

RESOLUTION NO. 1408

BE IT RESOLVED, by the City Council of the City of Lodi
as follows:

1.

That from and after the 1st day of April, 1948, there shall be excluded from the Lodi "City Dump Ground" any and all "garbage" except cans, leaves, grass, ashes, discarded boxes, paper, the cuttings from trees, lawns and gardens and such other refuse and materials as are easily burned, without the addition of oil or compressors, that is to say, only such materials shall be permitted in said "City Dump Ground" as are ordinarily termed dry garbage, it being the intent hereof to exclude from said "City Dump Ground" all kitchen refuse and offal, swill, accumulation of animal, vegetable or other matter that attends a preparation, consummation or dealing in meats, fish, fowl, fruits or other vegetables, and to exclude therefrom all wet garbage which might ferment, or by other methods of decomposition become offensive to the smell, or a breeding place for flies, rats, or put off noxious gases or otherwise become offensive to the senses.

2.

That the "Sanitary City Scavenger Company" shall after the 1st day of April, 1948, haul the said excluded materials to some location, other than the "City Dump Ground" and dispose of the same by what is commonly known as the "Sanitary Cut and Fill Garbage And Waste Disposal Process", said "Sanitary City Scavenger Company" to so dispose of such excluded materials, as an independent contractor, and not as the agent or employee of the City of Lodi.

3.

That from and after said 1st day of April, 1948, the City of Lodi shall pay to said "Sanitary City Scavenger Company" or whoever shall dispose of said excluded materials for said company,

the sum of \$250.00 per month for the extra work thus to be performed, such cut and fill disposal work to be performed on lands not belonging to the City of Lodi.

4.

The term for which the said excluded materials shall be so disposed of, by said cut and fill method, shall begin on the 1st day of April, 1948, and continue for three months thereafter or for such further time as may be designated by resolution of said City Council.

5.

In the disposition of said excluded materials, the said "Sanitary City Scavenger Company" or whoever shall dispose of said excluded materials, shall hold the City of Lodi free and clear of and from any and all damages, claims, suits or actions at law.

6.

That the term "City Dump Ground" as used in this ordinance shall mean and refer to that certain parcel of land situated in the south half of Section 36, Township 4 North, Range 6 East, M. D. B. & M., acquired by the City of Lodi by Deed dated April 29, 1927 and recorded May 9, 1927 in Volume 189 of Official Records at page 121 thereof, San Joaquin County Records.

7.

Burning only under permission of the Superintendent of Streets of the City of Lodi in said "City Dump Ground" shall be conducted only during the times when vines and trees are dormant and will not be damaged by such burning.

8.

The Mayor of the City of Lodi is hereby authorized to make and sign, for and on behalf of said City, such contract or contracts as may be necessary, in his judgment, with said "Sanitary City Scavenger Company" or whoever may dispose of said excluded materials for said company, for the purpose of carrying out the terms and provisions of this resolution.

CITY OF LODI
OFFICE OF THE CITY CLERK

STATE OF CALIFORNIA, }
County of San Joaquin, } ss.

I do hereby certify that the attached is a full, true and correct copy of RESOLUTION NO. 1408 as passed and adopted
by the City Council of the City of Lodi March 24, 1948

as the same appears of record in the office of the City Clerk of the City of Lodi.

In testimony whereof I have hereunto set my hand and the seal of the City of Lodi,
this 24th day of MARCH 1948 193

By

W. J. Dunne
City Clerk of the City of Lodi

Deputy City Clerk