## NOTICE OF ORDINANCE GRANTING FRANCHISE TO KENTUCKY UTILITIES COMPANY

of Waverly	on the <u>1st</u> , Kentucky,	, creating a	nd defining an ele	etric franchis	e, the purchas	er and grantee of wi
y Utilities Company.		1	,		) -	1
Dated: November 1, 1994	7/	la.	rey	· 4	)old	el_
	(Signature)	(			City Clerk	
		W	averly			, K
	(City)		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		-	
	AN ORDIN	IANCE				
BE IT ORDAINED BY THE CITY OF Waverly			Ur	nion		_ , COUNTY, KENT
SECTION 1. That KENTUCKY UTILITIES C			, the purchaser	and grantee		e, or its legal represe
rs, and assigns, hereinafter called the "purchaser," be, and is, subject and operate in and through this City, a system or works for the gen	at to the conditions	shereinafte	r contained, hereby :	authorized an Lenerov from	d empowered t points either s	o acquire, purchase, c within or without the c
this City, to all areas and parts of this City and the inhabitants thereof	f, as its corporate li	imits now c	r hereafter exist, ex	epting only t	hose areas or pa	arts included within a f
re granted by the City to X-X-X-X-X-X-X-X-X-X-X-X-X-X-X-X-X-X-X-						
ions and municipalities beyond the limits thereof, and for the sale o ss, wires and other apparatus necessary or convenient for the operat						
e present and future corporate limits of this City; to have and hold,	, as by law authoriz	zed, any an	d all real estate, eas	ements, water	rand other righ	its necessary or conve
oose; to use any and all such streets, alleys and public grounds while the purpose of constructing, maintaining or extending such poles,						
rough this City. Such right to maintain shall include the right to re-	move and/or trim t	trees in acc	ordance with the pu	rchaser's cust	omary procedu	ares. If, after any pole
orfacility has once been erected orplaced, in exercise of the authorit						
shall pay the cost of making such relocation; except that, if the rek inally erected in public right-of-way and is in public right-of-way						
SECTION 2. The purchaser shall indemnify, and save harmless t	the City from any a	and all dam	ages, judgments, de	crees, costs ar	nd expenses, in	cluding a reasonable a
ch the City may legally suffer or incur or which may be legally obta- the purchaser, pursuant to the terms of this franchise, or legally res	-	•	-	_	-	
suit brought against the City for damages alleged to have been sust						
by the purchaser, the City shall immediately notify the purchaser i	in writing thereof,	and the pu	rchaser is hereby gi	ven the right	and privilege to	o defend or assist in d
i, in the name of the City.  SECTION 3. The City may not impose upon or exact from the p	ourchaser any fee.	compensat	ion or remuneration	of any kind,	or impose upor	n the purchaser any ob
urchaser's engaging in the City or adjoining territory in the sale and	distribution of ele	ectrical ene	rgy, the payments p			
ileges herein granted including those with respect to the streets, al SECTION 4. The purchaser shall extend its electric light or power				rthere is assu	red to it from ac	lditional business to b
n a reasonable return upon the investment required to install such		accinona, c	quipment whereve	410101345	100 10 11 11 0111 40	ignoral outliness to o
SECTION 5. The purchaser shall have the right to make and er	aforce reasonable	rules and r	gulations necessary	to the prope	r conduct of its	s business and protect
SECTION 6. The purchaser shall have the right to charge for e	electrical energy si	upplied wit	hin the City, rates t	hat are reasor	able and that a	re subject to regulation
y Public Service Commission.	. 4 1					
SECTION 7. This franchise and all rights and privileges grante chise is granted to the purchaser.	o nereunder snam	be in Juli 1	orce and effect for	ı репоа от tw	enty (20) year	s from and after the d
SECTION 8. This franchise may be transferred by the purchas	er and the word "p	purchaser"	whenever used in th	nis franchise	shall include a	nd be taken to mean a
If the successors and assigns of the purchaser. SECTION 9. As additional consideration for the grant of this fra	anchise the nurch:	aser will na	v to the City a sum (	onal to 3% o	f the arms reve	onne received by the n
fter the date when the grant of this franchise becomes effective, fro	om electric service	c rendered	within the corporate	limits of the	City to custon	ners supplied under re
mercial revenue classifications, as now defined in the purchaser's	system of account	ts and repo	rted to the Kentuck	y Public Serv	ice Commissio	on. The amount payal
each full calendar year during which this franchise is in effect shal I shall be made on or prior to March 1st next following such Deceml						
nation of the term of this franchise shall be computed on the basis o	of revenues receive	ed during st	ich portion of a cale	ndar year, an	d shall be payal	ble not more than 60 d
ination of the calendar year which includes the period for which pa such payment, to be based in whole or in part on revenues which a	yment is made. If	fany amoui	nt paid pursuant to the	ne provisions	of this Section	9 is stated by purchas
er, the City shall repay to purchaser that part of the payment made he						
demand or by credit against the payment or payments otherwise no	ext becoming due l	hereunder.	Should any license	tax, occupati	onal tax or any	other tax, charge or fo
em taxes be now or hereafter imposed, the amount payable under the ervice Commission of Kentucky has directed that payments such as						
e area, and that such charges are to be listed as separate items on su	ch customers' bills	s. The City	recognizes that the	purchaser is s	ubject to the p	rovisions of statutes h
fter enacted by the General Assembly of the Commonwealth of Ken						
nch Commission's exercise of such jurisdiction, and could become st id payments and to their rate or other treatment. If the charging, pay						
bited by law or regulation, the provisions of this Section 9 shall be d	leemed separable f	from the rer	nainder of the provi	sions of this (	Ordinance and o	of the franchise create
n remaining provisions of the franchise shall continue to be of full is or at any time shall not be permitted to fully recover in its charges t						
option to terminate this franchise, effective upon the effective date						3 Socion 7, the paren
CICCOTTON 10 10 10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	-		•		verly	, then, u
SECTION 10. If the purchaser of this franchise is the holder	ander such prior tr	ranchise, se	ich prior franchise s	hali be deeme	ed terminated e	ffective upon the effe
er, as a part of its bid for this franchise expressly reserves its rights	•					
er, as a part of its bid for this franchise expressly reserves its rights in ranchise.  SECTION 11. It shall be the duty of the City Clerk, as soon as						
er, as a part of its bid for this franchise expressly reserves its rights ranchise.  SECTION 11. It shall be the duty of the City Clerk, as soon as in franchise at the City Hall on some day to be fixed by the City C	Clerk after advertis	sing the pro	posed ordinance an	d the time an	d place of sale	thereof at least once
er, as a part of its bid for this franchise expressly reserves its rights in ranchise.  SECTION 11. It shall be the duty of the City Clerk, as soon as	Clerk after advertis ving named newsp	sing the pro paper:	posed ordinance an Union Cour	d the time an	d place of sale ocate	thereof at least once and in making
er, as a part of its bid for this franchise expressly reserves its rights in ranchise.  SECTION 11. It shall be the duty of the City Clerk, as soon as in franchise at the City Hall on some day to be fixed by the City Chan 8 nor more than 21 days before the date of sale in the follow	Clerk after advertis ving named newsp inected with the ma	sing the pro paper: aking of sai	posed ordinance an Union Cour	d the time an	d place of sale ocate	thereof at least once and in making
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10/18/2012

PUBLIC SERVICE COMMISSION OF KENTUCKY