NOTICE OF ORDINANCE GRANTING FRANCHISE TO KENTUCKY UTILITIES COMPANY

The following is a true and correct copy of an ordinance enacted Commissioners of Miler Ry	on the 3 day o	f MAY defining an electric franchise,	19 93, by the Board of the purchaser and grantee of which was
Kentucky Utilities Company.	0		
Dated: <u>MAY 3 1993</u>	(Signature)	James	City Clerk
	MCA	enry	, Kentucky
•	(City)		
	AN ORDINANCE		
BE IT ORDAINED BY THE CITY OF	lenry.	ohio	, COUNTY, KENTUCKY:
"purchaser," be, and is, subject to the conditions hereinafter contained, hereby City, a system or works for the generation, transmission and distribution of el parts of this City and the inhabitants thereof, as its corporate limits now or here in the city of the conditions hereinafter contained, hereby City, a system or works for the generation, transmission and distribution of el parts of this City and the inhabitants thereof, as its corporate limits now or here City to Kenjucky Willings (Company XXXXXXX) municipalities beyond the limits thereof, and for the sale of same for light, he wires and other apparatus necessary or convenient for the operation of said sy the present and future coporate limits of this City; to have and hold, as by law a purpose; to use any and all such streets, alleys and public grounds while constructing for the purpose of constructing, maintaining or extending such poles, wire in and through this City. Such right to maintain shall include the right to remove structure or facility has once been erected or placed, in exercise of the authority to another location, the City shall pay the cost of making such relocation; exe or highway and the pole was originally erected in public right-of-way and is in SECTION 2. The purchaser shall indemnify, and save harmless that one of the City by the purchaser, pursuant to the terms of this franchise, or any claim shall be made or suit brought against the City for damages alleged to of any privileges herein granted, by the purchaser, the City shall immediately defend or assist in defending such suit, in the name of the City. SECTION 3. The City may not impose upon or exact from the purch for the purchaser's engaging in the City or adjoining territory in the sale and drights and privileges herein granted including those with respect to the streets SECTION 4. The purchaser shall have the right to charge for electric specific property. SECTION 5. The purchaser shall have the right to charge for electric sproperty. SECTION 8. This franchise and all ri	grantee of this franchise, authorized and empowers extrical energy from point after exist, excepting only the control of the purposite of the control of the	ed to acquire, purchase, construst either within or without the y those areas or parts included to the without and from and through the without and from and through the without and from and through the without and all of the lestate, easements, water and lectric system or works; and to any be necessary or convenient dance with the purchaser's cust of Commissioners shall order is made necessary due to wide diately prior to the relocation, damages, judgments, decrees, ity for or by reason of the use at the exercise by the purchaser of reason of the occupation of arriting thereof, and the purchase of the remuneration of any kind, the payments provided find the within the City. I equipment whenever there is gulations necessary to the property of the City, rates that are reason the City, rates that are reason the City, rates that are reason the City as sum equal to 3% of thin the corporate limits of the red to the Kentucky Public Sentence of the corporate limits of the red to the Kentucky Public Sentence in the corporate limits of the red to the Kentucky Public Sentence in the corporate limits of the red to the Kentucky Public Sentence in the corporate limits of the red to the Kentucky Public Sentence in the corporate limits of the red to the Kentucky Public Sentence in the corporate limits of the red to the Kentucky Public Sentence in the corporate	uct, maintain and operate in and through this corporate limits of this City, to all areas and within a franchise heretofore granted by the gh this City to persons, corporations and rect and maintain poles and other structures, he streets, alleys and public grounds, within other rights necessary or convenient for said to cross any and all streets and streams in this for the proper distribution of electric energy tomary procedures. If, after any pole or other the removal of said pole, structure or facility ming, regrading or reconstruction of a street purchaser 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 my street, alley, or public ground or exercise are is hereby given the right and privilege to or impose upon the purchaser any obligation, for in Section 9 being in consideration of the section of the sustened to it from additional business to be per conduct of its business and protection of the lenty (20) years from and after the date when shall 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
the City for each full calendar year during which this franchise is in effect shall and payment shall be made on or prior to March 1st next following such De commencement or termination of the term of this franchise shall be computed of than 60 days after the termination of the calendar year which includes the period by purchaser, at the time of such payment, to be based in whole or in part on revito be refunded by purchaser; the City shall repay to purchaser that part of the made, at purchaser's option, either on demand or by credit against the payment any other tax, charge or fee except ad valorem taxes be now or hereafter imposof all such taxes, charges or fees. The Public Service Commission of Kentucky to customers served within the involved franchise area, and that such charges subject to the provisions of statutes heretofore or hereafter enacted by the Going jurisdiction of the Kentucky Public Service Commission, and to such Commisgovernmental agencies relative, among other subjects, to the making of the sas specified in this Section 9 to be payable to the City should be made unlawful or remainder of the provisions of this Ordinance and of the franchise created here making of the said payments shall not be so made unlawful or prohibited, but in purchaser's said payments to the City, provided for in this Section 9, the purchaser's said payments to the City, provided for in this Section 9, the purchaser's said payments of the City provided for in this Section 9, the purchaser, as a part of its bid for this franchise expressly reserves its rights under of this franchise. SECTION 10. If the purchaser of this franchise is the holder of a purchaser, as a part of its bid for this franchise expressly reserves its rights under of this franchise at the City Hall on some day to be fixed by the City Clerk and the City Clerk shall receive no bid for less amount than the total expense combercunder at a subsequent meeting of this Board of Commissioners. This Board City Clerk	tember 31st; the amount of the basis of revenues recommend to the basis of revenues recommend to the basis of revenues recommend to the basis of revenued to payment made hereunder to repayments otherwise read, the amount payable units as directed that payments are to be listed as separate neral Assembly of the Cossion's exercise of such jid payments and to their reprohibited by law or reguly, and such remaining profession the purchaser at any time haser shall have an option franchise previously grasuch prior franchise, such coable after the introduction fiter advertising the propoper med newspaper:	which may be payable to the eived during such portion of a de. If any amount paid pursuar refund by purchaser, and if any based upon such revenues request becoming due hereunder. It is section shall be payable such as those to the City above items on such customers' bill formmonwealth of Kentucky ir urisdiction, and could become ate or other treatment. If the clation, the provisions of this Sovisions of the franchise shall e shall not be permitted to full in to terminate this franchise, controlled by the City of	City for a portion of a calendar year at the calendar year, and shall be payable not more not to the provisions of this Section 9 is stated y part of such revenues thereafter is required upired to be refunded, such repayment to be Should any license tax, occupational tax or ole only to the extent that it exceeds the sum e provided for are to be recovered as charges is. The City recognizes that the purchaser is including statutes prescribing the regulatory e subject to regulatory jurisdiction of other charging, payment or collection of the sums ection 9 shall be deemed separable from the continue to be of full force and effect. If the lay recover in its charges to its customers the effective upon the effective date of the law, then, unless the diterminated effective upon the effectiveness ublic auction, to the highest and best bidder, diplace of sale thereof at least once on a date of advertising, and shall report these actions

10/18/2012 PUBLIC SERVICE COMMISSION OF KENTUCKY