## Purchase Agreement

This Purchase Agreement (this "<u>Agreement</u>") is dated as of 2/22/2024 between DTE Electric Company ("<u>Company</u>") and Rochester Hills ("<u>Customer</u>").

This Agreement is a "Purchase Agreement" as referenced in the Master Agreement for Municipal Street Lighting dated 2/23/2023 (the "<u>Master Agreement</u>") between Company and Customer. All of the terms of the Master Agreement are incorporated herein by reference. In the event of an inconsistency between this Agreement and the Master Agreement, the terms of this Agreement shall control.

Customer requests Company to furnish, install, operate and maintain street lighting equipment as set forth below:

1. DTE Work Order	70389855		
Number:	If this is a conversion or replacement, indicate the Work Order Number for current installed equipment: NA		
2. Location where Equipment will be installed:	Tienken Rd. and Tienken Ct, as more fully described on the map attached hereto as <u>Attachment 1</u> .		
3. Total number of lights to be installed:	1		
4. Description of Equipment to be installed (the " <u>Equipment</u> "):	Installation of one (1) 35 foot wood utility pole, one (1) span secondary and one (1) 136 watt LED roadway light on a 6 foot arm		
5. Estimated Total Annual Lamp Charges	\$354.09		
6. Estimated Total Annual Post Charges if selected	\$0		
7. Annual Finance Charge if selected	See paragraph 14 below	\$ O	
8. Computation of Contribution in aid of Construction (" <u>CIAC</u> <u>Amount</u> ")	Total estimated construction cost, including labor, materials, and overhead:	\$2,178.17	
	Revenue credit:	\$1,062.26	
	CIAC Amount (cost minus revenue)	\$1,115.90	
	Credit for Post Charge, if selected	\$0	
9. Payment of CIAC Amount:	Due promptly upon execution of this Agreement <b>\$1,115.90</b> 5 years. Upon expiration of the initial term, this Agreement shall continue on a month-to-month basis until terminated by mutual written consent of the parties or by either party with thirty (30) days prior written notice to the other party.		
10. Term of Agreement			
Special Financing Options are available – Please read stipulations			
within agreement and if desired check the	If Post Charge "box" is checked the Customer agrees to following term:		
appropriate box below:	10 years. Upon expiration of the initial term, this Agreement shall continue on a month-to-month basis until terminated by mutual		
Post Charge Option			

Finance Option	written consent of the parties or by either party with thirty (30) days prior written notice to the other party.
11. Does the requested Customer lighting design meet IESNA recommended practices?	(Check One) YES NO If "No", Customer must sign below and acknowledge that the lighting design does not meet IESNA recommended practices
12. Customer Address for Notices:	City of Rochester Hills 1000 Rochester Hills Dr. Rochester Hills, Mi 48309

13. <u>Special Order Material Terms</u>:

All or a portion of the Equipment consists of special order material: (check one) YES NO

If "Yes" is checked, Customer and Company agree to the following additional terms.

A. Customer acknowledges that all or a portion of the Equipment is special order materials ("<u>SOM</u>") and not Company's standard stock. Customer will purchase and stock replacement SOM and spare parts as provided in Section B below. When replacement equipment or spare parts are installed from Customer's inventory, Company will credit Customer in the amount of the then-current material cost of Company standard street lighting equipment in lieu of which the SOM is being used.

B. Customer will maintain an inventory of at least \_\_\_\_\_ posts and \_\_\_\_\_ luminaires and any other materials agreed to by Company and Customer, and will replenish the stock by ordering materials no later than thirty (30) calendar days after the materials are drawn from inventory. Costs of initial inventory are included in this Agreement. If Customer fails to maintain the required inventory, Company, after 30 days' notice to Customer, may (but is not required to) order replacement SOM and Customer will reimburse Company for its costs (including the labor costs associated with Company's management of the supply chain for the SOM) no later than thirty (30) calendar days after receipt of Company's invoice for such costs. Customer's acknowledges that failure to maintain required inventory could result in extended outages due to SOM lead times.

C. The inventory will be stored at \_

Access to Customer's inventory site must be provided between the hours of 9:00 am to 4:00 pm, Monday through Friday with the exceptions of federal Holidays. If Company is unable to access the site during such hours for any reason, Company (i) shall be relieved from any obligation or commitment to complete the work as scheduled, and (ii) may, at its option, procure the inventory itself and have Customer to reimburse Company's costs for doing so. Customer shall name an authorized representative to contact regarding inventory: levels, access, usage, transactions, and provide the following contact information to Company:

Name: \_\_\_\_\_ Title: \_\_\_\_\_

Phone Number:\_\_\_\_\_ Email: \_\_\_\_

Customer will immediately notify Company of any changes in the Authorized Customer Representative. Customer must comply with SOM manufacturer's recommended inventory storage guidelines and practices. Damaged SOM will not be installed by Company.

D. In the event that SOM is damaged by a third party, Company may (but is not required to) pursue a damage claim against such third party for all of Company's costs incurred because of the claim, including all labor and replacement materials. Company will notify Customer as to whether Company will pursue such claim within a reasonable time of the SOM being damaged.

E. In the event that SOM becomes obsolete, discontinued, or incompatible with Company's infrastructure, Customer shall select new alternate SOM that is compatible with Company's then-existing infrastructure. If Customer does not select compatible alternate SOM, Company reserves the right to select compatible SOM that is, in its reasonable judgment, substantially similar, or replace the SOM with standard materials, in either case being entitled to reimbursement from Customer for Company's costs in providing such transition of supply (including internal overhead and labor costs).

F. Should Customer experience, in Company's reasonable judgment, excessive LED equipment failures that are not supported by LED manufacturer warranties, Company will replace the LED equipment with other Company supported Solid State or High Intensity Discharge luminaires at Company's discretion. The full cost to complete these replacements to standard street lighting equipment will be the responsibility of Customer.

## 14. Special Financing Options

A. Post Charge Option:

For new underground-fed installations of 5 lights or more after May 1, 2019, which require investment in excess of three times the annual revenue at the prevailing rate at the time of installation, the customer may elect to pay a post charge for each increment of \$1,000 investment required above three times the annual revenue.

**Effective December 15, 2023** - For each increment of \$1,000 of investment which exceeds three times the annual revenue at the prevailing rate at the time of installation, add to rate per year an additional <u>\$82.56</u>.

B. Finance Charge Option:

As an alternative, where the required contribution exceeds \$10,000, upon agreement of the customer and the Company, the customer will pay an additional annual charge of the Company's weighted average cost of capital (6.92%) times the contribution amount in lieu of the cash contribution.

#### \*\*\*\*\*

Company and Customer have executed this Purchase Agreement as of the date first written above.

Company:	Customer:	
DTE Electric Company	Rochester Hills	
Ву:	Ву:	SIGN HERE
Name:	Name:	
Title:	Title:	
Date:	Date:	_

# Attachment 1 to Purchase Agreement

# Map of Location

