	TO	IG FRANCHISE	
•	KENTUCKY UTILITIES COM	MPANY	
	7.00		05
The following is a true and correct copy of an ordi			, 19 <u></u>
Council of <u>CARROLLTON</u> Kentucky Utilities Company.		and defining an electric franchise, the purcha	aser and grantee of which was
Remote Offices Company.		12 0	
02-0705	170%	h. X Holis	
Dated: 02-07-95	(Simples)	City Clerk	
	(Signature)	/ City Clerk	
	CARROLLTON		. Kentucky
	(City)		
	,		
	AN OPEN ANOT		
	AN ORDINANCE	- I DD 0 7 7	
BETT OKDAINED BY THE CITY OF	RROLLTON	CARROLL	, COUNTY, KENTUCKY:
	CKY UTIUTIES COMPANY	, the purchaser and grantee of this franch	
successors, and assigns, hereinafter called the "purchaser," be, maintain and operate in and through this City, a system or wor			
limits of this City, to all areas and parts of this City and the inha			winter of winters the corporate
			nd through this City to persons,
corporations and municipalities beyond the limits thereof, and			
structures, wires and other apparatus necessary or convenient			
within the present and future corporate limits of this City; to h			
said purpose; to use any and all such streets, alleys and public	•		
City for the purpose of constructing, maintaining or extendin		•	
in and through this City. Such right to maintain shall include structure or facility has once been erected or placed, in exercise	_	-	
the City shall pay the cost of making such relocation; except		•	-
was originally crected in public right-of-way and is in public	•		
SECTION 2. The purchaser shall indemnify, and s	- •		-
fee, which the City may legally suffer or incur or which may l			
City by the purchaser, pursuant to the terms of this franchise, made or suit brought against the City for damages alleged to I			
granted, by the purchaser, the City shall immediately notify the	<u>-</u>		
such suit, in the name of the City.			
SECTION 3. The City may not impose upon or ex for the purchaser's engaging in the City or adjoining territory is			
and privileges herein granted including those with respect to			ing in consideration of the rights
SECTION 4. The purchaser shall extend its electric			additional business to be derived
therefrom a reasonable return upon the investment required t			
SECTION 5. The purchaser shall have the right to	o make and enforce reasonable rules and	regulations necessary to the proper conduct of i	its business and protection of its
property. SECTION 6. The purchaser shall have the right t	a charge for electrical energy supplied u	within the City rates that are reasonable and that	t are subject to regulation by the
Kentucky Public Service Commission.	o charge the electrical chergy suffices a	min ine city, mes min are reasonable and arm	are subject to regulation by are
SECTION 7. This franchise and all rights and pri	vileges granted hereunder shall be in full	I force and effect for a period of twenty (20) yea	ars from and after the date when
this franchise is granted to the purchaser.			
SECTION 8. This franchise may be transferred b	y 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 purchaser. SECTION 9. As additional consideration for the g	rent of this franchise, the purchaser will a	now to the City a cum equal to 3% of the grace to	venue received by the muchaser
on and after the date when the grant of this franchise become			
and commercial revenue classifications, as now defined in the			
City for each full calendar quarter during which this franchis	e is in effect shall be computed on the ba	sis of revenues received during such quarter, an	id payment shall be made withir
60 days after close of the quarter, the amount which may be pa		•	
be computed on the basis of revenues received during such po- the period for which payment is made. If any amount paid p			
part on revenues which are subject to refund by purchaser, an			
of the payment made hereunder based upon such revenues req	· ·	•	
or payments otherwise next becoming due hereunder. Shoul	-	· · · · · · · · · · · · · · · · · · ·	-
the amount payable under this section shall be payable only directed that payments such as those to the City above provi-			
to be listed as separate items on such customers' bills. The City			
of the Commonwealth of Kentucky including statutes prescri			
jurisdiction, and could become subject to regulatory jurisdict			
other treatment. If the charging, payment or collection of the			
provisions of this Section 9 shall be deemed separable from the franchise shall continue to be of full force and effect. If t			
permitted to fully recover in its charges to its customers the			
franchise, effective upon the effective date of the law, regula	ation or regulatory order denying such pe	ermission.	
SECTION 10. If the purchaser of this franchise	is the holder of a franchise previously	granted by the City of CARROLLTON	, then, unless the
purchaser, as a part of its bid for this franchise expressly reserved	ves its rights under such prior franchise,	such prior franchise shall be deemed terminated	effective upon the effectiveness
of this franchise.	ale an array on a series of and be after the first and	to attend of this continue on the colline making asseting	n to the highest and had hidden
SECTION 11. It shall be the duty of the City Cle the within franchise at the City Hall on some day to be fixed			
not less than 8 nor more than 21 days before the date of sale			and in making said sale
the City Clerk shall receive no bid for less amount that the total	d expense connected with the making of s		all report these actions bereunde
at a subsequent meeting of this Council. This Council reser			
2			
1 11/11		1/2 0.0	Λ
Derhio 1. Kiles	/	7/1/1/1/ 1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1	<i>T</i> T
ALIEST:	Clerk	William When	TARIFE BRANCH
(Signature) / City	Cicik	(Signature)	こつばご/こつ
•		ואַון	

10/17/2012

PUBLIC SERVICE COMMISSION OF KENTUCKY

KUPSPAROCKERS