## NOTICE OF ORDINANCE GRANTING FRANCHISE TO KENTUCKY UTILITIES COMPANY

The fol	lowing is a true and correct copy of	f an ordinance enacte	ed on the	2th day of _	November		92 , by the City Council
of June Company.	ction City	, Kentucky, cr	eating and det	fining an electric	franchise, the pu	rchaser and grantee of	of which was Kentucky Utilities
Company.	November, 1992		SH	1/1/1	August +	,	
Dated:			Merce	(Signature)	usu ou	City Clerk	
			Jun	ction Cit	у		, Kentucky
				(City)			#
			AN ORDI	NANCE			
DE IT	ODD A INITED BY THE OTHER OF	Juncti	on City		Boyle		, COUNTY, KENTUCKY:
SECTI	ORDAINED BY THE CITY OF _ ON 1. That Kentucky Utilities Com	pany, the purchaser a	and grantee of		its legal represen		nd assigns, hereinafter called the
	nd is, subject to the conditions herei works for the generation, transmissi						
parts of this City a	nd the inhabitants thereof, as its cor	porate limits now or h	nereafter exist,	excepting only t	hose areas or part	s included within a fra	anchise heretofore granted by the
municipalities bey	ond the limits thereof, and for the s	ale of same for light,	heat, power as	nd other purpose	and for such pur	poses to erect and ma	intain poles and other structures,
	paratus necessary or convenient for ure coporate limits of this City; to h						
purpose; to use an	y and all such streets, alleys and pul e of constructing, maintaining or ex	olic grounds while con	astructing or o	perating said ele	ctric system or wo	orks; and to cross any	and all streets and streams in this
in and through this	City. Such right to maintain shall in	clude the right to reme	ove and/or trim	trees in accorda	nce with the purch	naser's customary pro-	cedures. If, after any pole or other
	has once been erected or placed, in shall pay the cost of making such re						
and the pole was o	riginally erected in public right-of-	way and is in public	right-of-way is	mmediately prior	r to the relocation	, purchaser will pay t	he cost of the relocation.
	ON 2. The purchaser shall indemn ich the City may legally suffer or in-				0		[ : : ] - [
	by the purchaser, pursuant to the to made or suit brought against the C						
of any privileges h	nerein granted, by the purchaser, the defending such suit, in the name o	City shall immediate	ely notify the	purchaser in writ	ing thereof, and t	he purchaser is hereb	y given the right and privilege to
SECTI	ON 3. The City may not impose upo	or exact from the put	rchaser any fee	, compensation o	or remuneration of	any kind, or impose u	pon the purchaser any obligation,
rights and privileg	engaging in the City or adjoining t es herein granted including those v	erritory in the sale and the street to the s	d distribution of ets, alleys and	of electrical ener public grounds	gy, the payments within the City.	provided for in Section	on 9 being in consideration of the
SECTI	ON 4. The purchaser shall extend it a reasonable return upon the inves	s electric light or pov	ver lines and ir	stall additional	equipment whene	ver there is assured to	it from additional business to be
SECTI	ON 5. The purchaser shall have the	right to make and en	force reasonab	ole rules and regu	lations necessary	to the proper conduct	t of its business and protection of
its property. SECTI	ON 6. The purchaser shall have the	right to charge for elc	carical energy	supplied within t	he City, rates that	are reasonable and th	at are subject to regulation by the
Kentucky Public S	Service Commission. ON 7. This franchise and all rights a						
this franchise is gr	anted to the purchaser.						
also to all the succ	ON 8. This franchise may be transferessors and assigns of the purchases						
SECTI on and after the da	ON 9. As additional consideration for the when the grant of this franchise by	r the grant of this fran	chise, the purc	haser will pay to	the City a sum equ	nal to 3% of the gross re	evenue received by the purchaser,
and commercial re	venue classifications, as now defin	ed in the purchaser's	system of acc	ounts and reporte	ed to the Kentuck	y Public Service Com	mission. The amount payable to
within 60 days after	ull calendar quarter during which the er close of the quarter; the amount	which may be payable	to the City fo	r a portion of a c	alendar quarter a	t the commencement	or termination of the term of this
franchise shall be o	computed on the basis of revenues re period for which payment is made.	ceived during such po	rtion of a caler	dar quarter, and	shall be payable n	ot more than 60 days a	after the termination of the quarter
in whole or in part	on revenues which are subject to r	efund by purchaser, a	nd if any part	of such revenues	thereafter is requ	uired to be refunded b	by purchaser, the City shall repay
by credit against th	art of the payment made hereunder the payment or payments otherwise n	based upon such reve ext becoming due her	enues required eunder. Shoul	l to be refunded, d any license tax	such repayment to occupational tax	o be made, at purchas or any other tax, char	ser's option, either on demand or ge or fee except ad valorem taxes
be now or hercafte	r imposed, the amount payable und	er this section shall be	payable only	to the extent that	it excee as the sur	m of all such taxes, ch	arges or fees. The Public Service
area, and that such	ntucky has directed that payments a charges are to be listed as separate	items on such custor	ners' bills. Th	e City recognize	s that the purchas	er is subject to the pr	ovisions of statutes heretofore or
hereafter enacted b and to such Comm	y the General Assembly of the Com- ission's exercise of such jurisdiction	nonwealth of Kentuch	ky including st	atutes prescribing	g the regulatory ju	risdiction of the Kentu	acky Public Service Commission,
making of the said	payments and to their rate or other	treatment. If the char	rging, paymen	t or collection of	ne sums specifie	ed in this Section 9 to	be payable to the City should be
created hereby, an	prohibited by law or regulation, the p d such remaining provisions of the	rovisions of this Section franchise shall contin	on 9 shall be de nue to be of fu	emed separable! Il force and effe	rom the remainde	r of the provisions of the of the said payments:	his Ordinance and of the franchise shall not be so made unlawful or
prohibited, but if the	ne purchaser at any time shall not be nall have an option to terminate this	permitted to fully reco	over in its char	ges to its custom	ers the purchaser'	s said payments to the	City, provided for in this Section
SECTI	ON 10. If the purchaser of this fra	nchise is the holder	of a franchise	previously gran	ted by the City o	f Junction	City then, unless the
of this franchise.	of its bid for this franchise expressly	reserves its rights un	der such prior i	franchise, such p	rior franchise shal	l be deemed terminate	d effective upon the effectiveness
SECTI the within franchis	ON 11. It shall be the duty of the Ci- e at the City Hall on some day to be	y Clerk, as soon as pr	acticable after	the introduction	of this ordinance	to sell at public auction	on, to the highest and best bidder,
not less than 8 nor	more than 21 days before the date of	f sale in the following	named news	paper: Dar	wille Adv	ocate Messe	nger and in making said salc
hereunder at a sub	ll receive no bid for less amount the sequent meeting of this Council. To	an the total expense on his Council reserves t	he right to rej	the making of sect any and all bi	ds.	g the cost of advertising	ng, and shall report these actions
1	1,				1		
ATTEST:	tillea lenevast	1		18 7	1	5	. 1.
ATTEST. JUL	(Signature)	City Clerk	_	(Sig	gnature)		Mayor
							TARIFF BRANCH
KUF-17-89Q-420	:					IR	ECEIVED
							10/18/2012
							10/10/2012

PUBLIC SERVICE COMMISSION OF KENTUCKY