

•		KENTUCK	Y UTILITIES CON	MPANY			
The followin	g is a true and correct copy of a	an andinance enacted on the	6th day o	f June		,1994,1	by the City
Council of Munfo	rdville	TO O BELLEVICE CHILCRES OF ALIO	Kentucky, creating	and defining an electri	c franchise, the	purchaser and grantee of v	which was
Kentucky Utilities Comp	any.						
,	17.101		10.1	\sim	Dana (C 4	
Dated: 6	/6/94		- Hele	Dema	Rita		
		(Si _j	gnature)		City Cl	3NK	
			Munfordvi	lle		•	Kentucky
		(Ci	ty)			•	
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		,	N ORDINANCE				
			IN ORDINANCE				
	AINED BY THE CITY OF				Hart	, COUNTY, KEN	TUCKY:
SECTION 1.	That <u>K</u> hereinafter called the "purchase	ENTUCKY UTILITIES COMPA				franchise, or its legal repre-	
maintain and operate in a	and through this City, a system	or works for the generation,	transmission and d	istribution of electrical er	ergy from point	s either within or without the	e corporate
limits of this City, to all a	reas and parts of this City and th	he inhabitants thereof, as its o	corporate limits nov	orhereafter exist, except	ing only those ar	eas or parts included within :	a franchise
heretofore granted by the	e City to	rarmers				rom and through this City t s to erect and maintain poles	
structures, wires and oth	er apparatus necessary or conv	renient for the operation of s	said system in, upor	i, across, under, and alon	g each and all of	the streets, alleys and publi	ic grounds.
	ture corporate limits of this Cit						
	and all such streets, alleys and p onstructing, maintaining or ex						
in and through this City.	Such right to maintain shall in	nclude the right to remove ar	nd/or trim trees in a	ccordance with the purch	aser's customary	procedures. If, after any po	ole or other
structure or facility has or	nce been erected or placed, in ex	ercise of the authority hereir	granted, the City C	ouncil shall order the rem	oval of said pole,	structure or facility to anothe	r location,
	st of making such relocation; e public right-of-way and is in						ra me bore
	The purchaser shall indemnify						e attorney's
	legally suffer or incur or which						
	arsuant to the terms of this fran inst the City for damages alleg		•	•		•	
granted, by the purchase	r, the City shall immediately n						
such suit, in the name of	the City. The City may not impose upor	n or exact from the number	erany fee compens	ation or remuneration of	any kind or imp	ase man the purchaser any .	obligation
	ing in the City or adjoining ten						
	inted including those with resp						
	The purchaser shall extend its of eturn upon the investment requ	• •		l equipment whenever the	ere is assured to it	from additional business to	De denved
	The purchaser shall have the			regulations necessary to	the proper condu	ct of its business and protec	ction of its
property.	The assertance of all boson at a	-1-1-4 a		Tall to all a City and a short		الماليين مو فوم الماليين مسر وم الوالي	etan bareba
Kentucky Public Service	The purchaser shall have the Commission.	ngni to charge for electrica	i energy supplied w	nthin the City, rates that:	are reasonable ar	d that are subject to regular	non by use
	This franchise and all rights a	and privileges granted hereu	nder shall be in full	force and effect for a pe	riod of twenty (2	0) years from and after the	date when
this franchise is granted							
	This franchise may be transfe and assigns of the purchaser.		ne word "purchaser	whenever used in this i	ranchise shall in	clude and be taken to mean	and apply
SECTION 9.	As additional consideration for	or the grant of this franchise,					
	en the grant of this franchise be						
	classifications, as now define ar quarter during which this fra						
•	quarter; the amount which may		•				
	of revenues received during s						
	ment is made. If any amount pre subject to refund by purchas						
	cunder based upon such revenu						
or payments otherwise n	ext becoming due hereunder.	Should any license tax, occ	upational tax or any	other tax, charge or fee	except ad valore	m taxes be now or hereafter	r imposed,
	er this section shall be payable such as those to the City above						
	ms on such customers' bills. The						
	Kentucky including statutes p						
	ecome subject to regulatory jur parging, payment or collection						
	n 9 shall be deemed separable						
	ue to be of full force and effec	_					
	r in its charges to its customer the effective date of the law,				9, the purchaser	shall have an option to term	ninate this
SECTION 10). If the purchaser of this fram	nchise is the holder of a fra	anchise previously	granted by the City of	Munfordv:	ille then,	unless the
purchaser, as a part of its	bid for this franchise expressly	y reserves its rights under su	ch prior franchise, s	such prior franchise shall	be deemed termi	nated effective upon the eff-	ectiveness
of this franchise.	. It shall be the duty of the Cit	turClerk as each as practice	ble after the introdu	action of this ardinance	o cell at public a	nation to the highest and h	ect hidder
	e City Hall on some day to be						
not less than 8 nor more	than 21 days before the date	of sale in the following nan	ned newspaper:	Hart Co. News	Herald	and in making	g said sale
	ve no bid for less amount that the of this Council. This Council			aid sale including the cost	of advertising, a	nd shall report these actions	hereunder
n a suoscipioni meemb	or and Council. This Council	reserves the tight to reject	any and an olus.		\mathcal{O}		
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1				(1/ D)	Main	~ ,	
ATTEST:	Dema	Rita Sims		Shaw!	Lay.	Charles Hays	
(S	ignature)	City Clerk		(S	ignature)	TARI PP B RANC	CH
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FYW0 10 000 100						40/40/004	^
CUF-17-89Q-42C						10/18/2012	2

PUBLIC SERVICE COMMISSION OF KENTUCKY