

ORDINANCE NO. 1447

AN ORDINANCE OF THE LODI CITY COUNCIL
REPEALING LODI MUNICIPAL CODE §§ 13.20.010 and 13.20.020,
AND REENACTING § 13.20.010

BE IT ORDAINED BY THE LODI CITY COUNCIL AS FOLLOWS:

SECTION 1. Lodi Municipal Code - §§ 13.20.010 and 13.20.020 are hereby repealed, and § 13.20.010 is reenacted as follows:

ARTICLE I. GENERALLY

§ 13.20.010 Rules and Regulations

The furnishing of electric utility services to all users in the City of Lodi shall be subject to official Rules and Regulations, as established by the Electric Utility Director, and approved by resolution of the City Council. A current copy of such Rules and Regulations shall be retained at City Hall by the Electric Utility Department, and shall be available for public inspection upon request. Such Rules and Regulations may be modified from time to time, as necessary, in the manner prescribed herein.

SECTION 2. All ordinance; and parts of ordinances in conflict herewith are repealed insofar as such conflict may exist.

SECTION 3. This ordinance shall be published one time in the "Lodi News Sentinel", a daily newspaper of general circulation printed and published in the City of Lodi and shall be in force and take effect thirty days from and after its passage and approval.

Approved this 1st day of March, 1989

[Handwritten Signature]
JAMES W. PINKERTON, JR.
Mayor

Attest:

[Handwritten Signature]
ALICE M. REIMCHE
City Clerk

State of California
County of San Joaquin, ss.

I, Alice M. Reimche, City Clerk of the City of Lodi, do hereby certify that Ordinance No. 1447 was introduced at a regular meeting of the City Council of the City of Lodi held February 15, 1989 and was thereafter passed, adopted and ordered to print at a regular meeting of said Council held March 1, 1989 by the following vote:

- Ayes: Council Members - Hinchman, Olson, Reid and Pinkerton' (Mayor)
- Noes: Council Members - None
- Absent: Council Members - Snider
- Abstain: Council Members - None

I further certify that Ordinance No. 1447 was approved and signed by the Mayor on the date of its passage and the same has been published pursuant to law.

[Handwritten Signature]
ALICE M. REIMCHE
City Clerk

Approved as to Form

[Handwritten Signature]
BOBBY W. McNATT
City Attorney

MEMORANDUM

RECEIVED

1988 OCT 11 PM 3:47

ALICE M. REIMCHE
CITY CLERK
CITY OF LODI

To: Hans Hansen, Assistant Electric Utility Director
From: Bob McNatt, City Attorney
Date: October 10, 1988
Re: Revision of Lodi Municipal Code: Adoption of Rules and Regulations

As we discussed in our phone conversation of October 10, 1988, attached is a draft ordinance, which will repeal §§ 13.20.010 and 13.20.020 of the Municipal Code, and reenact § 13.20.010, making provision for adoption by Council resolution of rules and regulations for electric utility service customers.

Since this portion of the Municipal Code is now obsolete and in some instances, contradictory to other regulations and practices adopted by the City, this action is necessary.

Please let me know if there is anything else needed.



Bob McNatt
City Attorney

BM: vc

cc: Finance Director
Electric Utility Director
City Clerk

HANSEN/TXTA.01V

DRAFT /

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SECTION 2. All ordinances and parts of ordinances in conflict herewith are repealed insofar as such conflict may exist.

SECTION 3. This ordinance shall be published one time in the "Lodi News Sentinel", a daily newspaper of general circulation printed and published in the City of Lodi and shall be in force and take effect thirty days from and after its passage and approval.

Approved this day of

JAMES W. PINKERTON, JR.
Mayor

Attest:

ALICE M. REIMCHE
City Clerk

State of California
County of San Joaquin, ss.

I, Alice M. Reimche, City Clerk of the City of Lodi, do hereby certify that Ordinance No. was introduced at a regular meeting of the City Council of the City of Lodi held and was thereafter passed, adopted and ordered to print at a regular meeting of said Council held by the following vote:

Ayes : Council Members -
Noes: Council Members -
Absent: Council Members -
Abstain: Council Members -

I further certify that Ordinance No. was approved and signed by the Mayor on the date of its passage and the same has been published pursuant to law.

ALICE M. REIMCHE
City Clerk

Approved as to Form

BOBBY W. McNATT
City Attorney

ORDELEC/TXTA.01V

MEMORANDUM

TO : ALICE M. REIMCHE, CITY CLERK
FROM : HENRY J. RICE, ELECTRIC UTILITY DIRECTOR
DATE : JANUARY 31, 1989
SUBJECT: **NORMAL** INFORMATIONAL **MEETING** - FEBRUARY 7, 1989

The following items will be discussed at the Tuesday, February 7, 1989 Informal Informational Meeting:

- I. Formalizing Municipal Electric Department Rules and Regulations including discussion: of the following items:
 - a. Master Metering
 - b. Non-refundable developer payments.
 - c. Customer convenience interruption costs.
- II. Update on establishing an alternative 60-kv substation interconnection with PG&E to alleviate the Killelea substation saturation problem.
- III. Impact of **new** substation and presently expanded control **network** on existing SCADA system.

MEMORANDUM TO CITY COUNCIL

FRGM: ELECTRIC UTILITY DIRECTOR

DATE: FEBRUARY 1, 1989

SUBJECT: GENERAL OVERVIEW OF ELECTRIC UTILITY DEPARTMENT
RULES & REGULATIONS

Application for and acceptance of electric service by a customer from the City implies acceptance of the City's right to measure electrical energy consumption, set service delivery conditions and other rules and regulations. In the interest of uniform understanding and application, we have written out the rules and regulations so that our customers, staff and the City Council, which regulates our activities, would have a common source document.

The standard method of measuring electrical energy will be with a City-furnished and installed meter for each premises (Rule 17). To insure integrity of the meter and its accuracy, it must remain sealed (Rule 16) and is subject to periodic tests (Rule 18).

Standards for customer and or City protective equipment to avoid power surge and other harmful effects of certain loads like welders are contained in Rule 2, and conditions for commercial/industrial development including new service facilities or degradation of existing City facilities is detailed in Rules 15 and 16.

To insure conformity with prudent utility practice, we have incorporated Electric Utility Service Equipment Requirements Committee (EUSERC) standards which have an industry-wide acceptance.

Memorandum to City Council
Page two
February 1, 1989

From time to time, it is necessary to trim, clear away, and if necessary, cut down trees and brush in vicinity of overhead lines. Rule 15 covers such line clearing activity.

Rule 16 specifies underground and overhead facilities which are to be furnished by City and customer respectively - all detailed by voltage level. Additionally, Rule 16 covers the areas of right of access for operation, maintenance and repair of underground and overhead facilities.

Provisions for undergrounding and formation of an Underground Utility District is covered in Rule 20.

Rule 21 provides compliance with Public Utility Regulatory Policies Act of 1978 requiring statement of conditions to be imposed by the City on non-City-owned parallel generation by qualifying small power producer.

The medical baseline quantity available to qualifying medical conditions is spelled out in Rule 22.

Review of these Rules and Regulations no less often than every 36 months is recommended. Most utilities attempt to review their rules and regulations as part of a normal rate review activity (this method would have caused SMUD to have reviewed rules about every 6 months, whereas we would not have reviewed our rules since 1985). Therefore, some reasonable interval exclusive of rate review appears appropriate.