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ORDINANCE NO. 21.

AN ORDINANCE GRANTING TO PUBLIC SERVICE COMPANY OF COLORADO, A CORPORATION ORGANIZED AND EXISTING UNDER AND BY VIRTUE OF THE LAWS OF THE STATE OF COLORADO, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, PRIVILEGE AND AUTHORITY TO ERECT, CONSTRUCT, MAINTAIN AND OPERATE A SUBSTATION OR SUBSTATIONS, ELECTRIC LIGHT AND POWER PLANTS, TRANSMISSION LINES, AND A DISTRIBUTION SYSTEM FOR THE DISTRIBUTION AND SALE OF ELECTRICITY WITHIN THE CORPORATE LIMITS OF THE TOWN OF HILLROSE, MORGAN COUNTY, COLORADO.

BE IT ORDAINED BY THE BOARD OF TRUSTEES OF THE TOWN OF HILLROSE, MORGAN COUNTY, COLORADO:

ARTICLE I.

The word "Town", as hereinafter employed, shall designate the Town of Hillrose, Morgan County, Colorado, the grantor, and the word "Company" shall designate the Public Service Company of Colorado, a corporation, its successors and assigns, the grantee.

ARTICLE II.

Section 1. That there be and hereby is granted to the Company, the right, privilege and authority to erect, construct, maintain, extend and operate within the corporate limits of said Town, and any future additions thereto, one or more electric substations, electric light and power plants, with the transmission and distribution system appertaining thereto, of as large capacity as the Company may deem advisable or necessary, for which purpose said Company is hereby further granted the right, privilege and authority of installing, operating upon, across, along, under and over any and all streets, alleys and public grounds of the Town, transmission and distribution equipment, consisting of underground conduits, poles and cross arms, underground or everhead wires and cables, transformers and all other appliances necessary pr convenient for the generation, sale, transmission, distribution and delivery of electricity, electrical current and power, within the corporate limits of the Town, or any future addition thereto, for the use of said Town, and the inhabitants thereof, and any person, persons or corporation in or doing business in said Town, or the vicinity thereof, or in any future addition thereto, light, heat, power or any other purpose.

Section 2: That there be and hereby is further granted to the Company,

the right, privilege and authority, in the erection, construction, operation and maintenance of its said electrical plant or plants, to bring into the corporate limits of said Town, transmission lines or wires from outside said corporate limits or any addition thereof, and to transmit and distribute the same within the corporate limits of said Town, or any addition thereto, or outside thereof, and to extend and transmit the same through the corporate limits of said Town, or any addition thereto.

Section 3. The location of all such structures, apparatus and equipment of the Company shall be such as not to interfere unnecessarily with the use of streets and alleys for traffic, nor with the use of any gate, coal chute, manhole, door or other sperture in any fence or building, or to interfere with the rights or reasonable convenience of property owners adjoining any of the said streets or alleys; and should it become necessary to interfere with any sidewalk or pavement, or other public or private improvement, the Company shall repair such sidewalk, pavement, or other improvement, and leave it in as good order and condition as it formerly was; and all of said structures, apparatus and equipment shall at all times be subject to such police power, reasonable dominion and regulations as the Town Board may by Resolution or Ordinance hereafter provide,

Section 4. The Company shall have the right, power and authority to employ any means to secure and acquire power to operate any of its structures or plants, and to generate, supply and furnish electricity, electrical current and power to said Town, and the inhabitants thereof.

Section 5. That the Company shall so maintain its structures, apparatus and equipment, as to afford all reasonable protection against injury or damage to persons or property therefrom; and the Company shall save the Town free and harmless from all liability or damage accruing against said Town, by reason of the Company's exercise of rights and privileges granted by this ordinance.

ARRICLE III.

<u>Section 1.</u> It shall be unlawful for any person to cut or raise any wires or remove any poles, or in any other way interfere with any of the Company's

structures, apparatus, equipment or lines without first giving the Company fortyeight hours' notice of such desire or intention, stating the time and place where
such wires are to be cut or raised, or poles removed, or structures, apparatus or
equipment interfered with, in order that the Company may arrange to perform or
oversee such work, and the Company may demand and receive reasonable compensation
or damages therefor, before such work is undertaken or prosecuted.

Section 2. Any person found guilty of a violation of Section 1 of Article
III of this ordinance, shall, upon conviction, be fined in any sum of not less than
Twenty-five Dollars (\$25,00), or more than One Hundred Dollars (\$100.00).

ARTICLE IV

Section 1. That the Company shall furnish electricity and electric power for lighting, heating, power, or for any other lawful purpose, within the corporate limits of the Town, or any addition thereto, to any person or persons, or corporation doing business in the Town, or any addition thereto, at the rates filed with or fixed by any regulatory commission or body of the State of Colorado, or by any other competent authority, having jurisdiction in the premises.

Section 3. The Company may promulgate such terms and conditions governing the utilization of its electricity, and the interference with, or alteration of any of the Company's property upon the premises of its customers, as shall be necessary to insure a continuous and uninterrupted service to each and all of its customers and the proper measurement thereof. Upon violation by any customer of such terms and conditions or upon refusal or failure of any customer to pay the Company's bill within two weeks from the date upon which said bill shall have been rendered, the Company may discontinue service to such customer, and may enter upon the premises of such customer, and remove therefrom the Company's meter or meters and other appliances owned by it, and its service wires to such premises, and shall not resume service to such customer until the violation of its rules shall have ceased, or until any fault or defect in the customer's apparatus, wiring or appliances shall have been corrected, or any errears in the customers indebtedness to the Company shall have been fully paid.

ARTICLE V.

Section 1. This ordinance shall be in full force and effect from and

after its passage, approval and publication, as by law required, and acceptance and approval thereof in writing by the Company within thirty (30) days from and after said publication.

Section 2. This ordinance shall remain in full force and effect, and the terms, conditions and covenants hereof shall endure for a period of twenty (20) years from and after its passage, approval and publication, and acceptance and approval by the Company, as aforesaid.

Section 3. The Town reserves and shall have the right and power to purchase the property of the Company actually used and useful for the convenience of the Town for the purposes herein specified, within the corporate limits, or any addition thereto, as provided by law.

Section 4. This ordinance shall be of no force or effect unless the Company shall accept and approve within a period of thirty (30) days from and after the date when this ordinance shall have been properly and legally passed, published and approved by the Town.

Section 5. Upon expiration of this franchise, if the Company shall not have acquired an extension or renewal thereof and accepted same, it may have, and it is hereby granted, the right to enter upon the streets, alleys and other public places of the Town, for the purpose of removing therefrom any or all of its substations, structures, apparatus and equipment, transmission and distribution system and appliances, poles and wires pertaining thereto, at any time within six (6) months after the termination of this franchise. In so removing its transmission and distribution system and appliances pertaining thereto, the Company shall, at its own expense, refill any excavations that shall be made by it, and shall leave such streets, all alleys and other public places in as good condition as that prevailing prior to the Company's removal of its equipment and appliances.

Section 6. Nothing in this ordinance shall be so construed as to prevent the Company from assigning all of its rights, title or interest, gained or authorized under or by virtue of the terms of this ordinance.

Passed, adopted and approved this 21st day of June, A. D. 1926

Attest:

Marior