NOTICE OF ORDINANCE GRANTING FRANCHISE TO KENTUCKY UTILITIES COMPANY

| The following is a true and correct copy of an ordinance of Commissioners of Worthville | enacted on the 15th | day of May | | , 19, by the Board |
|---|---|--|--|---|
| of Commissioners of WOTTHVLLLE was Kentucky Utilities Company. | , Xept | ucky, creating and defining a | in electric franchise, th | ne purchaser and grantee of which |
| 5-15-95 | $\mathcal{X}U$ | hy Flet | | |
| Dated: | (Signature) | () • • • • • • • • • • • • • • • • • • • | City Clerk | |
| | Worth | ville | | , Kentucky |
| | (City) | | | |
| | | | ٠. | |
| | AN ORDINAN | VCE. | | |
| BE IT ORDAINED BY THE CITY OF WO | orthville | | rroll | , COUNTY, KENTUCKY: |
| DE IT ORDANIED BY THE CITY OF | MILTIES COMPANY | the purchaser a | nd grantee of this fran | chise, or its legal representatives, |
| maintain and operate in and through this City, a system or works for limits of this City, to all areas and parts of this City and the inhabitant teretofore granted by the City to | its thereof, as its corporate limit- the sale of same for light, heat, he operation of said system in and hold, as by law authorized, and while constructing or oper the poles, wires and other apparting to remove and/or trim tree the authority herein granted, it ion; except that, if the relocation public right-of-way immedia armless the City from any and gally obtained against the City gally resulting from the exercipeen sustained by reason of the rehaser in writing thereof, and from the purchaser and public grount to ropower lines and install additall such extension. The arm the purchaser and install additall such extension. The arm the purchaser and install additall such extension. The arm the purchaser and install additall such extension. The arm the purchaser reasonable rule are for electrical energy supplies granted hereunder shall be in purchaser and the word "purchaser and the word "purchaser system of accounts an fect shall be computed on the law to be basis of revenues received due to basis of revenues received due which payment is made. If any which are subject to refund by made hereunder based upon such customers' bills. The son such customers' bills. The such as on such customers' bills. | is now or hereafter exist, excess remained Electric Cooperative of power and other purpose; and, upon, across, under, and alo, any and all real estate, easer atting said electric system or varies as may be necessary or so in accordance with the purchase of Commissioners in is made necessary due to win ately prior to the relocation, pall damages, judgments, deen for or by reason of the use and is easy the purchaser of any of the cocupation of any street, all the purchaser is hereby give the call of the composition of a calend amount paid pursuant to the chirch may be payable to the Chirch may be payable to the Chirch such portion of a calend amount paid pursuant to the purchaser, and if any part of the revenues required to be recovered to the extent that it is provided for are to be recovered to the control of the control of the extent that it is provided for are to be recovered to the control of the extent that it is provided for are to be recovered to the control of the extent that it is provided for are to be recovered to the control of the extent that it is provided for are to be recovered to the control of the extent that it is provided for are to be recovered to the control of the extent that it is provided for are to be recovered to the control of the extent that the provided for are to be recovered to the control of the extent that the provided for are to be recovered to the control of the extent that the provided for are to be recovered to the control of the extent that the provided for are to be recovered to the control of the extent that the provided for are to be recovered to the control of the control | epting only those areas of Corporation, and from all of such purposes to a long each and all of the iments, water and other works; and to cross any process of convenient for the process of convenient for the process and compared and expenses and occupation of any states, costs and expenses and occupation of any states, or public ground on the right and privileg of any kind, or impose the process are assured to it from the proper conduct of the proper conduct | and through this City to persons, erect and maintain poles and other streets, alleys and public grounds, rights necessary or convenient for and all streets and streams in this per distribution of electric energy codures. If, after any pole or other all of said pole, structure or facility construction of a street or highway cost of the relocation. In including a reasonable attorney's reet, alley, or public ground in the granted; and, if any claim shall be reservise of any privileges hereing to defend or assist in defending apon the purchaser any obligation, being in consideration of the rights an additional business to be derived if its business and protection of its lat are subject to regulation by the ears from and after the date when the and be taken to mean and apply evenue received by the purchaser, atomers supplied under residential assion. The amount payable to the December 31st of such year, and lendar year at the commencement syable not more than 60 days after its required to be refunded by tho be made, at purchaser, at the fiter is required to be refunded by tho be made, at purchaser, at the fiter is required to be refunded by those made, at purchaser, at the such taxes, charges or fee except and the provisions of statutes heretofore |
| or hereafter enacted by the General Assembly of the Commonwealth and to such Commission's exercise of such jurisdiction, and could be of the said payments and to their rate or other treatment. If the charg or prohibited by law or regulation, the provisions of this Section 9 sh and such remaining provisions of the franchise shall continue to be purchaser at any time shall not be permitted to fully recover in its chave an option to terminate this franchise, effective upon the effect SECTION 10. If the purchaser of this franchise is the | come subject to regulatory juri ging, payment or collection of the standard separable from the of full force and effect. If the sharges to its customers the puritive date of the law, regulations bolder of a franchise previous | sdiction of other government the sums specified in this Sect the remainder of the provision making of the said payment chaser's said payments to the n or regulatory order denying usly granted by the City of | tal agencies relative, an tion 9 to be payable to to ons of this Ordinance an its shall not be so made c City, provided for in to g such permission. Worthy | nong other subjects, to the making the City should be made unlawful of the franchise created hereby, unlawful or prohibited, but if the this Section 9, the purchaser shall 7111e, then, unless the |
| purchaser, as a part of its bid for this franchise expressly reserves its of this franchise. SECTION 11: It shall be the duty of the City Clerk, as a the within franchise at the City Hall on some day to be fixed by the not less than 8 nor more than 21 days before the date of sale in the the City Clerk shall receive no bid for less amount that the total expert at a subsequent meeting of this Board. This Board reserves the rig | soon as practicable after the in c City Clerk after advertising t c following named newspaper nse connected with the making | troduction of this ordinance, he proposed ordinance and the The News De | , to sell at public auction the time and place of sa emocrat | on, to the highest and best bidder, ale thereof at least once on a date and in making said sale |
| | | | | |
| Kliha Konk | | ~ <i>b</i> . u | 20.01 | _ |
| ATTEST: (Signature) City Clerk | | <u> </u> | Signature) | TARIFFARANCH |
| , Comes, | | (4 | R | ECEÏVED |
| | | | | 10/18/2012 |

PUBLIC SERVICE COMMISSION OF KENTUCKY

KUF-17-89A-43C