS:

Name:	
Address:	
City: Str	te:
Zip Code: Phone: ()	

NAME, ADDRESS CORRECTION BELOW:

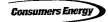
Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan.

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Senior Citiz Benefits lov	<u>en Rat</u> e v energy	users age 6 of household	<u>Fa</u> 5 A	rm Rate principal r	esidence also serving al business operation	support equipment used in the home (such as a respirator)
		Rates		<u></u>		·····
Principal Residence		Alternate Residence	Farm	Life Support	Type of war and home h	
1200	2206	3202	4204	5700	Without an electric wat without electric home s	
1201	2207	3203	4205	5701	With a 30-gallon or gre heater and without elec	
1230	2236	3238	4234	5730	With electric home spa without an electric wate	
1231	2237	3239	4235	5731	With electric home spa a 30-gallon or greater e	
	R	ESIDENT	IAL G	AS SER	VICE RATE DESCRI	PTIONS

If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request. We will provide a record of your energy use for the past 12 months free of charge at your request.

	OTHER CODES ON THIS B	ILL -	WHEN CALLING ABOUT YOUR BILL
	KWH - Kilowatt-Hour CCF 100 Cubic Feet S - Summer Rate W - Winter Rate REG EST- Estimated by Region ELEC ELEC - Electric Service G-Ex - Electric Meter Exchange - - Credit CRD - Customer Read EST - Estimated Read ACT - Actual Read ACT - Actual Read NOTES 1-800-482-7171 to have lines marked for your sa		Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ /// DATE READ /// You can use the above diagram to record your current meter read. Stand in front of meter. Mark the dials exactly as you see them. Use all five dials when reading an ELECTRIC meter. Use the last four dials when reading a GAS meter.
			g on your at overhead ISS DIG at nave service safety. g on your in and call us immediately at 1-800-477-5050. We'll respond day or night. If you smell natural gas, call us immediately at 1-800-477-5050. We'll respond day or night. If the odor of gas is strong, call from a safe location.
	Teleconstantio Form 3812 5-2004 (Form Page 2 of 2)		ns Device for the Deaf (TDD) Phone: 1-800-649-3777
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BY ORDER	U-6300		JUN 9 2004
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CANCELLED BY
ORDER 4-6300
REMOVED BY
DATE_ <u>6-9-04</u>

Consumers Energy

You can pay today by VISA[•], Discover[•], MasterCard[•], Diners Club[•] or by personal check by calling toll free 1-800-235-8839. A convenience fee will be added.

NAME, ADDRESS CORRECTION BELOW:

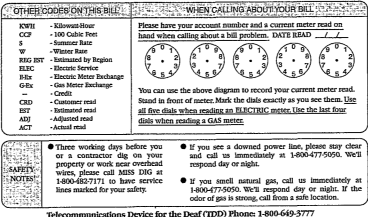
WE WELCOME YOUR COMMENTS:

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Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan.

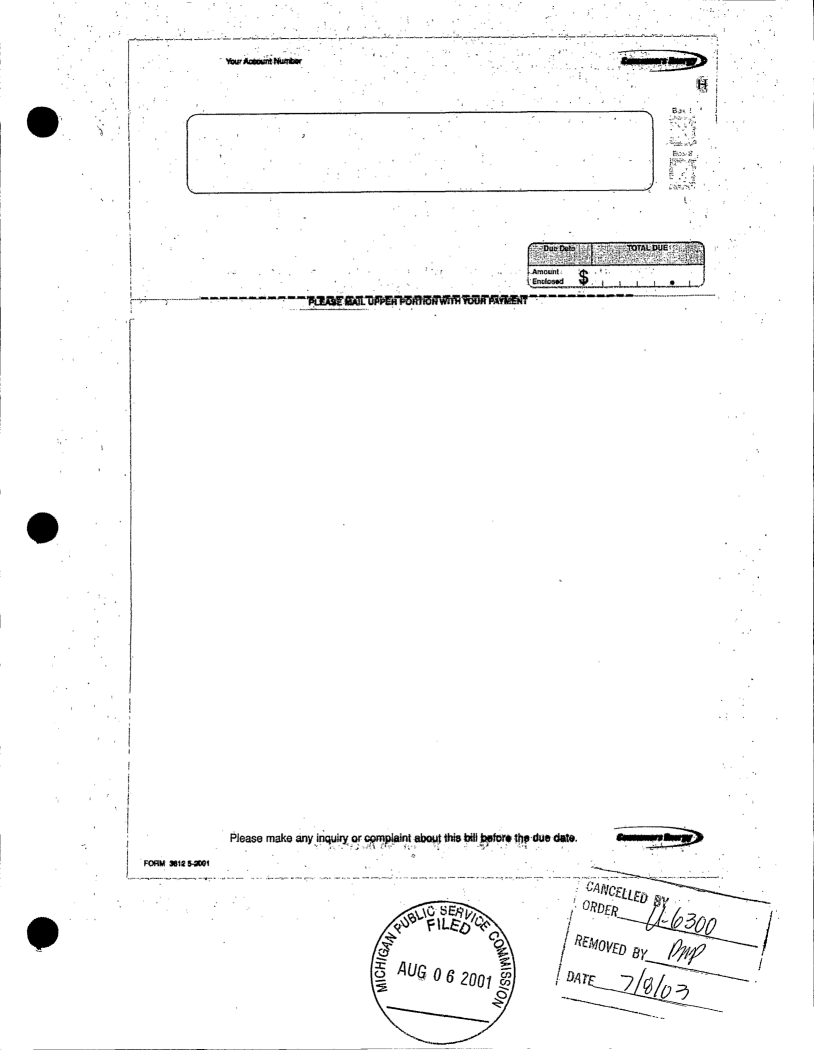
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		Rates				
rincipal tesidence		Alternate Residence	Farm	Life Support	Type of w and home	rater heating heating
1200	2206	3202	4204	5700	Without an electric wa without electric home	
1201	2207	3203	4205	5701	With a 30-gallon or gre heater and without ele	eater electric water ectric home space heating
1230	2236	3238	4234	5730	With electric home sp without an electric wa	
1231	2237	3239	4235	5731	With electric home sp a 30-gallon or greater of	
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If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request. We will provide a record of your energy use for the past 12 months free of charge at your request.



Telecommunications Device for the Deaf (TDD) Phone: 1-800-649-3777 FE No. 35044-2310 Duns No. 00-695-9803

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You can pay today by VISA*, Discover', MasterCard*, Diners Club*, American Express* or by personal check by calling toll free 1-800-235-8839. A handling fee will be added,

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Senior Citi Benefits lo	zen Rate w energy	ound dwellin users age 6 ² of household	ng Asa Fan 5 Ap	<u>m Rate</u> rincipal res	idence also serving business operation	Life Support Electrically-powered life support equipment used in the home (such as a respirator)
Principal Residence		Rates Alternate Residence	Farm	Life Support	Type of w	vater heating
1200	2206	3202	4204	5700	Without an electric wa	ater heater and
1201	2207	3203	4205	5701	With a 30-gallon or gre heater and without ele	cater electric water ectric home space heating
1230	2236	3238	4234	5730	With electric home sp without an electric wa	
1231	2237	3239	4235	5731	With electric home sp a 30-gallon or greater of	

Rates: 1250 With gas home space heating 1260 Without gas home space heating

If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request. We will provide a record of your energy use for the past 12 months free of charge at your request.

OTHER	ODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL
KWH CCF S W REG EST - ELEC E-Ex G-Ex - CRD EST ADJ ACT	- Kilowatt-Hour - 100 Cubic Feet - Summer Rate - Winter Rate - Bistimated by Region - Electric Service - Bectric Service - Gas Meter Exchange - Credit - Customer read - Stimated read - Adjusted read - Actual read	Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ $($

Countral	 Three working days before you dig in your yard or work near overhead wires, call MISS DIG at 1-800-482-7171. 	If you smell natural gas, call us immediately at
DAFD11	your yard or work near overhead wires,	1-800-477-5050. We'll respond day or night. If the
S COLLEGE	call MISS DIG at 1-800-482-7171.	odor of gas is strong, call from a safe location.

Telecommunications Device for the Deaf (TDD) Phone: 1-800-649-3777

FORM 3812 5-2001

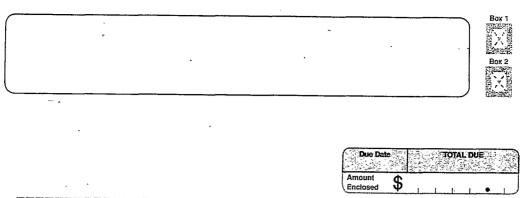
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FE No. 38-044-2310 Duns No. 00-695-9803

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PLEASE MAIL UPPER PORTION WITH YOUR PAYMENT

Please make any inquiry or complaint about this bill before the due date.

Consumers Energy

FORM 3812 1-2001



CANCELLED BY ORDER IN CASE NO. U-(300 MAR 2 4 1981 REMOVED BY

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan.

Principal I A permane Senior Citi	ent year-r	e ound dwellin	ng As		lence e or seasonal dwelling	Life Support Electrically-powered life support equipment used in the home (such as a
Benefits lo	w energy	v users age 6 of househol	5 <u>Ap</u>		idence also serving business operation	respirator)
Principal Residence		Rates Alternate Residence	Farm	Life Support	Type of w and home	ater heating heating
1200	2206	3202	4204	5700	Without an electric wa without electric home	
1201	2207	3203	4205	5701	With a 30-gallon or gre heater and without ele	ater electric water ctric home space heating
1230	2236	3238	4234	5730	With electric home spa without an electric wat	ter heater
1231	2237	3239	4235	5731	With electric home spa 2 30-gallon or greater e	ce heating and with lectric water heater

RESIDENTIAL GAS SERVICE RATE DESCRIPTIONS

Rates: 1250 With gas home space heating 1260 Without gas h

1260 Without gas home space heating

If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request. We will provide a record of your energy use for the past 12 months free of charge at your request.

KWH	- Kilowatt-Hour	Please have your account number and a current meter read on
CCF	- 100 Cubic Feet	hand when calling about a bill problem. DATE READ ///
S .	- Summer Rate	901 (109 (01) (100 (0))
w	-Winter Rate	
REG EST	- Estimated by Region	7654 3456 7654 3456 7654 3456 7654
ELEC	- Electric Service	\$54 \$59 \$54 \$56 \$54
E-Ex	- Electric Meter Exchange	You can use the above diagram to record your current meter read
G-Ex	- Gas Meter Exchange	Stand in front of meter. Mark the dials exactly as you see them. U
-	- Credit	all five dials when reading an ELECTRIC meter. Use the last four
		dials when reading a GAS meter.

6 3 ST 1 1 1		
SAFETY NOTES	 Three working days before you dig in your yard or work near overhead wires, call MISS DIG at 1-800-482-7171. 	 If you smell natural gas, call us immediately at 1-800-477-5050. We'll respond day or night. If the odor of gas is strong, call from a safe location.

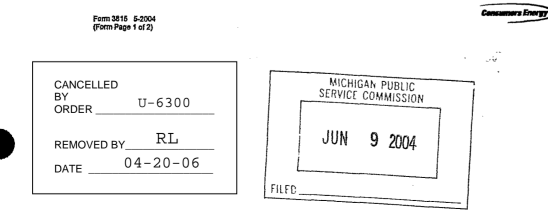
Telecommunications Device for the Deaf (TDD) Phone: 1-800-649-3777

FORM 3812 1-2001

FE No. 38-044-2310 Duns No. 00-695-9803



FOLD AT PERFORATION, DETACH AND MAIL TOP PORTION WITH YOUR PAYMENT



RATE	RATE DESCRIPTION	RATE CODE
A-1	Residential Service Without Water Heating Rate	200 201
A-1 A-1	Residential Service With Water Heating Rate Senior Citizen Without Water Heating Rate	206
A-1	Senior Citizen With Water Heating Rate	207
A-1 A-1	Residential Service With Space Heating Rate Residential Service With Water and Space Heating Rate	230 231
A-1	Senior Citizen With Space Heating Rate	236
A-1 A-3	Senior Citizen With Water and Space Heating Rate Residential Time-of-Day Farm Service Rate	237 008
A-3	Residential Time-of-Day Space Heating Rate	009
A-4 A-4	Alternate Residence Without Water Heating Rate Alternate Residence With Water Heating Rate	202 203
A-4	Atternate Residence With Space Heating Rate	238
A-4 A-5	Alternate Residence With Water and Space Heating Rate Farm Service Without Water Heating Rate	239 204
A-5	Farm Service With Water Heating Rate	205
A-5 A-5	Farm Service With Space Heating Rate Farm Service With Water and Space Heating Rate	234 235
A-5	Life Support Without Water Heating	700
A-5 A-5	Life Support With Water Heating Life Support With Space Heating	701 730
A-5	Life Support With Water and Space Heating	731
B C	General Service Secondary Rate General Service Secondary Rate	010, 020 011, 021
GH	Commercia/Industrial Electric Space Heating Rate	013, 023
H R-1	Commercia/Industrial Electric Water Heating Rate General Service Secondary Resale Rate	014, 024 015, 025
R-2	General Service Secondary Resale Rate	016, 026
R-3 D	General Service Primary Resele Rate General Service Primary Rate	017, 027 018, 028
F	General Service Primary High Loed Factor Rate	032, 033
l J	General Service Primary Interruptible Rate General Service Primary Electric Furnace Rate	034, 035 036, 037
B-1	General Service Primary Rate	041, 042
L-1 L-2	General Service Energy-Only Streetighting Rate General Service Customer-Owned Streetighting Rate	067, 167, 168 062, 064, 066, 070, 075
L-3	General Service Company-Owned Streetlighting Rate	061, 063, 065, 068, 069
L-4 UR	General Service Outdoor Lighting Rate General Service Unmetered Rate	165, 166, 175, 176 076
PS-1	General Service Secondary Public Pumping Rate	077
PS-2 PS-3	General Service Primary Public Pumping Rate General Service Optional Primary Public Pumping Rate	078 079
J-1	General Service Alternative Metal Melting Rate < 30,000 kW	136, 137, 138
CG J-1	Cogeneration and Power Production Purchase Rate General Service Alternative Metal Melting Rate > 30,000 kW	181, 182 436, 437, 438
в	General Service Secondary Rate - Billboards	709, 710
R-2 C	General Service Secondary Resale Rate - 100 kW Guarantee General Service Secondary Rate - 100 kW Guarantee	716, 726 721, 741
SC	Special Contract	All 800 Series Rate Codes
ROA-R ROA-S	Retail Open Access - Residential Rate Retail Open Access - Secondary Rate	104, 105 103, 106, 107, 108, 109, 115, 116, 118, 119,
Rond	(Totali aboli (1999) - Geosilati y Italio	120, 121, 122, 123, 124, 125, 126, 127, 128
ROA-P	Retail Open Access - Primary Rate	129, 133, 134 110, 111, 114, 117
GAS SERVIC	E RATE DESCRIPTIONS	
A	Residential Space Heating	250
A	Residential Without Space Heating Residential/Master Account	260 052
A A-1	Multifamily Dwelling Service Rate	251, 480
A-1 GS-1	Muttifamily Dwelling Service Rate/Master Account General Service/Commercial/Industrial Rate	043 261, 263, 273, 275
GS-1	General Service/Commercial/Industrial Rate/Master Account	265, 267
GS-1	General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate	269, 271 262, 264, 274, 276
GS-2 GS-2	General Service/Commercial/Industrial Rate/Master Account	266, 268
GS-2	General Service/Commercial/Industrial Rate/Contiguous Account	270, 272
GS-3 GS-3	General Service/Commercia/Industrial Rate General Service/Commercia/Industrial Rate/Master Account	281, 282, 287, 288 283, 284
	General Service/Commercial/Industrial Rate/Contiguous Account	285, 286
GS-3	General Service Outdoor Lighting Rate	
GL	Gas Transportation Service Rate Cost Resert	048 ST-1 T-1 XLT-1
GL ST, LT, XLT ST, LT, XLT	Gas Transportation Service Rate, Cost Based Gas Transportation Service Rate, Optional	ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2
GL ST, LT, XLT	Gas Transportation Service Rate, Cost Based Gas Transportation Service Rate, Optional	ST-1, LT-1, XLT-1
GL ST, LT, XLT ST, LT, XLT	Gas Transportation Service Rate, Cost Based Gas Transportation Service Rate, Optional S-2, GS-3 Gas Customer Choice Three working days before you or a lic contractor dig on your property or work near overhead wires, please call MISS DIG at	ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2
GL ST, LT, XLT ST, LT, XLT A, A-1, GS-1, G SAFETY NOTES Form 3815 5-20	Gas Transportation Service Rate, Cost Based Gas Transportation Service Rate, Optional S-2, CS-3 Gas Customer Choice Three working days before you or a contractor dig on your property or work near overhead wires, please call MISS DIG at 1-800-482-7171 to have service lines marked for your safety. If you see a downed power line, please stay clear and call us immediately at 1-800-477-5050. We'll respond day or night.	ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2 277, 278, 279, 280, 289, 290, 752, 753 f you smell natural gas, call us mmediately at 1-800-477-5050. We'll espond day or night. If the odor of gas is
GL ST, LT, XLT ST, LT, XLT A, A-1, GS-1, G SAFETY NOTES	Gas Transportation Service Rate, Cost Based Gas Transportation Service Rate, Optional S-2, CS-3 Gas Customer Cholce Three working days before you or a contractor dig on your property or work near overhead wires, please call MISS DIG at 1-800-482-7171 to have service lines marked for your safety. If you see a downed power line, please stay clear and call us immediately at 1-800-477-5050. We'll respond day or night.	ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2 277, 278, 279, 280, 289, 290, 752, 753 f you smell natural gas, call us mmediately at 1-800-477-5050. We'll espond day or night. If the odor of gas is strong, call from a safe location.
GL ST, LT, XLT ST, LT, XLT A, A-1, GS-1, G SAFETY NOTES Form 3815 5-20	Gas Transportation Service Rate, Cost Based Gas Transportation Service Rate, Optional S-2, GS-3 Gas Customer Choice • Three working days before you or a • I: contractor dig on your property or work near i verthead wires, please call MISS DIG at r 1-800-482-7171 to have service lines s marked for your safety. • If you see a downed power line, please stay clear and call us immediately at 1-800-477-5050. We'll respond day or night. 2) MICHIGAN c	ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2 277, 278, 279, 280, 289, 290, 752, 753 f you smell natural gas, call us mmediately at 1-800-477-5050. We'll espond day or night. If the odor of gas is strong, call from a safe location.
GL ST, LT, XLT ST, LT, XLT A, A-1, GS-1, G SAFETY NOTES Form 3815 5-20 (Form Page 2 of	Gas Transportation Service Rate, Cost Based Gas Transportation Service Rate, Optional S-2, GS-3 Gas Customer Choice • Three working days before you or a • I: contractor dig on your property or work near i verthead wires, please call MISS DIG at r 1-800-482-7171 to have service lines s marked for your safety. • If you see a downed power line, please stay clear and call us immediately at 1-800-477-5050. We'll respond day or night. • MICHIGAN F SERVICE COM	ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2 277, 278, 279, 280, 289, 290, 752, 753 f you smell natural gas, call us mmediately at 1-800-477-5050. We'll espond day or night. If the odor of gas is strong, call from a safe location.
GL ST, LT, XLT ST, LT, XLT A, A-1, GS-1, G SAFETY NOTES Form 3815 5-20 (Form Page 2 of ANCELLED	Gas Transportation Service Rate, Cost Based Gas Transportation Service Rate, Optional S-2, GS-3 Gas Customer Choice • Three working days before you or a line contractor dig on your property or work near is overhead wires, please call MISS DIG at 1-800-482-7171 to have service lines s marked for your safety. • If you see a downed power line, please stay clear and call us immediately at 1-800-477-5050. We'll respond day or night. 20 MICHIGAN F SERVICE COM	ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2 277, 278, 279, 280, 289, 290, 752, 753 f you smell natural gas, call us mmediately at 1-800-477-5050. We'll espond day or night. If the odor of gas is strong, call from a safe location.
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GL ST, LT, XLT ST, LT, XLT A, A-1, GS-1, G SAFETY NOTES Form 3815 5-20 (Form Page 2 of ANCELLED	Gas Transportation Service Rate, Cost Based Gas Transportation Service Rate, Optional S-2, GS-3 Gas Customer Choice • Three working days before you or a • I: contractor dig on your property or work near i overhead wires, please call MISS DIG at r 1-800-482-7171 to have service lines s marked for your safety. • If you see a downed power line, please stay clear and call us immediately at 1-800-477-5050. We'll respond day or night. • MICHIGAN F SERVICE COMI U-6300	ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2 277, 278, 279, 280, 289, 290, 752, 753 f you smell natural gas, call us mmediately at 1-800-477-5050. We'll espond day or night. If the odor of gas is strong, call from a safe location.
GL ST, LT, XLT ST, LT, XLT A, A-1, GS-1, G SAFETY NOTES Form 3815 5-20 (Form Page 2 of ANCELLED	Gas Transportation Service Rate, Cost Based Gas Transportation Service Rate, Optional S-2, GS-3 Gas Customer Choice • Three working days before you or a • I: contractor dig on your property or work near i overhead wires, please call MISS DIG at r 1-800-482-7171 to have service lines s marked for your safety. • If you see a downed power line, please stay clear and call us immediately at 1-800-477-5050. We'll respond day or night. • MICHIGAN F SERVICE COMI U-6300	ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2 277, 278, 279, 280, 289, 290, 752, 753 f you smell natural gas, call us mmediately at 1-800-477-5050. We'll espond day or night. If the odor of gas is strong, call from a safe location.
GL ST, LT, XLT ST, LT, XLT A, A-1, GS-1, G SAFETY NOTES Form 3815 5-20 (Form Page 2 of ANCELLED Y RDER	Gas Transportation Service Rate, Cost Based Gas Transportation Service Rate, Optional S-2, GS-3 Gas Customer Choice • Three working days before you or a line contractor dig on your property or work near overhead wires, please call MISS DIG at r 1-800-482-7171 to have service lines s marked for your safety. • If you see a downed power line, please stay clear and call us immediately at 1-800-477-5050. We'll respond day or night. 304 2) U-6300 U-6300 JUN 9	ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2 277, 278, 279, 280, 289, 290, 752, 753 f you smell natural gas, call us mmediately at 1-800-477-5050. We'll espond day or night. If the odor of gas is strong, call from a safe location.
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MICHIGAN PUBLIC SERVICE COMMISSION MAR 19 2003 FILED

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CANCELLED BY ORDER 6300 REMOVED BY. DATE 03

	RIC SERVICE RATE DESCRIPTIONS	D175 0055
RATE	DESCRIPTION	RATE CODE
A-3	Residential Time-of-Day Farm Service Rate	008
A-3	Residential Time-of-Day Space Heating Rate	009
8	General Service Secondary Rate	010. 020
С	General Service Secondary Rate	011.021
GH	Commercial/Industrial Electric Space Heating Rate	013. 023
н	Commercial/Industrial Electric Water Heating Rate	014. 024
R-1	General Service Secondary Resale Rate	015, 025
R-2	General Service Secondary Resale Rate	016.026
R-3	General Service Primary Resale Rate	017, 027
D	General Service Primary Rate	018.028
F	General Service Primary High Load Factor Rate	032, 033
1	General Service Primary Interruptible Rate	034, 035
Ĵ	General Service Primary Electric Furnace Rate	036.037
B-1	General Service Primary Rate	041, 042
L-1	General Service Energy-Only Streetlighting Rate	067, 167, 168
L-2	General Service Customer-Owned Streetlighting Rate	062, 064, 066, 070, 075
L-3	General Service Company-Owned Streetlighting Rate	061, 063, 065, 068, 069
L-4	General Service Outdoor Lighting Rate	165, 166, 175, 176
UR	General Service Unmetered Rate	076
PS-1	General Service Secondary Public Pumping Rate	077
PS-2	General Service Primary Public Pumping Rate	078
PS-2 PS-3	General Service Primary Public Pumping Rate	079
F-1	General Service Primary High Load Factor Interruptible Rate	132
r-1 J-1	General Service Alternative Metal Metting Rate < 30,000 kW	136, 137, 138
J-1 CG	Cogeneration and Power Production Purchase Rate	181, 182
		436, 437, 438
J-1	General Service Alternative Metal Melting Rate > 30,000 kW	716, 726
R-2	General Service Secondary Resale Rate - 100 kW Guarantee	709, 710
В	General Service Secondary Rate - Billboards	721, 741
C	General Service Secondary Rate - 100 kW Guarantee	All 800 Series Rate Codes
SC	Special Contract	104, 105
ROA-R	Retail Open Access - Residential Rate	-
ROA-S	Retail Open Access - Secondary Rate	103, 106, 107, 108, 109, 115.
		116, 118, 119, 120, 121, 122,
	,	123, 124, 125, 126, 127, 128,
		129, 133, 134
ROA-P	Retail Open Access - Primary Rate	110, 111, 114, 117
ROA-SB	Retail Open Access - Standby	112, 113
GAS SE	RVICE RATE DESCRIPTIONS	
A	Residential Space Heating	250
A	Residential Without Space Heating	260
À.	Residential/Master Account	052
- -1	Multifamily Dwelling Service Rate	251, 480
	Multifamily Dwelling Service Rate/Master Account	043
-1 ≥⊆_1		261, 263, 273, 275
GS-1	General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account	265, 267
3S-1	General Service/Commercial/Industrial Rate/Mastel Account General Service/Commercial/Industrial Rate/Contiguous Account	269, 271
3S-1		262, 264, 274, 276
3S-2	General Service/Commercial/Industrial Rate	266, 268
S-2	General Service/Commercial/Industrial Rate/Master Account	
SS-2	General Service/Commercial/Industrial Rate/Contiguous Account	270, 272 281, 282, 287, 288
3S-3	General Service/Commercial/Industrial Rate	283, 284
S-3	General Service/Commercial/Industrial Rate/Master Account	
3S-3	General Service/Commercial/Industrial Rate/Contiguous Account	285, 286
	General Service Outdoor Lighting Rate	048 ST.1 T.1 XI T.1
T, LT, XL	•	ST-1, LT-1, XLT-1
T, LT, XL		ST-2, LT-2, XLT-2
, A-1, GS-1	, GS-2, GS-3 Gas Customer Choice	277, 278, 279, 280, 289, 290
		752, 753
	Three working days before you or a If you sm	ell natural gas, call us
•		at 1-800-477-5050. We'll
		or night. If the odor of gas is
SAFETY		rom a safe location.
NOTES	marked for your safety.	
	 If you see a downed power line, please stay 	
	 If you see a downed power line, please stay clear and call us immediately at 1-800-477-5050. We'll respond day or night. 	

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Form 3815 12-2002

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Your Account Number

Current Carry

PLEASE MAIL UPPER PORTION WITH YOUR PAYMENT

Form 3815 1-2004

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RATE	RATE DESCRIPTION	RATE CODE
\-1	Residential Service Without Water Heating Rate	200
4-1 4-1	Residential Service With Water Heating Rate Senior Citizen Without Water Heating Rate	201 206
∖-1	Senior Citizan With Water Heating Rate	200
\-1	Residential Service With Space Heating Rate	230
\-1	Residential Service With Water and Space Heating Rate	231
4-1	Senior Citizen With Space Heating Rate	236
4-1	Senior Citizen With Water and Space Heating Rate	237
\-3 \-3	Residential Time-of-Day Farm Service Rate Residential Time-of-Day Space Heating Rate	008 009
	Alternate Residence Without Water Heating Rate	202
-4	Alternate Residence With Water Heating Rate	203
-4	Alternate Residence With Space Heating Rate	238
-4	Alternate Residence With Water and Space Heating Rate	239
-5	Farm Service Without Water Heating Rate	204
-5	Farm Service With Water Heating Rate	205
∿-5 \-5	Farm Service With Space Heating Rate Farm Service With Water and Space Heating Rate	234 235
-5	Life Support Without Water Heating	700
-5	Life Support With Water Heating	701
-5	Life Support With Space Heating	730
-5	Life Support With Water and Space Heating	731
3	General Service Secondary Rate	010, 020
2	General Service Secondary Rate	011, 021
6H 1	Commercial/Industrial Electric Space Heating Rate	013, 023
1 8-1	Commercial/Industrial Electric Water Heating Rate General Service Secondary Resale Rate	014, 024 015, 025
-2	General Service Secondary Resale Rate	016,026
.3	General Service Primary Resale Rate	017, 027
)	General Service Primary Rate	018, 028
	General Service Primary High Load Factor Rate	032, 033
	General Service Primary Interruptible Rate	034, 035
•	General Service Primary Electric Furnace Rate	036, 037
-1 -1	General Service Primary Rate General Service Energy-Only Streetlighting Rate	041, 042
-2	General Service Eulargy-Only Streetinghting Rate	067, 167, 168 062, 064, 066, 070, 075
-3	General Service Company-Owned Streetlighting Rate	061, 063, 065, 068, 069
-4	General Service Outdoor Lighting Rate	165, 166, 175, 176
R	General Service Unmetered Rate	076
S-1	General Service Secondary Public Pumping Rate	077
S-2	General Service Primary Public Pumping Rate	078
S-3	General Service Optional Primary Public Pumping Rate	079
-1	General Service Primary High Loed Factor Interruptible Rate	132
-1 G	General Service Alternative Metal Melling Rate < 30,000 kW	136, 137, 138
-1	Cogeneration and Power Production Purchase Rate General Service Alternative Metal Melting Rate > 30,000 kW	181, 182 436, 437, 438
	General Service Secondary Rate - Biliboards	709, 710
-2	General Service Secondary Resale Rate - 100 kW Guarantee	716, 726
	General Service Secondary Rate - 100 kW Guarantee	721, 741
C	Special Contract	All 800 Series Rate Codes
OA-R	Retall Open Access - Residential Rate	104, 105
OA-S	Retail Open Access - Secondary Rate	103, 106, 107, 108, 109, 115, 116, 118, 119
		120, 121, 122, 123, 124, 125, 126, 127, 128
OA-P	Retail Open Access - Primary Rate	129, 133, 134 110, 111, 114, 117
OA-SB	Retall Open Access - Standby	112, 113
DIVERSION PERMIT	TE DESCRIPTIONS IN A MULTICE OF SUCCESSION OF THE ASS	
	Residential Space Heating	250
	Residential Without Space Heating	260
	Residentiel/Mester Account	052
-1	Multifamily Dwelling Service Rate	251, 480
-1	Multifemily Dwelling Service Rate/Master Account	043
S-1	General Service/Commercial/Industrial Rate	261, 263, 273, 275
S-1	General Service/Commercial/Industrial Rate/Master Account	265, 267
S-1	General Service/Commercial/Industrial Rate/Contiguous Account	269, 271
S-2	General Service/Commercia/Industrial Rate	262, 264, 274, 276
S-2	General Service/Commercial/industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account	266, 268 370, 379
S-2 S-3	General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate	270, 272
5-3 S-3	General Service/Commercial/industrial Rate/Master Account	281, 282, 287, 288 283, 284
5-3 5-3	General Service/Commercial/industrial Rate/Contiguous Account	285, 285
L	General Service Outdoor Lighting Rate	048
T, LT, XLT	Gas Transportation Service Rate, Cost Based	ST-1, LT-1, XLT-1
T, LT, XLT	Gas Transportation Service Rate, Optional	ST-2, LT-2, XLT-2
A-1, GS-1, GS-2, G		277, 278, 279, 280, 289, 290, 752, 753
• Th co AEEX 1-8	ree working days before you or a If youn tractor dig on your property or work near immediately and wires, please call MISS DIG at responses to the tractor dig on your property or work near immediately wires, please call MISS DIG at responses to the tractor dig on your property or work near immediately wires, please call MISS DIG at the tractor dig on your property or work near immediately wires and wires of the tractor dig on your property or work near immediately wires and the tractor dig on your properts of the tractor dig on your property or work near immediately wires and the tractor dig on your property or work near immediately wires and the tractor dig on your property or work near immediately wires and the tractor dig on your property or work near immediately wires and the tractor dig on your property or work near immediately wires and the tractor dig on your property or work near immediately wires and the tractor dig on your property or work near immediately wires and the tractor dig on your property or work near immediately wires and the tractor dig on your property or work near immediately wires and the tractor dig on your property or work near immediately wires and the tractor dig on your property or work near immediately wires and the tractor dig on your property or work near immediately wires and the tractor dig on your property or work near immediately wires and the tractor dig on your property or work near immediately wires and the tractor dig on your property or work near immediately wires and the tractor dig on your property or work near immediately wires and the tractor dig on your property or work near immediately wires and the tractor dig on your property or work near immediately wires and the tractor dig on your property or work near immediately wires and the tractor dig on your property or work near immediately wires and the tractor dig on your property or work near immediately wires and the tractor dig on your property or work near immediately wires and the tractor dig on your property or	ou smell natural gas, call us ediately at 1-800-477-5050. We'l and day or night. If the odor of gas is g, call from a safe location.
	vou see a downed power line, please stay	
cle	ar and call us immediately at 800-477-5050. We'll respond day or night.	

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DATE 6-9-04

Your Account Number

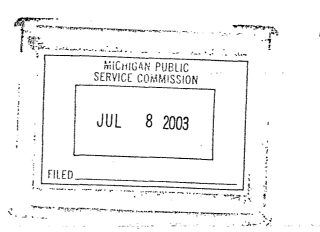
Consumers Energy

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	SERVICE RATE DESCRIPTIONS	· · · · · · · · · · · · · · · · · · ·
<u>RATE</u>	DESCRIPTION	RATE CODE
A-3	Residential Time-of-Day Farm Service Rate	008
A-3	Residential Time-of-Day Space Heating Rate	009
B	General Service Secondary Rate	010, 020
c	General Service Secondary Rate	011, 021
GH	Commercial/Industrial Electric Space Heating Rate	013, 023
н	Commercial/Industrial Electric Water Heating Rate	014, 024
R-1	General Service Secondary Resale Rate	015, 025
R-2	General Service Secondary Resale Rate	016, 026
R-3	General Service Primary Resale Rate	017, 027
D	General Service Primary Rate	018, 028
F	General Service Primary High Load Factor Rate	032, 033
I	General Service Primary Interruptible Rate	034, 035
1 	General Service Primary Electric Furnace Rate	036, 037
B-1	General Service Primary Rate	041, 042
L-1	General Service Energy-Only Streetlighting Rate	067, 167, 168
L-2	General Service Customer-Owned Streetlighting Rate	062, 064, 066, 070, 075
L-3	General Service Company-Owned Streetlighting Rate	061, 063, 065, 068, 069
L-4	General Service Outdoor Lighting Rate	165, 166, 175, 176
ur Ur		
	General Service Unmetered Rate	076
PS-1	General Service Secondary Public Pumping Rate	077
PS-2	General Service Primary Public Pumping Rate	078
PS-3	General Service Optional Primary Public Pumping Rate	079 .
F-1	General Service Primary High Load Factor Interruptible Rate	132
J-1	General Service Alternative Metal Melting Rate < 30,000 kW	136, 137, 138
CG	Cogeneration and Power Production Purchase Rate	181, 182
J-1	General Service Alternative Metal Melting Rate > 30,000 kW	436, 437, 438
R-2	General Service Secondary Resale Rate - 100 kW Guarantee	716, 726
В	General Service Secondary Rate - Billboards	709, 710
С	General Service Secondary Rate - 100 kW Guarantee	721, 741
sc	Special Contract	All 800 Series Rate Codes
ROA-R	Retail Open Access - Residential Rate	104, 105
ROA-S	Retail Open Access - Secondary Rate	103, 106, 107, 108, 109, 115,
NOA-0	Netali Open Access - Decondary Nate	
		116, 118, 119, 120, 121, 122,
		123, 124, 125, 126, 127, 128,
		129, 133, 134
ROA-P	Retail Open Access - Primary Rate	110, 111, 114, 117
ROA-SB	Retail Open Access - Standby	112, 113
CAS SED	VICE RATE DESCRIPTIONS	
A	Residential Space Heating	250
A	Residential Without Space Heating	260
A	Residentiai/Master Account	052
A-1 -	Multifamily Dwelling Service Rate	251, 480
A-1	Multifamily Dwelling Service Rate/Master Account	043
GS-1	General Service/Commercial/Industrial Rate	261, 263, 273, 275
GS-1	General Service/Commercial/Industrial Rate/Master Account	265, 267
GS-1	General Service/Commercial/Industrial Rate/Contiguous Account	269, 271
GS-2	General Service/Commercial/Industrial Rate	262, 264, 274, 276
		266, 268
GS-2		200, 200
	General Service/Commercial/Industrial Rate/Master Account	070 070
GS-2	General Service/Commercial/Industrial Rate/Contiguous Account	270, 272
GS-2 GS-3		270, 272 281, 282, 287, 288
GS-2 GS-3	General Service/Commercial/Industrial Rate/Contiguous Account	•
GS-2 GS-3 GS-3	General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account	281, 282, 287, 288 283, 284
GS-2 GS-3 GS-3 GS-3	General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account	281, 282, 287, 288 283, 284 285, 286
GS-2 GS-3 GS-3 GS-3 GL	General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account General Service Outdoor Lighting Rate	281, 282, 287, 288 283, 284 285, 286 048
GS-2 GS-3 GS-3 GS-3 GL ST, LT, XLT	General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account General Service Outdoor Lighting Rate Gas Transportation Service Rate, Cost Based	281, 282, 287, 288 283, 284 285, 286 048 ST-1, LT-1, XLT-1
GS-2 GS-3 GS-3 GS-3 GL ST, LT, XLT ST, LT, XLT	General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account General Service Outdoor Lighting Rate Gas Transportation Service Rate, Cost Based Gas Transportation Service Rate, Optional	281, 282, 287, 288 283, 284 285, 286 048 ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2
GS-2 GS-3 GS-3 GL ST, LT, XLT ST, LT, XLT	General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account General Service Outdoor Lighting Rate Gas Transportation Service Rate, Cost Based	281, 282, 287, 288 283, 284 285, 286 048 ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2 277, 278, 279, 280, 289, 290
GS-2 GS-3 GS-3 GL ST, LT, XLT ST, LT, XLT	General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account General Service Outdoor Lighting Rate Gas Transportation Service Rate, Cost Based Gas Transportation Service Rate, Optional	281, 282, 287, 288 283, 284 285, 286 048 ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2
GS-2 GS-3 GS-3 GL ST, LT, XLT ST, LT, XLT	General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account General Service Outdoor Lighting Rate Gas Transportation Service Rate, Cost Based Gas Transportation Service Rate, Optional	281, 282, 287, 288 283, 284 285, 286 048 ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2 277, 278, 279, 280, 289, 290
GS-2 GS-3 GS-3 GL ST, LT, XLT ST, LT, XLT A, A-1, GS-1, 1	General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account General Service Outdoor Lighting Rate Gas Transportation Service Rate, Cost Based Gas Transportation Service Rate, Optional 3S-2, GS-3 Gas Customer Choice	281, 282, 287, 288 283, 284 285, 286 048 ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2 277, 278, 279, 280, 289, 290 752, 753
GS-2 GS-3 GS-3 GL ST, LT, XLT ST, LT, XLT A, A-1, GS-1, 1	General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account Gas Transportation Service Rate, Cost Based Gas Transportation Service Rate, Optional 3S-2, GS-3 Gas Customer Choice	281, 282, 287, 288 283, 284 285, 286 048 ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2 277, 278, 279, 280, 289, 290 752, 753
GS-2 GS-3 GS-3 GL ST, LT, XLT ST, LT, XLT A, A-1, GS-1, 1	General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Service/Commercial/Industrial Rate/Contiguous Account Service/Commercial/Industrial Rate/Contiguous Account Service/Commercial/Industrial Rate/Contiguous Account Service/Commercial/Industrial Rate/Contiguous Account Service/Commercia	281, 282, 287, 288 283, 284 285, 286 048 ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2 277, 278, 279, 280, 289, 290 752, 753 Tell natural gas, call ut at 1-800-477-5050. We'
ST, LT, XLT ST, LT, XLT A, A-1, GS-1, 1	General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Service/Commercial/Industrial Service/Commercial/Industrial Service/Commercial/Industrial Service/Commercial/Industrial Servic	281, 282, 287, 288 283, 284 285, 286 048 ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2 277, 278, 279, 280, 289, 290 752, 753 mell natural gas, call u: at 1-800-477-5050. We' or night. If the odor of gas i
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GS-2 GS-3 GS-3 GS-3 GL ST, LT, XLT A, A-1, GS-1, I SAFETY NOTES	General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account Gas Transportation Service Rate, Cost Based Gas Transportation Service Rate, Optional 3S-2, GS-3 Gas Customer Choice Three working days before you or a contractor dig on your property or work near overhead wires, please call MISS DIG at 1-800-482-7171 to have service lines marked for your safety. If you see a downed power line, please stay clear and call us immediately at	281, 282, 287, 288 283, 284 285, 286 048 ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2 277, 278, 279, 280, 289, 290 752, 753 mell natural gas, call u: at 1-800-477-5050. We' or night. If the odor of gas i
GS-2 GS-3 GS-3 GS-3 GL ST, LT, XLT A, A-1, GS-1, I SAFETY NOTES	General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account General Service/Contiguous Account ISS-2, GS-3 Gas Customer Choice Industrial Rate/Contiguous Account Industrial Rate/Contiguous Account Industrial Rate/Contiguous Account Industrial Rate/Contiguous Account Industrial Rate/Contiguous Account Industrial Rate/Contiguous Ac	281, 282, 287, 288 283, 284 285, 286 048 ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2 277, 278, 279, 280, 289, 290 752, 753 mell natural gas, call ut at 1-800-477-5050. We' or night. If the odor of gas is
GS-2 GS-3 GS-3 GS-3 GL ST, LT, XLT A, A-1, GS-1, I SAFETY NOTES	General Service/Commercial/Industrial Rate/Contiguous Account General Service/Commercial/Industrial Rate/Master Account General Service/Commercial/Industrial Rate/Contiguous Account Gas Transportation Service Rate, Cost Based Gas Transportation Service Rate, Optional 3S-2, GS-3 Gas Customer Choice Three working days before you or a contractor dig on your property or work near overhead wires, please call MISS DIG at 1-800-482-7171 to have service lines marked for your safety. If you see a downed power line, please stay clear and call us immediately at	281, 282, 287, 288 283, 284 285, 286 048 ST-1, LT-1, XLT-1 ST-2, LT-2, XLT-2 277, 278, 279, 280, 289, 290 752, 753 mell natural gas, call ut at 1-800-477-5050. We' or night. If the odor of gas is



Your Account Number

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PLEASE MAIL UPPER PORTION WITH YOUR PAYMENT



FORM 3815 11-2001





CANCELLED BY ORDER_____ Pmp REMOVED BY_ DATE 3-19-03

Consumers Energy

ELECTRIC SERV	ICE RATE DESCRIPTIONS	
RATE	DESCRIPTION	BATE CODE
\ -3	Residential Time-of-Day Farm Service Rate	008
\- 3	Residential Time-of-Day Space Heating Rate	009
3	General Service Secondary Rate	010, 020
0	General Service Secondary Rate	011, 021
ЭH	Commercial/Industrial Electric Space Heating Rate	013, 023
-1	Commercial/Industrial Electric Water Heating Rate	014, 024
7-1	General Service Secondary Resale Rate	015, 025
7-2	General Service Secondary Resale Rate	016, 026
7-3	General Service Primary Resale Rate	017, 027
2	General Service Primary Rate	018, 028
	General Service Primary High Load Factor Rate	032, 033
	General Service Primary Interruptible Rate	034, 035
I	General Service Primary Electric Furnace Rate	036, 037
3-1	General Service Primary Rate	041, 042
-1	General Service Energy-Only Streetlighting Rate	067, 167, 168
2	General Service Customer-Owned Streetlighting Rate	062, 064, 066, 075
3	General Service Company-Owned Streetlighting Rate	061, 063, 065, 068
4	General Service Outdoor Lighting Rate	165, 166, 175, 176
JR	General Service Unmetered Rate	076
°S-1	General Service Secondary Public Pumping Rate	077
PS-2	General Service Primary Public Pumping Rate	078
PS-3	General Service Optional Primary Public Pumping Rate	079
-1	General Service Primary High Load Factor Interruptible Rate	132
1-1	General Service Alternative Metal Melting Rate < 30,000 kW	136, 137, 138
CG	Cogeneration and Power Production Purchase Rate	181, 182
J-1	General Service Alternative Metal Melting Rate > 30,000 kW	436, 437, 438
२-२	General Service Secondary Resale Rate - 100 kW Guarantee	716, 726
3	General Service Secondary Rate - Billboards	709, 710
2	General Service Secondary Rate - 100 kW Guarantee	721, 741
SC	Special Contract	All 800 Series Rate Codes
ROA-R	Retail Open Access - Residential Rate	104, 105
ROA-S	Retail Open Access - Secondary Rate	106, 107, 108, 109
ROA-P	Retail Open Access - Primary Rate	110, 111
ROA-SB	Retail Open Access - Standby	112, 113
GAS SERVICE RA	TE DESCRIPTIONS	· · · · · · · · · · · · · · · · · · ·
4	Residential Space Heating	250
A .	Residential Without Space Heating	260
	Residential/Master Account	052
\-1 \-1	Multifamily Dwelling Service Rate	251, 480
••	Multifamily Dwelling Service Rate/Master Account	043
3	General Service/Commercial/Industrial Rate	040, 051, 460, 470
B.	General Service/Commercial/Industrial Rate/Master Account	044, 045
3	General Service/Commercial/Industrial Rate/Contiguous Account	240, 241
	General Service/Commercial/Industrial Rate	053, 054, 462, 472
	General Service/Commercial/Industrial Rate/Master Account	046, 047
2	General Service/Commercial/Industrial Rate/Contiguous Account	248, 249
	General Service Interruptible Rate	057, 058, 059, 457, 458, 459
	General Service Interruptible Rate/Contiguous Account	255, 256
:	General Service Interruptible/Master Account	049, 050
àL	General Service Outdoor Lighting Rate	048
T1 CT0 1T1 1T0	Gas Transportation Service Rate	ST-1, ST-2, LT-1, LT-2
ST-1, ST-2, LT-1, LT-2		
A, A-1, B, C	Gas Customer Choice	742, 743, 744, 745, 746, 747

SAFETY	Three working days before you or a contractor dig on your property or work near overhead wires, please call MISS DIG at 1-800-482-7171 to have service lines marked for your safety.	 If you smell natural gas, call us immediately at 1-800-477-5050. We'll respond day or night. If the odor of gas is strong, call from a safe location.
NOTES	● If you see a downed power line, please stay clear and call us immediately at 1-800-477-5050. We'll respond day or night.	· ·

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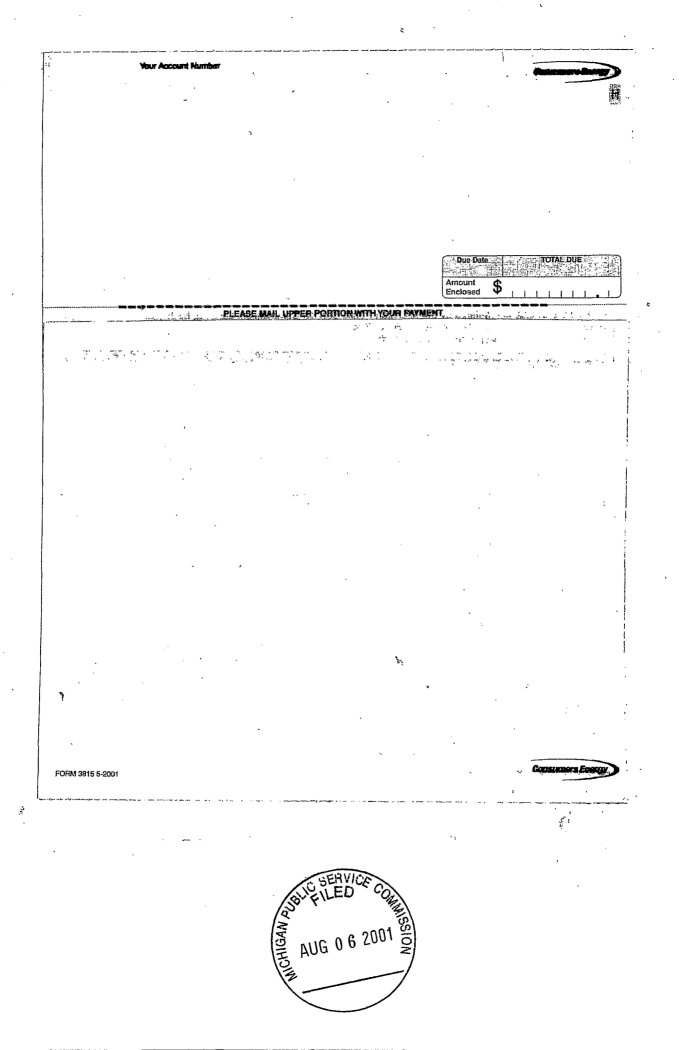
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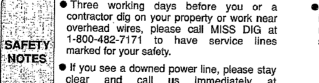
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FORM 3815 11-2001



<u>RATE</u> A-3 A-3 B C GH	DESCRIPTION Residential Time-of-Day Farm Service Rate	RATE CODE
A-3 B C	Residential Time-of-Day Farm Service Rate	
B C		008
C	Residential Time-of-Day Space Heating Rate	009
-	General Service Secondary Rate	010, 020
	General Service Secondary Rate	011, 021
	Commercial/Industrial Electric Space Heating Rate	013, 023
H R-1	Commercial/Industrial Electric Water Heating Rate	014, 024
R-2	General Service Secondary Resale Rate	015, 025
R-3	General Service Secondary Resale Rate General Service Primary Resale Rate	016, 026
D	General Service Primary Resale Rate	017, 027
F	General Service Frimary High Load Factor Rate	018, 028
1	General Service Primary Interruptible Rate	032, 033
J	General Service Primary Electric Furnace Rate	034, 035 036, 037
B-1	General Service Primary Rate	041, 042
L-1	General Service Energy-Only Streetlighting Rate	067, 167, 168
L-2	General Service Customer-Owned Streetlighting Rate	062, 064, 066, 075
L-3	General Service Company-Owned Streetlighting Rate	061, 063, 065, 068
L-4	General Service Outdoor Lighting Rate	165, 166, 175, 176
UR	General Service Unmetered Rate	076
PS-1 PS-2	General Service Secondary Public Pumping Rate	077
PS-3	General Service Primary Public Pumping Rate	078
F-1	General Service Optional Primary Public Pumping Rate	079
J-1	General Service Primary High Load Factor Interruptible Rate General Service Alternative Metal Melting Rate < 30,000 kW	132
CG	Cogeneration and Power Production Purchase Rate	136, 137, 138
J-1	General Service Alternative Metal Melting Rate > 30,000 kW	181, 182 436, 437, 438
R-2	General Service Secondary Resale Rate - 100 kW Guarantee	716, 726
В	General Service Secondary Rate - Billboards	709, 710
C	General Service Secondary Rate - 100 kW Guarantee	721, 741
SC	Special Contract	All 800 Series Rate Codes
ROA-R	Retail Open Access - Residential Rate	104, 105
ROA-S	Retail Open Access - Secondary Rate	106, 107, 108, 109
ROA-P ROA-SB	Retail Open Access - Primary Rate	110, 111
14 (2) - Control - Co	Retail Open Access - Standby	112, 113
the second beaution and second	TATE DESCRIPTIONS	
A A	Residential Space Heating Residential Without Space Heating	250
A	Residential/Master Account	260 052
A-1	Multifamily Dwelling Service Rate	251, 480
4-1	Multifamily Dwelling Service Rate/Master Account	043
3	General Service/Commercial/Industrial Rate	040, 051, 460, 470
3	General Service/Commercial/Industrial Rate/Master Account	044, 045
3	General Service/Commercial/Industrial Rate/Contiguous Account	240, 241
	General Service/Commercial/Industrial Rate	053, 054, 462, 472
2	General Service/Commercial/Industrial Rate/Master Account	046, 047
	General Service/Commercial/Industrial Rate/Contiguous Account	248, 249
=	General Service Interruptible Rate	057, 058, 059, 457, 458, 45
=	General Service Interruptible Rate/Contiguous Account	255, 256
3L	General Service Interruptible/Master Account General Service Outdoor Lighting Rate	049, 050
ST-1, ST-2, LT-1, LT-	2 Gas Transportation Service Rate	D48
CS	Gas Transportation Contract Storage	ST-1, ST-2, LT-1, LT-2 CS
A, A-1, B, C	Gas Customer Choice	742, 743, 744, 745, 746, 74
		752, 753, 754, 755, 756, 757



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If you see a downed power line, please stay clear and call us immediately at 1-800-477-5050. We'll respond day or night.

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immediately at 1-800-477-5050. We'll respond day or night. If the odor of gas is strong, call from a safe location.

Your Account Number

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		Due Date	TOTAL DUE
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-	PLEASE MAIL UPPER PORTION WITH YOUR PAYMENT	-,,, T	

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FORM 3815 10-99



CANCELLED BY ORDE IN CASE NO. U-63	R 90
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REMOVED BY	

	DESCRIPTION	RATE CODE
-3	Residential Time-of-Day Farm Service Rate	008
-3	Residential Time-of-Day Space Heating Rate	009
3	General Service Secondary Rate	010,020
2	General Service Secondary Rate	011,021
ЭH	Commercial/Industrial Electric Space Heating Rate	013, 023
4	Commercial/Industrial Electric Water Heating Rate	
, 1 -1		014, 024
1-2	General Service Secondary Resale Rate	015, 025
	General Service Secondary Resale Rate	016, 026
3-3	General Service Primary Resale Rate	017, 027
	General Service Primary Rate	018, 028
	General Service Primary High Load Factor Rate	032, 033
	General Service Primary Interruptible Rate	034, 035
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3-1	General Service Primary Rate	041, 042
-1	General Service Energy-Only Streetlighting Rate	067, 167, 168
-2	General Service Customer-Owned Streetlighting Rate	
.3	General Service Company-Owned Streetlighting Rate	062, 064, 066, 075
.4	General Sanico Outdoor Lighting Pate	061, 063, 065, 068
.~4 JR	General Service Outdoor Lighting Rate	165, 166, 175, 176
	General Service Unmetered Rate	076
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PS-3	General Service Optional Primary Public Pumping Rate	079
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I-1	General Service Alternative Metal Melting Rate < 30,000 kW	136, 137, 138
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7-2		436, 437, 438
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5	General Service Secondary Rate - Billboards	709,710
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ioa-s	Retail Open Access - Secondary Rate	106, 107, 108, 109
roa-p	Retail Open Access - Primary Rate	110, 111
ROA-SB	Retail Open Access - Standby	112, 113
	TE DESCRIPTIONS	
	Residential Space Heating	250
Ň	Residential Without Space Heating	260
	Residential/Master Account	052
\-1	Multifamily Dwelling Service Rate	
-1		251, 480
3	Multifamily Dwelling Service Rate/Master Account	043
	General Service/Commercial/Industrial Rate	040, 051, 460. 470
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;	General Service/Commercial/Industrial Rate/Contiguous Account	248, 249
	General Service Interruptible Rate	057, 058, 059, 457, 458, 459
;	General Service Interruptible Rate/Contiguous Account	255, 256
;	General Service Interruptible/Master Account	
il.		049, 050
	General Service Outdoor Lighting Rate	048
T-1, ST-2, LT-1, LT-2	Gas Transportation Service Rate	ST-1, ST-2, LT-1, LT-2
	Natural Gas Vehicle Refueling	440, 441
	Gas Transportation Contract Storage	CS
s.		
3-NGV XS ⁻ N, A-1, B, C	Gas Customer Choice	742, 743, 744, 745, 746, 747
s [.]	Gas Customer Choice Gas Customer Choice	742, 743, 744, 745, 746, 747 752, 753, 754, 755, 756, 757

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 If you see a downed power line, please stay clear and call us immediately at 1-800-477-5050. We'll respond day or night.

FORM 3815 10-99



Your Account Number



FOLD AT PERFORATION, DETACH AND MAIL TOP PORTION WITH YOUR PAYMENT

FORM 3816 7-2004 (Form Page 1 of 2)

CANCELLED BY U-6300 ORDER
REMOVED BYRL DATE04-20-06

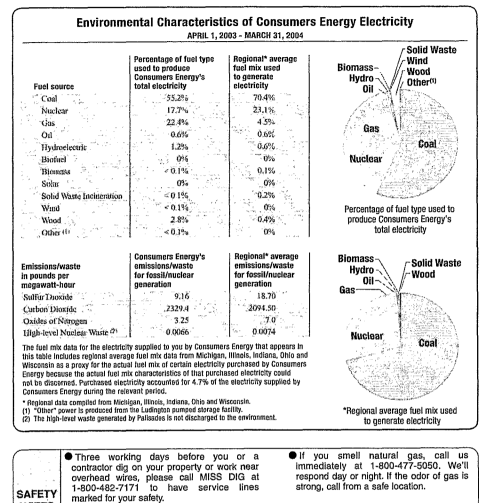
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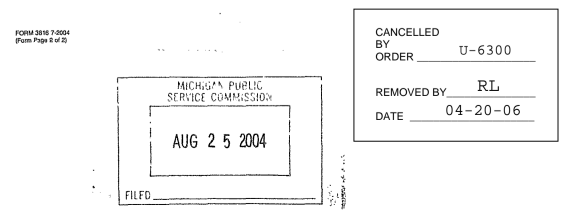
Consumers Energy

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan. You may qualify for more than one electric rate or gas rate. We would be glad to help you choose the right one for your home or business. Please call us at the number on the front of this bill.



NOTES

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Your Account Number

FORM 3816 1-2004

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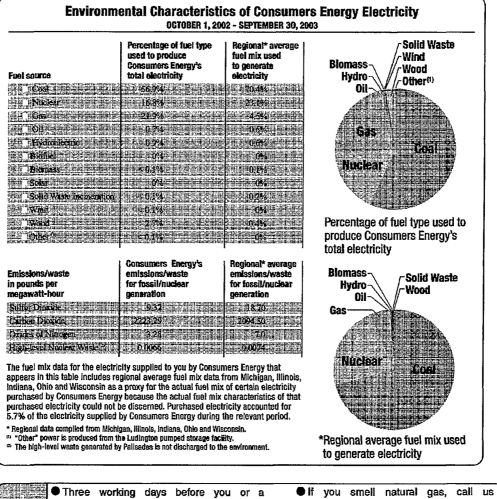
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FOLD AT PERFORATION, DETACH AND MAIL TOP PORTION WITH YOUR PAYMENT

MICHIGAN PUBLIC SERVICE COMMISSION MAR 8 2004 FILEE_______ FILEE_______ MICHIGAN PUBLIC CANCELLED BY ORDER______G300 REMOVED BY_JKB DATE_______ DATE_______

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CANCELLED BY ORDER
REMOVED BY
DATE 8-25-04

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CANCELLED BY ORDER IN CASE NO. U- 6200	·
MAR 0 8 2004	MICHIGAN PUBLIC SERVICE COMMISSION
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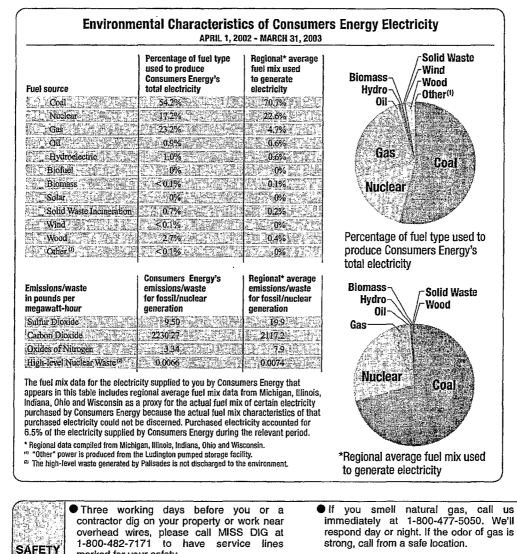
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FORM 3816 7-2003

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FORM 3816 7-2003

NOTES

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marked for your safety.

If you see a downed power line, please stay clear and call us immediately

1-800-477-5050. We'll respond day or night.



MICHIGAN PUBLIC SERVICE COMMISSION	
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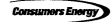
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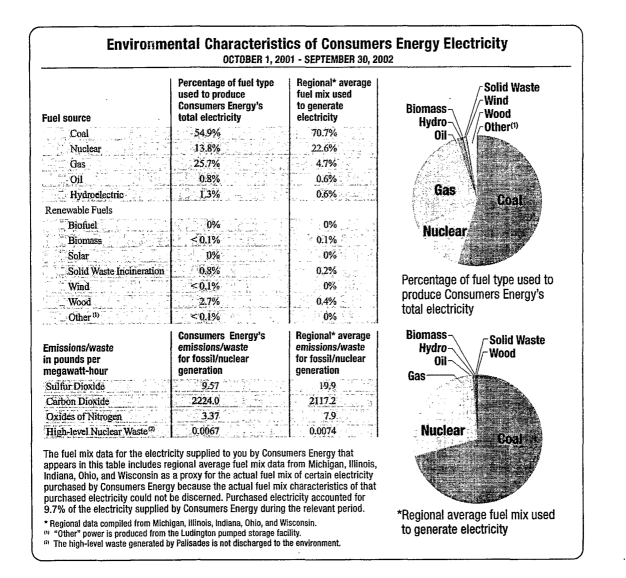
PLEASE MAIL UPPER PORTION WITH YOUR PAYMENT

Form 3816 1-2003



MICHIGAN PUBLIC SERVICE COMMISSION CANCELLED BY ORDER U-6300 ... MAR 1 9 2003 REMOVED BY_JKB DATE 8-26-03 MP U FILED Ż

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan. You may qualify for more than one electric rate or gas rate. We would be glad to help you choose the right one for your home or business. Please call us at the number on the front of this bill.



SAFETY	 Three working days before you or a contractor dig on your property or work near overhead wires, please call MISS DIG at 1-800-482-7171 to have service lines marked for your safety. 	 If you smell natural gas, call us immediately at 1-800-477-5050. We'll respond day or night. If the odor of gas is strong, call from a safe location.
	 If you see a downed power line, please stay clear and call us immediately at 1-800-477-5050. We'll respond day or night. 	

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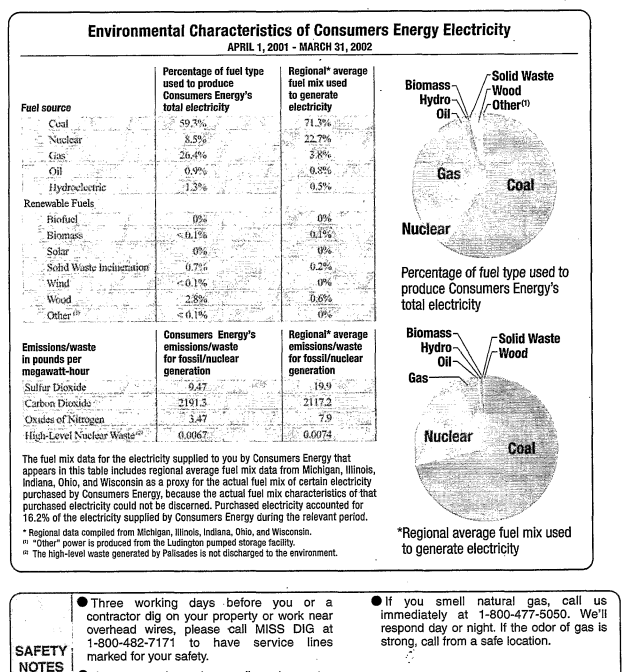
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1-800-477-5050. We'll respond day or night.



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FORM 3817 7-2004 (Form Page 1 of 2)

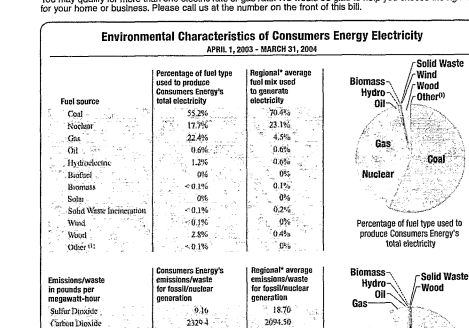
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Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan. You may qualify for more than one electric rate or gas rate. We would be glad to help you choose the right one for your home or business. Please call us at the number on the front of this bill.

The fuel mix data for the electricity supplied to you by Consumers Energy that appears in this table includes regional average fuel mix data from Michigan, Illinois, Indiana, Ohio and Wisconsin as a proxy for the actual fuel mix of certain electricity purchased by Consumers Energy because the actual fuel mix characteristics of that purchased electricity could not be discerned. Purchased electricity accounted for 4.7% of the electricity supplied by Consumers Energy during the relevant period.

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Regional data compiled from Michigan, Illinois, Indiana, Ohio and Wisconsin.
 (1) "Other" power is produced from the Ludington pumped storage facility.
 (2) The high-level waste generated by Palisades is not discharged to the environment.

 Three working days before you or a contractor dig on your property or work near overhead wires, please call MISS DIG at 1-800-482-7171 to have service lines • If SAFETY marked for your safety. NOTES If you see a downed power line, please stay

If you smell natural gas, call us immediately at 1-800-477-5050. We'll respond day or night. If the odor of gas is strong, call from a safe location.

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Nuclear

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*Regional average fuel mix used to generate electricity

clear and call us immediately at 1-800-477-5050. We'll respond day or night.

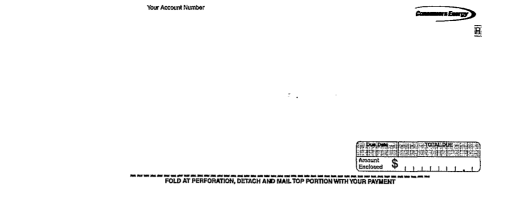
FORM 3817 7-2004 (Form Page 2 of 2)

Oxides of Nitrogen

High-level Nuclear Waste 23

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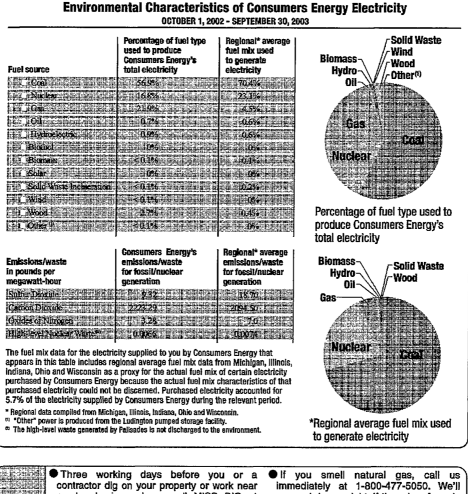
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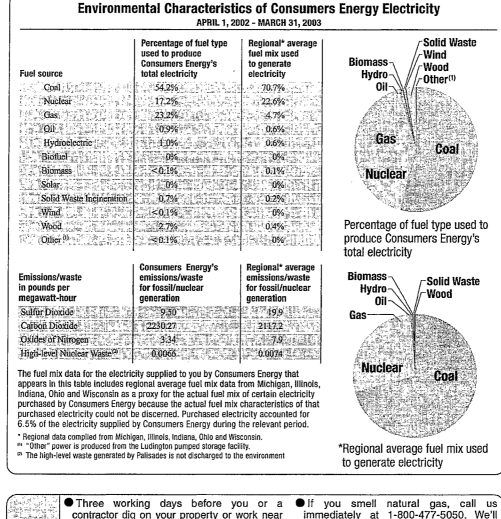


FORM 3817 7-2003

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Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan. You may qualify for more than one electric rate or gas rate. We would be glad to help you choose the right one for your home or business. Please call us at the number on the front of this bill.





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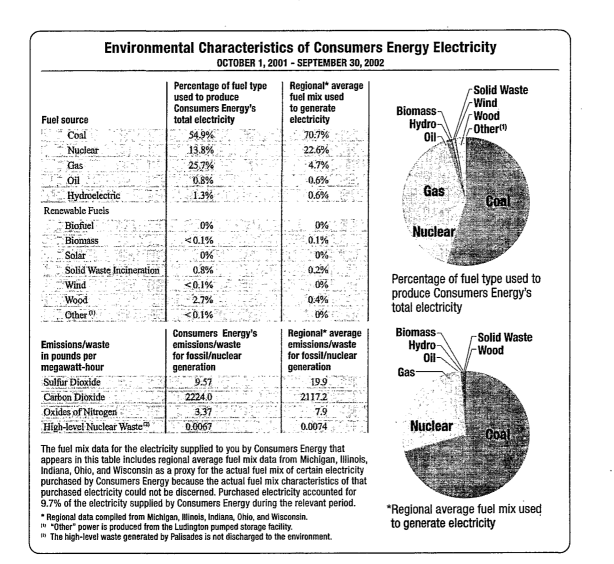
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FORM 3817 1-2003

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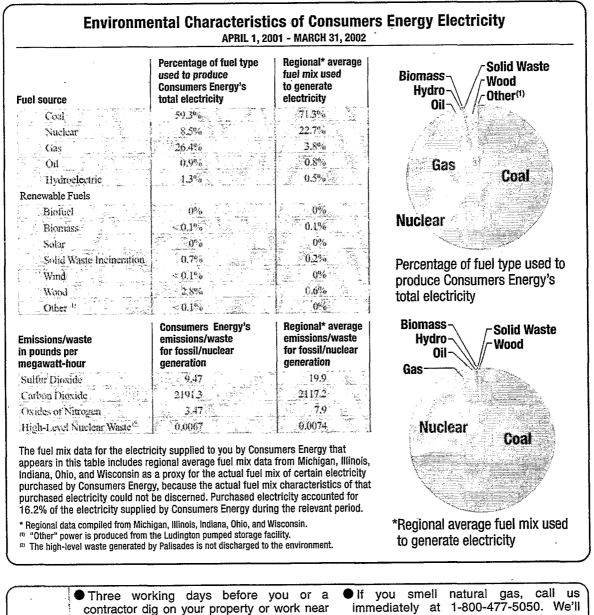
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SAFETY

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FORM 3817 7-2002



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CANCELLED BY ORDER	U-6300
REMOVED BY_ DATE0	RL 17-16-07

Michigan Public Service Commission
January 16, 2007
Filed

Form 3818 1-2007 (Form Page 1 of 2)



You can pay today by VISA[®], MasterCard[®] or by personal check at our Web site: www.consumersenergy.com or by calling toll free 1-866-329-9593. A convenience fee will be added.

NAME, ADDRESS CORRECTION BELOW:

WE WELCOME YOUR COMMENTS:

Name:				
Address:	CANCELLED BY U-6300 ORDER		 Michigan Public Service Commission	
City:	REMOVED BY RL DATE07-16-07	State:	Filed	
Zip Code:				

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan.

You may qualify for more than one electric or gas rate. We can help you choose the right one for your home or business. Please call us at 1-800-477-5050 before the due date for any inquiries or an explanation of your rate.

Fuel source	Percentage of fuel type used to produce Consumers Energy's total electricity	Regional* average fuel mix used to generate electricity	Biomass Hydro	
Coal	60.0%	71.0%	Oil - V Outer	
Nuclear	18.0%	23.1%		
Gas	16.9%	4.4%		
Oil	0.2%	0.3%	Gas	
Hydroelectric	1.4%	0.7%	Coal	
Biofuel	0%	0%	Nuclear	
Biomass	< 0.1%	0.1%		
Solar	0%	0%		
Solid Waste Incineration	0.8%	0.1%		
Wind ⁽³⁾	< 0.1%	0%	Demonstrate of first home we	
Wood	2.7%	0.3%	Percentage of fuel type us produce Consumers Ener	
Other (1)	< 0.1%	0%	total electricity	yy s
nissions/waste pounds per egawatt-hour	Consumers Energy's emissions/waste for fossil/nuclear generation	Regional* average emissions/waste for fossil/nuclear generation	Biomass Hydro Oil	Vaste
lfur Dioxide	9.39	12.4	Gas	
rbon Dioxide	2,205.7	2,088.1		
kides of Nitrogen	3.19	4.98		
gh-level Nuclear Waste (2)	0.0068	0.0074		
the actual fuel mix of certain electratic electratics of that purchased electracteristics of that purchased electricity supplition as a note: Numbers do not add to egional data compiled from Michiga "Other" power is produced by the Luthe high-level waste generated by f	ata from Michigan, Illinois, Indian ctricity purchased by Consumers cctricity could not be discerned. F ied by Consumers Energy during to 100 percent due to rounding. n, Illinois, Indiana, Ohio and Wiscom udington pumped storage facility. Palisades is not discharged to the er	a, Óhio and Wisconsin as a proxy Energy because the actual fuel mix Purchased electricity accounted for the relevant period. sin. nvironment.	Nuclear Coal *Regional average fuel mix	upped
This energy type is provided in part additional costs to increase the amo			to generate electricity	

W	- Winter Rate	when calling about a bill problem. DATE READ _/ /_	
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ELEC ELEC-EXCH	Electric ServiceElectric Meter Exchange	$ \begin{pmatrix} 8 & 2 \\ 7 & 3 \end{pmatrix} \begin{pmatrix} 2 & 8 \\ 3 & 7 \end{pmatrix} \begin{pmatrix} 8 & 2 \\ 7 & 3 \end{pmatrix} \begin{pmatrix} 2 & 8 \\ 7 & 3 \end{pmatrix} \begin{pmatrix} 2 & 8 \\ 7 & 3 \end{pmatrix} \begin{pmatrix} 2 & 8 \\ 3 & 7 \end{pmatrix} \begin{pmatrix} 8 & 2 \\ 7 & 3 \end{pmatrix} $	
	- Gas Meter Exchange	654 456 654 456 654	
-	- Credit	You can use the above diagram to record your current meter read.	
CRD EST	 Customer read Estimated read 	Stand in front of meter. Mark the dials exactly as you see them. Use	
ADJ	- Adjusted read	all five dials when reading an ELECTRIC meter. Use the last four dials when reading a GAS meter.	
ACT	- Actual read		
SAFETY NOTES	 Three working days before your property or work nea call MISS DIG at 1-800-4 lines marked for your safet 	ar overhead wires, please at 1-800-477-5050. We'll respond day or night. 182-7171 to have service If the odor of gas is strong, call from a safe	
	• Stay clear of downed power lines and call us immediately at 1-800-477-5050. We'll respond day or night.		
		Derive for the Deef (TDD) Disease 1 000 (40 2777	

Telecommunications Device for the Deaf (TDD) Phone: 1-800-649-3777 FE No. 38-044-2310 Duns No. 00-695-9803



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Michigan Public Service Commission
Commission



You can pay today by VISA[®], MasterCard[®] or by personal check at our Web site: www.consumersenergy.com or by calling toll free 1-866-329-9593. A convenience fee will be added.

NAME, ADDRESS CORRECTION BELOW:

WE WELCOME YOUR COMMENTS:

Name:			Michigan Public Service]
Add ress:	CANCELLED		Commission	
Autress	BY ORDER076300, U12487		July 28, 2006	
City:	REMOVED BYRL	State:	Filed	
	DATE01-17-07]
Zip Code:)		

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Fuel source	Percentage of fuel type used to produce Consumers Energy's total electricity	Regional* average fuel mix used to generate electricity	Biomass - Hydro - Cuther (1)
Coal	58.7%	71.3%	Oil - V// Ouler
Nuclear	19.4%	24%	
Gas	16.7%	3.3%	
Oil	0.5%	0.4%	Gas
Hydroelectric	1.2%	0.5%	Coal
Biofuel	0%	0%	Nuclear
Biomass	< 0.1%	0.1%	
Solar	0%	0%	
Solid Waste Incineration	0.7%	0.1%	
Wind ⁽³⁾	< 0.1%	0%	
Wood	2.7%	0.3%	Percentage of fuel type used to produce Consumers Energy's
\Box Other ⁽¹⁾	< 0.1%	0%	total electricity
nissions/waste pounds per egawatt-hour	Consumers Energy's emissions/waste for fossil/nuclear generation	Regional* average emissions/waste for fossil/nuclear generation	Biomass Hydro C Wood
ulfur Dioxide	8.53	12.40	Gas Oil-
	2044.46	2088.10	uas
arbon Dioxide		4.98	
Carbon Dioxide Dxides of Nitrogen	2.98	4.98	
	2.98 0.0069	0.0074	Nuclear

OTHER CO	DES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL
W - V REG EST - I ELEC - I ELEC-EXCH - I GAS-EXCH - I CRD - I EST - I ADJ - 2	Summer Rate Winter Rate Estimated by Region Electric Service Electric Meter Exchange Gas Meter Exchange Credit Customer read Estimated read Adjusted read Actual read	Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ _/ / $\begin{pmatrix} 9 & 0 & 1 \\ 8 & 2 & 2 \\ 7 & 6 & 5 & 4 \end{pmatrix}$ $\begin{pmatrix} 1 & 0 & 9 \\ 9 & 0 & 1 \\ 2 & 8 & 8 \\ 3 & 4 & 5 & 6 \\ 4 & 5 & 6 & 5 & 4 \\ \hline & & & & & & \\ 7 & 6 & 5 & 4 & & \\ 7 & 6 & 5 & & \\ 7 &$
SAFETY NOTES	your property or work nea call MISS DIG at 1-800-4 lines marked for your safety	82-7171 to have service If the odor of gas is strong, call from a safe

Telecommunications Device for the Deaf (TDD) Phone: 1-800-649-3777 FE No. 38-044-2310 Duns No. 00-695-9803



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DA	DATE 07-28-06			
	Michigan Public Service Commission			
	April 21, 2006			
	Filed			





You can pay today by VISA[®], MasterCard[®] or by personal check at our Web site: www.consumersenergy.com or by calling toll free 1-866-329-9593. A convenience fee will be added.

NAME, ADDRESS CORRECTION BELOW:

WE WELCOME YOUR COMMENTS:

*Regional average fuel mix used

to generate electricity

Name:		
Address:		
City:	_ State:	
Zip Code: Phone: ()	

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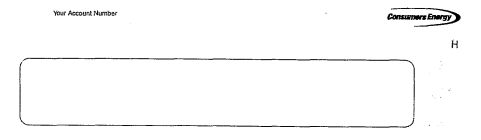
Fuel source	Percentage of fuel type used to produce Consumers Energy's total electricity	Regional* average fuel mix used to generate electricity	Solid Waste Biomass Oil V Other ⁽¹⁾
Coal	57.1%	71.3%	Hydro-
Nuclear	16.8%	24%	
Gas	21.6%	3.3%	
Oil	0.5%	0.4%	Gas
Hydroelectric	1.2%	0.5%	Coal
Biofuel	0%	0%	
Biomass	< 0.1%	0.1%	Nuclear
Solar Solar	0%	0%	Nuclear
Solid Waste Incineration	< 0.1%	0.1%	
Wind ⁽³⁾	< 0.1%	0%	
Wood	2.9%	0.3%	Percentage of fuel type used to produce Consumers Energy's
\Box Other ⁽¹⁾	< 0.1%	0%	total electricity
missions/waste 1 pounds per 1egawatt-hour	Consumers Energy's emissions/waste for fossil/nuclear generation	Regional* average emissions/waste for fossil/nuclear generation	Biomass Hydro
Sulfur Dioxide	7.82	12.40	0il~\\ //
Carbon Dioxide	1998.92	2088.10	Gas
Dxides of Nitrogen	2.69	4.98	
High-level Nuclear Waste ⁽²⁾	0.0067	0.0074	
ne fuel mix data for the electricity su cludes regional average fuel mix dat roxy for the actual fuel mix of certair	upplied to you by Consumers En ta from Michigan, Illinois, Indian n electricity purchased by Consu	ergy that appears in this table Ia, Ohio and Wisconsin as a	Nuclear Coal

(2) The high-level waste generated by the Palisades nuclear plant is not discharged to the environment.
 (3) Certain customers have voluntarily agreed to pay additional costs to increase the amount of renewable

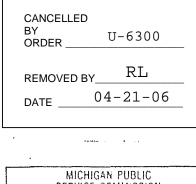
and environmentally friendly energy we provide.

OTHER	CODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL
ELEC ELEC-EXCH	 Summer Rate Winter Rate Estimated by Region Electric Service Electric Meter Exchange Gas Meter Exchange Credit Customer read Estimated read Adjusted read Actual read 	Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ _/ / Michigan Public Service Commission 9 April 21, 2006 9 Filed 9 You can use the above diagram to record your current meter read. Stand in front of meter. Mark the dials exactly as you see them. Use all five dials when reading an ELECTRIC meter. Use the last four dials when reading a GAS meter.
SAFETY NOTES	 Three working day your property or call MISS DIG at lines marked for y Stay clear of dow or night. CANC BY ORDE CANC BY ORDE DATE 	R U-6300 se at 1-800-477-5050. We'll respond day or night be If the odor of gas is strong, call from a safe location.

Telecommunications Device for the Deaf (TDD) Phone: 1-800-649-3777 FE No. 38-044-2310 Duns No. 00-695-9803



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FORM 3818 7-2004 (Form Page 1 of 2)

> MICHIGAN PUBLIC SERVICE COMMISSION AUG 2 5 2004

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Consumers Energy

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You can pay today by VISA*, Discover*, MasterCard*, Diners Club* or by personal check by calling toll free 1-800-235-8839. A handling fee will be added.

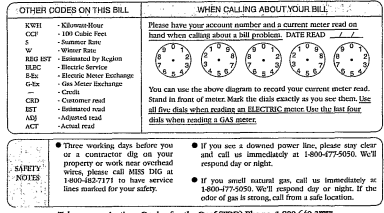
NAME, ADDRESS CORRECTION BELOW: WE WELCOME YOUR COMMENTS:

Name:	
Address:	
City: State:	
Zip Code: Phone: ()	. <u></u>

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan.

Environm		cs of Consumers 03 - MARCH 31, 2004	s Energy Electricity
Fuel source	Percentage of fuel type used to produce Consumers Energy's total electricity	Regional* average fuel mix used to generate electricity	Biomass Hydro 01
Coal Nuèleat Gas Hydroelectric Baditet Solar Solar	55255 177% 12245 1026 1026 1025 2075 2013	20496 33,176 4596 4596 4596 4596 4596 4596 4596	Gas Gpel Nuclear
Solid Wase Inchersition Wind Solid Head Solid Land Wood		102010 102010 102010 102010 102010	Percentage of fuel type used to produce Consumers Energy's total electricity
Emissions/wasta in pounds per megawatt-hour Sultur Diloxde Carbon Dioxde Duites of Xindgen Ungir (eve) Nuclear Waster	Consumers Energy's emissions/wasto for fossil/nuclear generation 2339,4 325	Regional* average emissions/wasta for fossil/nuclear generation 2004 \$0. 2004 \$0. 20	Biomass- Hydro- Oil- Gas Nuclear
The fuel mix data for the electricil this table includes regional averag Wisconsin as a proxy for the actu Energy because the actual fuel m not be discerned. Purchased elec Consumers Energy during the refe	e fuel mix data from Michigan, i al fuel mix of certain electricity p ix characteristics of that purchas tricity accounted for 4.7% of the	llinols, Indiana, Ohlo and surchased by Consumers and electricity could	Coal
 Regional data compiled from Michi (1) "Other" power is produced from (2) The high-level waste generated 	the Ludington pumped storage fac	cility.	*Regional average fuel mix used to generate electricity

If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request. We will provide a record of your energy use for the past 12 months free of charge at your request.



Telecommunications Device for the Deaf (TDD) Phone: 1-800-649-3777 FE No. 38-044-2310 Duns No. 00-695-9803

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FORM 3818 7-2004 (Form Page 2 of 2)

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DATE 8-25-04	

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FORM 3818 1-2004

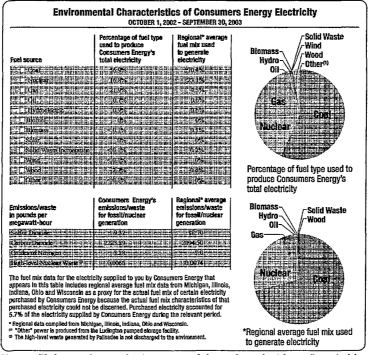
You can pay today by VISA®, Discover®, MasterCard®, Diners Club® or by personal check by calling toll free 1-800-235-8839. A handling fee will be added.

NAME, ADDRESS CORRECTION BELOW:

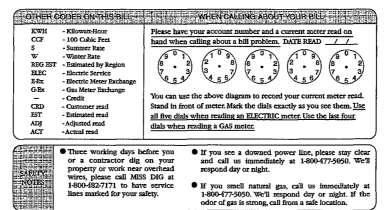
WE WELCOME YOUR COMMENTS:

Name:	·		
Address:			
City:		State:	
Zip Code:	Phone:)	

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan.



If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request. We will provide a record of your energy use for the past 12 months free of charge at your request.

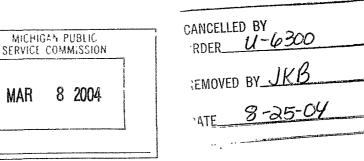


Telecommunications Device for the Deaf (TDD) Phone: 1-800-649-3777 FE No. 38-044-2310 Duns No. 00-695-9803

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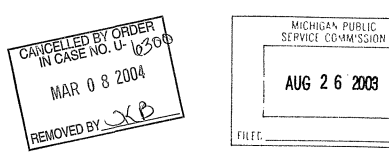
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Box 1 Box 2

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FORM 3818 7-2003



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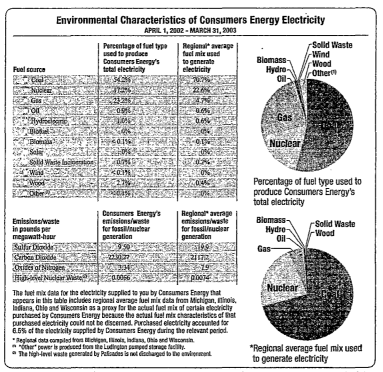
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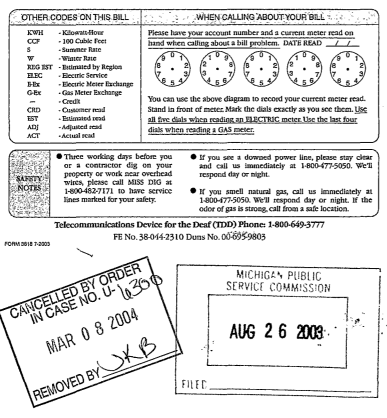
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You	Ir Account Number	Consumers Energy
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	~	Box 1 Box 2

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PLEASE MAIL UPPER PORTION WITH YOUR PAYMENT

Please make any inquiry or complaint about this bill before the due date.



Form 3818 1-2003

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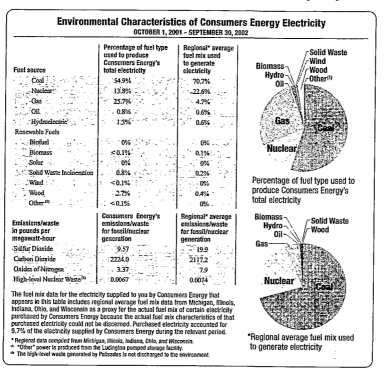
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CANCELLED BY ORDER U-6300
REMOVED BY_JKB
DATE 8-26-03

You can pay today by VISA^{\circ}, Discover^{\circ}, MasterCard^{\circ}, Diners Club^{\circ}, American Express^{\circ} or by personal check by calling toll free 1-800-235-8839. A handling fee will be added.

NAME, ADDRESS CORRECTION BELOW:	WE WELCOME YOUR COMMENTS:
Name;	
Address:	
City: State:	
Zip Code: Phone: ()	

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OTHER CODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL
KWH - Kilowatt-Hour CCF - 100 Cubic Feet S - Summer Rate W - Winter Rate REG EST - Estimated by Region ELEC - Electric Service E-Ex - Credit CRD - Customer Read EST - Estimated Read ADI - Adjusted Read	Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ $\begin{pmatrix} & & & & \\ & & & & \\ & & & & \\ & & & & $

SAFETY NOTES	 Three working days before you dig in your yard or work near overhead wires, call MISS DIG at 1-800-482-7171. 	 If you smell natural gas, call us immediately at 1-800-477-5050. We'll respond day or night. If the odor of gas is strong, call from a sate location.
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Telecommunications Device for the Deaf (TDD) Phone: 1-800-649-3777

FORM 3818 1-2003

FE No. 38-044-2310 Duns No. 00-695-9803

Consumers Energy	Your Account Number
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Please make any inquiry or complaint about this bill before the due date.

Consumers Energy

FORM 3818 7-2002

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CANCELLED BY ORDER REMOVED BY PMP DATE 3-19-03

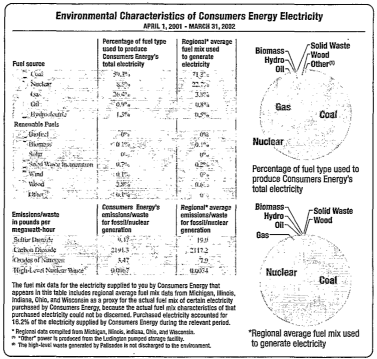
You can pay today by VISA*, Discover*, Mastertlard*, Diners Club*, American Express* or by personal check by calling toll tree 1-800-235-8859. A handling fee will be added.

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If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request. We will provide a record of your energy use for the past 12 months free of charge at your request.

OTHER C	ODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL
KWH CCF S W REG EST ELEC E-Ex G-Ex CRD EST ADJ ACT	- Kilowatt-Hour - 100 Cubic Feet - Summer Rate - Winter Rate - Bitmated by Region - Electric Service - Electric Service - Gas Meter Exchange - Credit - Customer read - Estimated read - Adjusted read - Adjusted read	Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ $\begin{array}{c} & & & \\ & & & \\ \hline \\ & & & & \\ & & & & \\ & & & \\ & & & & \\ & & & \\$
SAFETY NOTES	 Three working days be your yard or work near call MISS DIG at 1-800- 	overhead wires, 1-800-477-5050. We'll respond day or night. If the

Telecommunications Device for the Deaf (TDD) Phone: 1-800-649-3777

FORM 3818 7-2002

FE No. 38-044-2310 Duns No. 00-695-9803



FOLD AT PERFORATION, DETACH AND MAIL TOP PORTION WITH YOUR PAYMENT

CANCELLED BY ORDER	U-6300
REMOVED BY_	RL
DATE	

Michigan Public Service Commission			
January 16, 2007			
Filed			





You can pay today by VISA[®], MasterCard[®] or by personal check at our Web site: www.consumersenergy.com or by calling toll free 1-866-329-9593. A convenience fee will be added.

NAME, ADDRESS CORRECTION BELOW:

WE WELCOME YOUR COMMENTS:

Name:			
Address:	CANCELLED BY U-6300 ORDER U-6300		Michigan Public Service Commission January 16, 2007
City:	07 16 07	State:	Filed
	DATE07-16-07		
Zip Code:	Phone:	J)	

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan.

You may qualify for more than one electric or gas rate. We can help you choose the right one for your home or business. Please call us at 1-800-477-5050 before the due date for any inquiries or an explanation of your rate.

	•	01002111,20	05 - SEPTEMBER 30, 20		
Fuel source	Percentage of used to prod Consumers I total electric	uce Energy's	Regional* average fuel mix used to generate electricity	Biomass - Hydro -	- Solid Waste - Wind ⁽³⁾ - Wood - Other ⁽¹⁾
Coal	60.	0%	71.0%	Oil -	
Nuclear	18.	0%	23.1%		
Gas	16.	9%	4.4%		
Oil	0.	2%	0.3%	Gas	$\langle \rangle$
Hydroelectric	1.	4%	0.7%		Coal
Biofuel		0%	0%	Nuclear	oour
Biomass	< 0.	1%	0.1%		
Solar		0%	0%		
Solid Waste Incineration	0.	8%	0.1%		
Wind ⁽³⁾	< 0.	1%	0%	Description	final dama second d
Wood	2.	7%	0.3%		fuel type used to sumers Energy's
Other ⁽¹⁾	< 0.	1%	0%		electricity
missions/waste 1 pounds per 1egawatt-hour	Consumers I emissions/w for fossil/nu generation	aste	Regional* average emissions/waste for fossil/nuclear generation	Biomass - Hydro - \	Solid Waste
ılfur Dioxide	9	.39	12.4	Gas Oil	
arbon Dioxide	2,20	5.7	2,088.1	uas	
xides of Nitrogen	3	.19	4.98		
igh-level Nuclear Waste ⁽²⁾	0.0	068	0.0074		
e fuel mix data for the electricity : cludes regional average fuel mix d r the actual fuel mix of certain ele aracteristics of that purchased ele 5.9 percent of the electricity suppl ease note: Numbers do not add to Regional data compiled from Michiga "Other" power is produced by the L) The high-level waste generated by This energy type is provided in part additional costs to increase the amo	lata from Michiga ctricity purchasec actricity could not ied by Consumers 100 percent due n, Illinois, Indiana, udington pumped a Palisades is not dis at the request of c	n, Illinois, Indiar by Consumers be discerned. I Energy during to rounding. Ohio and Wiscon torage facility. charged to the er ustomers who ha	ia, Ohio and Wisconsin as a p Energy because the actual fu Purchased electricity accoun the relevant period. sin. nvironment. ive voluntarily agreed to pay	proxy Jel mix ted for *Regional avera	Coal age fuel mix used te electricity
OTHER CODES ON TH	IIS BILL		WHEN CALLI	NG ABOUT YOUR B	ILL
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- Winter Rate	when calling about a bill problem. DATE READ / /				
G EST - Estimated by	-	0	1 100		
EC - Electric Serv		8		$\begin{pmatrix} 9 & 1 \\ 8 & 2 \end{pmatrix} \begin{pmatrix} 1 & 9 \\ 2 & 2 \end{pmatrix}$	8 8 2
EC-EXCH - Electric Mete	-	7	3 3 7	7 3/3	7/7 3/
S-EXCH - Gas Meter E	xchange	6 5	4 4 5 6	6 5 4 4 5 6	/ 6 5 4/
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- Credit		You can u	se the above diagra	im to record your our	rent meter read
				im to record your cur the dials exactly as y	

ACT	- Actual read	dials when reading a GAS meter.
SAFET	your property or work ne call MISS DIG at 1-800- lines marked for your safe	 you or a contractor dig on ar overhead wires, please 482-7171 to have service ty. If you smell natural gas, call us immediately at 1-800-477-5050. We'll respond day or night. If the odor of gas is strong, call from a safe location.
	 Stay clear of downed por or night. 	wer lines and call us immediately at 1-800-477-5050. We'll respond day

all five dials when reading an ELECTRIC meter. Use the last four

Telecommunications Device for the Deaf (TDD) Phone: 1-800-649-3777 FE No. 38-044-2310 Duns No. 00-695-9803

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FOLD AT PERFORATION, DETACH AND MAIL TOP PORTION WITH YOUR PAYMENT

CANCELLED BY ORDERU-6300,U12487	Michigan Public Service Commission
REMOVED BYRL	July 28, 2006
DATE01-17-07	Filed



You can pay today by VISA[®], MasterCard[®] or by personal check at our Web site: www.consumersenergy.com or by calling toll free 1-866-329-9593. A convenience fee will be added.

NAME, ADDRESS CORRECTION BELOW:

WE WELCOME YOUR COMMENTS:

Name:		
Address:	CANCELLED BY ORDER <u>U-6300,U1248</u> 7	Michigan Public Service Commission July 28, 2006
City:	REMOVED BYRL	Filed
Zip Code:	DATE01-17-07	

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan.

You may qualify for more than one electric or gas rate. We can help you choose the right one for your home or business. Please call us at 1-800-477-5050 before the due date for any inquiries or an explanation of your rate.

Fuel source	Percentage of fuel type used to produce Consumers Energy's total electricity	Regional* average fuel mix used to generate electricity	Biomass Hydro Other ⁽¹⁾
Coal	58.7%	71.3%	Oil
Nuclear	19.4%	24%	
Gas	16.7%	3.3%	
Oil	0.5%	0.4%	Gas
■ Hydroelectric	1.2%	0.5%	Coal
Biofuel	0%	0%	Nuclear
Biomass	< 0.1%	0.1%	
Solar	0%	0%	
Solid Waste Incineration	0.7%	0.1%	
Wind ⁽³⁾	< 0.1%	0%	
Wood	2.7%	0.3%	Percentage of fuel type used to
Other ⁽¹⁾	< 0.1%	0%	produce Consumers Energy's total electricity
missions/waste 1 pounds per 1egawatt-hour	Consumers Energy's emissions/waste for fossil/nuclear generation	Regional* average emissions/waste for fossil/nuclear generation	Biomass Hydro - Vood
Sulfur Dioxide	8.53	12.40	Gas Oil
Carbon Dioxide	2044.46	2088.10	das
Dxides of Nitrogen	2.98	4.98	
High-level Nuclear Waste (2)	0.0069	0.0074	
ne fuel mix data for the electricity s cludes regional average fuel mix d oxy for the actual fuel mix of certa el mix characteristics of that purch counted for 14.3% of the electricit ease note: Numbers do not add to Regional data compiled from Michigan	ata from Michigan, Illinois, Indiar in electricity purchased by Consu ased electricity could not be dis y supplied by Consumers Energy 100% due to rounding.	ia, Ohio and Wisconsin as a imers Energy because the actual serned. Purchased electricity during the relevant period.	Nuclear Coal
"Other" power is produced from the) The high-level waste generated by) This energy type is provided in part additional costs to increase the am	Ludington pumped storage facility Palisades is not discharged to the e at the request of customers who h	: environment. ave voluntarily agreed to pay	*Regional average fuel mix used to generate electricity

	 Summer Rate Winter Rate Estimated by Region Electric Service Electric Meter Exchange Gas Meter Exchange Credit Customer read Estimated read Adjusted read Actual read 	Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ /// $9^{0}_{1}^{2}_{7}^{2}_{6}^{3}_{7}^{2}_{7}^{2}_{6}^{3}_{7}^{2}_{7}^{2}_{6}^{3}_{7}^{2}_{7}^{2}_{6}^{3}_{7}^{2}_{7}^{2}_{6}^{3}_{7}^{2}_{7}^{2}_{6}^{3}_{7}^{2}_{7}^{2}_{6}^{3}_{7}^{2}_{7}^{2}_{6}^{3}_{7}^{2}_{7}^{2}_{6}^{3}_{7}^{2}_{7}^{2}_{6}^{3}_{7}^{2}_{7}^{2}_{6}^{3}_{7}^{2}_{7}^{2}_{6}^{3}_{7}^{2}_{7}^{2}_{6}^{3}_{7}^{2}_{7}^{2}_{7}^{3}_{7}^{3}_{7}^{2}_{6}^{5}_{7}^{4}^{2}_{7}^{2}_{7}^{2}_{7}^{3}_{7}^{3}_{7}^{2}_{7}^{2}_{7}^{2}_{7}^{3}_{7}^{3}_{7}^{2}_{7}^{2}_{7}^{2}_{7}^{3}_{7}^{2}_$
SAFETY NOTES	call MISS DIG at 1-800-4 lines marked for your safet	ar overhead wires, please at 1-800-477-5050. We'll respond day or night. 182-7171 to have service If the odor of gas is strong, call from a safe
	Telecommunications	Device for the Deaf (TDD) Phone: 1-800-649-3777

FE No. 38-044-2310 Duns No. 00-695-9803





FOLD AT PERFORATION, DETACH AND MAIL TOP PORTION WITH YOUR PAYMENT

CANCELLED BY U-6300 ORDER0-6300	_
REMOVED BY RL	_
DATE07-28-06	-
Michigan Public Service Commission	
April 21, 2006	
Filed	-





You can pay today by VISA[®], MasterCard[®] or by personal check at our Web site: www.consumersenergy.com or by calling toll free 1-866-329-9593. A convenience fee will be added.

NAME, ADDRESS CORRECTION BELOW:

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Address:			
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Zip Code:	Phone:)	

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Fuel source	Percentage of fuel type used to produce Consumers Energy's total electricity	Regional* average fuel mix used to generate electricity	Biomass - Wind ⁽³⁾ Oil - Other ⁽¹⁾
Coal	57.1%	71.3%	Hydro
Nuclear	16.8%	24%	
Gas	21.6%	3.3%	
Oil	0.5%	0.4%	Gas
Hydroelectric	1.2%	0.5%	Coal
Biofuel	0%	0%	
Biomass	< 0.1%	0.1%	Nuclear
Solar	0%	0%	Hubbul
Solid Waste Incineration	< 0.1%	0.1%	
Wind ⁽³⁾	< 0.1%	0%	Deventers of fuel time used to
Wood	2.9%	0.3%	Percentage of fuel type used to produce Consumers Energy's
\Box Other ⁽¹⁾	< 0.1%	0%	total electricity
nissions/waste pounds per egawatt-hour	Consumers Energy's emissions/waste for fossil/nuclear generation	Regional* average emissions/waste for fossil/nuclear generation	Biomass Hydro C Wood
ılfur Dioxide	7.82	12.40	
arbon Dioxide	1998.92	2088.10	Gas
xides of Nitrogen	2.69	4.98	
igh-level Nuclear Waste ⁽²⁾	0.0067	0.0074	
tuel mix data for the electricity s udes regional average fuel mix d xy for the actual fuel mix of certa I mix characteristics of that purch ounted for 10.8% of the electricit ase note: Numbers do not add to	ata from Michigan, Illinois, Indiar in electricity purchased by Consu ased electricity could not be diso ty supplied by Consumers Energy	na, Ohio and Wisconsin as a umers Energy because the actual cerned. Purchased electricity	Nuclear Coal

*Regional average fuel mix used to generate electricity

OTHER	CODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL
	 Summer Rate Winter Rate Estimated by Region Electric Service Electric Meter Exchange Gas Meter Exchange Credit Customer read Estimated read Adjusted read Actual read 	Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ _/ / Michigan Public Service Commission 9 April 21, 2006 9 Filed 9 You can use the above diagram You can use the above diagram Stand in front of meter. Mark the dials exactly as you see them. Use all five dials when reading an ELECTRIC meter. Use the last four dials when reading a GAS meter.
SAFETY NOTES	lines marked for your safet	at 1-800-477-5050. We'll respond day or night. 182-7171 to have service If the odor of gas is strong, call from a safe
	Telecommunications	Device for the Deaf (TDD) Phone: 1-800-649-3777
	FE No.	38-044-2310 Duns No. 00-695-9803

and environmentally friendly energy we provide

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LANSING MI 48937-0001

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FORM 3819 7-2004 (Form Page 1 of 2) Please make any inquiry or complaint about this bill before the due date.

د. محمقت مصد مصد د Consumers Energy

CANCELLED BY	MICHIGAN PUBLIC SERVICE COMMISSION
ORDER <u>U-6300</u> REMOVED BY RL	AUG 2 5 2004
DATE04-21-06	

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You can pay today by VISA*, Discover*, MasterCard*, Diners Club* or by personal check by calling toll free 1-800-235-8839. A handling fee will be added.

NAME, ADDRESS CORRECTION BELOW:

WE WELCOME YOUR COMMENTS:

Name:			·
Address:	<u> </u>		
City:	·	State:	
Zip Code:	Phone: ()	

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan.

Environm	ental Characteristic APRIL 1, 20	cs of Consumers 03 - MARCH 31, 2004	Energy Electricity
Fuel source	Percentage of fuel type used to produce Consumers Energy's total electricity	Regional* average fuel mix used to generate electricity	Biomass Hydro- Oil-
Nuclea Gas Oil Hydroelectur Histuel	17.7% 22.4% 0.836 1.296 0.65	23196 4 39 0 696 1 687	Gas Coal Nuclear
Silar Silar Silar Wind Wasie Interioration Wind	40,1%	015	Percentage of fuel type used to
Emissions/waste	Consumers Energy's	Regional* average	produce Consumers Energy's total electricity Biomass
Emissions/waste in pounds per megawatt-hour Suffin-Dioxide Cantou Dioxide Oxides of Ninkgen High-level Nuklear Waste ¹²¹	for fossil/nuclear generation 9 16 2329 4 3 25	for fossil/nuclear generation 18 70 2094 50	Hydro Oil Gas Nuclear
The fuel mix data for the electricit this table includes regional averag Wisconsin as a proxy for the actua Energy because the actual fuel mi not be discerned. Purchased elect Consumers Energy during the rele	a fuel mix data from Michigan, al fuel mix of certain electricity p x characteristics of that purchas ricity accounted for 4.7% of the yant period.	Illinois, Indiana, Ohio and burchased by Consumers sed electricity could electricity supplied by	Coal
 Regional data compiled from Michi (1) "Other" power is produced from (2) The high-level waste generated 	the Ludinoton numbed storage fail	zility.	*Regional average fuel mix used to generate electricity

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SAFETY NOTES	 Three working days be or a contractor dig property or work near wires, please call MIS 1-800-482-7171 to haw lines marked for your sc 	on your overhead 5 DIG at e service	 If you see a downed and call us immediate respond day or night If you smell nature 1-800-477-5050. We see the second /li>	diately at 1-800-4 t. al gas, call us ir	77-5050. We nmediately
KWH CCF S W REG EST ELEC E-Ex G-Ex CRD EST ADJ ACT	Kilowatt-Hour 100 Cubic Feet Summer Rate Winter Rate Estimated by Region Electric Service Electric Meter Exchange Gas Meter Exchange Credit Customer read Estimated read -Adjusted read -Adjusted read	hand when ca 3^{9} 1^{2} 7×3^{2} You can use the stand in front all five dials we	bur account number a lling about a bill prob $\begin{pmatrix} 2 & 0 \\ 3 & 7 \\ 4 & 5 \\ \end{pmatrix}$ $\begin{pmatrix} 9 & 0 \\ 8 \\ 6 \\ 7 \\ 6 \\ 5 \\ 6 \\ 6 \\ 6 \\ 6 \\ 6 \\ 6 \\ 6 \\ 6$	$\frac{1}{2}$ $\frac{1}{3}$ $\frac{2}{4}$ $\frac{1}{3}$ $\frac{2}{4}$ $\frac{1}{5}$ $\frac{1}{5}$ $\frac{1}{5}$ $\frac{1}{3}$ $\frac{1}{5}$ $\frac{1}$	$\frac{1}{8} + \frac{2}{7}$ $\frac{9}{6} + \frac{2}{3}$ $\frac{1}{6} + \frac{1}{6} + \frac{1}{6}$ $\frac{1}{6} + \frac{1}{6} + \frac{1}{6} + \frac{1}{6}$ $\frac{1}{6} + \frac{1}{6} + \frac{1}$

Telecommunications Device for the Deaf (TDD) Phone: 1-800-649-3777

FORM 3819 7-2004 (Form Page 2 of 2) FE No. 38-044-2310 Duns No. 00-695-9803

CANCELLED BY	MICHIGAN PUBLIC SERVICE COMMISSION
ORDER U-6300 REMOVED BY RL	AUG 2 5 2004
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LANSING MI 48937-0001

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Please make any inquiry or complaint about this bill before the due date.

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FORM 3819 1-2004

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CANCELLED BY. ORDER6300
REMOVED BY_JKB
DATE 8-25-04

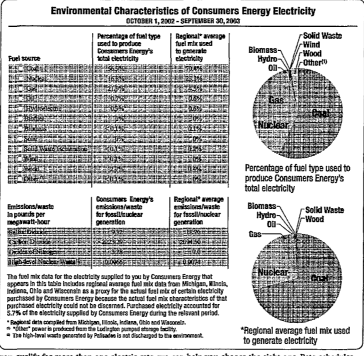
You can pay today by VISA[•], Discover[®], MasterCard[®], Diners Club[•] or by personal check by calling toll free 1-800-235-8839. A handling fee will be added.

NAME, ADDRESS CORRECTION BELOW:

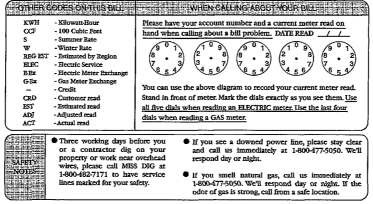
WE WELCOME YOUR COMMENTS:

Name:		
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City:	State:	
Zip Code: Phone	= <u>()</u>	<u> </u>

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan.



If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request. We will provide a record of your energy use for the past 12 months free of charge at your request.



Telecommunications Device for the Deaf (IDD) Phone: 1-800-649-3777

FORM 3819 1-2004

FE No. 38-044-2310 Duns No. 00-695-9803

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 CANCELLED BY ORDER U-6300
 REMOVED BY_JKB
DATE 8-25-04

Your Account Number



Box 1 Box 2

LANSING MI 48937-0001

🗌 Cor	rections	/Comn	nents c	n Back	
Due Dat	8		TOTAL	DUE	
Amount Enclosed	\$		F	: *	

FOLD AT PERFORATION, DETACH AND MAIL TOP PORTION WITH YOUR PAYMENT

Please make any inquiry or complaint about this bill before the due date.

Concentrars Energy

FORM 3819 7-2003



MICHIGAN PUBLIC SERVICE COMMISSION	
AUG 2 6 2003	
FILEC	

You can pay today by VISA*. Discover*, MasterCard*, Diners Club*, American Express* or by personal check by calling toll free 1-800-235-8839. A handling fee will be added.

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NAME ADDRESS CORRECTION BIS ON:	WE WERCOME VOLK COMMENTS.
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Zip Calls Phoned	

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan.

uel source	Percentage of fuel type used to produce Consumers Energy's total electricity	Regional* average fuel mix used to generate electricity	Biomass Hydro Hydro
Coal	54,2%	70.7%	011
Nuclear	17.2%	22.6%	
Cins and the second	23,2%	4.7%	
OI OF STREET	0.9%	0.6%	
Hydroelectric	2 . 1.0%	0.6%	
Biofuel	0%	0%	
Biomass	<0.1%	0.1%	Nuclear
Solar	974	0%	
Solid Waste Incineration	0.7%	0.2%	
Wind	<0.1%	0%	
Wood Other ^{rg}	2,7% <0.1%	0.4% 0%	Percentage of fuel type used to produce Consumers Energy's total electricity
missions/waste a pounds per aegawatt-hour	Consumers Energy's emissions/waste for fossil/nuclear generation	Regional* average emissions/waste for fossil/nuclear generation	Biomass Hydro Oil
Sulfur Dioxido	9:50	19.9	Gas
arbon Dioxide	2230.27	2117.2	
Duides of Nitrogen	334	7,9	
ligh-level Nuclear Waste ⁽¹⁾	0.0066	0.0074	
ppears in this table includes r idiana, Ohio and Wisconsin as urchased by Consumers Energ urchased electricity could not	city supplied to you by Consu egional average fuel mix data a proxy for the actual fuel mix gy because the actual fuel mix be discerned. Purchased elect by Consumers Energy during	from Michigan, Illinois, x of certain electricity characteristics of that tricity accounted for	- Anclear

If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request. We will provide a record of your energy use for the past 12 months free of charge at your request.

OTHER C	ODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL	
KWH CCF S W REG EST ELEC E-Ex G-Ex - CRD EST ADJ ACT	- Kilowatt-Hour - 100 Cubic Feet - Summer Rate - Winter Rate - Bitmated by Region - Electric Service - Electric Service - Gas Meter Exchange - Credit - Customer read - Estimated read - Adjusted read - Adjusted read	Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ $\begin{array}{c} & & & \\ \hline \hline & & & \\ \hline \hline & & & \\ \hline & & \hline$	
 Three working days before you or a contractor dig on your property or work near overhead wires, please call MISS DIG at 1-800-427-171 to have service lines marked for your safety. If you see a downed power line, please stay or and call us immediately at 1-800-477-5050. We respond day or night. If you smell natural gas, call us immediately 1-800-477-5050. We'll respond day or night. If odor of gas is strong, call from a safe location. 			
	Telecommunications	Device for the Deaf (TDD) Phone: 1-800-649-3777	

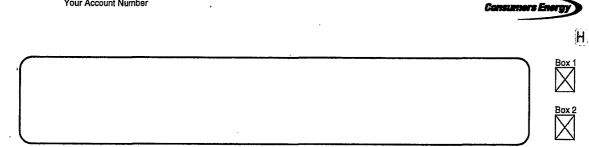
FE No. 38-044-2310 Duns No. 00-695-9803

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FORM 3819 7-2003

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	MICHIGAN PUBLIC SERVICE COMMISSION
	AUG 2 6 2003
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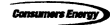


Due Dat	8	T	OTA	L DL		
Amount Enclosed	\$	 1	_1		•	

PLEASE MAIL UPPER PORTION WITH YOUR PAYMENT

Please make any inquiry or complaint about this bill before the due date.

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Form 3819 1-2003

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CANCELLED BY ORDER <u>U-6300</u>
REMOVED BY_JKB
DATE 8-26-03

Your Account Number

You can pay today by VISA[®], Discover[®], MasterCard[®], Diners Club[®], American Express[®] or by personal check by calling toil free 1-800-235-8839. A handling fee will be added.

NAME, ADDRESS CORRECTION	WE WELCOME YOUR COMMENTS:	
Name:	·	
Address:		
City:	State:	
Zip Code: Phor	.e.()	

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan.

Environmental Characteristics of Consumers Energy Electricity 0CTOBER 1, 2001 - SEPTEMBER 30, 2002			
- 1	Percentage of fuel type used to produce Consumers Energy's	Regional* average fuel mix used to generate	Solid Waste
Fuel source	total electricity	electricity	Hydro-\//c Other(1)
Coal	54.9%	70.7%	OII A CONTRACT
Nuclear	13.8%	22.6% 4.7%	
Oas	0.8%	0.6%	
Hydroelectric	1.3%	0.6%	Gas
Renewable Fuels	يني _ من _ B ، ي ، B ، ي مُعَظِّي مَنْ مَعَانَ مَعَانَ مَعَانَ مَعَانَ مَعَانَ مَعَانَ مَعَانَ مَعَان	0.0%	
Biofuel		-0%	
Biomass	~0.1% +	- 0.1%	Nuclear, statistic
Solar	0%	0%	
Solid Waste Incineration	0.8%	0.2%	
Wind	< 0,1%	0%	Percentage of fuel type used to
Wood	2.7%	0.4%	produce Consumers Energy's
Other ⁰⁾	<0.1%	0%	total electricity
Emissions/waste in pounds per megawatt-hour	Consumers Energy's emissions/waste for fossil/nuclear generation	Regional* average emissions/waste for fossil/nuclear generation	Biomass Hydro- Oil- Coa
Sulfur Dioxide	9.57	19.9	Gas
Carbon Dioxide	2224.0	2117.2	
Oxides of Nitrogen	3. 37	7.9	
High-level Nuclear Waste	0.0067	0.0074	Nuclear Augura
The fuel mix data for the electricity supplied to you by Consumers Energy that appears in this table includes regional average fuel mix data from Michigan, Illinois, Indiana, Ohio, and Wisconsin as a proxy for the actual fuel mix of certain electricity purchased by Consumers Energy because the actual fuel mix characteristics of that purchased electricity could not be discerned. Purchased electricity accounted for 9.7% of the electricity sculated by Consumers Energy during the relevant period.			
Beginnal data compiled from Michigan Hingis Indiana Ohio and Wisconsin "Hegional average fuel Mix used			
"" "Other" power is produced from the Ludington pumped storage facility. to generate electricity "" The hold-we waste negregated by Belicades is not discharged to the environment			

If you qualify for more than one electric rate, we can help you choose the right one. Rate schedules, explanations of rate schedules, how to calculate your bill and an explanation of the fuel clauses are available upon request. We will provide a record of your energy use for the past 12 months free of charge at your request.

OTHER CODES ON THIS BILL	WHEN CALLING ABOUT YOUR BILL
KWH - Kilowatt-Hour CCF - 100 Cubic Feet S - Summer Rate W Winter Rate REG EST - Estimated by Region ELEC - Electric Service E-Ex - Electric Meter Exchange G-Ex - Gas Meter Exchange - - Credit CRD - Customer Read EST - Estimated Read ADJ - Adjusted Read ACT - Actual Read	Please have your account number and a current meter read on hand when calling about a bill problem. DATE READ

· · · ·	-	
SAFETY	Three working days before you dig in	 If you smell natural gas, call us immediately at
NOTES	your yard or work near overhead wires,	1-800-477-5050. We'll respond day or night. If the
101155	call MISS DIG at 1-800-482-7171.	odor of gas is strong, call from a safe location.

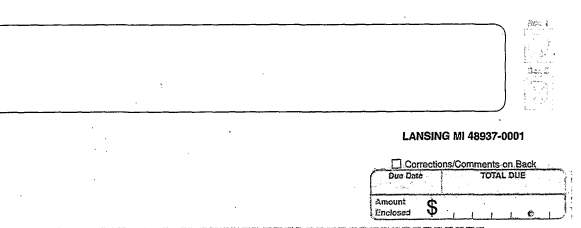
Telecommunications Device for the Deaf (TDD) Phone: 1-800-649-3777

FORM 3819 1-2003

FE No. 38-044-2310 Duns No. 00-695-9803

Your Account Number

Consumers Energy



PLEASE MAIL UPPER PORTION WITH YOUR PAYMENT

Please make any inquiry or complaint about this bill before the due date.

Consumers Energy



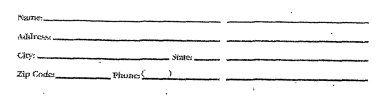
MCHICA ... NOV 1 3 2002

CANCELLED BY REMOVED BY BY PMP DATE 3-19-03 ORDER_

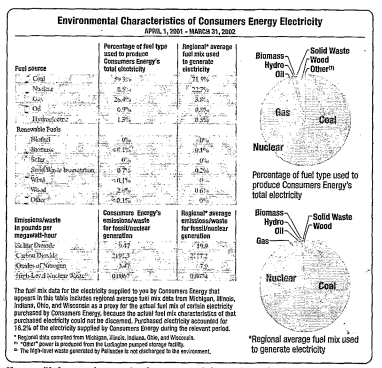
You can pay today by VISA*, Discover^o, MasterCard*, Diners Club*, American Express^o or hy personal check by calling toll tree 1-800-235-8839. A handling fee will be added.

NAME, ADDRESS CORRECTION BELOW:

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SAFETY	 Three working days be your yard or work near call MISS DIG at 1-800- 	overhead wires, 1-800-477-5050. We'll respond day or night. If the		

Telecommunications Device for the Deaf (TDD) Phone: 1-800-649-3777

FE No. 38-044-2310 Duns No. 00-695-9803



A CMS Energy Company

INVOICE STATEMENT NO: INVOICE DATE:

INQUIRE BEFORE DUE DATE TO: ONE ENERGY PLAZA JACKSON, MI 49201 (517) 788-1418

DATE

JE#

DESCRIPTION

CHARGES

PAYMENT DUE BY:

AMOUNT DUE

PLEASE DETACH THIS STUB AND RETURN IT WITH YOUR PAYMENT

CANCELLED BY U-6300 ORDER		1
REMOVED BYRL	Michigan Public Service Commission	
DATE07-28-06	April 21, 2006	AMOUNT DUE
	Filed	PAYMENT DUE BY

INVOICE STATEMENT NO:

Consumers Energy is regulated by the Michigan Public Service Commission, Lansing, Michigan. Copy of applicable Rules and Regulations are available upon request.



SALES TAX EXEMPTION CERTIFICATE

Please complete and return this Sales Tax Exemption Certificate in the enclosed envelope. Thank you.

This certificate is invalid unless all four sections are completed by the purchaser.

The purchaser hereby claims exemption on the purchase of tangible personal property and selected services made under this certificate from Consumers Energy and certifies that this claim is based upon the purchaser's proposed use of the items or services, or the status of the purchaser.

SECTION 1 - BLANKET SALES TAX EXEMPTION FORM

- One-time Purchase
- Blanket Certificate A blanket certificate is valid for four years from the date of signature unless an earlier expiration date is noted here:

SECTION 2 - ITEMS COVERED BY THIS CERTIFICATE

- □ All Items Purchased
- Limited to the Following Items:

SECTION 3 - BASIS FOR EXEMPTION CLAIM Note the percent of your exemption here: Electricity% Gas% REQUIRED Check ONE box below: For Resale at Retail - Sales Tax Registration # For Resale at Wholesale - No Number Required For Lease - Use Tax Registration #
 Agricultural Production - No Number Required (Describe):

SECTION 4 - CERTIFICATION

Under penalty of perjury, I declare that the information on this certificate is true, that I have consulted the statutes, administrative rules and other sources of law applicable to my exemption and that I have exercised reasonable care in assuring my claim of exemption is valid under Michigan law. In the event this claim is disallowed, I accept full responsibility for the payment of tax, penalty and any accrued interest, including if necessary reimbursement to Consumers Energy for tax and accrued interest.

Signature

() Telephone Number

Date Signed

Social Security Number or FEIN

Form 3830 2-2004

MAR 8 2004				UBLIC Mission
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