

RECORD OF RESOLUTIONS

Resolution No. 34-18

Passed 1-9-18

A RESOLUTION AND ASSESSMENT OF THE BOARD OF TRUSTEES OF PUBLIC AFFAIRS FOR THE VILLAGE OF LODI, MEDINA COUNTY, OHIO, AMENDING THE ELECTRICAL RATES AND CHARGES AND SERVICE STANDARDS RESOLUTION FOR CUSTOMERS, AND AMENDING AND REPEALING ALL OTHER ELECTRICAL CHARGE RESOLUTIONS INCONSISTANT HEREWITH.

WHEREAS, the Board of Trustees of Public Affairs is authorized by statute to establish the rates and charges for electrical services pursuant to Section 735.28 or the Ohio Revised Code, and as otherwise consistent with the legal requirements for electrical services providers within the State of Ohio; and

WHEREAS, the Board of Trustees of Public Affairs has authority to manage, resolve, and make rules and regulations regarding certain public utilities in the Village of Lodi; and

WHEREAS, the Board of Trustees of Public Affairs previously passed a Resolution and Assessment relating to Electrical Charges on June, 19, 2012 for electric charges effective after June 19, 2012, No. 03-06; and

WHEREAS, the Board of Trustees of Public Affairs of the Village of Lodi ("Board of Public Affairs") has deemed it necessary to establish new rates and different standards relative to electrical service rates to electric service customers of the Village of Lodi Utility Departments.

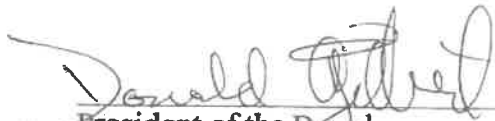
NOW, THEREFORE, THE BOARD OF TRUSTEES OF PUBLIC AFFAIRS OF THE VILLAGE OF LODI, MEDINA COUNTY, OHIO, HEREBY RESOLVE AS FOLLOWS:

1. The Board of Public Affairs assesses of the following electric rates and charges to be levied and collected by the Board of Trustees of Public Affairs effective with the first billing date after this resolution, and repeals all previously established electrical rate charges inconsistent herewith.
2. In order to provide an equitable apportionment of charges and rates incurred by the Village of Lodi in the purchase of electrical power, the following formulation shall be applied in arriving at the electrical charges and for security lights for residential, industrial, and commercial power service from and after the effective date of this Resolution.

3. AVAILABILITY – Available in all territory served by the Village of Lodi Utility Departments for power services within the Village of Lodi electrical system.
4. SERVICE AND RATE- Alternating current, 60H single phase and 3 phase at nominal voltage at 120, 120-240, 120-208, 277-480, 2400-4160, and 7200-12470 volts. Unless subject to a separate contract approved by the Board of Public Affairs, or a separate specific provision by Resolution, rates shall be set forth on Exhibit A, attached hereto and made a part hereof.
5. DOMESTIC, COMMERCIAL, AND INDUSTRIAL ELECTRIC RATES- The rate established for all residential, commercial, and industrial customers, on a monthly basis, shall be that which is set forth in Exhibit A, including for Residential (Standard) Service Rate, Commercial Loan Management Rate, General Service Large Power Rate, and the Power Cost Adjustment Rider, effective with the first billing rate after this Resolution in 2012.
 - A. POWER COST ADJUSTMENT – A charge will be made on all kilowatt hours within and outside of the Village of Lodi, except where specifically indicated herein, based on the actual power cost per kilowatt hour paid by the Village of Lodi for power, per the 2012 Electric Rate Schedules and Exhibit A.
 - B. SECURITY LIGHTS- Unless subject to a separate contract approved by the Board of Public Affairs, rates for security lights within and outside the Village of Lodi shall be: \$42.78 per month for 391 watt LED usage, \$17.80 per month for 200 watt LED usage, \$5.00 per month for 40 watt LED usage. There shall not be a Power Cost Adjustment or late fees for electrical charges related solely to rates and charges for security lights.
 - C. Any new development that is not currently a customer of the Village of Lodi, Utility Department, shall pay to the Village the current tap-in fee and a meter shall be installed before any electric services shall be provided during the construction of any development. Upon the provision of electric service to such a commercial or industrial development, the customer shall pay the rate for electric service currently in effect at the time the electric service commences. There shall be a Fifty Dollar (\$50.00) fee for electric services provided to any residential lot during construction upon such a residential lot.
6. TERMS OF PAYMENT- Billings shall be rendered and due each month. Rates specified are net and payable on the 25th day of each month. On all bills not paid in full on the 26th day of each month by 4:30 p.m., an additional ten percent (10%) late charge will be charged on the amount billed. Upon each account not paid in full on the 28th day of each month, the Village shall give notice to the customer that the customer's service will be terminated on the 10th day of the following month. No customer who has received notice that the customer's service will be terminated shall receive an extension of such notice, unless a payment plan is accepted by the Board of Public Affairs. Any account not paid by the 10th day of

the following month is considered delinquent. Any delinquent customer paying any delinquent utility bill after notice of termination, but before utility service is terminated, shall pay the delinquent bill in full. This includes the ten percent (10%) late charge, and a delinquency charge of twenty dollars (\$20.00) which is not a penalty but is related to the administrative cost to the Village in providing notice of the delinquency to the customer and mobilization of personnel as a result of the customer's delinquency. If it is necessary to terminate a delinquent customer's utility service, said customer shall pay the delinquent bill in full, the ten percent (10%) late charge and a re-connection fee, if the customer is permitted to re-establish utility service under other applicable law. If the re-establishment of service occurs during working hours the re-connection fee shall be forty dollars (\$40.00), or if the re-establishment of service occurs during non-working hours, the re-connection fee shall be sixty dollars (\$60.00). Working hours of the Village of Lodi are hereby established as the hours between 7:30 a.m. and 4:30 p.m., for purpose of this resolution. No employee of the Lodi Utility Department, other than the employees of the Clerk/Treasurer, is authorized to receive cash from any utility customer. Employees of the Lodi Utility Department may receive checks and/or money order for payment of utility services as provided above.


- A. Should any customer request termination of electrical services, the customer shall pay a fee of twenty-five dollars (\$25.00) prior to disconnection. There will be no additional fee for reconnection unless reconnection is requested outside the working hours discussed above. Any customer, who requests a disconnection and reconnection outside the working hours discussed above, shall pay an additional charge of twenty-five (\$25.00) payable prior to reconnection.
7. TERMS OF CONTRACT- Where the electric system is required to make additional investment in that system, a contract for service may be required. Contracts under this schedule shall be for a time period of not less than twelve (12) months after the start of said contract, and may be terminated by fifteen (15) days written notice from either party to the other. In the event that the contract load is increased during the time period of a contract, the time period shall be extended to twelve (12) additional consecutive months after the date of such increase to load.
8. RULES AND REGULATIONS- Conditions of service are governed by the Lodi Village Electric System, and the laws of the State of Ohio.
9. This resolution shall and does repeal all previous electric charge ordinances or resolutions inconsistent herewith. Further, pursuant to statute, when an electric bill is not paid by a user, the Board of Public Affairs may certify the bill to the County Auditor to be placed on the duplicate and collected as other taxes, or the Board of Public Affairs may take such other actions provided by law, including but not limited to collected as actions at law in the name of the Village of Lodi.


President of the Board
Of Public Affairs


Member of the Board
Of Public Affairs


Member of the Board
Of Public Affairs

ATTEST:


Annette Geissman
Clerk-Treasurer

APPROVED AS TO LEGAL
FORM AND CORRECTNESS:

Irving B. Sugerman,
Village Solicitor

VILLAGE OF LODI
2018 ELECTRIC RATE SCHEDULE

• **RESIDENTIAL (STANDARD) SERVICE RATE IN VILLAGE:**

- Applicable for 1Ø Residential Secondary Service through one meter for each family unit in a residence or apartment.
- Customer Service Charge: \$6.00
- Energy Charge: \$0.0625/kWH
- Delivery Charge: \$0.0361 per kWH first 750 kWH
 \$0.0228 per kWH next 750 kWH
 \$0.0095 per kWH over 1500 kWH
- Electric customers within the Village limits shall receive a 5% discount on the Customer Service, Energy, and Delivery Charge.
- Power Cost Adjustment (PCA) Charge: PCA applies to all kWH usage and is calculated monthly based on 3-month rolling average of expenses and target revenues per PCA Rider. PCA Charge = PCA x total kWH consumed. The PCA charge is not subject to the in-Village discount.
- State of Ohio Kilowatt-Hour Tax: This tax applies to all kWH usage and is not subject to the in-Village discount.

\$0.00465 per kWH first 2000 kWH
\$0.00419 per kWH next 13000 kWH
\$0.00363 per kWH over 15000 kWH

VILLAGE OF LODI

2018 ELECTRIC RATE SCHEDULE

• RESIDENTIAL (STANDARD) SERVICE RATE OUTSIDE VILLAGE:

- Applicable for 1Ø Residential Secondary Service through one meter for each family unit in a residence or apartment.
- Customer Service Charge: \$6.50
- Energy Charge: \$0.0690/kWH
- Delivery Charge: \$0.0380 per kWH first 750 kWH
\$0.0240 per kWH next 750 kWH
\$0.0100 per kWH over 1500 kWH
- Power Cost Adjustment (PCA) Charge: PCA applies to all kWH usage and is calculated monthly based on 3-month rolling average of expenses and target revenues per PCA Rider. $PCA \text{ Charge} = PCA \times \text{total kWH consumed}$. The PCA charge is not subject to the in-Village discount.
- State of Ohio Kilowatt-Hour Tax: This tax applies to all kWH usage and is not subject to the in-Village discount.

\$0.00465 per kWH first 2000 kWH
\$0.00419 per kWH next 13000 kWH
\$0.00363 per kWH over 15000 kWH

VILLAGE OF LODI 2018 ELECTRIC RATE SCHEDULE

• **COMMERCIAL LOAD MANAGEMENT RATE IN VILLAGE:**

- Applicable for 1Ø & 3Ø Commercial Secondary Service for commercial customers with less than 50kVA demands through one meter.
- Customer Service Charge: \$23.00
- Energy Charge: \$0.0470/kWH
- Delivery Charge: \$0.0266 per kWH first 1500 kWH
 \$0.0171 per kWH next 1500 kWH
 \$0.0076 per kWH over 3000 KWH
- Demand Charge:

 First 10 kWD at \$2.40 per kWD
 Over 10 kWD at \$3.50 per kWD
- Electric customers within the Village limits shall receive a 5% discount on the Customer Service, Energy, Delivery, and Demand Charge.
- Power Cost Adjustment (PCA) Charge: PCA applies to all kWH usage and is calculated monthly based on 3-month rolling average of expenses and target revenues per PCA Rider. PCA Charge = PCA x total kWH consumed. The PCA charge is not subject to the in-Village discount.
- State of Ohio Kilowatt-Hour Tax: This tax applies to all kWH usage and is not subject to the in-Village discount.

\$0.00465 per kWH first 2000 kWH
\$0.00419 per kWH next 13000 kWH
\$0.00363 per kWH over 15000 kWH

VILLAGE OF LODI

2018 ELECTRIC RATE SCHEDULE

• GENERAL SERVICE LARGE POWER RATE IN VILLAGE

- Applicable for 3Ø Industrial Load Management Service for customers with 50kVA or greater demands and/or served at primary distribution voltage through one meter.
- Customer Service Charge: \$33.00
- Energy Charge: \$0.0358/kWH
- Delivery Charge: \$0.0171 per kWH first 25000 kWH
 \$0.0095 per kWH next 25000 kWH
 \$0.0048 per kWH over 50000 kWH
- Demand Charge: First 50 kVA at \$3.60 per kVA
 Next 50 kVA at \$5.00 per kVA
 Over 100 kVA at \$8.00 per kVA
- Electric customers within the Village limits shall receive a 5% discount on the Customer Service, Energy, Delivery, and Demand Charge.

Power Cost Adjustment (PCA) Charge: PCA applies to all kWH usage and is calculated monthly based on 3-month rolling average of expenses and target revenues per PCA Rider. PCA Charge = PCA x total kWH consumed. The PCA charge is not subject to the in-Village discount.

State of Ohio Kilowatt-Hour Tax: This tax applies to all kWH usage and is not subject to the in-Village discount.

\$0.00465 per kWH first 2000 Kwh
\$0.00419 per kWH next 13000 kWH
\$0.00363 per kWH over 15000 kWH

VILLAGE OF LODI

2018 ELECTRIC RATE SCHEDULE

• GENERAL SERVICE LARGE POWER RATE OUTSIDE VILLAGE

- Applicable for 3Ø Industrial Load Management Service for customers with 50kVA or greater demands and/or served at primary distribution voltage through one meter.
- Customer Service Charge: \$35.00
- Energy Charge: \$0.0385/kWH
- Delivery Charge: \$0.0180 per kWH first 25000 kWH
\$0.0100 per kWH next 25000 kWH
\$0.0050 per kWH over 50000 kWH
- Demand Charge: First 50 kVA at \$4.00 per kVA
Next 50 kVA at \$6.00 per kVA
Over 100 kVA at \$8.00 per kVA

Power Cost Adjustment (PCA) Charge: PCA applies to all kWH usage and is calculated monthly based on 3-month rolling average of expenses and target revenues per PCA Rider. PCA Charge = PCA x total kWH consumed. The PCA charge is not subject to the in-Village discount.

State of Ohio Kilowatt-Hour Tax: This tax applies to all kWH usage and is not subject to the in-Village discount.

\$0.00465 per kWH first 2000 Kwh
\$0.00419 per kWH next 13000 kWH
\$0.00363 per kWH over 15000 kWH

RECORD OF RESOLUTIONS

Resolution No. 19-10

Passed 10-26-10

A RESOLUTION AND ASSESSMENT OF THE BOARD OF TRUSTEES OF PUBLIC AFFAIRS FOR THE VILLAGE OF LODI, MEDINA COUNTY, OHIO, AMENDING THE ELECTRICAL RATES AND CHARGES AND SERVICE STANDARDS RESOLUTION TO ADD A CHARGE FOR ELECTRIC POLE CONTACTS AND AMENDING AND REPEALING ALL OTHER ELECTRICAL CHARGE RESOLUTIONS INCONSISTENT HEREWITH.

WHEREAS, pursuant to Sections 735.28 and 735.29 of the Ohio Revised Code, the Council and the Village of Lodi established a Lodi Board of Public Affairs to manage, conduct, and control the waterworks, electric, and similar public utilities in the Village of Lodi; and

WHEREAS, the Lodi Board of Public Affairs has authority to manage, resolve, and make rules and regulations regarding certain public utilities in the Village of Lodi; and

WHEREAS, the Board of Trustees of Public Affairs previously passed a Resolution relating to fees charged to certain Licensees who retain the Board of Public Affairs to permit and/or install upon utility poles within the Village of Lodi, No. 1269 (1970); and

WHEREAS, the Board of Trustees of Public Affairs of the Village of Lodi (“Board of Public Affairs”) has deemed it necessary to establish new rates and regulations relative to the use of or installation upon utility poles under the supervision of the Village of Lodi Utility Departments, within the Village of Lodi or any territory served by the Village of Lodi Utility Departments for power services provided by the Village of Lodi electrical system.

NOW, THEREFORE, THE BOARD OF TRUSTEES OF PUBLIC AFFAIRS OF THE VILLAGE OF LODI, MEDINA COUNTY, OHIO, HEREBY RESOLVE AS FOLLOWS:

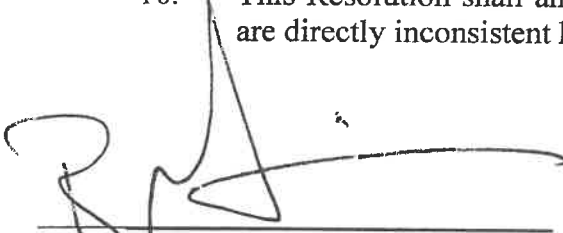
1. Any person or entity who wishes to utilize the Board of Public Affairs for the installation of or otherwise connect to a utility pole owned or operated by the Village of Lodi shall be a “Licensee.” Such Licensee shall enter into an agreement with the Trustees for the Board of Public Affairs (“Board”) relating to the same before installing upon, connecting with, or contacting upon utility poles owned or operated by the Board. Board retains the right to refuse to a requested attachment on its existing poles or a new pole in its absolute discretion.
2. If a Licensee employs or retains Board for the purpose of installing its property upon Board’s utility poles or using Board’s property for its attachment, all attachments are to be placed so as to not interfere with the present or future use which Board may desire to make of said poles. Board shall make all installations under the supervision of the Superintendent of Utilities and the managing authority of the Licensee so as to comply with the minimum requirements of the National Electrical Safety Code and any other requirements of the federal, state, or local governmental authority having jurisdiction thereof. Board shall be the

sole judge in its discretion as to its own requirements for the present or future use of its attachments and equipment and of any interference therewith.

3. Where it is necessary for Board to install a new pole to be used by Licensee and Board jointly, and, because of the necessity of providing adequate space or strength to accommodate the attachments of Licensee on a new pole, either at the request of Licensee, or to comply with the aforementioned governmental regulations, the new pole being taller or stronger than considered by Board in its discretion to be necessary to accommodate the existing attachments, the cost of such additional height or strength shall be paid to Board by Licensee. Such cost shall be the difference between the cost of the new pole and the current cost of a pole that is deemed by Board to be inadequate for the existing attachments of Board or other Licensees. Payment shall be made whether the new pole is an initial installation or a replacement of an existing pole. A new pole shall be the property of Board regardless of any payments by Licensee. A pole installed solely for Licensee shall be owned by the Board, and shall be subject to the provisions and regulations of this Resolution.
4. In addition to Paragraph 3, Licensee shall pay Board for the sum of the then value of the pole that is replaced, plus the cost of its removal, less the salvage value of the pole that is replaced. Licensee shall also pay to the respective owners thereof the cost of removing and re-establishing all previously existing attachments on a pole that is replaced because of the Licensee's attachment.
5. If the attachments requested by Licensee can only be accommodated by existing poles of Board by re-arranging or replacing the facilities of Board, or of other existing Licensees, Licensee shall reimburse Board for any expense incurred by Board in transferring, re-arranging or replacing said facilities or attachments, including but not limited to: additional guying required because of the attachments of the Licensee.
6. In addition to the charges referred to in Paragraphs 3 through 5 of this Resolution, Licensee shall pay to Board for services as follows:
 - A. For contact on a pole by cable or other attachment, \$8.00 per pole, per contact year beginning in 2010. This rate shall then increase by an additional \$2.00 per year for five (5) years beginning in 2011;
 - B. Customers will be billed for pole contacts annually on January 1. All bills will be due within thirty days.
7. Licensee shall save and hold Board and the Village of Lodi harmless for any and all liability for any reason whatsoever, occasioned upon the installation and use of a Licensee's attachment, from all claims for damage to property or injury which may arise to other persons, entities, or Licensees.
8. Licensee shall not assign its attachment or facility attached to a pole without the express, written consent of Board.

9. Any contract entered into between Licensee and Board may be subject to other conditions of service that are governed by the Lodi Village Electric System, and or the laws of the State of Ohio and United States of America.

10. This Resolution shall and does repeal all previous ordinances or resolutions that are directly inconsistent herewith.



President of the Board
Of Public Affairs



Member of the Board
Of Public Affairs



Member of the Board
Of Public Affairs

ATTEST:



Annette Geissman
Clerk-Treasurer

APPROVED AS TO LEGAL
FORM AND CORRECTNESS:



Irving B. Sugerman,
Village Solicitor

CONTRACT WITH THE VILLAGE OF LODI

Date: _____

Subject: _____

This contract is between the Board of Public Affairs of the Village of Lodi, Medina County, Ohio ("Board"), and _____ ("Licensee"). FOR AND IN CONSIDERATION of the payment of the sum of _____ to the Board, the parties agree to the following arrangement relating to the utility poles owned and/or operated by the Board, and Licensee's attachments thereto. Licensee hereby agrees to retain the Board for the installation and/or attachments to said poles pursuant to Resolution No. _____, and to:

The parties also agree:

1. This contract shall be subject to cancellation by the Board or Licensee, for good cause as determined by the Board, upon ten (10) days advance written notice.
2. The Licensee agrees to abide by all the terms and conditions set forth in Resolution No. _____, which is attached hereto, and incorporated herein.
3. Licensee agrees that it maintains a comprehensive commercial general liability insurance policy (including but not limited to: Premises-Operations; Contractual Liability, Product Liability and Completed Operation, Broad Form Property Damage) with liability limits of On Million Dollars (\$1,000,000) or greater, for any claims of public liability and property damage for any claimed loss which may arise from any activity carried out pursuant to this Contract.
4. Within ten (10) days of this contract, Licensee agrees to furnish the Village of Lodi with certificates of insurance or other evidence satisfactory to the Village of Lodi that such insurance was procured and is in force.
5. The certification shall include a written statement that in the event of cancellation or any material change in the policy of insurance, vendor/contractor shall provide written notice of such cancellation or material change to the Clerk/Treasurer thirty (30) days before such change to: Clerk/Treasurer, 108 Ainsworth Street, P.O. Box 95, Lodi, Ohio 44254.
6. Licensee's insurance coverage shall be primary insurance for the Board and the Village of Lodi, its elected officials, employees and volunteers for any and all claims or demands for property damage, injury, attorney fees, or losses which may arise

from Licensee's attachments on the Board's existing or newly placed utility poles. Any insurance maintained by the Board or the Village of Lodi, its elected officials, employees or volunteers shall be excess to Licensee's insurance and shall not contribute to it.

7. The Licensee agrees to hold the Village of Lodi harmless and indemnify the Village of Lodi, its' elected officials, employees and volunteers for any and all claims resulting from the actions of Licensee, its equipment, service, or attachments, its officials, employees and any subcontractors employed by Licensee.
8. The Licensee shall maintain Worker's Compensation Insurance for any claims for injury of damages which may arise from any activity carried out pursuant to the contract with the Board and/or Village of Lodi.
9. The Board shall not be considered an agent of the Licensee in the performance of the Contract.

It is further understood and agreed among the undersigned that: (1) facsimile signatures are acceptable as original signature; (2) the undersigned first carefully read and fully understand the terms of this Contract; (3) there are no collateral or other agreements between the undersigned hereto; (4) all prior promises and negotiations are merged herein; (5) this agreement may be subject to the approval of the Council of the Village of Lodi, or some other elected official.

IN WITNESS WHEREOF, the parties have duly executed this Agreement:

By:
Its:

By:
Its:

RECORD OF RESOLUTIONS

Resolution No. 13-09

Passed 7-14-09

A RESOLUTION AND ASSESSMENT OF THE BOARD OF TRUSTEES OF PUBLIC AFFAIRS FOR THE VILLAGE OF LODI, MEDINA COUNTY, OHIO, AMENDING SECURITY DEPOSIT AMOUNTS FOR RESIDENTIAL, COMMERCIAL, AND INDUSTRIAL CUSTOMERS, AND REPEALING ALL OTHER SECURITY DEPOSIT RESOLUTIONS INCONSISTENT HEREWITH.

WHEREAS, the Board of Trustees of Public Affairs is authorized by statute to establish the rates and charges for electrical services and water works pursuant to Sections 735.28 and 735.29 or the Ohio Revised Code; and

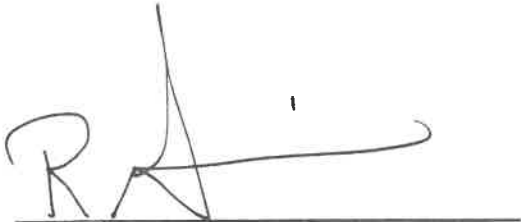
WHEREAS, the Board of Trustees of Public Affairs of the Village of Lodi has deemed it necessary to establish and clarify rates for residential, commercial, and industrial utility deposits for customers of the Lodi Utility Departments; and

NOW, THEREFORE, THE BOARD OF TRUSTEES OF PUBLIC AFFAIRS OF THE VILLAGE OF LODI, MEDINA COUNTY, OHIO, HEREBY RESOLVE AS FOLLOWS:


1. The Board of Public Affairs assesses the following security deposit charges to be levied and collected by the Board of Trustees of Public Affairs effective with the date of this resolution, and repeals all previously established security deposits.
2. **RESIDENTIAL SECURITY DEPOSITS-** Unless subject to a separate contract approved by the Board of Trustees of Public Affairs, shall be as follows:
 - A. Every residential utility customer of the Village of Lodi Utility Department shall post a Two Hundred Seventy-Five Dollar (\$275.00) security deposit to be held by the Village of Lodi, when that residential utility customer wishes to obtain all three utility services. If a residential utility customer wishes to obtain water services only, that customer shall post a Fifty Dollar (\$50.00) security deposit to be held by the Village of Lodi. If a residential utility customer wishes to obtain sewer services only, that customer shall post a Fifty Dollar (\$50.00) security deposit to be held by the Village of Lodi and shall provide metering of their water usage for sewer billing purposes. If a residential utility customer wishes to obtain electric services only, that customer shall post a Two Hundred Dollar (\$200.00) security deposit to be held by the Village of Lodi. A computer name change for a surviving spouse will be permitted in lieu of a new deposit in the event of the death of a spouse. No deposit will be required for landlords when a tenant moves out of a property and the bill is temporarily put back into the landlord's name.
3. **COMMERCIAL SECURITY DEPOSITS-** Every commercial utility customer of the Village of Lodi Utility Department shall post a Five Hundred Dollar (\$500.00)

security deposit for all utilities, to be held by the Village of Lodi.

4. INDUSTRIAL SECURITY DEPOSITS- Every industrial utility customer of the Village of Lodi Utility Department shall post a Five Hundred Dollar (\$500.00) security deposit for all utilities, to be held by the Village of Lodi.
5. The Village of Lodi shall hold the security deposit from the date of commencement so long as the customer remains in good standing. If a customer moves within the utility system, but the deposit being held is less than the current deposit amount, the difference between the current deposit and the former deposit amount shall be paid as a security deposit to be held by the Village of Lodi. If a customer moves within the utility system, but there is no deposit being held, the full deposit amount shall be paid as a security deposit to be held by the Village of Lodi.
6. This Resolution shall and does repeal all previous utility security deposit ordinances or resolutions inconsistent herewith.



President of the Board
Of Public Affairs



Member of the Board
Of Public Affairs




Member of the Board
Of Public Affairs

ATTEST:



Annette Geissman
Clerk-Treasurer

APPROVED AS TO LEGAL
FORM AND CORRECTNESS:



(0075499)

Irving B. Sugerman,
Village Solicitor

1st Reading: 6-6-09

2nd Reading: 6-23-09

3rd Reading: 7-14-09