NOTICE OF ORDINANCE GRANTING FRANCHISE TO

	KENTUC	KY UTILITIES COMPAN	Y			
of Columbus	opy of an ordinance enacted or	the <u>FIRST</u> day of _	FEBURARY	and areator	9 <u>93</u> , b	by the City Council
Company.	, Kentucky, creatin	ig and defining an electric	tranchise, the purquase	/	of which was	Kentucky Offities
Dated: 2/1/93		Dite	ey More			
		(Signature)	on bus	City Cler	k	, Kentucky
		(City)			8	, Remutay
		. W. OD DDI LVOT				
	111	AN ORDINANCE	Hickman			
BE IT ORDAINED BY THE CITY OF SECTION 1. That Kentucky Utilities		rantee of this franchise, or	its legal representatives	, successors,	, COUNT and assigns, h	ΓY, KENTUCKY: nereinafter called the
"purchaser," be, and is, subject to the conditions City, a system or works for the generation, transi	hereinafter contained, hereby a	thorized and empowered to	o acquire, purchase, cor	struct, maint	ain and operat	e in and through this
parts of this City and the inhabitants thereof, as it	s corporate limits now or herea	fter exist, excepting only th	ose areas or parts inclu	ded within a	franchise heret	tofore granted by the
City to X — X — X — X — X — X — X — X — X — X						
wires and other apparatus necessary or convenies the present and future coporate limits of this City	nt for the operation of said syst	em in, upon, across, under,	and along each and all	of the streets	, alleys and pu	blic grounds, within
purpose; to use any and all such streets, alleys an	d public grounds while constru	cting or operating said elec-	tric system or works; ar	d to cross an	y and all street	ts and streams in this
City for the purpose of constructing, maintaining in and through this City. Such right to maintain sh						
structure or facility has once been erected or plac location, the City shall pay the cost of making su						
and the pole was originally erected in public rigl	nt-of-way and is in public right	-of-way immediately prior	to the relocation, purch	aser will pay	the cost of the	e relocation.
SECTION 2. The purchaser shall inc attorney's fee, which the City may legally suffer						
ground in the City by the purchaser, pursuant to any claim shall be made or suit brought against t						
of any privileges herein granted, by the purchase	er, the City shall immediately r					
defend or assist in defending such suit, in the na SECTION 3. The City may not impose	e upon or exact from the purchas					
for the purchaser's engaging in the City or adjoint rights and privileges herein granted including the				ed for in Sec	tion 9 being in	consideration of the
SECTION 4. The purchaser shall extended therefrom a reasonable return upon the	end its electric light or power li	nes and install additional e		re is assured	to it from addi	tional business to be
SECTION 5. The purchaser shall have			ations necessary to the	proper condu	ict of its busin	ess and protection of
SECTION 6. The purchaser shall hav	e the right to charge for electric	al energy supplied within th	e City, rates that are rea	sonable and	that are subjec	t to regulation by the
Kentucky Public Service Commission. SECTION 7. This franchise and all ri	ahts and privileges granted here	ander shall be in full force	and effect for a period of	fiventy (20)	vears from an	d after the date when
this franchise is granted to the purchaser.						
SECTION 8. This franchise may be to also to all the successors and assigns of the pure		the word "purchaser" when	ever used in this franch	ise shall incl	ide and be take	en to mean and apply
SECTION 9. As additional considerat on and after the date when the grant of this tranch						
and commercial revenue classifications, as now	defined in the purchaser's syst	em of accounts and reporte	d-to the Kentucky Publ	ic Service Co	ommission. Th	e amount payable to
the City for each full calendar year during which and payment shall be made on or prior to Marc	h 1st next following such Dec	ember 31st; the amount wh	ich may be payable to	the City for	a portion of a	calendar year at the
commencement or termination of the term of this than 60 days after the termination of the calendar	franchise shall be computed on year which includes the period	the basis of revenues received	red during such portion	of a calendar	year, and shall	be payable not more
by purchaser, at the time of such payment, to be b	ased in whole or in part on rever	nues which are subject to re	fund by purchaser, and	f any part of	such revenues	thereafter is required
to be refunded by purchaser, the City shall repay made, at purchaser's option, either on demand o	r by credit against the payment	or payments otherwise nex	t becoming due hereun	der. Should a	any license tax	, occupational tax or
any other tax, charge or fee except ad valorem ta of all such taxes, charges or fees. The Public Serv	xes be now or hereafter impose ice Commission of Kentucky h	d, the amount payable unde as directed that payments su	er this section shall be p sich as those to the City a	ayable only t bove provide	o the extent the	at it exceeds the sum recovered as charges
to customers served within the involved franchis	se area, and that such charges a	re to be listed as separate it	ems on such customers	bills. The C	ity recognizes	that the purchaser is
subject to the provisions of statutes heretofore jurisdiction of the Kentucky Public Service Cor	nmission, and to such Commis	ssion's exercise of such jur	isdiction, and could be	come subject	to regulatory	jurisdiction of other
governmental agencies relative, among other su specified in this Section 9 to be payable to the Ci	bjects, to the making of the sai ty should be made unlawful or	d payments and to their rate prohibited by law or regular	e or other treatment. If tion, the provisions of the	the charging, his Section 9	payment or co shall be deeme	ollection of the sums
remainder of the provisions of this Ordinance an making of the said payments shall not be so made	d of the franchise created hereb	y, and such remaining prov	isions of the franchise	hall continue	to be of full fo	orce and effect. If the
purchaser's said payments to the City, provided	for in this Section 9, the purch					
regulation or regulatory order denying such pen SECTION 10. If the purchaser of the	mission. iis franchise is the holder of a	franchise previously grant	ed by the City of	olumb	505	, then, unless the
purchaser, as a part of its bid for this franchise exp of this franchise.	oressly reserves its rights under s	such prior franchise, such pr	ior franchise shall be de	emed termina	ated effective u	pon the effectiveness
SECTION 11. It shall be the duty of t						
the within tranchise at the City Hall on some day not less than 8 nor more than 21 days before the	to be fixed by the City Clerk a date of sale in the following nar	fter advertising the propose ned newspaper:/+/C/k	d ordinance and the time (MAN COUNT)	e and place of	f sale thereof a <i>ETTE</i> _an	at least once on a date d in making said sale
the City Clerk shall receive no bid for less amount hereunder at a subsequent meeting of this Council	ant than the total expense conn	ected with the making of s	aid sale including the c	ost of advert	ising, and shal	I report these actions
/	This coulier leserves the f	A A				
2. n	1 m and		22 12	11	J	
ATTEST: [Signature]	City Clerk	(Sig	nature)		Mayor	
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> PUBLIC SERVICE COMMISSION OF KENTUCKY