

| | 1144 | T | | 10 95 hutha Based |
|--|---|--------------------------|------------------------------|---|
| The following is a true and correct copy of an ordinance enacte of Commissioners ofCity_of Harrodsburg | don the LITh day | | ng an electric franchise | the purchaser and grantee of which |
| was Kentucky Utilities Company. | , Mondon | , creating and defining | ig an electric manerise | , the purchaser and grantee or which |
| . | \mathcal{M} | | | |
| Dated: July 11, 1995 | 7 / ar | gute_ | C. Oaren | |
| | (Signature) |) | City Cler | ng. |
| | Harrods (City) | ourg | | , Kentucky |
| | (City) | | | |
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| | AN ORDINANCE | | | |
| BE IT ORDAINED BY THE CITY OF Harro | | _ , | ercer | , COUNTY, KENTUCKY: |
| SECTION 1. That KENTUCKY UTILITIES successors, and assigns, hereinafter called the "purchaser," be, and is, subj | | | | ranchise, or its legal representatives. wered to acquire, purchase, construct. |
| maintain and operate in and through this City, a system or works for the go | eneration, transmission and | distribution of electri | cal energy from points e | either within or without the corporate |
| limits of this City, to all areas and parts of this City and the inhabitants there heretofore granted by the City to | | | | as or parts included within a franchise om and through this City to persons |
| corporations and municipalities beyond the limits thereof, and for the sale | of same for light, heat, pov | er and other purpose; | and for such purposes | to erect and maintain poles and other |
| structures, wires and other apparatus necessary or convenient for the ope within the present and future corporate limits of this City; to have and hol | | | | |
| said purpose; to use any and all such streets, alleys and public grounds wh City for the purpose of constructing, maintaining or extending such pole | | | | |
| in and through this City. Such right to maintain shall include the right to | | | | |
| structure or facility has once been erected or placed, in exercise of the au to another location, the City shall pay the cost of making such relocation; ex | | | | |
| and the pole was originally erected in public right-of-way and is in publi | ic right-of-way immediately | prior to the relocation | on, purchaser will pay t | he cost of the relocation. |
| SECTION 2. The purchaser shall indemnify, and save harmles fee, which the City may legally suffer or incur or which may be legally of | | | | |
| City by the purchaser, pursuant to the terms of this franchise, or legally r | esulting from the exercise b | y the purchaser of an | y of the privileges here | in granted; and, if any claim shall be |
| made or suit brought against the City for damages alleged to have been su granted, by the purchaser, the City shall immediately notify the purchase | | | | |
| such suit, in the name of the City. SECTION 3. The City may not impose upon or exact from the | | | an afairting animas | on when the murchaser any obligation |
| for the purchaser's engaging in the City or adjoining territory in the sale ar | nd distribution of electrical o | energy, the payments | | |
| and privileges herein granted including those with respect to the streets, SECTION 4. The purchaser shall extend its electric light or po- | | | ver there is assured to it f | rom additional husiness to be derived |
| therefrom a reasonable return upon the investment required to install suc | ch extension. | | | |
| SECTION 5. The purchaser shall have the right to make and property. | enforce reasonable rules an | d regulations necessa | ry to the proper conduc | at of its business and protection of its |
| SECTION 6. The purchaser shall have the right to charge for Kentucky Public Service Commission. | r electrical energy supplied | within the City, rates | that are reasonable and | I that are subject to regulation by the |
| SECTION 7. This franchise and all rights and privileges gran | nted hereunder shall be in fu | ill force and effect for | r a period of twenty (20 |)) years from and after the date wher |
| this franchise is granted to the purchaser. SECTION 8. This franchise may be transferred by the purchaser. | ares and the word "number | and subanasian sead in | this foundhise shall inc | lude and he taken to mean and annih |
| also to all the successors and assigns of the purchaser. | | | | |
| SECTION 9. As additional consideration for the grant of this on and after the date when the grant of this franchise becomes effective, | | | | |
| and commercial revenue classifications, as now defined in the purchaser | s system of accounts and re | ported to the Kentuc | ky Public Service Com | mission. The amount payable to the |
| City for each full calendar quarter during which this franchise is in effect 60 days after close of the quarter, the amount which may be payable to the | | | | |
| be computed on the basis of revenues received during such portion of a ca | dendar quarter, and shall be | payable not more than | n 60 days after the term | ination of the quarter which includes |
| the period for which payment is made. If any amount paid pursuant to the part on revenues which are subject to refund by purchaser, and if any part | | | | |
| of the payment made hereunder based upon such revenues required to be r or payments otherwise next becoming due hereunder. Should any licens | refunded, such repayment to | be made, at purchase | r's option, either on den | nand or by credit against the payment |
| the amount payable under this section shall be payable only to the extent | t that it exceeds the sum of | all such taxes, charge | s or fees. The Public S | ervice Commission of Kentucky has |
| directed that payments such as those to the City above provided for are t to be listed as separate items on such customers' bills. The City recognizes t | | | | |
| of the Commonwealth of Kentucky including statutes prescribing the reg | ulatory jurisdiction of the k | Centucky Public Servi | ice Commission, and to | such Commission's exercise of such |
| jurisdiction, and could become subject to regulatory jurisdiction of other other treatment. If the charging, payment or collection of the sums specif | | | | |
| provisions of this Section 9 shall be deemed separable from the remaind | er of the provisions of this | Ordinance and of the | franchise created hereb | by, and such remaining provisions of |
| the franchise shall continue to be of full force and effect. If the making of permitted to fully recover in its charges to its customers the purchaser's s | | | | |
| franchise, effective upon the effective date of the law, regulation or regu SECTION 10. If the purchaser of this franchise is the hold | latory order denying such | permission. | | |
| purchaser, as a part of its bid for this franchise expressly, reserves its right | | | | |
| of this franchise. SECTION 11. It shall be the duty of the City Clerk, as soon a | as amotiophia after the intro | duction of this ordina | unce to cell at public as | action to the highest and best hidder |
| the within franchise at the City Hall on some day to be fixed by the City | Clerk after advertising the | proposed ordinance a | and the time and place of | of sale thereof at least once on a date |
| not less than 8 nor more than 21 days before the date of sale in the folio the City Clerk shall receive no bid for less amount that the total expense co | owing named newspaper: _onnected with the making of | rne Harro | Odsburg Hers | and in making said sale and shall report these actions hereunde |
| at a subsequent meeting of this Board. This Board reserves the right to | | and out o more and an | / | a state topott assessment and the |
| | | | $\alpha = 11$ | |
| \cdot | | A/M/A | 1 Mint | 4- |
| ATTEST: 4 / argunt F. Carey | | MARK | <u>Ualle</u> | $\mathcal{M}_{\mathcal{L}}$ |
| (Signature) City Clerk | | | (Signature) | TARIFF BXNNCH |
| $\bigcup U$ | | | | SECEIVED |
| * | | | ال | CLOLIVED |
| KUF-17-890-43C | | | | 10/18/2012 |

PUBLIC SERVICE COMMISSION OF KENTUCKY