



Lodi Electric Utility

Rules and Regulations No.4 CONTRACTS

Revision: 02

Summary of changes:

Revision	Date	Council Resolution	Summary of Changes	Comments
1	3/22/1989		-Initial Release	
2	9/4/2019	2019-182	-Revisions page added -Formatting changes - Clarification that Energy Data Pulse contracts are for legacy equipment only -Added references to the “Lodi Municipal Code” -Added reimbursement agreement authorization for the City Manager and LEU Director.	



Lodi Electric Utility

Rules and Regulations No.4 CONTRACTS

Contracts will not be required as a condition prior to Service except:

1. As conditions in the regular schedule of rates approved or accepted by the City.
2. As may be required for electric extensions for Temporary Service or speculative projects.
3. In such other cases as the Electric Utility Director determines are in the best interest of the City to have the Customer sign a written contract.

Contracts may be required for construction purposes as a condition prior to Service. Any Customer application for Service which in the judgment of the City is not a standard practice may require a contract.

Contracts will be required for:

1. As further described in "Lodi Municipal Code" Section 13.20, Article III, including but not limited to "Lodi Municipal Code" Sections 13.20.290 and 13.20.300.
2. Where energy data pulses are supplied. This applies to legacy equipment only per Rule and Regulation No. 17.
3. Reimbursement agreements to allow the customer to make installment payments for new electrical service installations. The City Manager may execute such agreements up to a maximum amount of \$20,000. The Electric Utility Director may execute such agreements up to a maximum amount of \$15,000.

(END)