

KENT	UCKY UTILI	TIES COMPA	NY		
The following is a true and correct copy of an ordinance enacted on			October		, 19 <u>97</u> , by the City
Council of Hartford Kentucky Utilities Company.	, Kentucky	, creating and	d defining an electric f	ranchise, the purcl	naser and grantee of which was
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Dated: 10-23-97	w	Jane	e Cont	un-	
	(Signature)	$\left(\begin{array}{c} \end{array} \right)$		City Clerk	
			Hartford		. Kentucky
	(City)				
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	AN ORDI	NANCE			•
BE IT ORDAINED BY THE CITY OF Hartford		·	Ohio		, COUNTY, KENTUCKY:
SECTION 1. That KENTUCKY UTILITIES CO. successors, and assigns, hereinafter called the "purchaser," be, and is, subject to		s hereinafter o			hise, or its legal representatives, ed to acquire, purchase, construct,
maintain and operate in and through this City, a system or works for the gener limits of this City, to all areas and parts of this City and the inhabitants thereof, a heretofore granted by the City to Kentucky Utilities Comm corporations and municipalities beyond the limits thereof, and for the sale of a structures, wires and other apparatus necessary or convenient for the operatio within the present and future corporate limits of this City; to have and hold, as aid purpose; to use any and all such streets, alleys and public grounds while o City for the purpose of constructing, maintaining or extending such poles, wi in and through this City. Such right to maintain shall include the right to reme structure or facility has once been erected or placed, in exercise of the authority! the City shall pay the cost of making such relocation; except that, if the relocutes was originally erected in public right-of-way and is in public right-of-way in SECTION 2. The purchaser shall indemnify, and save harmless the fee, which the City may legally suffer or incur or which may be legally result made or suit brought against the City for damages alleged to have been sustain granted, by the purchaser, the City shall immediately notify the purchaser in such suit, in the name of the City. SECTION 3. The City may not impose upon or exact from the pur for the purchaser's engaging in the City or adjoining territory in the sale and di and privileges herein granted including those with respect to the streets, allo SECTION 4. The purchaser shall lextend its electric light or power! therefrom a reasonable return upon the investment required to install such ex SECTION 5. The purchaser shall have the right to charge for eleckentucky Public Service Commission. SECTION 7. This franchise and all rights and privileges granted to the purchaser. SECTION 9. As additional consideration for the grant of this franch on and after the date when the grant of this franchise becomes effective, from and commercial revenue classifications, as now defin	as its corporate pany ame for light, I on of said systems by law author constructing oriers and other a over and/or trins and other and attemption of the process of the purchaser any fee interest and public grant gr	limits now or managed to the City Country and the pure and the caupate and the caupate and the caupate and the caupate and all damaged the caupate and the pure and all damaged the caupate and all damaged and the pure and the p	thereafter exist, excepting a context and along earlier and estate, easement all electric system or working be necessary or content and the purchaser with the purchaser with the purchaser with granding, regrading ation, purchaser will parties, judgments, decrees, reason of the use and or purchaser of any of the sion of any street, alley, thaser is hereby given the content whenever there are and effect for a period to the City, uipment whenever there are and effect for a period the commence and effect for a period the city, are and effect for a period to the City a sum equal to the City as a sum equal to the commence and effect for a period to the City as a sum equal to the commence and effect for a period to the commence and effect for a period to the City as a sum equal to the commence and the regressions of statutes he can be refunded by the commence and of the franchiss of the city should be remance and of the franchiss of made unlawful or production. The city of the prior franchise shall be not of this ordinance, to cosed ordinance and the formance and the city of the prior franchise shall be not content and the city of the prior franchise shall be not of this ordinance, to cosed ordinance and the formance and the	gonly those areas of gonly the gonly and from a reach and all of the seach and all of the seach and all of the seach and all of the proper's customary processor and processor and expenses of the releast and expenses of the releast and expenses of public ground or the releast and privileg by kind, or impose used for in Section 9 be a seasonable and the gonly the costs are proper conduct of the reasonable and the gonly t	r parts included within a franchise and through this City to persons, rect and maintain poles and other treets, alleys and public grounds, fights necessary or convenient for and all streets and streams in this per distribution of electric energy edures. If, after any pole or other ture or facility to another location, including a reasonable attorney's rect, alley, or public ground in the granted; and, if any claim shall be exercise of any privileges hereing to defend or assist in defending pon the purchaser any obligation eing in consideration of the rights at are subject to regulation by the ears from and after the date where to maintain and after the date where and be taken to mean and apply evenue received by the purchaser tomers supplied under residentia sision. The amount payable to the find payment shall be made within the of the term of this franchise shall tion of the quarter which include syment, to be based in whole or it is shall repay to purchaser that part dor by credit against the payment and or by credit against the payment as a renacted by the General Assembly ch Commission's exercise of such said payments and to their rate or orchibited by law or regulation, the and such remaining provisions or purchaser at any time shall not bill have an option to terminate this deffective upon the effectiveness on, to the highest and best bidder and in making said sall and
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ATTEST: Manee Combine	·····	_	farl	/ / m	TORTEBRANCH
(Signature) Chy Clerk			- (Sig	gnature)	ECĔĬVFD
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KUF-17-89Q-42C					10/18/2012
•					PUBLIC SERVICE COMMISSION

OF KENTUCKY