

### CITY of NOVI CITY COUNCIL

Agenda Item D August 8, 2016

**SUBJECT:** Approval of a Street Light Purchase Agreement with The Detroit Edison Company for the installation and ongoing operation costs of street lights within the Ridgeview Villas development on Nick Lidstrom Drive; and approval of an agreement with Toll MI V, a Michigan Limited Liability Company, for street light installation and ongoing operation costs per the City's Street Lighting Policy.

SUBMITTING DEPARTMENT: Department of Public Services, Engineering Division



CITY MANAGER APPROVAL:

EXPENDITURE REQUIRED	\$ 30,794.58 (Installation paid by Developer) \$ 1,789.68 (Annual Operating Costs paid by Developer)
AMOUNT BUDGETED	\$ 151,000 (101-442.00-924.000)
LINE ITEM NUMBER	101-442.00-924.000 (Street Light Operations)

### **BACKGROUND INFORMATION:**

The developer of Ridgeview Villas, Toll MI V, is requesting six decorative street lights along the new pedestrian pathway along Nick Lidstrom Drive as required in the Planned Rezoning Overlay (PRO) agreement. Because the developer is required to provide and operate pedestrian lighting along the pedestrian pathway, the installation costs for the street lights will be the developer's responsibility. The ongoing maintenance and energy costs for the street lights will be paid for by the developer and the Ridgeview Villas Homeowners Association.

Engineering staff worked with Detroit Edison to determine the appropriate locations for the street lights, and to obtain estimated installation and ongoing operation costs. The new street lights will be underground fed single Acorn style LED fixtures on 14' black fiberglass poles.

In order to facilitate installation of the street lights, Detroit Edison Company is requesting approval and execution of the attached Purchase Agreement. The Detroit Edison agreement requires the City to pay the total installation cost of \$30,794.58 and an ongoing annual lamp charge of \$1,789.68 for operation and maintenance of the street light. As with all other street light installations, the City requires payment by the applicant for all reimbursable charges and in turn, the City pays Detroit Edison directly. Therefore, a second agreement between the City and Toll MI V is also provided for consideration to formalize the payment of the installation, which under the City's Street Light Policy requires Toll to pay the total installation cost of \$30,794.58 to the City. The PRO agreement states that the developer and the Ridgeview Villas Homeowners Association will pay for ongoing maintenance and energy costs for the lights along the Lidstrom Drive pedestrian pathway.

The following table summarizes the costs for the requested street lights:

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Installation Costs	\$0	\$30,794.58	\$30,794.58
Annual Operating Costs	\$0	1,789.68	\$1,789.68

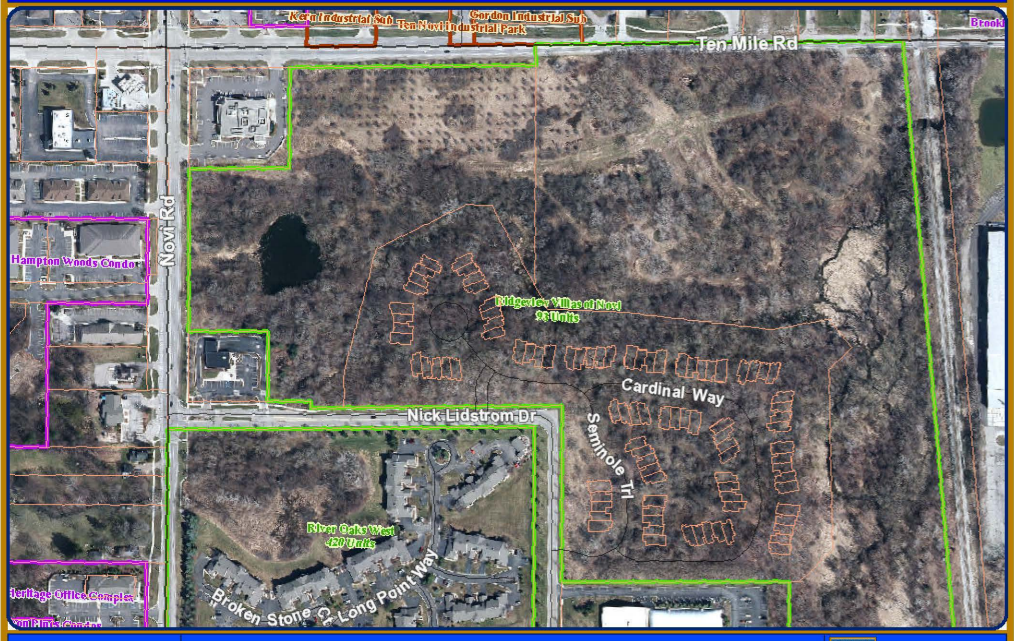
The proposed agreement has been reviewed and recommended for approval by Engineering staff and the City Attorney.

F97 CA A 98898 '57 HCB." Approval of a Street Light Purchase Agreement with The Detroit Edison Company for the installation and ongoing operation costs of street lights within the Ridgeview Villas development on Nick Lidstrom Drive; and approval of an agreement with Toll MI V, a Michigan Limited Liability Company, for street light installation and ongoing operation costs per the City's Street Lighting Policy.

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# Ridgeview Villas



#### MAP INTERPRETATION NOTICE

Mep information depicted is not intended to replace or substitute for any official orphrany source. This reap was intended to meet National Map Accuracy Standards and use the most recent, accurate sources anatiable to the people of the City of Novi. Boundary measurements and area calculations are approximate and official control of the control of th

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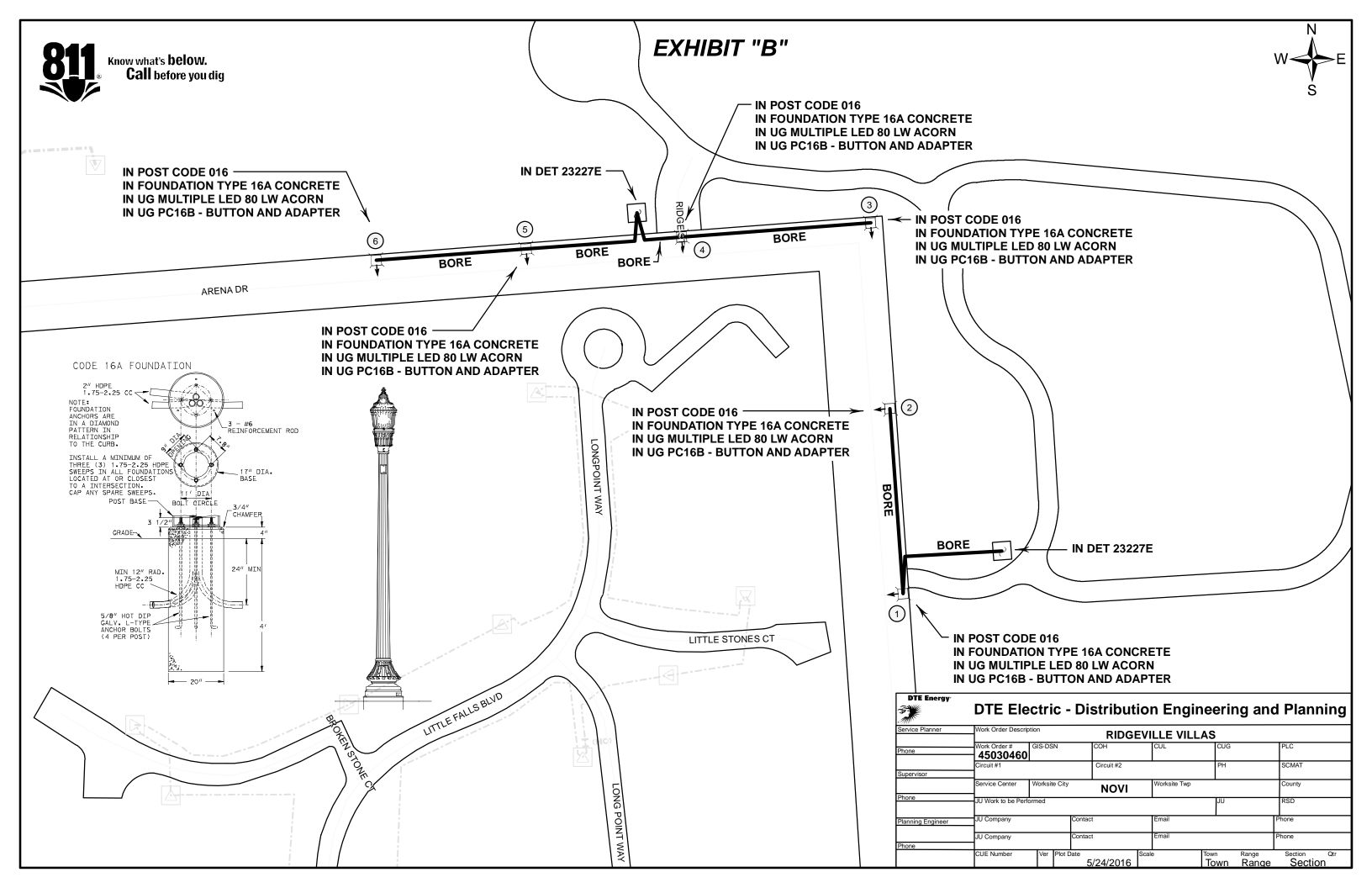


Map Print Date: 7/28/2016



City of Novi

45175 Ten Mile Rd Novi, MI 48375 cityofnovi.org



### **Exhibit A to Master Agreement**

### **Purchase Agreement**

This Purchase Agreement (this "<u>Agreement</u>") is dated as of July 21, 2016 between The Detroit Edison Company ("<u>Company</u>") and City of Novi ("<u>Customer</u>").

This Agreement is a "Purchase Agreement" as referenced in the Master Agreement for Municipal Street Lighting dated March 4, 2013 (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 the Company to furnish, install, operate and maintain street lighting equipment as set forth below:

1. DTE Work Order	45007553		
Number:	If this is a conversion or replacement, indicate the Work Order Number for current installed equipment: N/A		
2. Location where Equipment will be installed:	Ridgeview Villas – along Nick Lidstrom Dr east of Novi Rd, as more fully described on the map attached hereto as <u>Attachment 1</u> .		
3. Total number of lights to be installed:	6		
4. Description of Equipment to be installed (the "Equipment"):	Install (6) stock 80 watt Granville LED acorn fixtur housings mounted on stock black fluted fiberglass posts with concrete foundations.		
5. Estimated Total Annual Lamp Charges	\$1,789.68		
6. Computation of Contribution in aid of	Total estimated construction cost, including labor, materials, and overhead:	\$36,163.62	
Construction ("CIAC	Credit for 3 years of lamp charges:	\$5,369.04	
Amount")	CIAC Amount (cost minus revenue)	\$30,794.58	
7. Payment of CIAC Amount:	Due promptly upon execution of this Agreement		
8. Term of Agreement	5 years. Upon expiration of the initial term, this Accontinue on a month-to-month basis until terminal written consent of the parties or by either party will days prior written notice to the other party.	ed by mutual	
9. 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		
	Signature:		
10. Customer Address for Notices:	City of Novi 26300 Lee Begole Dr Novi, MI 48375		

All or a portion of the Equipment consists of special order material: (check one) TYES	$\boxtimes$ NO
If "Yes" is checked, Customer and Company agree to the following additional terms.	

11. Special Order Material 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. When replacement equipment or spare parts are installed from Customer's inventory, the Company will credit Customer in the amount of the then current material cost of Company standard street lighting equipment.
- B. Customer will maintain an initial inventory of at least  $\underline{0}$  posts and  $\underline{0}$  luminaires and any other materials agreed to by Company and Customer, and will replenish the stock as the same are drawn from inventory. Costs of initial inventory are included in this Agreement. The Customer agrees to work with the Company to adjust inventory levels from time to time to correspond to actual replacement material needs. 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 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 store	ed at
Access to the Customers inventory site n	nust be provided between the hours of 9:00 am to 4:00
pm, Monday through Friday with the exc	ceptions of federal Holidays. Customer shall name an
authorized representative to contact reg	arding inventory: levels, access, usage, transactions,
and provide the following contact informa	tion to the Company:
Name:	Title:
Dhana Numhari	Cmail:
Phone Number:	Email:

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

- D. In the event that SOM is damaged by a third party, the Company may (but is not required to) pursue a damage claim against such third party for collection of all labor and stock replacement value associated with the damage claim. Company will promptly notify Customer as to whether Company will pursue such claim.
- E. In the event that SOM becomes obsolete or no longer manufactured, the Customer will be allowed to select new alternate SOM that is compatible with the Company's existing infrastructure.
  - F. Should the Customer experience excessive LED equipment failures, not supported by LED manufacturer warrantees, the Company will replace the LED equipment with other Company supported Solid State or High Intensity Discharge luminaires at the Company's discretion. The full cost to complete these replacements to standard street lighting equipment will be the responsibility of the Customer.

12. Experimental Emerging Lighting Technology	ogy ("EELT") Terms:			
All or a portion of the Equipment consists of EELT: (check one) XYES NO				
If "Yes" is checked, Customer and Company agree to the following additional terms.				
A. The annual billing lamp charges for the Company are based upon the estimated ene Customer's specific pilot project EELT equipment				
B. Upon the approval of any future MPSC Option I tariff for EELT street lighting equipment, the approved rate schedules will automatically apply for service continuation to the Customer under Option 1 Municipal Street Lighting Rate, as approved by the MPSC. The terms of this paragraph B replace in its entirety Section 7 of the Master Agreement with respect to any EELT equipment purchased under this Agreement.				
*******	******			
Company and Customer have executed twritten above.	his Purchase Agreement as of the date first			
Company:	Customer:			
The Detroit Edison Company	City of Novi			
Ву:	By:			
Name:	Name:			
Title:	Title:			

### Attachment 1 to Purchase Agreement

### **Map of Location**

[To be attached]

00250828



## Treasury Department

45175 Ten Mile Novi, MI 48375

Ph: 248-347-0440 Fx: 248-735-5681

### Paid By

TOLL BROS, INC. 250 GIBRALTAR RD HORSHAM, PA 19044

06/10/2016

### RIDGEVIEW VILLAS OF NOVI

Type	Record	Category	Description	Amount
Permit	PSTL15-008	Engineering	Street Light Escrow	\$ 30,794.58
Permit	PSTL15-008	Admin Fees	Admin Fee Engineering 10	\$ 3,079.46

Total	\$ 33,874.04
Cash	
Check	\$ 33,874.04
Credit	
Transferred	
Tendered	\$ 33,874.04
Change	\$ 0.00
To Overpayment	\$ 0.00

### STATE OF MICHIGAN COUNTY OF OAKLAND CITY OF NOVI

### STREET LIGHTING AGREEMENT FOR NEW SUBDIVISIONS

This Agreement is entered into this \_\_day of \_\_\_\_\_, 20\_\_\_, by and between the CITY OF NOVI, a Michigan municipal corporation, whose address is 45175 W. Ten Mile Road, Novi, Michigan 48375 (the "City"), and TOLL MI V, a Michigan LLC, ("Developer") whose address is 400 RENAISSANCE CTR STE 2170 and the Association created in accordance with the Master Deed for Ridgeview Villas Estates Condominium ("Association").

### RECITATIONS:

The Developer on behalf of the Association created in accordance with the Master Deed for Ridgeview Villas Estates Condominium is the entity designated to administer the affairs of said subdivision at this time.

The Developer has requested the City to assist it in making a certain local public improvement consisting of the installation of 6 street light or lights at Nick Lidstrom Dr , as described and depicted on the attached Exhibit A hereto.

In accordance with the City's Amended Street Light Policy, dated September 24, 2012, the City will contract directly with DTE for the installation and operation of the type and number of poles and fixtures requested by the Association.

For all requests for installation of a single standard street light at a major road entrance, the City will contract with DTE for the installation of the requested street light. The City will pay the non-DTE share of the installation cost and the annual cost of operating the street light, in accordance with the City's policy.

For all requests other than installation of a single standard street light at a major road entrance, including a non-standard decorative street light, the City will contract with DTE for the installation of the requested street light or lights, The Developer/Association shall reimburse the City for the non-DTE share of the installation cost.

For all requests for street lights in addition to a single street light at a major road entrance, the Association shall reimburse the City on an annual basis for ongoing operating costs of the additional street lights.

The Developer on behalf of the Association created in accordance with the Master Deed for Ridgeview Villas Estates Condominium is authorized to execute this Agreement which shall be binding on the Association.

The City has obtained from the Detroit Edison Company ("DTE") an estimate for the installation and annual operation of said streetlight, requiring a charge for installation of the street light(s) of \$30,794.58 and an operating cost for the first year in the amount of \$1,789.68 ("Annual Operating Cost").

The City has agreed to assist the Developer/Association in facilitating the installation and operation of said street light with DTE.

The parties desire to enter into this Agreement to provide for the payment to the City by the Developer/Association of the cost of installation for 6 street lights in the amount of \$30,794.58, and an Annual Operating Cost, in the amount of \$1,789.68 for which the City will be billed by DTE directly, and the Developer/Association shall reimburse the City in accordance with the Street Light Policy.

### NOW, THEREFORE, THE PARTIES AGREE AS FOLLOWS:

- 1. To the extent that DTE may require, the City shall contract with DTE for the installation and operation of the proposed decorative streetlight.
- 2. Upon execution of this Agreement, the Developer/Association shall pay the installation cost of \$30,794.58, or such other amount as DTE shall require for installation of the proposed street light or street lights. This amount shall be paid to the City.
- 3. Upon execution of this Agreement, or when requested by the City, the Association shall pay to the City the amount of \$1,789.68, representing the estimated Annual Operating Cost for the additional streetlights under the Street Light Policy for the first year, plus an administrative fee in the amount of 10%. If the Association fails to pay such costs within thirty (30) days of the Due Date, the City shall have a lien for the amount due and owing, plus interest and penalties, and shall be collected as, and shall be deemed delinquent real property taxes according to the laws made and provided for the collection of delinquent property taxes.
- 4. The parties acknowledge that the payments are based upon estimates of charges imposed by DTE for the lighting service provided, and that the charges imposed by DTE may increase due to unforeseen circumstances and due to the increase of energy costs over time. The Association hereby agrees to pay the Annual Operating Cost as it may be revised due to such increases. The Developer/Association agrees that the Annual Operating Cost shall be a debt to the City from the Association. The Annual Operating Cost shall increase a minimum of \$10.00 per year for each year of the existence of the Agreement.
- 5. The execution of this Agreement by the Developer constitutes affirmative representation of the members of the Board of the Association that he has been granted the power by the by-laws of the Association to act on behalf of the co-owners of the condominium to enter into this Agreement.

- 6. This Agreement contains the entire agreement between the parties, and to statement, promises, or inducement made by either party or agent of either party that is not contained in this written contract shall be valid or binding; and this contract may not be enlarged, modified or altered except in writing signed by both parties and endorsed hereon.
- 7. The term of this Agreement shall be for twenty (20) years, and shall automatically renew for additional five (5) years periods thereafter, until such time as either party shall notify the other in writing of its intent not to renew. Such notice of intent not to renew shall be given not less than one year prior to the expiration of the original and any renewal terms.
- 8. This Agreement shall be binding on all heirs, executors, administrators, successors and assigns of the parties hereto.

IN WITNESS WHEREOF, the parties have executed this agreement the day and year first written above.

[SIGNATURES BEGIN ON THE NEXT PAGE]

### CITY OF NOVI, a Michigan municipal Corporation

By: Robert J. Gatt

Its: Mayor

By: Maryanne Cornelius

Its: Clerk

TOLL MI V, a Michigan LLC, on behalf of the Association created in accordance with the Master Deed for Ridgeview Villas

EstatesCondominium

JOHN POE

By: