

ORDINANCE NO. _____

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LODI AMENDING
LODI MUNICIPAL CODE CHAPTER 13.20 "ELECTRICAL SERVICE" SECTION
13.20.240 SCHEDULE G1—GENERAL SERVICE—GROUP 1
COMMERCIAL/INDUSTRIAL AND SECTION 13.20.250 SCHEDULE G2—
GENERAL SERVICE—GROUP 2 COMMERCIAL/INDUSTRIAL

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THE CITY COUNCIL OF THE CITY OF LODI DOES ORDAIN AS FOLLOWS:

SECTION 1. Lodi Municipal Code Title 13 – PUBLIC SERVICES – Section 13.20.240, "Schedule G1—General service—Group 1 commercial/industrial" is hereby revised as follows:

13.20.240 Schedule G1—General service—Group 1 commercial/industrial.

A. Applicability: This schedule is applicable to customers with single-phase or three-phase service, or to a combination thereof, whose energy consumption does not exceed eight thousand kilowatt-hours (kWh) per billing cycle for three consecutive billing cycles. This schedule is not available for service when another commercial/industrial schedule is applicable.

Assignment to Schedule: If, in the judgment of the city, an account is expected to have usage below eight thousand kWh per billing cycle, the city has the option of placing the account immediately on this schedule.

When an account billed on this schedule permanently changes the nature of electrical operations to such an extent that the account would in time qualify for another rate schedule, such billing change will be made as soon as practicable after verification of said changes.

If energy consumption equals or exceeds eight thousand kWh for three consecutive billing cycles, the city will transfer the account to the appropriate rate schedule. If the demand reaches or exceeds four hundred kW for three consecutive billing cycles, the account will be transferred to the appropriate rate schedule.

B. Rates:

Customer charge (per meter per billing cycle):

Single-phase service effective August 1, 2023 ...\$15.50

Single-phase service effective July 1, 2024 ...\$20.50

Three-phase or combination service effective August 1, 2023 ...\$23.50

Three-phase or combination service effective July 1, 2024 ...\$31.50

Energy charge (\$ per kWh):

Summer (May through October) ..\$0.19261

Winter (November through April) ...\$0.14244

C. Energy Cost Adjustment (ECA). An energy cost adjustment shall be included in each bill for service as provided in section 13.20.180 Schedule ECA—Energy cost adjustment.

D. Community Benefits Incentive Discount. G1-Non-profit industrial/commercial customers who meet the criteria identified below are eligible for a 30 percent discount on their monthly energy and demand charges:

1. Eligibility Criteria

- a. Proof of Internal Revenue Service recognized 501 (c)(3) status.
- b. Certification that eligible non-profit entity serves low-income populations – defined as at or below 60 percent of median income – or populations residing in a Disadvantaged Community as defined by CalEnviroScreen or similar criteria determined by the Electric Utility Department.
- c. Certification that eligible non-profit entity and its principals are not debarred, suspended, or otherwise excluded from participation in federal assistance programs, as verified through SAM.gov.
- d. Proof that eligible non-profit entity is in good standing with the California Secretary of State.

It is the customer's responsibility to notify the Finance Department of eligibility and to complete and provide all application and eligibility forms as required by the Electric Utility Department. Customers receiving Community Benefits Incentive Discount will be subject to annual eligibility review.

This discount may not be used in conjunction with any other incentive discount.

E. Billing Cycle Charge (Monthly Bill). The billing cycle charge is the sum of the customer charge, the energy charge and the ECA.

SECTION 2. Lodi Municipal Code Title 13 – PUBLIC SERVICES –Section 13.20.250, "Schedule G2—General service—Group 2 commercial/industrial" is hereby revised as follows:

13.20.250 Schedule G2—General service—Group 2 commercial/industrial.

A. Applicability: This schedule will be applied to accounts with energy consumption in excess of eight thousand kilowatt-hours (kWh) for three consecutive billing cycles. This schedule is not available for service when another commercial/industrial schedule is applicable.

Billing Demand: The billing demand in any billing cycle will be the maximum average power taken during any metering interval in the period, but not less than the diversified resistance welder load. (The customary metering interval is fifteen minutes; in cases where the use of energy is intermittent or subject to violent fluctuations, a five-minute interval may be used.)

Assignment to Schedule: If, in the judgment of the city, an account is expected to have usage over eight thousand kWh per billing cycle, the City has the option of placing the account immediately on this schedule.

When an account billed on this schedule permanently changes the nature of electrical operations to such an extent that the account would in time qualify for another rate schedule, such billing change will be made as soon as practicable after verification of said changes. It shall be the responsibility of the customer to notify the city of any such changes.

If energy consumption drops below eight thousand kWh and remains there for twelve consecutive billing cycles, the city will transfer the account to the appropriate schedule. If the billing demand reaches or exceeds four hundred kW for three consecutive billing cycles, the account will be transferred to the appropriate rate schedule as soon as practicable.

B. Rates:

Customer charge effective August 1, 2023: (per meter per billing cycle) ...\$77.00

Customer charge effective July 1, 2024: (per meter per billing cycle) ...\$103.50

Demand charge:

All kW of billing demand, per kW ...\$4.18

Energy charge: (per kWh)

Summer (May through October) ..\$0.15829

Winter (November through April) ...\$0.12671

Energy Cost Adjustment (ECA):

An energy cost adjustment shall be included in each bill for service as provided in Section 13.20.180 Schedule ECA—Energy Cost Adjustment.

C. Voltage Discount. When delivery is made at the same primary distribution voltage as that of the line from which the service is supplied, a four percent discount will be allowed on the sum of the demand charge and the energy charge.

D. Community Benefits Incentive Discount. G2-Non-profit industrial/commercial customers who meet the criteria identified below are eligible for a 30 percent discount on their monthly energy and demand charges:

1. Eligibility Criteria

- a. Proof of Internal Revenue Service recognized 501 (c)(3) status.
- b. Certification that eligible non-profit entity serves low-income populations – defined as at or below 30 percent of median income – or populations residing in a Disadvantaged Community as defined by CalEnviroScreen or similar criteria determined by the Electric Utility Department.
- c. Certification that eligible non-profit entity and its principals are not debarred, suspended, or otherwise excluded from participation in federal assistance programs, as verified through SAM.gov.
- d. Proof that eligible non-profit entity is in good standing with the California Secretary of State.

It is the customer's responsibility to notify the Finance Department of eligibility and to complete and provide all application and documentation forms as required by the Electric Utility Department. Customers receiving Community Benefits Incentive Discount will be subject to annual eligibility review.

This discount may not be used in conjunction with any other incentive discount.

E. Billing Cycle Charge (Monthly Bill). The billing cycle charge is the sum of the customer charge, the demand charge, the energy charge, the ECA and the voltage discount, if applicable.

SECTION 3. Severability. If any section, subsection, subdivision, paragraph, sentence, clause or phrase of this Ordinance or any part thereof is for any reason held to be unconstitutional or invalid or ineffective by any court of competent jurisdiction, such decision shall not affect the validity or effectiveness of the remaining portions of this Ordinance or any part thereof. The City Council of the City of Lodi hereby declares that it would have passed each section, subsection, subdivision, paragraph, sentence, clause or phrase thereof irrespective of the fact that any one or more sections, subsections, subdivisions, paragraphs, sentences, clauses or phrases be declared unconstitutional or invalid or ineffective.

SECTION 4. No Mandatory Duty of Care. This Ordinance is not intended to and shall not be construed or given effect in a manner which imposes upon the City, or any officer or employee thereof, a mandatory duty of care towards persons or property within the City or outside of the City so as to provide a basis of civil liability for damages, except as otherwise imposed by law.

SECTION 5. Conflict. All ordinances and parts of ordinances in conflict herewith are repealed insofar as such conflict may exist.

SECTION 6. Effective Date and Publication. This Ordinance shall take effect thirty (30) days after its adoption. In lieu of publication of the full text of the Ordinance within fifteen (15) days after its passage, a summary of the Ordinance may be published at least five (5) days prior to and fifteen (15) days after adoption by the City Council, and a certified copy shall be posted in the office of the City Clerk pursuant to Government Code section 36933(c)(1).

Approved this ____ day of _____, 2026

RAMON YEPEZ
Mayor

ATTEST:

OLIVIA NASHED
City Clerk

State of California
County of San Joaquin, ss.

I, Olivia Nashed, 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 _____, 2026, and was thereafter passed, adopted, and ordered to print at a regular meeting of said Council held _____, 2026, 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.

OLIVIA NASHED
City Clerk

APPROVED AS TO FORM:

KATIE O. LUCCHESI
City Attorney

Routing form - Ordinance

Final Audit Report

2025-12-31

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"Routing form - Ordinance" History

-  Document created by Elizabeth Burgos (eburgos@lodi.gov)
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