

NOTICE OF ORDINANCE GRANTING FRANCHISE	11. per
TO	
KENTUCKY UTILITIES COMPANY	

rchaser, as a part of its bid for this franchise expressly reserves its rights under such prior franchise, such prior franchise shall be deemed terminated effective upon the effectiventhis franchise.  SECTION 11. It shall be the duty of the City Clerk, as soon as practicable after the introduction of this ordinance, to sell at public auction, to the highest and best bidd a within franchise at the City Hall on some day to be fixed by the City Clerk after advertising the proposed ordinance and the time and place of sale thereof at least once on a description.		11011 1141011	d on the 11th day of		,19 94 , by the Board
Signature)  City Clerk  NEW HAVEN  AN ORDINANCE  NEIT ORDANIED BY THE CITY OF NEW HAVEN  AN ORDINANCE  NEIT ORDANIED BY THE CITY OF NEW HAVEN  SECTION 1. That STRUCKY LITHLINGS COMPANY  SECTION 1. That STRUCKY LITHLINGS COMPANY  SECTION 3. That STRUCKY LITHLINGS COMPANY  SECTION 3. That STRUCKY LITHLINGS COMPANY  SECTION 4. That I shall be a security of the securi			, Kentucky, crea	iting and detining an electric tra	nchise, the purchaser and grantee of which
Signature)  City Clerk  NEW HAVEN  AN ORDINANCE  NEIT ORDANIED BY THE CITY OF NEW HAVEN  AN ORDINANCE  NEIT ORDANIED BY THE CITY OF NEW HAVEN  SECTION 1. That STRUCKY LITHLINGS COMPANY  SECTION 1. That STRUCKY LITHLINGS COMPANY  SECTION 3. That STRUCKY LITHLINGS COMPANY  SECTION 3. That STRUCKY LITHLINGS COMPANY  SECTION 4. That I shall be a security of the securi			<b>.</b>		m.
AN ORDINANCE  RETFORDANNED BY THE CITY OF NEW HAVET No. 18 pour house and granter of this framehole, or its stepl representative contents of the product of	Dated:	6/11/94	(Signature)		tv Clerk
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excessor, and assigns, hereinafter called the "purchaser," be, and is, subject to the conditions bereinafter contained, hereby suthorized and empowered to acquire, purchase, construct assign and operate in and through this (17), a system or work for the generation, incumanisates and attributions of electrical energy from points of which or without the components of this (15), to all arms and parts of this City and the inhabitants thereof, at it compresses, the control of the components of the			AN ORDINANCE		
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intain and operate in and through this City, a system or works for the generation, transmission and distribution of electrical energy from points either whithin or without the copporate in the city to great the chief within a franchis toology granted by the City to _XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	SECTION 1.	That KENTUCKY UTILITIES	COMPANY	, the purchaser and grantee of	this franchise, or its legal representatives.
	etofore granted by the porations and municipal curres, wires and other hin the present and fund purpose; to use any ary for the purpose of cound through this City. Sucture or facility has or mother location, the Cit I the pole was originall SECTION 2. Which the City may be yellow the purchaser, pur de or suit brought again need, by the purchaser, the suit, in the name of a SECTION 3. The purchaser's engaging privileges herein granted section a reasonable resection 5. Section 5. Section 5.	City to XXXXXXXXXXXXXXXXXXXAXA  alities beyond the limits thereof, and for the sale r apparatus necessary or convenient for the ope are corporate limits of this City; to have and hol and all such streets, alleys and public grounds wh anstructing, maintaining or extending such pole Such right to maintain shall include the right to are been erected or placed, in exercise of the au y shall pay the cost of making such relocation; ex y erected in public right-of-way and is in public fibe purchaser shall indemnify, and save hamles regally suffer or incur or which may be legally of susuant to the terms of this franchise, or legally of sust the City for damages alleged to have been so the City shall immediately notify the purchase the City.  The City may not impose upon or exact from th ng in the City or adjoining territory in the sale an ited including those with respect to the streets, The purchaser shall extend its electric light or po turn upon the investment required to install such	XXXXXXXXXX Rural Elector of same for light, heat, power an aration of said system in, upon, acid, as by law authorized, any and table constructing or operating said is, wires and other apparatus as memove and/or trim trees in according the first particular of the relocation is made in right-of-way immediately priors the first prior any and all damages that first prior the exercise by the ustained by reason of the occupator in writing thereof, and the pure alleys and public grounds within over lines and install additional equipment of the extension.	ectric Cooperative Corporation, d other purpose; and for such purpose; and along each and all real estate, easements, water a electric system or works; and to may be necessary or convenient france with the purchaser's custo of Commissioners shall order the necessary due to widening, regrant to the relocation, purchaser will establish the purchaser of the use and occupation purchaser of any of the privilegion of any street, alley, or public haser is hereby given the right and or remuneration of any kind, oy, the payments provided for in Salte City.	and from and through this City to persons rposes to erect and maintain poles and other all of the streets, alleys and public grounds and other rights necessary or convenient for cross any and all streets and streams in this or the proper distribution of electric energy mary procedures. If, after any pole or other the removal of said pole, structure or facility adding or reconstruction of a street or highway all pay the cost of the relocation. If expenses, including a reasonable attorney in of any street, alley, or public ground in the ses herein granted; and, if any claim shall be ground or exercise of any privileges herein diprivilege to defend or assist in defending the impose upon the purchaser any obligation Section 9 being in consideration of the right and to it from additional business to be derived
initional ( Pages)	ntucky Public Service SECTION 7. s franchise is granted to SECTION 8. o to all the successors SECTION 9. and after the date when defended the successors SECTION 9. and after the date when defended the successors section of the date when defended the successors defended the successors section of the date when defended the payre to on revenues which at the payment made here payments otherwise and extended that payments so the listed as separate iter the Commonwealth of insidiction, and could be deretteatment. If the ch ovisions of this Section er franchise shall contin mitted to fully recove unchise, effective upon SECTION 10 orchaser, as a part of its this franchise.  SECTION 11 e within franchise at the t less than 8 nor more e City Clerk shall receive	Commission. This franchise and all rights and privileges grado the purchaser. This franchise may be transferred by the purchand assigns of the purchaser. As additional consideration for the grant of this in the grant of this franchise becomes effective, classifications, as now defined in the purchaser or quarter during which this franchise is in effect quarter; the amount which may be payable to the of revenues received during such portion of a content is made. If any amount paid pursuant to the subject to refund by purchaser, and if any part anderbased upon such revenues required to be ext becoming due hereunder. Should any licent this section shall be payable only to the extent of as those to the City above provided for are not on such customers' bills. The City recognizes Kentucky including statutes prescribing the report of the sums specing payment or collection of the sums specing shall be deemed separable from the remaind up to be of full force and effect. If the making in its charges to its customers the purchaser's the effective date of the law, regulation or regulation or regulation of this franchise is the hole bid for this franchise expressly reserves its right. It shall be the duty of the City Clerk, as soon the City Hall on some day to be fixed by the Cite than 21 days before the date of sale in the follower no bid for less amount that the total expenses of the purchaser of the sale in the follower no bid for less amount that the total expenses of the purchaser of the sale in the follower no bid for less amount that the total expense of the purchaser of the sale in the follower no bid for less amount that the total expense of the purchaser of the sale in the follower no bid for less amount that the total expense of the purchaser of the sale in the follower no bid for less amount that the total expense of the purchaser of the sale in the follower no bid for less amount that the total expense of the purchaser of the sale in the follower no bid for less amount that the total expense of the purchaser o	franchise, the purchaser will pay from electric service rendered wit's system of accounts and report at shall be computed on the basis of electric service rendered with shall be computed on the basis of electric service rendered with shall be computed on the basis of a calendar quarter, and shall be payable provisions of this Section 9 is to f such revenues thereafter is recrefunded, such repayment to be not set ax, occupational tax or any of at that it exceeds the sum of all sut to be recovered as charges to cust that the purchaser is subject to the gulatory jurisdiction of the Kentur governmental agencies relative, fifted in this Section 9 to be payableder of the provisions of this Ordin of the said payments to the City, proving to the proviously gray and the proviously gray at sunder such prior franchise, such as practicable after the introduct by Clerk after advertising the proposition of said	in the City, rates that are reasonal ree and effect for a period of twe thenever used in this franchise state to the City a sum equal to 3% of ithin the corporate limits of the ded to the Kentucky Public Service of revenues received during such parter at the commencement or table not more than 60 days after the stated by purchaser, at the time quired to be refunded by purchase tade, at purchaser's option, either her tax, charge or fee except and the taxes, charges or fees. The Postomers served within the involve provisions of statutes heretofored to the City should be made unless to made unlawful or prohibited, ded for in this Section 9, the puriod of the franchise creaters on the commencement of the City of the puriod of the city of the puriod of this ordinance, to sell at possed ordinance and the time and the t	the and that are subject to regulation by the enty (20) years from and after the date when the first (20) years from and after the date when the first (20) years from and after the date when the first (20) years from and after the date when the first (20) years from and after the date when the gross revenue received by the purchase (20) the gross revenue received by the purchase to the quarter, and payment shall be made with the termination of the term of this franchise shathet termination of the quarter which include of such payment, to be based in whole or the city shall repay to purchaser that pay not demand or by credit against the payment valorem taxes be now or hereafter impose Public Service Commission of Kentucky haved franchise area, and that such charges a conhereafter enacted by the General Assemble, and to such Commission's exercise of sucking of the said payments and to their rate alawful or prohibited by law or regulation, the ded hereby, and such remaining provisions, but if the purchaser at any time shall not be chaser shall have an option to terminate the heavy of the purchaser at any time shall not be chaser shall have an option to terminate the heavy of the purchaser at any time shall not be chaser shall have an option to terminate the heavy of the purchaser at any time shall not be chaser shall have an option to terminate the heavy of the purchaser at any time shall not be chaser shall have an option to terminate the heavy of the purchaser at any time shall not be chaser shall have an option to terminate the heavy of the purchaser at any time shall not be chaser shall have an option to terminate the heavy of the purchaser at any time shall not be chaser shall have an option to terminate the heavy of the purchaser at any time shall not be chaser shall have an option to terminate the heavy of the purchaser at any time shall not be chased by the first of the purchaser at any time shall not be chased by the first of the purchaser at any time shall not be chased by the first of the purchaser.

JF-17-89Q-43C

10/18/2012

PUBLIC SERVICE COMMISSION OF KENTUCKY