



ORDINANCE NO. 2026- 12

AN ORDINANCE RELATING TO ELECTRIC SERVICE WITH THE CITY OF CLAREMORE: AMENDING SECTION §50.03 OF THE CODE OF ORDINANCES OF THE CITY OF CLAREMORE, OKLAHOMA, ADDING DEFINITIONS FOR MEGA LOAD USERS; REPEALING ORDINANCES IN CONFLICT HEREWITHIN AND PROVIDING FOR SEVERABILITY.

WHEREAS, the City of Claremore, pursuant to the powers delegated to it by the Oklahoma Constitution, Oklahoma Statutes and as a Charter City, has the authority to amend Chapter 50 of the Claremore Code of Ordinances.

BE IT ORDAINED BY THE MAYOR AND THE CITY COUNCIL OF THE CITY OF CLAREMORE, OKLAHOMA, AS FOLLOWS:

SECTION 1. Amendment. That the City of Claremore Code, Title V, Chapter 50 be amended as follows (all deletions are struck through and all insertions underlined).

§ 50.03 DEFINITION OF VARIOUS KINDS OF SERVICE.

The following set out the definitions for the various kinds of electrical service:

(A) Rate schedule RS, "Schedule RS," is available throughout the territory served by the city, and applies to electrical energy supplied for all residential purposes, including mobile home parks receiving single point delivery to the park. Reference § 50.17(A).

(B) Rate schedule GSS, "Schedule GSS," is available throughout the territory served by the city, and applies to electrical energy supplied for lighting and power purposes to any small commercial, institutional or industrial establishment. The definition for a small establishment is one that has a total electrical load in the peak month of not more than either 50 kW demand or 15,000 kWh use. Reference § 50.17(B).

(C) Rate schedule GSL, "Schedule GSL," is available throughout the territory served by the city and applies to electrical energy supplied for lighting and power purposes to any large commercial, institutional or industrial establishment. The definition for a large establishment is one that has a total electrical load in the peak month of more than either 50 kW demand or 15,000 kWh use. Reference § 50.17(C).

(D) Rate schedule GSM: general service mega.

(1) Application. For electric service required for a mega load, institutional or industrial establishment for lighting, power and any other purposes.

(2) For the purpose of this rate, MEGA is defined as any establishment that uses more than 25 MWs in a month.

(3) Service. Enacted by a retail electric service agreement (RESA) wherein applicable rates and/or tariffs are established utilizing criteria specific to the GSM customer and shall include but not be limited to the character of service, a customer charge(meter charge), non-fuel

energy charge, demand charge and all applicable taxes and administrative costs associated with the provision of electrical service to the customer and memorialized in the RESA.

(4) GSM customers are to incur all costs associated with providing electric service to the site.

~~(D)~~ (E) *Temporary service.* Temporary service refers to service required for short-term exhibitions, displays, fairs, construction work, and the like. It will be supplies only when the city has readily available lines, transformers, and other equipment for the service requested. Before supplying temporary service, the city may require the customer to bear the cost of installing and removing the necessary service facilities, less and salvage.

~~(E)~~ (F) Schedule OAL, outdoor area lighting. The application of this schedule is to any electrical consumer desiring outdoor area lighting of such consumer's property, when such service can be provided directly from existing secondary distribution lines of the city. If additional facilities are required, it will be at the customer's expense. Such outdoor area lighting shall not be available for the purpose of lighting public streets or highways. Reference § 50.17(D).


~~(F)~~ (G) Schedule RE (Renewable Energy). The purpose of Schedule NM is to provide a means for customers to offset all or a portion of their on-site usage with renewable energy. It is not intended for customers to produce more energy than they use within each billing month. Reference § 50.17(E).

SECTION 2. The City Clerk is hereby ordered and directed to cause this ordinance to be published as required by law.

SECTION 3. REPEALER. All ordinances in conflict herewith are hereby repealed to the extent of any such conflict.


SECTION 4. SEVERABILITY. If any section , sub-section, sentence, phrase, or portion of this ordinance if, for any reason, held invalid or unconstitutional by any court of competent jurisdiction, such portion shall be deemed a separate, distinct and independent provision and such holding shall not affect the validity of the remaining portion of this ordinance.

PASSED AND APPROVED by the Mayor and Council of the City of Claremore, Oklahoma, this 18th day of May, 2026.



Mayor Debbie Long

Attest:



Lisa Rogers, Deputy City Clerk

