



Lodi Electric Utility

Rules and Regulations No.13 TEMPORARY SERVICE

Revision: 04

Summary of changes:

Revision	Date	Council Resolution	Summary of Changes	Comments
1	3/31/1989	89-29	-Initial Release	
2	12/20/2006	2006-234	-Added Reference to Line Extension/Service connection fee in Rule # 15/16 in A-4 -Modified language in B-2 for repayment of permanent status	
3	11/17/2010	2010-195	-Added estimate of cost and true up process	
4	9/4/2019	2019-182	-Revisions page added -Formatting changes -Added Temporary Service might not be available until the City has time to obtain necessary rights-of-way and install equipment	



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Rules and Regulations No.13 TEMPORARY SERVICE

A. Establishment of Temporary Service

The City will furnish Temporary Service, including Service to operations of a speculative nature or of questionable permanency, under the following conditions:

1. If undue hardship to the City or to its Customers does not result therefrom.
2. The Applicant shall pay to the City, in advance, the Estimated Cost of installing and removing all facilities required for Temporary Service. In each case that an Applicant is required to pay for Services based on the Estimated Cost prior to construction, the billing will be Reconciled with the Actual Cost upon the completion of the project. This cost to include, but not limited to, non-salvageable material, prorated cost (3 yrs/life) of salvageable material and labor for the installation and removal.
3. The Applicant shall establish credit pursuant to Rule and Regulation No. 6.
4. Construction Service will be installed by the City for a fixed non-refundable "Temporary Service Hook-up Charge" provided such hook-up is for connection of Customer-owned Service pole per City standards, to existing City facilities, only. Facilities may be installed under Section 2 above. Construction Service whereby the contractor installs the Service entrance in a permanent location may be assessed for the line extension and/or Service connection as per Rule No. 15 and/or 16.
5. Nothing in this Rule and Regulation shall limit or affect the right of the City to collect from the Customer any other or additional sums of money, which may become due and payable to the City from the Customer by reason of the



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Temporary Service furnished or to be furnished. The City may refuse electric Service if, in the judgment of the City, unsafe or hazardous conditions exist.

6. Temporary Service in isolated areas may not be available until the City has time to obtain necessary rights-of-way and to install its necessary facilities.

B. Change to Permanent Status

1. If at any time the character of a temporary Customer's operations change such that, in the opinion of the City, the Customer should be classified as permanent, or when a Customer served under this Rule has operated the electrical equipment originally installed or electrical equipment of the same power requirements for a period of 36 consecutive months from the date Service is first delivered under this Rule and has proved the permanency of the business to the City's satisfaction, the Customer will be classified as permanent.
2. Upon reclassification from Temporary to Permanent Service, the Customer will be billed for the salvageable material minus the prorated value already paid.

C. Customer-Owned Generation Facilities

There shall be no connection of Customer-owned generation facilities to the City's electric system under this Rule. A special agreement is required for connection of any Customer-owned generation facilities to the City's electric system. (See Rule and Regulation No. 21).

(End)