NOTICE OF ORDINANCE GRANTING FRANCHISE TO
KENTUCKY UTILITIES COMPANY

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sake purpose; to use any and all such streets, alleys and public grounds while constructing or operating said destric system or work; and to cross any and all streets and streets in districts (for the purpose of construction, maintaining on cetanding such poles, wire said other apparation as may be necessary or convenient for the street customers or facility to another breathers or streets and streets are streets or the memory but for the purpose of the streets of the memory between the streets of the street of the streets of the street o				
in and through this City. Such right to maintain shall include the right to remove anodor tim tests in accordance with the purchaser's customary procedures. If, after any pole or other structure or facility to another location, the City shall pay the cost of making such relocation; coccept that, if the relocation is made accessary due to widening, regarding or reconstruction of autrent or facility to another location, the City shall pay the cost of making such relocation; coccept that, if the relocation is made accessary due to widening, regarding or reconstruction of a sure of the processor. If the control is a such as a such a such as a		•	-	-
structure or facility has once been retended or placed, in exercise of the subnority berein granted, the Beard of Commissioners shall order the removal of said pole, structure or facility to another location. He City shall pay the cost of making such relocation. SECTION 2. The perchaster shall indemnify, and was be hardless the City from any and all themselves, leading the content of the structure of the city of the purchaser of engaging in the City of adjoining territory in the said and districture of the purchaser of engaging in the City of adjoining territory in the said and districture of the purchaser of engaging in the city of the structure of the city of the purchaser of engaging in the city of the city of the city of the purchaser of engaging in the city of the ci				
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Kennecky Public Service Commission. SECTION 7. This franchise and all rights and privileges granted hereunder shall be in full force and effect for a period of twenty (20) years from and after the date when this franchise is granted to the purchaser. SECTION 8. This franchise may be transferred by the purchaser and the word "purchaser" whenever used in this franchise shall include and be taken to mean and apply also to all the successors and assigns of the prechaser. SECTION 9. As additional consideration for the grant of this franchise is in effect shall be computed on the beautiful the corporate limits of the City to customers supplied under residualial and commercial revenue classifications, as now defined in the purchaser's system of accounts and reported to the Kentucky Public Service Commission. The amount payable to the City for each full calendar quanter during which this franchise is in effect shall be computed on the basis of revenues received during such portion of a calendar quanter, and shall be payable to the city for each full calendar quanter at the commencement or termination of the term of this franchise shall be computed on the basis of revenues received during such portion of a calendar quanter, and shall be payable to the comment or the termination of the term of this franchise is the period for which payment is made. If any amount paid purchaser, and the payable more than 60 days after the termination of the quarter which includes the period for which payment is made. If any amount paid purchaser, and the payable of the payable to the full payable under the secure which are subject to refund by purchaser, and the payable of the payment which are subject to refund by purchaser, the City shall pray pay or good and a payable under this section shall be payable on the revenues thereafter is required to be purchaser; and the payment in the payment in the payment is the payment of the payment is an advantage to the payable to the provisions of the franchise are now or heretaffer imposed, the		ectrical energy supplied	I within the City, rates that are reason	able and that are subject to regulation by the
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10/17/2012

PUBLIC SERVICE COMMISSION OF KENTUCKY