NOTICE OF ORDINANCE GRANTING FRANCHISE TO KENTUCKY UTILITIES COMPANY

The following is a true and correct copy of an ordinance enacted of Irvine Kentucky, crea	on the <u>22</u> day of	November	19 93 , by the City Council grantee of which was Kentucky Utilities
company.	\mathcal{D}_{i}	& aa	
Dated: November 22, 1993	Khonlu (Signature)	Dould	City Clork
	Irvine		, Kentucky
	(Ciry)		
	AN ORDINANCE		
BE IT ORDAINED BY THE CITY OF Irvine		Estill	, COUNTY, KENTUCKY:
SECTION 1. That Kentucky Utilities Company, the purchaser and purchaser," be, and is, subject to the conditions hereinafter contained, hereby lity, a system or works for the generation, transmission and distribution of el arts of this City and the inhabitants thereof, as its corporate limits now or here	y authorized and empowered to lectrical energy from points eith reafter exist, excepting only the electric Cooperative Corporation, power and other purpose; as system in, upon, across, under, as authorized, any and all real estate ructing or operating said electrics and other apparatus as may be and/or trim trees in accordance by herein granted, the City Courther relocation is made necessare and the relocation is made necessare and the city from any and all damagnated by reasy immediately prior to the City from any and all damagnated probability resulting from the execto have been sustained by reasy notify the purchaser in writing the same and install additional equal such extension. The reasonable rules and regular rical energy supplied within the ereunder shall be in full force are not the word "purchaser" whenever the purchaser will pay to the electric service rendered within system of accounts and reported shall be computed on the basis to the City for a portion of a call to the city	as legal representatives, such acquire, purchase, construited within or without the consequence of the within or without all of the stee, easements, water and on the easements, water and to be necessary or convenient for within the purchaser's customed shall order the removal ry due to widening, regradion the relocation, purchaser ages, judgments, decrees, for or by reason of the use a consequence of the occupation of any githereof, and the purchaser of a son of the occupation of any githereof, and the purchaser of the payments provided for the payment whenever there is a tions necessary to the proper city, rates that are reasonated effect for a period of two ever used in this franchise second of the corporate limits of the corporate limits of the corporate limits of the corporate of revenues received duritiendar quarter at the committed the committed of the corporate received duritiendar quarter at the committed of the corporate limits of the corpo	cessors, and assigns, hereinafter called the ct, maintain and operate in and through this corporate limits of this City, to all areas and within a franchise heretofore granted by the h this City to persons, corporations and ct and maintain poles and other structures, it is streets, alleys and public grounds, within other rights necessary or convenient for said cross any and all streets and streams in this for the proper distribution of electric energy omary procedures. If, after any pole or other of said pole, structure or facility to another ing or reconstruction of a street or highway will pay the cost of the relocation. costs and expenses, including a reasonable and occupation of any street, alley, or public any of the privileges herein granted; and, if y street, alley, or public ground or exercise er is hereby given the right and privilege to primpose upon the purchaser any obligation, or in Section 9 being in consideration of the assured to it from additional business to be ser conduct of its business and protection of able and that are subject to regulation by the enty (20) years from and after the date when thall include and be taken to mean and apply the gross revenue received by the purchaser. City to customers supplied under residential ervice Commission. The amount payable to any such quarter, and payment shall be made encement or termination of the term of this
which includes the period for which payment is made. If any amount paid pursult whole or in part on revenues which are subject to refund by purchaser, and purchaser that part of the payment made hereunder based upon such reven by credit against the payment or payments otherwise next becoming due hereuse now or hereafter imposed, the amount payable under this section shall be payments of Kentucky has directed that payments such as those to the City	suant to the provisions of this So d if any part of such revenues the nues required to be refunded, su under. Should any license tax, o payable only to the extent that it	ection 9 is stated by purcha hereafter is required to be uch repayment to be made, occupational tax or any other texceeds the sum of all suc	ser, at the time of such payment, to be based refunded by purchaser, the City shall repay, at purchaser's option, either on demand or er tax, charge or fee except ad valorem taxes th taxes, charges or fees. The Public Service
area, and that such charges are to be listed as separate items on such custome tercafter enacted by the General Assembly of the Commonwealth of Kentucky and to such Commission's exercise of such jurisdiction, and could become sun haking of the said payments and to their rate or other treatment. If the charge ande unlawful or prohibited by law or regulation, the provisions of this Section areated hereby, and such remaining provisions of the franchise shall continu prohibited, but if the purchaser at any time shall not be permitted to fully recove, the purchaser shall have an option to terminate this franchise, effective up SECTION 10. If the purchaser of this franchise is the holder of purchaser, as a part of its bid for this franchise expressly reserves its rights under the purchaser, as a part of its bid for this franchise expressly reserves its rights under the purchaser.	ers' bills. The City recognizes a y including statutes prescribing to pubject to regulatory jurisdiction ing, payment or collection of the 19 shall be deemed separable from the to be of full force and effect, wer in its charges to its customer, toon the effective date of the law fa franchise previously granted	that the purchaser is subject the regulatory jurisdiction of the of other governmental age the sums specified in this So om the remainder of the prov. If the making of the said is the purchaser's said paymen, regulatory to by the City of	et to the provisions of statutes heretofore or of the Kentucky Public Service Commission, encies relative, among other subjects, to the ection 9 to be payable to the City should be visions of this Ordinance and of the franchise payments shall not be so made unlawful or nents to the City, provided for in this Section order denying such permission.
of this franchise. SECTION 11. It shall be the duty of the City Clerk, as soon as practice within franchise at the City Hall on some day to be fixed by the City Clerk not less than 8 nor more than 21 days before the date of sale in the following reference the City Clerk shall receive no bid for less amount than the total expense contenued at a subsequent meeting of this Council. This Council reserves the	t after advertising the proposed named newspaper: Citize1 omected with the making of sain	ordinance and the time and ns Voice and T:	d place of sale thereof at least once on a date Imes and in making said sale
Dh. a h.a.	<i>I</i> (1 ////	a)
ATTEST: Knorde Sould (Signature) City Clerk	. U.C), Willie ature)	ams
((Sign	au.16)	TARIFF BRANCH

KUF-17-89Q-42C

10/18/2012

PUBLIC SERVICE COMMISSION OF KENTUCKY