ORd. 81-1

AN ORDINANCE REQUIRING THE HOUSTON LIGHTING & POWER COMPANY TO FILE MODIFIED RATE SCHEDULES TO BE CHARGED IN THE CITY OF BEACH CITY, TEXAS; PROVIDING FOR AN EFFECTIVE DATE FOR SUCH RATE SCHEDULES; PROVIDING CONDITIONS UNDER WHICH SUCH RATE SCHEDULES MAY BE CHANGED, MODIFIED, AMENDED OR WITHDRAWN; CONTAINING FINDINGS AND PROVISIONS RELATED TO THE SUBJECT; REPEALING ANY OTHER ORDINANCE OR PART OF PARTS THEREOF WHICH MAY BE IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY.

WHEREAS, on July 6, 1981, Houston Lighting & Power Company (HL&P) filed with the City of Beach City a request for an increase in rates to be charged within the City in the amount of \$248 million per year on a system-wide basis; and

WHEREAS, the City suspended the effective date of such proposed rate increase for 120 days beyond August 10, 1981; and

WHEREAS, the City Council, having reviewed the Company's rate filing package and supporting testimony as well as the Final Order of October 15, 1981 of the Public Utility Commission of Texas regarding the same rate application in Docket No. 3955, is of the opinion that a lesser increase in rates should be approved by HL&P; and

WHEREAS, the City Council finds that the total increase approved by the Final Order in Docket No. 3955 will provide revenues that are adequate to the Company and will result in rates that are just and reasonable to both customers and the Company; NOW, THEREFORE,

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF BEACH CITY:

Section 1. That the City Council of the City of Beach City orders the Houston Lighting & Power Company to file rate schedules to be effective within the City of Beach City identical to those rate schedules filed with and approved by the Public Utility Commission of Texas pursuant to the Commission's Final Order in Docket No. 3955.

Section 2. The rates set forth on such rate schedules are those under which said Company shall be authorized to render electric service and to collect charges from its customers for the sale of electric power and energy within the City of Beach City until such time as said rate schedules may be changed, modified, amended or withdrawn as provided by law, but shall not be in excess of rates approved by the Public Utility Commission for any other municipality pursuant to the rate filing of HL&P on July 6, 1981.

Section 3. The rate schedules filed by Houston Lighting & Power Company shall be effective from and after final passage of this ordinance and shall apply to each customer of HL&P within the City of Beach City for electricity consumed after the date of filing with the City, and may not be charged for electricity consumed prior to such date.

Section 4. That this ordinance constitutes the final action of the City Council of the City of Beach City in determining the rates for sale of electric power and energy by Houston Lighting & Power Company within the City of Beach City in accordance with Section 43 (f) of the Public Utility Regulatory Act.

PASSED AND APPROVED at a meeting duly convened by the City Council of the City of Beach City, Texas, this the 24th day of povember, 1981.

Lerschel J.

ATTEST:

Charlatte Hoffman

(CITY SEAL)

THE STATE OF TEXAS S
COUNTY OF CHAMBERS

AGREEMENT

This Agreement, made by and between Chambers County, Texas acting by and through its duly authorized Commissioners Court and the City of Beach City, acting by and through its duly elected officials, under the terms and provisions of Art. 4413 (32c) V.A.C.S. (Interlocal Corporation Act) is as follows:

WITNESSETH:

- I. Purpose and Objectives: The purpose of this Agreement is to provide for the repairs and alterations of a room located in the County Community Building in Beach City, said work to be done by Chambers County and reimbursed by the City of Beach City, thereby allowing Beach City to have the exclusive use of the same room as the City Office.
- II. Term: This Agreement shall be for a one-year period beginning
 February 16, 1981 and expiring February 16 , 1932
- III. Rights, Duties and Responsibilities: Chambers County, Texas, utilizing its Road and Bridge Department under the direction of its County Engineer and the Building Maintenance Department under the direction of its Supervisor, shall make such repairs and alterations in accordance with the plans and specifications; within the time schedule; and for the price set forth in Exhibit "A" attached hereto and made a part hereof and upon completion of said construction as set forth in said Exhibit "A", the City of Beach City will cause to be paid to Chambers County, Texas, the amount set forth in or determined by the terms of said Exhibit.
- IV. Source of Funds: The City of Beach City states that to meet the payment obligations set forth in Exhibit "A", funds are available to the said city from current operating funds.

EXECUTED in duplicate originals, this the 16th day of Selruary, 1981.

CHAMBERS COUNTY COMMISSIONERS COURT

Alma L. Turner, County Judge

,) ''ATTEST •

Norma W. Rowland County Clerk

CITY OF BEACH CITY

Gerichel J. Froot

Herschel L. Scott, Mayor

ATTEST:

Mrs. Charlatte Hoffman Secretary

EXHIBIT "A"

Repair and alter storage room located in County Community Building in the City of Beach City for the purpose of use as an office for the City of Beach City.

Repairs and alterations to consist of necessary electrical work to move circuit box, necessary plumbing work to move water fountain, installation of a door with dead-bolt locks and installation of bars across window in the total estimated amount of \$725.00.

HJE11181

RATE ORDER REQUIRING HOUSTON LIGHTING & POWER COMPANY TO FILE MODIFIED RATE SCHEDULES TO BE CHARGED IN THE CITY OF BEACH CITY, TEXAS

Pursuant to Section 43(f) of the Public Utility Regulatory Act, TEX.REV.CIV. STAT.ANN., art 1446c (1975 Supp.), the City Council of the City of Beach City issues the following Rate Order:

WHEREAS, on July 2, 1979, Houston Lighting & Power Company (HL&P) filed with the City of Beach City a request for an increase in rates to be charged for electric service within the City; and

WHEREAS, the City Council suspended the effective date of such proposed rate increase for 120 days beyond August 7, 1979; and

WHEREAS, the City Council, having reviewed the Company's rate filing package and supporting testimony as well as the Final Order of the Public Utility Commission of Texas regarding the same rate application in Docket No. 2676, is of the opinion that a lesser increase in rates should be approved for HL&P; and

WHEREAS, the City Council finds that the total increase approved by the Public Utility Commission in its Final Order in Docket No. 2676 will provide revenues that are adequate to the Company and will result in rates that are just and reasonable to both customers and the Company;

NOW, THEREFORE, BE IT ORDERED by the City Council of the City of Beach City, acting as a Regulatory Authority pursuant to the power vested in it by Section 43(f) of the Public Utility Regulatory Act, that Houston Lighting & Power Company shall file rate schedules to be effective within said City identical to those rate schedules to be filed with and approved by the Public Utility Commission pursuant to the Final Order in Docket No. 2676, which revised and approved rates shall be charged by Houston Lighting & Power Company for electricity consumed after the date of filing with the City and may not be charged for electricity consumed prior to such date. This rate order constitutes the final action of the City Council of the City of Beach City in determining the rates for sale of electric power and energy by Houston Lighting & Power Company within the City of Beach City in determining the rates for sale of electric power and energy by Houston Lighting & Power Company within the City of Beach City in accordance with Section 43(f) of the Public Utility Regulatory Act.

PASSED AND APPROVED at a meeting duly convened by the City Council of the City of Beach City, Texas, this 6 day of February, 1980.

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CITY OF BEACH CITY, TEXAS

MAYOR

ATTEST:

CITY SECRETARY

(CITY SEAL)