Chapter 14.24

UNDERGROUND UTILITY INSTALLATION

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Section 14.24.010 Definitions.
Whenever in this chapter the words or phrases hereinafter in this section defined are used, they shall have the respective meanings assigned to them in the following definitions:

"Commission" means the Public Utilities Commission of the State of California.

"Person" means and includes individuals, firms, corporations, partnerships, and their agents and employees.

"Poles, overhead wires and associated overhead structures" mean poles, towers, supports, wires, conductors, guys, stubs, platforms, crossarms, braces, transformers, insulators, cutouts, switches, communication circuits, appliances, attachments and appurtenances located above ground within a district and used or useful in supplying electric, communication or similar or associated service.

"Underground utility district" or "district" means that area in the City within which poles, overhead wires, and associated overhead structures are prohibited as such area is described in a resolution adopted pursuant to the provisions of Section 14.24.040.

"Utility" includes all persons or entities supplying electric, communication or similar or associated service by means of electrical materials or devices. (Ord. 3563 § 1, 1968)

Section 14.24.020 Public hearing by City Council.
The City Council may from time to time call public hearings to ascertain whether the public necessity, health, safety or welfare requires the removal of poles, overhead wires and associated overhead structures within designated areas of the City and the underground installation of wires and facilities for supplying electric, communication or similar or associated service. The City Clerk shall notify all affected property owners as shown on the last equalized assessment roll and utilities concerned by mail for the time and place of such hearings at least ten days prior to the date thereof. Each such hearing shall be open to the public and may be continued from time to time. At each such hearing all persons interested shall be given an opportunity to be heard. The decision of the City Council shall be final and conclusive. (Ord. 3563 § 2, 1968)
Section 14.24.030 Report by Public Utilities Director.

Prior to holding such public hearing, the Public Utilities Director shall consult all affected utilities and shall prepare a report for submission at such hearing containing, among other information, the extent of such utilities participation and estimates of the total costs to the City and affected property owners. Such report shall also contain an estimate of the time required to complete such underground installation and removal of overhead facilities. (Ord. 3563 § 3, 1968)

Section 14.24.040 Designation of underground utility districts.

If, after any such public hearing the City Council finds that the public necessity, health, safety or welfare requires such removal and such underground installation within a designated area, the City Council shall, by resolution, declare such designated area an underground utility district and order such removal and underground installation. Such resolution shall include a description of the area comprising such district and shall fix the time within which such removal and underground installation shall be accomplished and within which affected property owners must be ready to receive underground service. A reasonable time shall be allowed for such removal and underground installation, having due regard for the availability of labor, materials and equipment necessary for such removal and for the installation of such underground facilities as may be occasioned thereby. (Ord. 3563 § 4, 1968)

Section 14.24.050 Unlawful acts.

Whenever the City Council creates an underground utility district and orders the removal of poles, overhead wires and associated overhead structures therein as provided in Section 14.24.040, it is unlawful for any person or utility to erect, construct, place, keep, maintain, continue, employ or operate poles, overhead wires and associated overhead structures in the district after the date when said overhead facilities are required to be removed by such resolution, except as said overhead facilities may be required to furnish service to an owner or occupant of property prior to the performance by such owner or occupant of the underground work necessary for such owner or occupant to continue to receive utility service as provided in Section 14.24.100, and for such reasonable time required to remove said facilities after said work has been performed, and except as otherwise provided in this chapter. (Ord. 3563 § 5, 1968)

Section 14.24.060 Exceptions--Emergency or unusual circumstances.

Notwithstanding the provisions of this chapter, overhead facilities may be installed and maintained for a period, not to exceed thirty days, without authority of the Director of Public Utilities in order to provide emergency service. The Director of Public Utilities may grant special permission on such terms as the Director of Public Utilities may deem appropriate, in cases of unusual circumstances, without discrimination as to any person or utility, to erect, construct, install, maintain, use or operate poles, overhead wires and associated overhead structures. (Ord. 3563 § 6, 1968)

Section 14.24.070 Exceptions--Generally.

This chapter and any resolution adopted pursuant to Section 14.24.040, shall, unless otherwise provided in such resolution, not apply to the following types of facilities:
A. Poles, or electroliers used exclusively for street lighting;
B. Overhead wires (exclusive of supporting structures) crossing any portion of a district within which overhead wires have been prohibited, or connecting to buildings on the perimeter of a district, when such wires originate in an area from which poles, overhead wires and
associated overhead structures are not prohibited;
   C. Poles, overhead wires and associated overhead structures used for the transmission of electric energy at nominal voltages in excess of thirty thousand volts;
   D. Overhead wires attached to the exterior surface of a building by means of a bracket or other fixture and extending from one location on the building to another location on the same building or to an adjacent building without crossing any public street;
   E. Antennae, associated equipment and supporting structures, used by a utility for furnishing communication services;
   F. Equipment appurtenant to underground facilities, such as surface mounted transformers, pedestal mounted terminal boxes and meter cabinets and concealed ducts;
   G. Temporary poles, overhead wires and associated overhead structures used or to be used in conjunction with construction projects. (Ord. 3563 § 7, 1968)

Section 14.24.080 Notice to property owners and utility companies.

Within ten days after the effective date of a resolution adopted pursuant to Section 14.24.040, the City Clerk shall notify all affected utilities and all persons owning real property within the district created by said resolution of the adoption thereof. Said City Clerk shall further notify such affected property owners of the necessity that, if they or any person occupying such property desire to continue to receive electric, communication, or similar or associated service, they or such occupant shall provide all necessary facility changes on their premises so as to receive such service from the lines of the supplying utility or utilities at a new location, subject to the applicable rules, regulations, and tariffs of the respective utility or utilities on file with the Commission or as authorized by the Riverside Board of Public Utilities.

Notification by the City Clerk shall be made by mailing a copy of the resolution adopted pursuant to Section 14.24.040, together with a copy of the ordinance codified herein, to affected property owners as such are shown on the last equalized assessment roll and to the affected utilities. (Ord. 3563 § 8, 1968)

Section 14.24.090 Utility company responsibility.

If underground construction is necessary to provide utility service within a district created by any resolution adopted pursuant to Section 14.24.040, the supplying utility shall furnish that portion of the conduits, conductors and associated equipment required to be furnished by it under its applicable rules, regulations and tariffs on file with the Commission or as authorized by the Riverside Board of Public Utilities. (Ord. 3563 § 9, 1968)

Section 14.24.100 Property owner responsibility.

A. Every person owning, operating, leasing, occupying or renting a building or structure within a district shall construct and provide that portion of the service connection on his property between the facilities referred to in Section 14.24.090 and the termination facility on or within said building or structure being served, all in accordance with the applicable rules, regulations and tariffs of the respective utility or utilities on file with the Commission or as authorized by the Riverside Board of Public Utilities. If the above is not accomplished by any person within the time provided for in the resolution enacted pursuant to Section 14.24.040, the Public Utilities Director shall give notice in writing to the person in possession of such premises, and a notice in writing to the owner thereof as shown on the last equalized assessment roll, to provide the required underground facilities within ten days after receipt of such notice.

B. The notice to provide the required underground facilities may be given either by personal service or by mail. In case of service by mail on either of such persons, the notice must be deposited in the United States mail in a sealed envelope with postage prepaid, addressed to the person in possession of such premises at such premises, and the notice must be addressed
to the owner thereof as such owner's name appears, and must be addressed to such owner's
last known address as the same appears on the last equalized assessment roll, and when no
address appears, to General Delivery, City of Riverside. If notice is given by mail, such notice
shall be deemed to have been received by the person to whom it has been sent within forty-
eight hours after the mailing thereof. If notice is given by mail to either the owner or occupant of
such premises, the Public Utilities Director shall, within forty-eight hours after the mailing
thereof, cause a copy thereof, printed on a card not less than eight inches by ten inches in size,
to be posted in a conspicuous place on said premises.

C. The notice given by the Public Utilities Director to provide the required underground
facilities shall particularly specify what work is required to be done, and shall state that if said
work is not completed within thirty days after receipt of such notice, the Public Utilities Director
will provide such required underground facilities, in which case the cost and expense thereof
will be assessed against the property benefited and become a lien upon such property.

D. If upon the expiration of the thirty day period, the said required underground facilities
have not been provided, the Public Utilities Director shall forthwith proceed to do the work,
provided, however, if such premises are unoccupied and no electric or communications services
are being furnished thereto, the Public Utilities Director may in lieu of providing the required
underground facilities, authorize the disconnection and removal of any and all overhead service
wires and associated facilities supplying utility service to said property. Upon completion of the
work by the Public Utilities Director, he shall file a written report with the City Council setting
forth the fact that the required underground facilities have been provided and the cost thereof,
together with a legal description of the property against which such cost is to be assessed. The
City Council shall thereupon fix a time and place for hearing protests against the assessment of
the cost of such work upon such premises, which said time shall not be less than ten days
thereafter.

E. The Public Utilities Director shall forthwith, upon the time for hearing, such protests
having been fixed, give a notice in writing to the person in possession of such premises, and a
notice in writing thereof to the owner thereof, in the manner hereinabove provided for the giving
of the notice to provide the required underground facilities, of the time and place that the City
Council will pass upon such report and will hear protests against such assessment. Such notice
shall also set forth the amount of the proposed assessment.

F. Upon the date and hour set for the hearing of protests, the City Council shall hear
and consider the report and all protests, if there be any, and then proceed to affirm, modify or
reject the assessment.

G. If any assessment is not paid within five days after its confirmation by the City
Council, the amount of the assessment shall become a lien upon the property against which the
assessment is made by the Public Utilities Director, and the Public Utilities Director is directed to
turn over to the Assessor and tax collector a notice of lien on each of said properties on which
the assessment has not been paid, and said assessor and tax collector shall add the amount of
said assessment to the next regular bill for taxes levied against the premises upon which said
assessment was not paid. Said assessment shall be due and payable at the same time as said
property taxes are due and payable, and if not paid when due and payable, shall bear interest at
the rate of six percent per annum. (Ord. 3563 § 10, 1968)

Section 14.24.110 City responsibility.

City shall remove at its own expense all City-owned equipment from all poles required to
be removed hereunder in ample time to enable the owner or user of such poles to remove the
same within the time specified in the resolution enacted pursuant to Section 14.24.040. (Ord.
3563 § 11, 1968)
Section 14.24.120  Extension of time.

In the event that any act required by this chapter or by a resolution adopted pursuant to Section 14.24.040 cannot be performed within the time provided on account of shortage of materials, war, restraint by public authorities, strikes, labor disturbances, civil disobedience, or any other circumstances beyond the control of the actor, then the time within which such act will be accomplished shall be extended for a period equivalent to the time of such limitation. (Ord. 3563 § 12, 1968)