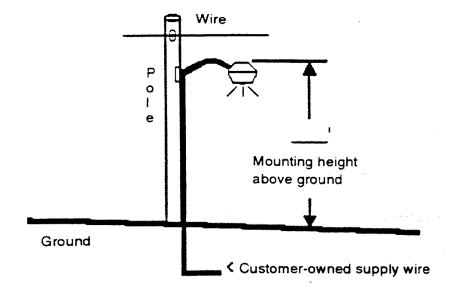


## NONTARIFF POLE LICENSE AGREEMENT

File No	Headquarters
AGREEMENT, made as of this day of, _hereinafter called the Company and hereinafter called the Licensee.	, between CONSUMERS ENERGY COMPANY
The Company hereby grants to the Licensee and the Licenser provisions hereof, the revocable privilege and license of constituting, to the certain pole of the Compa is attached hereto and made a part hereof. The grant of the part of the Company and constitutes the consideration for all	of attaching certain facilities owned by the Licensee ny (herein called Poles) as shown on the drawing which e privilege and license hereby made is gratuitous on the
The Licensee shall comply with all rules and requirement future amendments and revisions thereof, which are applicathe facilities to be attached by the Licensee to the Poles. It protective appliances and devices as may be necessary to proconnected therewith, from damage which might be caused. The Poles shall be maintained by the Company and the a solely maintained by the Licensee. The Company reserves the attachments of the Licensee shall be made and the manner pole steps shall be placed upon or attached to the Poles by surface of the ground or nearer than eight (8) feet from a ground which might be used as an aid in climbing to reach the	ble to the installation, maintenance, operation and use of the Licensee shall install and properly maintain suitable otect the facilities attached hereunder, and other property by a flow of electricity from the Company's facilities ttachments and other property of the Licensee shall be the right to designate the particular locations at which the in which same shall be supported and maintained. Now the Licensee nearer than either eight (8) feet from the ny existing structure or object above the surface of the
It is recognized by the parties hereto that the primary use facilities of the Company, and that the privilege and licer respects to such primary use by the Company. The Comfacilities attached to the Poles if such damage has been Licensee assumes all liability for and shall save the Compan expense, for injury or damage to persons or property, included associated protective appliances and devices of the Lice	ase hereby granted to the Licensee is subservient in all appany shall be liable for any damage to the Licensee' caused by the sole negligence of the Company. The sy harmless from all claims, demands, rights of action, or ding the employees and property of the Licensee, arising tration, maintenance, use or removal of the said facilities.
The Company may, at any time, for any reason, terminate sa the Licensee in advance of such termination, whereupon the facilities from the Poles. The Company will endeavor, honotice in advance of such termination. The privilege and lie at any time hereafter by removing the attached facilities freasonable notice in advance of the removal of said facilities.	ne Licensee shall promptly remove all of the Licensee' owever, to give the Licensee at least ninety (90) days cense hereby granted may be terminated by the Licensee from the Poles. The Licensee shall give the Company
CONSUMERS ENERGY COMPANY	(Licensee)
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## 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.

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