[REPUBLIC ACT NO. 1979, June 22, 1957]

AN ACT GRANTING THE MUNICIPALITIES OF TAYUG, SAN NICOLAS, ASINGAN, UMINGAN, AND SAN QUINTIN, PROVINCE OF PANGASINAN, A FRANCHISE EACH FOR AN ELECTRIC LIGHT, HEAT AND POWER SYSTEM.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Subject to the terms and conditions established in Act Numbered Thirtysix hundred and thirty-six, as amended by Commonwealth Act Numbered One hundred and thirty-two, and to the provisions of the Constitution, there is granted to the municipalities of Tayug, San Nicolas, Asingan, Umingan, and San Quintin, Province of Pangasinan, for a period of twenty-five years from the approval of this Act, the right, privilege and authority to construct, maintain and operate an electric light, heat and power system for the purpose of generating and distributing electric light, heat, and/or power for sale within the said municipalities, respectively.

SEC. 2. Rates for electricity-Limit of net profit.-The rates for electricity shall be fixed so that the grantees obtain profit of not more than six per centum per annum of the rate base as defined herein: *Provided*, That no grantee shall start operation unless the original rate shall have been previously approved by the Public Service Commission: Provided, further, That the grantee which shall have reported profits in excess of six per centum per annum for the first year of its operation shall effect immediate reduction in its existing rates by a percentage which the reported profits in excess of six per centum per annum bear to the reported revenue in that year: Provided, further, That during each succeeding year, the grantee reporting profits still in excess of six per centum per annum, notwithstanding the rate reduction of the immediately preceding year, shall effect reduction in rates by a percentage which the reported profits in excess of six per centum per annum during the preceding year bear to the reported revenue of the same year, such reduction to be made not later than April first of each year retroactive to January first of the same year: Provided, further, That where the applicable reduction to customers will mean less than one *per centum* reduction in the prevailing rates or will include such a fraction, no reduction in rates shall be made to the extent of such fraction but such amount shall be placed in a special fund of the grantee available only for the improvement and expansion of the system: Provided, further, That the reduction to be effected by the grantee in accordance with the next preceding proviso shall not be conclusive but may be further increased at such rates as shall be found justifiable in the verification that shall be undertaken by the Public Service Commission, with the cooperation of the General Auditing Office and such other agencies of the Government as the President may designate, of the rate base of the revenue, and of the operating expenses: Provided, further, That any violation of any provision of this section, including inflation of the rate base, padding of operating expenses, and understatement of revenues, shall be penalized with dismissal from the service, and

by imprisonment for not less than one year and not more than five years, of the public officers and employees responsible for the violation, without prejudice to the civil liability of the grantee concerned to the consumers in double the amount of the over charge plus attorneys fees and costs of litigation, which liability may be enforced independently of the criminal action arising from the same act.

The net profit obtained by the grantees shall not be used for any purpose other than the improvement and expansion of the system.

SEC. 3. *Records of assets, liabilities, capital, income, etc.*—The grantees shall make and keep complete records of their assets, liabilities, capital, revenues, expenses, income, and operations in accordance with a detailed system of accounts which shall embody the cost principle as defined in section five hereof, and which shall be prescribed by the Public Service Commission or its legal successor, and such, accounting system shall conform to the system approved by the Auditor General. The grantees shall account for retirements or replacements of, or additions to, their properties according to a classified list of units of property which the Public Service Commission or its legal successor shall prescribe. Until the Public Service Commission or its legal successor prescribes the aforementioned list of units of property, the grantees may adopt their own lists of properties which they shall submit to the Public Service Commission or its legal successor for approval.

SEC. 4. *Record of amount of depreciation of depreciable property*.—The grantees shall record in their accounts at the end of each month the estimated amount of depreciation of every depreciable property for that month computed according to the straight-line method, as defined in section five hereof. In estimating such accrued depreciation the grantees shall use their own judgment as to the estimated service lives and depreciation rates of their depreciable properties which they shall submit to the Public Service Commission or its legal successor for approval, until such time as the Public Service Commission or its legal successor fixes the service lives and depreciation rates which the grantees shall be required to use thereafter.

SEC. 5. *Definition of terms.*—For purposes of this Act, the following terms are defined as follows:

"Cost" means the amount of money actually paid for property or services or their cash value at the time of the transaction.

"Units of property" means those items of property which when retired, with or without replacement, are accounted for by crediting the book cost thereof to the property account in which included.

"Straight-line method" of depreciation means the spreading of depreciation of depreciable property in equal amounts monthly over its estimated service life.

"Rate base" means the money honestly and prudently invested in the used and useful property and equipment less accrued depreciation plus one-twelfth of the annual cash operating expenses as working capital.

SEC. 6. *Limit of operating expenses, quality of service.*— The grantees shall abide by the limit of operating expenses that the Public Service Commission or its legal