Public Power for Your Community

Local control. Local priorities. A stronger local economy.
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The American Public Power Association represents not-for-profit, community-owned electric utilities that power homes, businesses and streets in more than 2,000 towns and cities, serving 48 million Americans. With no divided loyalties, these utilities are focused on a single mission—providing reliable electricity at a reasonable price, while protecting the environment. These public power utilities generate, or buy, electricity from diverse sources.

More at PublicPower.org

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Prepared by the American Public Power Association

MORE INFORMATION
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For more than 100 years, public power utilities have remained true to their fundamental obligation to their citizen-customers—the obligation to serve. Public power utilities offer local control and commitment, public accountability, low rates, and responsive customer service to the communities they serve.

The electric industry is constantly changing, facing challenges from evolving customer preferences, new technologies, increased government regulation, and utility workforce issues. These broad challenges affect the priority issues impacting utilities across the country, including investment in utility infrastructure, power supply options and the use of renewable resources, energy efficiency, demand response, distributed generation, and environmental protection decisions. Electric utilities also have growing obligations to ensure the reliability and security of the transmission grid and other electric infrastructure. As they face these challenges, public power utilities’ special relationship with their customers helps them set a course that best serves their customers’ interests and the long-term needs of their communities.

The public power option is not new. Since the earliest days of electric utility service, in the 1880s, local communities have exercised their right to own and operate a public power utility. Communities without public power may grant a franchise to a private investor-owned utility or citizens may form a rural electric cooperative. This freedom of choice in how electric service is provided is a local rights issue and a cornerstone of consumer protection and competition. When city officials investigate alternatives to their electric supplier, they learn more about the value of the franchise. Whether or not they ultimately decide to form a public power utility, going through the evaluation process can yield great benefits to local consumers and taxpayers.

Incumbent utilities generally oppose the formation of new public power utilities because, for them, it means the loss of customers and profits. New public power utilities also provide high-profile examples of what communities can do for themselves, and this may encourage other cities to form public power utilities.

For these reasons, incumbent utilities often employ an array of tactics to fight the formation of new public power utilities. The most common tactic is to try to discredit public power and create doubt and fear about forming a new utility. But their arguments do not hold up to scrutiny. In fact, public power has been so successful at its focused mission that it has earned the praise of industry analysts, the financial community and, most importantly, electric customers.

This document explains public power and how it benefits communities. It outlines the steps in forming a new public power utility and how the incumbent utility will likely respond. It also addresses many false charges commonly leveled against public power and gives examples of successful public power campaigns.
More than 2,000 cities and towns in the United States light up their homes, businesses and streets with "public power—electricity that comes from a community-owned and -operated utility.

Public power utilities are like our public schools and libraries: a division of local government, owned by the community, run by boards of local officials accountable to the citizens. Most public power utilities are owned by cities and towns, but many are owned by counties, public utility districts, and even states.

While each public power utility is different, reflecting its hometown characteristics and values, all have a common purpose: providing customers in the community with safe, reliable, not-for-profit electricity at a reasonable price while protecting the environment.

Public power today is an important contemporary American institution. From small towns to big cities, wherever public power exists, it is an expression of the American ideal of local people working together to meet local needs. It is a manifestation of local control.

What is Public Power?

- Brings electricity to homes and businesses
- May generate and/or buy power
- Is a not-for-profit entity
- Is owned by the community
- Is usually a division of local government
- Is transparent (subject to sunshine laws)
- Involves citizens in decision-making

Who does public power serve?

- More than 2,000 community-owned electric utilities serve more than 48 million people.¹
- Public power utilities serve small communities as well as large cities, including Los Angeles, San Antonio, Nashville, Orlando and Seattle.
- Public power serves customers in 49 states—all but Hawaii—and five U.S. territories.
- Three million businesses receive their power from a publicly owned electric utility.

¹Based on U.S. Census Bureau statistics of 2.54 people per household/meter.
What are the other utility ownership structures?

There are three types of electric utilities: public power, rural electric cooperatives and investor-owned utilities.

### Three types of Electric Utilities

<table>
<thead>
<tr>
<th></th>
<th>Public Power Utilities</th>
<th>Rural Electric Cooperatives</th>
<th>Investor-Owned Utilities</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Business Model</strong></td>
<td>Not for profit, community-owned</td>
<td>Not for profit, member-owned</td>
<td>For profit, share-holder owned</td>
</tr>
<tr>
<td><strong>Regulated By</strong></td>
<td>Very limited instances</td>
<td>Some</td>
<td>All</td>
</tr>
<tr>
<td><strong>Governed By</strong></td>
<td>Elected/appointed boards—mayors, city council members, citizens</td>
<td>Member-elected boards</td>
<td>Private boards</td>
</tr>
<tr>
<td><strong>Financial Contribution to Local Government</strong></td>
<td>Exempt from most taxes; instead make payments in lieu of taxes or transfers to the general fund</td>
<td>May neither pay taxes nor other contributions to local government</td>
<td>Pay taxes to local government</td>
</tr>
</tbody>
</table>

Public power utilities are entities of local or state government. The public power business model is based on public ownership and local control, a not-for-profit motive, and focus on its customers. Because they are public entities, public power utilities do not pay federal income taxes or most state taxes, but they support the local government through payments in lieu of taxes or transfers to the general fund.

Electric cooperatives are private, not-for-profit businesses. They are owned by their consumer-members, who elect governing board members and are required to return any excess revenue (above what is needed for operating costs) to their members. The local government and broader community generally have no involvement in the governance of the utility. Most electric cooperatives are exempt from federal income tax, and may pay neither taxes nor payments-in-lieu-of-taxes to support the local government.

Investor-owned utilities are private, for-profit enterprises. They are owned by investors or shareholders, who generally are not customers of the utility or members of the community, and their primary motivation is to increase the value to shareholders. As private businesses, investor-owned utilities do pay taxes to local governments, but customers have no voice in the operation of the utility.

1 IN 7 ELECTRICITY CUSTOMERS IN THE U.S. ARE SERVED BY PUBLIC POWER
What is the Public Power Business Model?

While each community-owned utility is unique, all public power utilities share five basic tenets that comprise the public power business model:

**Public Ownership**

Public power utilities are owned by and operated for the citizens they serve and therefore are accountable to their local owners.

**Local Control**

Local, independent regulation and governance gives utility policymakers greater agility in decision-making and protects the long-term viability of the utility, while permitting customer involvement in the process. This ensures decisions reflect the values of the community.

**Nonprofit Operations**

Community-owned electric utilities serve only the interest of their customers, avoiding conflicts between the interests of shareholders and customers because they are one and the same. Excess revenues stay in the local community and are invested in system improvements and utility reserves, shared with the local government, or returned to the customer in the form of lower rates. They are not distributed among outside shareholders, as they are in the case of for-profit utilities.

**Low-Cost Structure**

Public power utilities have access to lower cost tax-exempt financing and generally have stronger credit ratings than privately owned utilities. Publicly owned utilities may have more efficient operations and access to less expensive federal hydro power.

**Customer Focused**

Community-owned electric utilities are dedicated to the singular mission of delivering the highest level of service and value to their customer-owners for the long term. Public power utilities focus on the specific needs of customers, including high reliability and lower rates, as well as local priorities, which may include new technologies, environmental concerns or advanced communications.
Who is in charge of public power utilities?

Public power utilities are owned and accountable to the people they serve. Citizens have a direct and powerful voice in utility decisions and policies, both at the ballot box and in open meetings where business is conducted.

The governance structure for each utility varies. Some are governed by the city council; others are controlled by an independent utility board whose members may be elected or appointed by the mayor and city council.

Where does the power come from?

Electric utilities have three core functions:
• Generation of electricity;
• Transmission of electricity; and
• Distribution of electricity to customers.

Most public power utilities are distribution-only, meaning they do not own and operate their own power plants and bulk transmission. Instead, these utilities purchase power and transmission services at wholesale to distribute to their customers. Many distribution-only utilities purchase power and transmission from joint action agencies.

Together, public power utilities and joint action agencies generate two-thirds of the electricity they distribute to their customers. The rest of the electricity they distribute is purchased from investor-owned and cooperative utilities, independent generators and federal power agencies.

Overall, public power utilities and joint action agencies own 10 percent of electricity generation and transmission in the United States, and 16 percent of all electricity distribution.
Energy Resources

Electricity is created from the conversion of a fuel or other source of energy into electrons. This process occurs on a large scale in a power plant, or on a smaller scale through distributed energy resources (e.g., solar panels on your roof).

The primary electricity generating technologies used in the United States are coal, natural gas, nuclear and hydro power. A small but growing portion of the generation portfolio comes from renewable resources, such as solar, wind, landfill methane gas, and geothermal power. Public power utilities around the country rely on all of these energy resources to varying degrees.

Each of the various generating technologies has its advantages and disadvantages, which is why having a diversified portfolio of fuels—particularly generation sources that can be relied on most of the time—is a priority for electric utilities.

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What is a Joint Action Agency?

Joint action agencies are membership organizations formed by groups of local community-owned utilities. These agencies, often authorized by state legislation, are governed by boards comprised of member representatives. The agencies buy or generate power and provide other services for their constituent utilities. With the combined leverage and purchasing power they get from representing multiple utilities, these agencies give their members the advantage of economies of scale and allow public power utilities to exercise strength in numbers.

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Energy Information Administration
Form EIA-860, 2015 (2013 data).
Public power utilities are community-owned, locally controlled and operated on a not-for-profit basis. Each utility is a little different, depending on population, geography, structure, and the community’s values and goals. This ability to tailor operations and services to the local community is the foundation of public power’s success.

A public power utility provides long-term value to its community and citizens. The benefits are manifold, including (to name a few) rate stability, support for jobs, policies that are in line with community priorities, and financial support for local government functions. To examine these benefits, it is helpful to consider them in broad categories: local control, reliable customer service, affordable rates, and economic development.

**Local Control**

Public power is distinctly different from the investor-owned utility sector and even rural electric cooperatives because it is fully accountable to its customers. Public power is about serving the local community. Local control affords public power communities five distinct advantages: accountability and transparency in governance; financial support for the local government; more efficient municipal operations; the ability to tailor utility policies, programs and practices to serve the priorities of the local community; and the value of ownership.

**Accountability and Transparency**

Public power utilities are governed and regulated by the city council or county commissioners, or an independent utility board whose members may be elected or appointed by local officials. This means customers have more say in the policies and practices of the electric utility.

Citizens participate in the governance of the utility at the ballot box, and through participating in city council and utility board meetings, public hearings, citizen advisory committees, and other public forums. Utility business is conducted in the open, subject to open meetings, public records laws, and local scrutiny. Citizens have access to planning alternatives, cost estimates, performance and other reports. Customers know how and why decisions are made.

When citizens have concerns, they can call their elected officials; in many public power towns, customers can simply speak directly to the general manager of the utility. If a citizen disapproves of the way the utility is being run, he can vote the elected officials out of office—or she can run for office herself to take on a more direct role in the future of the utility.

In contrast, customers of a private utility have little, if any, influence over or access to the company’s CEO or other top officers or board members. The typical investor-owned utility has a large service territory and will likely have its headquarters located far away; board meetings are conducted in private, and decisions are made behind closed doors. While the boards of rural electric cooperatives are elected by their member-owners, turnout for electric cooperative board elections is low (even compared to off-year and municipal elections), suggesting cooperative members may feel disengaged from their utility or do not understand their rights and responsibilities in its governance.

Public power utilities also face a special kind of accountability, unparalleled in almost any other business: their friends and neighbors. In an era of globalization, public power utilities stand out in that every employee is a member of the community. From the lineworkers to the

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“But it surely also helps that Norwich Public Utilities’ general manager, 12 linemen and five commissioners live in the community, drive the local roads, see the overhanging branches and bump into their customers at the Norwichtown Mall. That’s a rare kind of accountability.”

general manager, all utility employees take pride in their work because they know their customers are their family, friends and neighbors.

Supporting Local Government
Public power utilities provide a direct benefit to their communities in the form of payments and contributions to state and local government. The total value of the contributions made by the publicly owned utilities often comes in many forms and is not always easily recognized. In addition to payments that resemble property taxes, payments in lieu of taxes, and transfers to the general fund, many utilities make in-kind contributions in the form of free or reduced-cost services provided to states and cities.

The level of support and how these benefits are returned to the community is a local decision—an advantage of local control. For example, some public power utilities make transfers to the city’s general fund in an amount equal to the property taxes that would have been paid by an investor-owned utility. Others set the amount as a percentage of electric revenue or as a charge per kilowatt-hour of electricity sold. Some cities take advantage of synergies between municipal departments and use electric employees to install temporary lighting, perform electrical repairs or tree trimming services for other departments, or provide technical expertise.

Quantifying Public Power’s Financial Support
Public power utilities make greater financial contributions to state and local governments than investor-owned utilities.

The American Public Power Association regularly analyzes payments and contributions to state and local government based on surveys of public power utilities and data submitted by investor-owned utilities to the federal government. The results consistently show that, on average, the payments and contributions made by public power utilities are greater.

In the most recent year for which data are available, the median amount contributed by public power utilities was 5.6 percent of electric operating revenues. Over the same period, investor-owned utilities paid a median of 4.2 percent of electric operating revenues in taxes and fees to state and local governments.

When all taxes, tax equivalents and other contributions to state and local government are considered, public power’s contributions, as a percent of electric operating revenues, were 33 percent higher than those of investor-owned utilities.3

In the 1970s, when Massena residents sought to break away from Niagara Mohawk, the power company tossed out a trio of regular arguments against the plan. If the town stopped buying electricity from Niagara Mohawk, it would lose substantial tax revenues, electric rates would skyrocket and reliability would go “in the tank”… None of that happened in the utility’s first quarter-century of existence… The municipally owned electric utility makes annual payments in lieu of taxes and the town lost no revenue. Electric rates have gone down and reliability is up.”

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In-Kind Contributions
Beyond direct financial contributions, public power utilities may support their local government and community in many ways. Here are a few ways public power utilities are helping out:

- Free or discounted electricity or other services to the local government, including streetlights, municipal buildings, water or sewer treatment facilities, and traffic signals
- Installing temporary lighting for special events
- Maintaining streetlights, traffic signals, or stadium lights
- Electric repair or maintenance for other city departments
- Rewiring municipal buildings
- Tree trimming for other departments
- Reading water meters
- Putting up city signs or banners
- Providing technical expertise (e.g., engineering studies)
- Providing free building space
- Hanging banners and holiday lights
- Sharing electric department vehicles and equipment with other municipal departments

Efficient Operations
Public power utilities keep costs down through local scrutiny of operations. They use strategic partnerships and joint action with other public power agencies to obtain the advantages of size in wholesale supply matters without taking on the disadvantages of merging into larger, more bureaucratic institutions.

Electricity distribution, as opposed to large-scale generation and high-voltage transmission, is local, and public power utilities find that their smaller size can be an advantage in electricity distribution. A public power utility’s headquarters and operations are located near the utility’s customers. Distribution lineworkers are very familiar with the utility’s service territory—and thus likely to be more responsive to outages. Utility managers and customer service representatives are fellow citizens. Oversight is provided by a local governing body, which keeps the utility focused on reliability, price and service.

Municipal utilities can also create new efficiencies in local government. Some utility operations may overlap with other services the municipality is already providing; when these can be combined, the result is a leaner, more efficient operation that benefits everyone. For example, a city providing multiple utility services (electric, water, wastewater, natural gas, and telecommunications services) may combine billing and metering operations and share a 24-hour emergency call center. Other examples of efficiencies that may be achieved include:

- Integration of municipal operations (e.g., shared office space for multiple city services)
- Shared personnel (e.g., human resources department that serves the city and utility)
- Lower per-person administrative costs for municipal employee benefits
- Town may avoid short-term borrowing costs due to cash flow from electric revenues

Local Priorities
When the community owns the utility, the community controls the utility’s priorities. Decisions about pricing electricity, building power plants, purchasing wholesale power and service policies are made locally and reflect the values and choices of the community.

By participating in the utility governance process, citizens exercise their voice on big questions the utility may face, including:

- investments in local infrastructure–system maintenance and upgrades

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What about franchise fees?
Private utilities may pay a franchise fees to the local government in exchange for the right to operate exclusively in the community. However, these franchise fees are almost always passed on directly to the customers:

"Many years ago investor-owned utilities began to add the annual franchise fee they were required to pay the city to the rates they charged their customers in the community. Instead of treating the franchise fee as a legitimate expense, a cost of doing business in the community, the investor-owned utility simply incorporated its franchise fee into its rates and passed the costs along to ratepayers. Consumers ended up paying the investor-owned utility’s franchise fee instead of sharing in its profits. This practice of including the franchise fee in rates continues to this day in most communities."

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• energy conservation and energy efficiency
• energy resources—renewable energy, coal, natural gas, or other sources
• environmental stewardship—pollution prevention, investing in cleaner technologies
• customer service policies—assistance to low-income customers, service extension policies
• system aesthetics and design—choosing whether to underground electric lines for community beautification or enhanced reliability

Public power utilities emphasize long-term community goals and can direct utility resources accordingly, by implementing programs and timetables to achieve goals. Without local utility ownership, the community is disenfranchised, with no input on these decisions.

CASE STUDIES: Public power in action

These case studies show how local control enables public power utilities to achieve diverse local priorities.

**Emerald People’s Utility District, Oregon**, (20,800 customers) began its life as a public power utility in 1983, after separating from a private utility that offered poor customer service and poor reliability. The new utility created payment assistance programs to help its customers, conservation and energy savings programs, and community outreach programs including participating in local festivals and outreach to schools. The utility has won local, state and national awards for its outstanding customer service and has been featured in two best-selling management books for excellence in customer service.

**Greensburg, Kansas**, (555 customers) experienced an EF-5 tornado in 2007 that destroyed 95 percent of the town. Residents decided to start over, remaking Greensburg as a sustainable, energy-efficient, “green” community. The town of 1,400 launched the “Green in Greensburg” campaign. Citizens rebuilt the community-owned electric utility and used it to achieve the town’s goal of meeting all energy needs with renewable resources. Today, Greensburg relies on wind power, the very force of nature that once devastated the town—to power its future. It is also home to the most LEED (Leadership in Energy and Environmental Design) buildings per capita in the United States and was the first city in the nation to install all LED streetlights.
Waverly, Iowa, (5,000 customers) citizens vowed that when an accident caused 20 gallons of transformer oil to leak into the ground, it would make sure it never happened again. The utility researched and developed a brand-new, soy-based, biodegradable transformer oil. The new oil is environmentally friendly and is an effective replacement for mineral-based oil. After patenting the invention, Waverly sold it to Cargill, Inc. Today, the environmentally friendly transformer oil developed in a small Iowa town is marketed internationally.

Los Angeles, California, (1.4 million customers) needed new employees to support its renewable energy initiatives. The utility partnered with a local technical college, a job training center, and a local union to develop an intense, two- to four-year training program. The partners now offer more than 50 training courses open to all local residents, offering classroom, computer-based and on-the-job training. Program graduates enter a “green jobs” pipeline, getting a job at the utility, and advancement opportunities as they progress in their careers.

Seattle, Washington, (415,000 customers) recognized a growing number of its citizens were interested in electric vehicles, but knew people were not buying EVs due to a lack of infrastructure to support them. The utility is working with the city to install 80 charging stations on public property, and another 200 charging stations on private property.

Murfreesboro, Tennessee, (55,000 customers) wanted to revitalize its historic downtown, so the Murfreesboro Electric Department undertook a major initiative to move electric wiring underground. Beyond the aesthetic improvements, the project facilitated repair of broken and impassable sidewalks, and restoration of crosswalks, lamp posts, and storefronts, reestablishing the downtown as the charming heart of the community.

Chattanooga, Tennessee, (174,000 customers) wanted to improve reliability and laid fiber optic cables throughout the service territory to take advantage of emerging smart grid technology. When city officials realized they could also use the fiber to offer TV, telephone and internet service to their customers, it was like striking oil. Now the city operates one of the largest and most powerful fiber-to-the-home networks in the United States, offering the first gigabit internet speeds in the country.

Ownership
Public power communities receive another benefit: ownership itself. Ownership of the utility means local management and control over decisions involving investments, operations, maintenance, power supply choices and customer programs. More than that, though, there are some options and choices available only to an owner—including asset leverage, equity borrowing, ratemaking authority, and control over future streams of income for the utility and the community.

“It has everything to do with the philosophy of whether the city wants to be sharecroppers or landowners. Do you want to own your home or rent?”

Reliable Customer Service
Public power utilities are highly responsive to customers’ needs and concerns, typically getting high marks for customer satisfaction because their first and only purpose is to provide efficient, reliable service to the customers in their communities. Reliable customer service takes three forms for public power utilities: a focus on overall system reliability; quick restoration of power after an outage; and making excellent customer service a priority.

Reliability
Public power utilities have a strong record of focusing on core electric operations and delivering a reliable power supply. Because of their connection to customers, public power utilities are motivated to maintain the community’s assets to keep their local electric system operating continuously and efficiently. Maintaining the highest caliber of electric service is one of the core facets of a public power utility’s business model.

Reliability, from a systems engineering perspective, is the ability of an electric system to perform its functions under normal and extreme circumstances. In the United States, a typical customer expects to have power at all times. In reality, every utility experiences some power outages—not only due
to severe weather and major events, but also due to wildlife, vegetation, equipment failures, or even a car crashing into a utility pole. Realistically, a utility is able to make power available between 99.9 and 99.999 percent of the time.

There are many ways that electric utilities measure their reliability. One of the most common is the System Average Interruptible Duration Index (SAIDI), which measures the average length of time, in minutes, that each customer of a utility was without power during a year.

Recent data show that public power utilities demonstrate higher reliability than the national average.

<table>
<thead>
<tr>
<th>Outage duration</th>
<th>Public Power</th>
<th>National average</th>
</tr>
</thead>
<tbody>
<tr>
<td>Average</td>
<td>58.49 minutes</td>
<td>143.1 minutes</td>
</tr>
<tr>
<td>Median</td>
<td>40.40 minutes</td>
<td>125.6 minutes</td>
</tr>
<tr>
<td>Maximum</td>
<td>552.84 minutes</td>
<td>1,015.1 minutes</td>
</tr>
</tbody>
</table>
Local crews are intimately familiar with the local electric distribution system, and can identify and correct problems quickly. If they know a storm is coming, they can step up preventative measures, such as removing overhanging or loose branches and checking known problem spots.

As an entity of the local government, public power utilities also benefit by coordinating responses with other local emergency services.

Mutual aid

Just as firefighters, police officers, and other emergency responders combine forces to help rebuild cities devastated by natural disasters, lineworkers and other electric utility personnel come together in an emergency to turn the lights back on.

In the event of a major outage, public power utilities coordinate with each other for assistance through a broad network of mutual aid programs. Public power crews have responded to calls for assistance in response to all sorts of disasters: hurricanes, tornados, ice storms, severe thunderstorms and high winds.

Public power mutual aid examples include:

• In October 2012, Superstorm Sandy brought hurricane-force winds, heavy rains, snow and flooding that knocked out power in 21 states from North Carolina to Maine, and as far west as Illinois. After the storm, more than 160 public power utilities responded. More than 1,000 electric crews—with 3–4 helpers on each crew—came from as far away as California to help rebuild the electric system in the mid-Atlantic area. Utility workers from the Midwest and South drove to storm-ravaged areas in their bucket trucks, while those from the West flew by military transport aircraft and charter planes. Helpers from 20 states spent weeks working long hours—and often sleeping in their trucks—to help rebuild devastated communities.¹⁰

• Crews from Naperville, Peru, and Springfield, Illinois, helped the Winnetka public power utility after severe thunderstorms knocked down utility poles and trees in 2011. Winnetka’s service was restored in 12 hours, while nearby communities went without power for as long as four days.⁸

• The Iowa Association of Municipal Utilities helped coordinate the response to the tornado destruction of electric and gas services in Mapleton, Iowa. By mid-day on the day after the tornado hit, nearly 30 electric and gas operators were helping out in Mapleton. Additional crews arrived the next day, and service was fully restored within 48 hours.¹⁰

The mutual aid network among public power utilities is strong. Public power’s commitment to serving communities extends beyond its own community, and utilities take pride in helping one another.

“Sometimes I think [municipal utilities] are worried that because of their size, the investor-owned utilities will suck up all the lineworkers and munis will be in trouble, but we haven’t found that to be the case,” said Mike Hyland, senior vice president of engineering for the American Public Power Association. After Katrina, there were so many municipal utility crews volunteering to head down to Louisiana that some had to be turned away. “It’s a really strong network, and I think there’s loyalty there and a kind of brotherhood,” he said.¹¹

And, mutual aid is provided not only to fellow public power utilities. The Indiana Municipal Electric Association (IMEA) responded to a call for assistance from the investor-owned utility, Baltimore Gas & Electric (BG&E), after Hurricane Irene caused widespread outages in the utility’s service territory. IMEA sent 31 crews from eight separate public power utilities to aid BG&E in its recovery efforts. The crews worked with BG&E to restore power for a full week.¹²

¹² Correspondence with Leona Draper, Executive Director, Indiana Municipal Electric Association.
Customer Service

Since a public power utility’s customers are its owners, there is no conflict between the needs of customers and the needs of shareholders. The utility’s local accountability ensures it delivers excellent customer service, or unsatisfied customers can make their displeasure known at utility board or city council meetings.

Public power utilities receive high scores in residential and business customer satisfaction in the J.D. Power and Associates annual surveys for electric utilities. In 2015, Salt River Project in Phoenix, Arizona, ranked the highest in the large utility segment in its region for the 14th consecutive year, and Clark Public Utilities in Vancouver, Washington, ranked the highest in the midsize utility segment in its region for an eighth consecutive year. Other top finishers in their respective categories included the Sacramento Municipal Utility District, Colorado Springs Utilities, Seattle City Light, and Tacoma Power.13

Public power utilities also took home top honors for business customer satisfaction in four of the eight categories, with honors going to Omaha Public Power District in Nebraska, JEA in Jacksonville, Florida; Salt River Project and Sacramento Municipal Utility District.14

Customers in the driver’s seat

In a public power community, customers drive customer service; the utility can tailor its programs and services to the needs and desires of its customers, instead of looking only to make a profit.

For example, most public power utilities have a customer service center located in town, where customers can pay their bills in person, discuss any questions, and learn about other utility programs. Many investor-owned utilities have eliminated their walk-in customer service centers as a strictly cost-saving measure, but when customer service, not making a profit, is the goal, service centers stay open.

Energy-efficiency programs are another example where public power’s not-for-profit, customer-focused business model shines. A for-profit utility is in the business of selling electricity to make money; spending utility money to run an energy efficiency program to help customers use less electricity does not make sense when you are answering to investors and stockholders. But because public power utilities share their community’s values and are accountable to customers, the calculation looks different: why wouldn’t you want to help your friends and neighbors save money on their monthly utility bill?

Poor service by profit-seeking companies is one of the primary drivers behind a community’s decision to consider public power. Hermiston, Oregon, formed a municipal utility in 2001 following a four-year effort that began because the incumbent investor-owned utility closed its local customer service office and citizens recognized that the company’s service levels were declining. The new public power utility, Hermiston Energy Services, offers lower rates and customers can now pay bills and address service concerns in person at the local office.

Quite simply, local control and public power’s not-for-profit business model promote outstanding customer service. A public power utility and its governing body are part of the community and can easily maintain a close relationship with utility customers. As a result, the utility can tailor its services to meet the needs of its customers and the community.


“Here at MED, we often talk about being your hometown power provider. We live here with you, and of course we want to provide the most reliable service possible because we benefit from that as much as anyone else.

But hometown power means more than that to us. It also means we are always actively working in our community to improve the lives of the people around us and contribute to the traditions that make Murfreesboro such a great place to live.”

Steve Sax, general manager, Murfreesboro Electric Department, “My Hometown Power” newsletter, November 2015.

**Affordable Prices**

Across the country, publicly owned electric utilities continue to lead the way in providing customers with low-cost energy for homes and businesses. The most recent data from the U.S. Department of Energy show that public power customers pay less, on average, than do customers of investor-owned utilities or electric cooperatives, as they have year after year since the federal government began keeping electricity rate statistics more than 70 years ago. Public power’s historically lower rates are the result of the low-cost structure central to its business model, supported by its not-for-profit status, access to tax-exempt financing, higher credit ratings, and its ability to contract for low-cost power supplies.

**Lower Rates**

On a national basis, average electricity rates for all investor-owned utility customers in all customer classes are 6.9 percent higher than average rates paid by public power customers. Average electricity rates for all cooperative utility customers are 3 percent higher than those paid by public power customers.

This distinction is more pronounced when looking at rates paid by residential customers. Public power residential customers paid an average of 11.4 cents per kilowatt-hour; cooperative utility customers paid an average of 11.6 cents per kilowatt-hour, and investor-owned utility customers paid an average of 13 cents per kilowatt-hour.

That difference means residential customers in cooperative utility service territories paid average rates that were 14 percent higher than those paid by public power customers.15

In recent years, average rates for investor-owned utility industrial customers have been lower than those of public power utilities. However, industrial customers vary greatly in size, and on average, investor-owned utilities serve significantly larger industrial customers than do public power utilities. The difference in customer size could account for the investor-owned utility’s lower price for industrial customers.

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**Average Retail Electric Rates by Customer Class, 2014**

![Average Retail Electric Rates by Customer Class, 2014](image-url)
Local regulation

Public power utilities are under more intense scrutiny than investor-owned or cooperative utilities because they are governed and regulated by their customer-owners through locally elected and appointed officials. Governance and regulation happens at city council and utility board meetings, public hearings, citizen advisory committees and other public forums; accountability is ensured at the ballot box. Business is conducted in the open and is subject to local scrutiny.

Public participation in the utility’s governance, including decisions on rates, budgets, facility siting, power supply reliability, and customer service, is a core attribute of public power. If citizens feel their rates are unreasonable, they can attend public meetings held in their own town to express their discontent. In a few states, public power utilities’ rates are also regulated by the state public service commission.

While public power utilities generally are regulated by a local governing body accountable to its citizens, investor-owned utilities are regulated by state and federal authorities. Investor-owned utility customers have the right to place complaints with the state public service commission, but because these customers are not owners of the utility, they have no direct relationship to utility management and cannot participate in board meetings.

Regulation for rural electric cooperatives varies across the country; they are subject to oversight from state regulatory commissions in some, but not all, states. Where they are not regulated, cooperative utility customers may find that making their voice heard is more difficult because the utility is not subject to the same sunshine laws that govern public power utilities.

Compared to customers of investor-owned utilities and even rural electric cooperatives, public power customers have more influence on rates, service and policies.

Low-Cost Structure

The biggest determinant in public power’s lower rates is its not-for-profit status. Public power works for Main Street, not Wall Street.

In his comprehensive study of factors affecting performance in the U.S. electric industry, Professor John Kwoka concluded that public ownership confers both cost and price benefits. He found that the most likely reason for public power’s advantages over their privately owned counterparts “appears to be that retail distribution—of electricity and perhaps other goods and services—may be performed better by enterprises closely rooted to the customer community. Such proximity may yield greater knowledge of local customer needs and a greater sense of responsibility for addressing those needs.”

Public power utilities can offer lower rates because:

- The utility does not pay dividends to often-distant shareholders.
- They are accountable to the customer-owners they serve.
- Local cost-consciousness and public scrutiny over expenditures keep the utility’s budget in check.
- Administrative costs are lower, due to improved efficiencies through sharing personnel, equipment and supplies with the local government.
- Rates are set locally by citizen-controlled boards or city councils that operate publicly.
- There is no economic bias toward high-cost, capital-intensive technologies.
- They are eligible to borrow money for capital expenses using tax-exempt bonds, holding borrowing costs down.
- They consistently earn higher credit ratings from the three major credit rating companies.
- In certain parts of the country, they may have access to lower cost hydroelectric power marketed at wholesale by federal and state agencies.
- Joint action agencies give smaller utilities access to economies of scale in generating and purchasing power and other services.

Several of these topics are covered in more depth under the benefits of Local Control.

Municipal Bonds

For more than 200 years, state and local governments and governmental entities, including public power utilities, have relied on municipal bonds as a means of financing.

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Nearly three-quarters of all core infrastructure built in the United States is financed with municipal bonds. Interest paid on these bonds has been exempt from federal tax since the inception of the federal income tax in 1913, just as federal bonds, bills, and notes are exempt from state and local taxes.

State and local governmental entities—including public power utilities—have limited means to raise funds for their communities’ capital needs. The municipal bond market gives towns, counties, cities, and publicly owned utilities access to investors. Municipal bonds are ideally suited to finance capital-intensive and long-lived public infrastructure, such as the assets of a public power utility.

While the median corporate bond issue is $210 million, the vast majority of municipal bonds, including those for public power investments, are far smaller: the median municipal bond issuance is $7 million. Only about 5 percent of all municipal bond issuances are for $200 million or more.

The federal tax exclusion of bond interest means municipal issuers can finance their investments affordably. Over the past 20 years, the average yield of Standard & Poor’s Corporate Bond (Aaa) Index has been 130 basis points higher than that of Moody’s High-Grade Municipal Bond Index. Adjusting for the cost of call provisions common in municipal bonds (but rare in corporate taxable bonds), the spread is closer to 180 basis points. The difference can save municipal bond issuers 25 percent over the 30-year life of a project. These savings result in more critical investments in infrastructure and essential services by state and local governments and lower costs for the services they provide.

A safe investment

Investors purchase municipal bonds in part because of tax considerations, accepting a lower rate of return because the interest is exempt from federal income tax. Municipal bonds are also valued for their ability to generate a steady stream of revenue for fixed-income households. Individual households are the investors in more than 70 percent of municipal bonds. Nearly 60 percent of this household tax-exempt interest is earned by taxpayers older than 65 years. In 2012, 48 percent of all municipal bond interest paid to individuals went to households with incomes of less than $250,000.17

Recent market performance and the “flight to quality” underscore that municipal bonds are also valued as stable financial investments. The U.S. municipal bond market is well-established, with a robust and comprehensive federal legislative and regulatory system that protects investors. Likewise, municipal bonds are secure investment vehicles: the default rate for investment grade municipal bonds is far less than 0.1 percent, a fraction of the default rate for comparably rated corporate bonds.

Today, there are $3.7 trillion in municipal bonds outstanding, with more than $200 billion funding new projects every year. Close to 5 percent of those issuances (as much as $11 billion every year) finance new investments in power generation, distribution, reliability, demand control, efficiency and emissions control: all needed to deliver safe, affordable and reliable electricity.

In addition to infrastructure for public power utilities, these bonds finance roads, bridges, sewers, hospitals, libraries, schools, town halls, police stations, and other public-purpose investments by state and local governments.

Credit Ratings

The three largest credit rating companies acknowledge the advantages of public power’s business model and assign much higher ratings, on average, to public power than to investor-owned utilities.

Public power utilities share several fundamental, structural characteristics that contribute to these higher ratings:

- Local, autonomous ratemaking authority
- Electricity is an essential service

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• Defined service area, with near monopolistic characteristics
• Residential and commercial customer base is highly concentrated
• Public power utilities have a relative cost advantage over investor-owned utilities
• Local regulation is generally faster and more responsive to changing conditions than the lengthy process that investor-owned utilities experience before state commissions
• Customers/ratepayers are the ultimate stakeholders

Fitch Ratings’ 2016 Outlook for the public power sector assessed public power’s strengths in face of challenges confronting the electric utility industry: “Municipal power utilities...are well positioned to cope with near-term challenges including recently enacted carbon regulations, persistent rate pressures and long-term threats.”

Access to Federal Hydro Power

Hydro power accounts for nearly 7 percent of the nation’s electricity supply and is the most abundant source of renewable energy. Because the fuel (water) that turns the turbines to make electricity in a hydroelectric plant is free, the cost of operating a hydro power facility is low compared to other sources.

The federal power marketing administrations (PMAs) sell federally generated hydro power with a statutory right of first refusal granted to not-for-profit entities, including public power utilities and rural electric cooperatives (called “preference customers”). This hydro power is sold at cost. The hydroelectric power is produced at federal dams operated by the U.S. Army Corps of Engineers and the Bureau of Reclamation.

As one of the few providers of cost-based wholesale power, the PMAs assist in keeping power rates low for millions of electricity customers.

Joint Action Agencies

Being small and focused on local customers is one of the strengths of public power—but survival often hinges on being big. Joint action agencies are the convergence of small and big for public power utilities, banding utilities together to achieve economies of scale.

Joint action agencies are typically formed under an act of the state legislature to provide wholesale power supply and services to their public power members. Like the utilities they serve, these agencies are also not-for-profit organizations.

Joint action agencies have traditionally served as vehicles to consolidate power generation or purchasing, rate negotiation, and facilities construction of many smaller utilities into a larger unit, thereby leveraging their combined size to gain added market advantage. This helps keep power rates competitive and provide an avenue for offering advanced services through the economies of joint purchasing.

The beginning of joint action

Some of the earliest joint action ventures were undertaken to battle high wholesale rates. In Florida, an investor-owned utility was selling bulk power to 10 municipal utility customers at a higher rate than it did to rural electric cooperatives, ostensibly because the co-op loads were larger. When the cities tried to negotiate a better rate, the company pursued a “divide and conquer” strategy, trying to negotiate separate power sales agreements with each of the 10 cities. But the cities stood firm as a group and negotiated rates that satisfied all. The resultant aggregate savings of $500,000 for the 10 cities were huge at the time—it was the 1960s.

“We have learned what can be accomplished through a united effort,” wrote Wallace Sturgis, the city attorney for Ocala, Fla., in 1968. “But this is just the beginning. We
must think big and from such thinking, big results will come.” Individually, municipal utilities are small, he said, “but collectively, we are large and growing larger, despite all obstacles.”

Joint action today

While power supply and the opportunity to capture the benefits of economies of scale drove creation of many joint action agencies, the agencies have evolved to provide a wide range of shared services to help public power utilities keep costs down while providing the highest level of service to their customers.

Today, many joint action agencies plan and implement energy efficiency and demand-side management programs for their members. Some agencies hire “circuit riders,” individuals who work on-site for member utilities one or two days a week, then spend another part of the week at other member utilities. For example: WPPI Energy in Sun Prairie, Wisconsin, hires energy services specialists who fulfill this role. American Municipal Power in Columbus, Ohio, has tree-trimming crews that support member needs. The arrangement enables the agency and its members to recruit and hire highly qualified personnel whom cities individually may not be able to afford.

In places where significant state-level regulation of publicly owned electric utilities remains in effect, joint action agencies like Vermont Public Power Supply Authority offer significant regulatory and legislative services to support member utilities.

Among other services, many agencies support their members in economic development, rate design, fuel purchasing, training, telecommunications, lobbying, information technology, engineering, project management, finance and equipment testing. Local public power utilities pool their resources, working together to achieve substantial savings for their communities.

Joint action agencies allow public power utilities to join forces to take advantage of economies of scale and shared services to boost efficiency. They are a lifeline for public power utilities that want to retain the benefits of owning and operating their own electric utility while not losing out on the economic advantages of a larger organization. The agencies facilitate the best of both worlds—small and large—for their members and their customers.


Local Economic Development

Public power utilities are an integral part of the economic development of their communities, working closely with new and existing businesses to provide the highest levels of reliability, customer service and development assistance. Public power utilities are local and are invested in the success of the customers and communities they serve.

A public power utility spurs development in the local economy as a local employer operating in the community, and through the benefits that the utility affords the community. In some public power communities, the utility may also directly support the town’s economic development efforts.

Hometown Jobs and Business

Public power utilities benefit their communities by providing employment opportunities for local residents. The local utility is headquartered in town and creates local jobs for customer service representatives, lineworkers, engineers, mechanics and administrators. Kids growing up in public power communities can find a career right in their hometown. Each dollar of a public power employee’s paycheck circulates through the local economy an estimated four to five times.

More than just being a local employer, public power utilities also support the local economy as a business operating in the community. Utilities may implement policies to “buy local” and support local businesses whenever practical, including purchasing materials and services from local companies and using local financial institutions for their business operations.

EVERY DOLLAR PAID TO A PUBLIC POWER EMPLOYEE CIRCULATES THROUGH THE LOCAL ECONOMY 4 TO 5 TIMES.
Stimulating the Economy
Public power utilities are good for the local economy. Lower electricity prices allow consumers to spend more money on other goods and services, in addition to attracting business and industry to the community. Local dollars stay at home in public power communities. They are not sent to companies and shareholders out of the city, state, or in some cases, country.

Investments made in the utility and its infrastructure also support the local economy. By meeting the interrelated needs of residential, business and industrial customers, a public power utility makes the community a more pleasant place to live and allows it to compete more successfully in attracting business and employment. For instance, utility investments to improve power quality and service reliability make the community more attractive to businesses that may locate or expand there.

The contributions utilities make to the local government, whether in the form of payments in lieu of taxes, transfers to the general fund, or other in-kind contributions to the local government, also help the community economically. Because public power utilities typically make greater financial contributions to the local government than investor-owned or cooperative utilities, these benefits may be felt more strongly in a public power town.

Technological Leadership
Many public power utilities have taken a leadership role in preparing their communities for the future by pursuing new technologies as an integral part of community growth. They serve as information sources in a variety of technology fields such as environmental stewardship, high-speed internet capability, safety and community technology development.

Some public power communities offer telecommunications services because private companies may not offer them to smaller towns at competitive prices. Access to high-speed broadband encourages economic development.
Economic Development Programs

Public power utilities are logical partners in economic development. A locally controlled utility is part of a public service community team that cooperates on public works projects, downtown renovations, extension policies, business development, industrial parks, and energy-efficiency programs. The utility has an inherent interest in promoting the well-being and prosperity of the community.

A 2015 survey indicated that the most important thing an electric utility can do to attract business to the community is offer high reliability and competitive prices.21 While public power excels in both these areas, many public power utilities go beyond, working with city officials to promote economic development.

Tools that may be offered by public power utilities with their communities include:

• special economic development rates for the first few years of operation
• special connection fees or line extension rates to make extending electric service to a new business site more affordable for new businesses
• key accounts programs for large commercial, industrial and institutional customers
• additional service redundancy to enhance electric reliability
• backup generation
• rebates
• discounts and fee waivers
• tax credits/abatements
• zoning assistance
• grants
• low- or no-interest loans

Other economic development initiatives include technical consulting, infrastructure improvements, enterprise zones and tax increment finance districts, energy-efficiency programs, and account management services.

Many utilities also take advantage of strategic priorities to promote the community to businesses with similar interests. For example, a utility that invests in green energy technology can make the community more attractive to businesses that value sustainability.

Working to bring new businesses to the community is only the first step. Public power utilities work with their larger customers, offering them power quality, demand-response programs, alternative pricing structures, special communications during outages, and other customer-defined and customer-focused programs. Businesses enjoy the streamlined one-stop shopping customer service that public power towns offer through key accounts and other large customer programs.

Greenville, North Carolina, exemplifies how a public power utility can promote economic development for its hometown. The Greenville Utilities Commission has a robust program to help business customers looking to expand and to attract new businesses to Greenville. The utility meets with companies seeking to relocate to discuss their power needs (reliability, power quality and capacity), and offers innovative rate options to help startup companies. When an existing customer wanted to add a new warehouse, utility engineers showed company personnel how they could meet their electrical needs at the new warehouse without purchasing expensive new equipment.

“The big reason for doing this is local control of our destiny...Number 2, we keep all of the revenue generated from the sale of electricity locally, and 34 municipalities in South Dakota can attest to that. And No. 3, it’s a lot better economic-development tool. You can offer incentives (on electric rates) to businesses. With NorthWestern, we can’t do that.”


Public power has survived and thrived in America for well over a century. Citizen-owned public power utilities first appeared more than 130 years ago when communities created electric utilities to provide light and power to their citizens. The number of public power utilities has grown from fewer than a dozen in 1890 to more than 2,000 today.

The path to forming a new utility takes grit and determination. The process can be long, complicated and costly, and fraught with legal challenges. But the benefits of public ownership and local control are many, so communities around the country continue to investigate the public power option.

Before launching a campaign to form a new public power utility, it is useful to understand the community’s rights and responsibilities in choosing its electric service provider; the steps involved in the process; and how the incumbent utility may respond.

**Rights and Responsibilities**

It has long been an established principle that communities have the right to form a new public power utility if they are not satisfied with the service they are receiving from a private utility. Nineteen new public power utilities have begun operation so far in the 21st century. Several more communities are waging high-profile campaigns to bring public power to their citizens.

In most states, citizens have the right to determine whether to own and operate their own public power utility or to grant an electric franchise to a private utility. This is a local rights issue. A community is within its rights to determine which public services it will provide to its citizens, whether those services include electric, water, wastewater, gas, sewer, cable or internet services.

It is the responsibility of city officials to examine the performance of the utility providing electric service to the community. An expiring franchise is a prime opportunity for the municipality to evaluate viable electric service options to promote the community’s priorities, interests and economic health.

"I therefore lay down the following principle: That where a community—a city or county or district—is not satisfied with the service rendered or the rates charged by the private utility, it has the undeniable basic right, as one of its functions of government, one of its functions of home rule, to set up, after a fair referendum to its voters has been had, its own governmentally owned and operated service."

Franklin D. Roosevelt, September 21, 1932.

**Steps in Forming a New Utility**

Forming a new public power utility is not a quick and easy process. It takes time and money, and requires the commitment of the community and its elected officials. It requires a long-term view of solving problems, and a commitment to see it through. The process can take several years. But most communities that have gone through the process and have taken control of their electric utility agree it is worth it: they are reaping the benefits of public power every day.

There are many steps in forming a new public power utility; the number of steps and their order vary based on each community’s situation, the relationship with the incumbent...
private utility, state and local law, and the public’s interest in the issue. Several of these steps—like the feasibility and legal analysis—are likely to proceed concurrently. Meanwhile, educating the community is likely to be an ongoing process, starting early and continuing to evolve throughout the process.

The incumbent utility serving the community is likely to feel threatened by any discussion of or attempt at creating a public power utility, and will likely invest substantial resources in a campaign to discredit public power and discourage the community from establishing a public power utility.

1. Start with a Leader
Most campaigns to form a new public power utility start with a leader—an individual or group to spearhead the effort. The leader’s first step will be to start building support within the community, since the entire process will be a community-driven effort.

The person or group leading the effort should communicate the benefits of public power, and the reasons why the community should consider public power. Often, this discussion will start by focusing on the reasons the community is dissatisfied with the incumbent utility, as well as how forming a public power utility could improve the situation.

Those leading the public power initiative in your community should also be prepared to fight the misinformation about public power: the incumbent utility may attack the concept of public ownership even before the city begins the feasibility study.

2. Feasibility Study
One of the first steps in forming a new public power utility is to determine if the new utility is likely to be economically viable and has community support. Feasibility studies are designed to answer the initial question: is forming a public power utility economically feasible?

Typically, a city council (or other municipal governing body) will approve funding to hire a qualified firm to conduct the feasibility study. The study will examine the capital and operating costs for the new utility, and will factor in various alternatives for power supply. The study should also identify a range of expected savings, benefits, risks, and recommended next steps.

Often a community may conduct a preliminary feasibility study; if it shows savings, a more detailed study will follow. The second phase may also estimate property value, determine the general condition of the facilities to be acquired, and the costs of separating the new system’s facilities from the remaining parts of the incumbent’s system. It may also identify legal requirements to be fulfilled, and methods for valuing the utility property to be acquired.

3. Legal Analysis
Early on, there should be a review of state statutes pertaining to the formation of a public power utility to ensure there are no insurmountable legal impediments, such as a statutory ban on municipal buyouts.

State laws may vary broadly on the issue of whether and how municipalities can come to acquire, own and operate an electric utility. For example, Alaska has passed laws making the process known as municipalization easier through the quick condemnation of certain private property; while there is a legal moratorium on condemnation of an electric plant in other states, such as Oklahoma.22 There may also be a requirement to hold a citizen referendum or petition the state public service commission on establishing a public power utility.

State laws may also determine the price that a municipality must pay to acquire an electric plant. Some states have legislated what constitutes “just compensation;” others leave it to the courts, and still others let the local public utilities commission make the determination.

There should also be a review of the city or county’s franchise with the incumbent utility, if one exists, to determine if an exclusive long-term franchise agreement exists (legal, valid and enforceable) that may preclude the municipality from forming a new utility, or any specific language pertaining to the acquisition of distribution facilities that serve the community.

4. Valuation
A study must be conducted to estimate the value of the electric distribution system. This valuation may already be included in a thorough feasibility study; if not, a separate follow-up study should be conducted. Any valuation should incorporate legal input as to applicable valuation methods.

As with any type of appraisal, several methodologies may be used to determine the value of the electric distribution system.

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system facilities and property that would be acquired. The main approaches to valuing a system are:

- **Original cost less depreciation (OCLD) or “Book value”**—Value of the system is equal to the original cost of building the current system, less the accumulated depreciation of those assets. This is the valuation method used in utility ratemaking.

- **Reproduction cost less depreciation (RCLD)**—Value of the system if it were built today, using the same specifications as when it was originally constructed. Uses the original cost of the system as a base, adjusted up based on increases in the cost of utility facilities, less the accumulated depreciation of those assets. Reproduction costs include both the actual costs of building the infrastructure, as well as related essential costs including legal and engineering fees, executive and management costs and overhead.

- **Replacement cost new less depreciation (RCNLD)**—Similar to RCLD, but this approach assumes that the system were built today, it may be a better, or more efficient, system.

- **Going concern**—This income-based approach attempts to value the electric system based on estimated future earnings that would be lost if the utility were sold. “Going concern” may also be used to refer to assets of a business, such as property records, customer information records, operating records, etc. This approach may be used instead of or in addition to the other valuation methods.

A qualified consulting firm performing a valuation study will include a legal assessment to assess the suitability of each method and determine which is most appropriate for your community.

The valuation study will help identify the most economical option for creating a new public power utility: whether to buy or build. The city has the option of purchasing the existing electric distribution system (through voluntary agreement or condemnation), or to construct a new system. The final report should provide a range of values for the system to be acquired.

An incumbent utility will argue for the valuation method that results in the highest possible estimate, which may include not only the value of the system, but also going concern, goodwill and lost future profits (including a share of its most expensive generating plant). This cost may be higher than the cost of building a new electric system, which is why building duplicate facilities is sometimes considered.

### 5. Community Education

It is vital to keep citizens informed about the proposed utility, and the benefits of public power, throughout the process. This will help you gauge the support of citizens, local officials and business leaders, and counter strong opposition from the incumbent utility.

The individual or group spearheading the effort should disseminate information about the process of forming the utility, and the benefits the community will realize if the effort is successful. Any misinformation that may be spread by the incumbent utility should not be allowed to go unchallenged.

Local officials should keep citizens involved in the process. Some communities appoint a “blue ribbon” committee of prominent citizens to guide the public power evaluation. This can be very helpful in the process as long as the task force remains public and unbiased. The committee—or any group representing or leading the initiative to form a new utility—should remain mindful of citizen needs and bring their concerns and recommendations back to the local officials.

Because the local business community plays an important role in the success or failure of a municipalization effort, involving businesses early in the process can help build support and avoid misunderstandings.

Similarly, local media should be kept informed of the issues, decisions and the process because of their important role in educating citizens.

Expect public scrutiny of the effort to increase after feasibility and other studies are completed and the campaign begins to gain traction.

### 6. Referendum

A referendum may be required by law to authorize the establishment of a public power utility.

If there is a preference to establish an independent board to govern the utility instead of the city council (or other local government entity), the ballot issue may be “double-barreled,” asking:

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1. Should the city (county) be authorized to establish a municipal utility?

2. Should the utility be governed by an independent utility board?

Leading up to the referendum, local officials will present findings and facts on the issue of forming a public power utility. A volunteer community group may be organized to push for the approval of the ballot issue separately.

Depending on the local issues and timing, the city council or county commission may choose to take the initiative to the ballot even if it is not required by law. The council may follow the will of the people, as expressed in the vote, in deciding whether or not to pursue forming a public power utility.

If the community votes favorably to establish a public power utility, it may enhance the marketability and value of revenue bonds.

Some communities may set an early election, after a preliminary study, to test the level of public support based on estimates of costs and benefits, before the community incurs the costs associated with completing a full feasibility study and other studies. If the early referendum passes, the city is not obligated to proceed if the completed study does not warrant it.

7. Price Negotiation and Condemnation

After the feasibility, legal and valuation studies are conducted, and after any referendum is held, the city or county should develop a negotiating strategy to make a purchase offer to the incumbent utility for the relevant parts of its facilities.

The incumbent utility will often demand an exorbitant price for its facilities, far in excess of the consultant’s valuation, and will typically criticize the consultant’s study as faulty, overly optimistic or biased. To counter these arguments, some cities hire two independent consulting firms to value the facilities and then compare their results.

For example, in the early 1990s, the city of Las Cruces, New Mexico, commissioned two independent valuation studies when it looked at purchasing its local electric system. The incumbent investor-owned utility was demanding $176 to $250 million for the system. Las Cruces commissioned two independent studies; both consulting firms told the city the system was worth about $38 million.

If the private utility is willing to negotiate, it may be possible to get a more reasonable purchase price, and save the time and expense of a protracted legal fight. In another example, through a negotiation process in the early 1980s, an incumbent investor-owned utility agreed to sell its facilities for $26 million to the newly formed Emerald People’s Utility District. Five years earlier a feasibility study had estimated the value of the system at $23 million.

If the incumbent refuses to sell, or insists on an unduly inflated price, the city may consider condemnation action under the municipality’s right of eminent domain.

8. Public Service Commission Proceedings

In some states, the state public service commission has the authority to determine if the formation of the public power utility is in the public interest, and the price that is to be paid for the incumbent’s facilities and for reintegrating the remaining system.

9. Evaluation of Financing Alternatives

As an investment, a new public power utility has tremendous payback potential, but it does take the commitment of considerable funds to acquire or establish the system and begin operations.

Local governments typically issue electric revenue bonds when they buy an electric distribution system. Bonds are repaid from future electric utility revenues over a long period (e.g., 30 years). The bonds are evaluated by a bond rating service, based on the projected net revenues of the electric system.

Unlike general obligation bonds, revenue bonds are not backed by the city or local government’s ability to impose property taxes. The new electric revenue bonds should have no impact on other municipal projects and borrowing.

Municipalities are prohibited by federal tax law from using tax-exempt financing to purchase the output facilities of investor-owned utilities, unless they obtain a portion of their state’s volume cap for such financing.

However, there is no such limitation on the use of tax-exempt financing for the building of a new system or for improvements to the distribution facilities once they are purchased from the private utility. The public power utility is likely to have a strong credit rating, and new capital

expenditures may be funded at a much lower cost of capital than if the system were privately owned.

The debt required for the acquisition of utility assets can be substantial, but that does not mean it is not a good investment, especially considering the benefits the utility will provide the community for many decades to come.

10. Prepare to Begin Operations

The final steps in forming a public power utility include issuing bonds for the purchase and/or construction of facilities; completing power supply and transmission arrangements; planning for the severance of the system from the incumbent utility; developing an organizational plan; setting up the new governing body and recruiting a utility manager; planning for materials, equipment, and supplies; and commencing operations.

The city may decide to contract out some of these functions to a firm experienced in electric utility operations to do the job in the short-run until the new utility is ready to run independently. The contracted electricity provider is accountable to city officials for its performance.

Incumbent Utility Responses

A for-profit electric utility will take extreme measures to stop the formation of a new public power utility, even in very small communities. The incumbent utility fears a domino effect—if one community establishes a public power utility, others may follow. This means a loss of electric load and revenue for the incumbent utility.

When you begin the process of evaluating the public power option for your community, the incumbent utility may offer deals to make the discussion go away quickly. The further you travel down the road toward public power, though, the more you can expect the incumbent utility to spread myths and misinformation, and engage in other anti-municipalization strategies.

Concessions

Faced with the possible loss of the municipal district from their customer base, the incumbent utility often responds to the competitive pressure and offers valuable concessions to the community. These may include lower rates, improved service, performance standards for reliability, investment in the community or a settlement fee.

In many cases, the concessions offered by the incumbent utility are sufficient to persuade the community to abandon efforts to form a public power utility.

Sponsored Studies

Private utilities may offer to pay for the community’s feasibility study, or to conduct the study themselves.

The community should be very skeptical if the incumbent private utility offers to provide or conduct a study at little or no cost to the city. Studies sponsored by the private utility will not produce objective results; in fact, their primary purpose is to dissuade a city from forming a new public utility.

When the city, county or municipal district pays for the study, the study will be fair. Unlike the incumbent, the city does not have a vested interest in the study findings. The community is served only by learning the truth, whether or not the study shows that forming a public power utility is economically feasible. Only an unbiased study will determine what is truly in the community’s best interest.

Lawsuits

You should expect the incumbent utility to take the city to court. There will be a cost in time, money and perhaps political will.

When a private utility talks about a costly legal challenge to forming a public power utility, it is really part of a public relations battle to stop the initiative. The incumbent’s goal is not necessarily to win, but to exhaust city funds or intimidate city officials and civic leaders into abandoning the idea of municipalization.

If the feasibility study has been thorough and actions have been based on legal authority, the city will probably prevail. Cities often win the lawsuits, either because there is no merit to the incumbent’s claim or because the utility decides to settle at the last minute rather than risk a result that sets an undesirable precedent.

Political Challenges

Once a community begins to evaluate the public power option, politics almost certainly will play a role. The pros and cons of municipalization may become the focus of political campaigns.

The incumbent utility may thrust the issue into elections by putting up candidates to run against local policymakers who support evaluating or pursuing the public power option.
Private utilities may also try to thwart the democratic process by lobbying for state or local laws or sponsoring ballot initiatives designed to stop the formation of a new public power utility.

For example, Pacific Gas & Electric Co. (PG&E) sponsored a California ballot initiative in 2010 that would have required a two-thirds majority vote before a local government could establish or expand electric delivery service or establish a Community Choice Aggregation program. The Los Angeles Times endorsed a “no” vote on the initiative:

“The so-called Taxpayers Right to Vote Act is really a ploy by [PG&E] to block ratepayers from forming cooperatives to purchase and distribute electricity at reduced rates. PG&E is spending its customers’ money to tell those same customers that they have to protect themselves against an imaginary power grab by local government. It is PG&E, in fact, that is trying to protect its market share by requiring a two-thirds vote to establish a new local power system.”24

The initiative was defeated, with the largest percentage of “no” votes occurring in areas served by PG&E.

Public Relations Attacks

The incumbent utility will wage a major public relations battle to stop the community from forming a public power utility. The utility will use its considerable economic and political clout to sway public opinion against the formation of the new public power utility.

The incumbent may use mailers, bill stuffers, newspaper editorials, television, radio, internet ads and videos, and presentations by company officials filled with messages aimed at confusing the issues, creating fear, and spreading misinformation. They may hire a professional PR firm and give it a large budget. Incumbent utilities will strive to create doubt about the formation of a public power utility—whether it can be done and how successful it will be.

Responding to attacks

To respond effectively to these tactics, local officials, citizens, and business leaders who support public power need a well-coordinated public education campaign to set the record straight.

Local officials are most successful when they pay attention to citizens’ concerns, document the legal and economic feasibility, and explain the advantages clearly and succinctly.

The educational campaign is strengthened by encouraging support from community groups, speaking at community events, and keeping the local media well informed.

Citizen education is vital throughout the process of establishing a public power utility. Local leaders should start early and explain why the city is considering public power in a way that has meaning for local residents and businesses.

Although there will be times when it is necessary to respond to the incumbent’s attacks on the public power proposal, it is best to stay with positive messages about the formation of the new utility. In other words, do not let the private utility take the fight to its hill. Stay on message.

City officials, rather than outside hired guns, have more credibility with citizens because they have the community’s best interest at heart. Local elected and appointed officials, as well as local business leaders, should be prepared to respond to false charges against public power.

Citizen support groups can help, particularly if the city is prohibited from doing more than presenting findings and facts. Local citizens may form a committee to actively promote a ballot initiative and help educate the community on the benefits of public power. Citizen groups like “Pull the Plug” in Las Cruces, New Mexico, “CLUB” (Coalition for Lower Utility Bills) in San Francisco and “Citizens for Power Options,” in Casselberry, Florida, made sure fellow citizens were well informed about the public power option.

Keep the media informed on your goals and the process. Sit down with editorial boards of local newspapers to explain what you are trying to do and answer questions. The private utility is likely to step up its advertising in the local newspaper. If allowed by state and local law, the city should counter by placing educational ads in local newspapers. Social media can also be a powerful tool for countering attacks by well-heeled investor-owned utility seeking to derail an effort to form a public power utility.

“PG&E [Pacific Gas & Electric] spent more than $10 million to defeat the ballot initiative [to allow the Sacramento Municipal Utility District to serve customers in Yolo County]. The utility had estimated that it could lose about $43 million annually in gross profit margin if the measure succeeded.”


An incumbent investor-owned or cooperative utility will fight the formation of a new utility by trying to discredit public power, creating doubt and fear, minimizing the benefits, and highlighting risks. But their arguments do not hold up to scrutiny. In fact, public power has been so successful at its focused mission of providing communities with safe, reliable, and affordable electricity that it has earned the praise of industry analysts, the financial community, and most importantly, electric customers. This section will examine myths, misinformation, and other false charges you may hear about public power and help you separate fact from fiction.

**Myths About Public Power**

As you consider forming a new utility, you may hear myths or misinformation about public power in general and the benefits it offers. Nine common myths are addressed briefly here; see the “Benefits of Public Power” for more detailed information.

1. Local governments should not be in the business of running an electric utility.
2. Public power means more bureaucracy and less protection for consumers.
3. Public power utilities can’t operate as efficiently as larger utilities.
4. Public power utilities do not have the resources to provide reliable power in the event of a major storm or outage.
5. Public power utilities are not large or sophisticated enough to deliver excellent service.
6. Blanket statements that public power costs less are simply not true.
7. Public power utilities aren’t regulated, so they can raise rates with impunity.
8. Public power utilities don’t support local government because they do not pay taxes or franchise fees.
9. Public power would hurt economic development.

**Myth #1**

Local governments should not be in the business of running an electric utility.

**Fact:** Communities across the country serve their citizens by offering essential services such as water, gas, sewer and electricity. The ability of a community to provide these services embodies the very meaning of “local control.”

In the earliest decades of the electric utility industry, communities formed utilities for the most practical of reasons: citizens wanted the benefits of electric lighting and the quickest way of getting it was to do the job themselves. Today, towns don’t have to worry about getting access to electricity, but they are still forming municipal utilities to focus on the community’s specific needs—whether it be customer service centers, options for renewable energy, underground wires, faster responses to outages, or lower rates. Public power utilities are a reasoned, pragmatic solution to a civic need.

Public power has an excellent record of performance, not just in the last few years, but throughout the industry’s more than 130-year history. More than 700 of the 2,000 public power utilities in the United States have been operating for 100 years or more. Their very existence provides a yardstick against which the rates and service of private utilities can be compared.
Public power means more bureaucracy and less protection for consumers.

Fact: With the increase in mergers and consolidations among private utilities, public power utilities actually provide more protection to consumers. Public power utilities are much smaller, leaner and more efficient than large investor-owned electric utilities. Citizens direct the activities of the public power utility through the utility’s governing board, which is made up of elected or appointed officials. In addition, many public power utilities appoint citizen panels to advise them on services, reliability, rates and other issues. Questions are answered and decisions are made publicly. Citizens have access to all meetings and records and, if they disapprove, they can vote the elected officials out of office.

Public power utilities can’t operate as efficiently as larger utilities.

Fact: Electricity distribution, as opposed to large-scale generation and high-voltage transmission, is local. Public power utilities keep costs down through local scrutiny of operations. With their local presence, they are more responsive to customers’ needs. They use strategic partnerships and joint action with other public power agencies to obtain the advantages of size in power supply activities without taking on the disadvantages of merging into larger, remote, bureaucratic institutions. Municipal utilities can also create efficiencies for their communities in billing, metering, 24-hour emergency call centers, and other operations when they provide more than just electric service to homes and businesses.

Public power utilities do not have the resources to provide reliable power in the event of a major storm or outage.

Fact: Public power utilities have a strong reliability record because they focus on core operations and take care of their assets. Public power utilities can respond quickly to emergencies because local crews live in the community, are accountable to local officials and have intimate, expert knowledge of the electric distribution system. In the event of a major outage, public power utilities can get help from crews from other utilities through mutual aid programs.

Public power utilities are not large or sophisticated enough to deliver excellent service.

Fact: Public power utilities get high marks for customer satisfaction because their focus is always on service to the customer, rather than profits. Service quality is not compromised by mandates from a company headquartered hundreds of miles away, which may result in staff reductions, closed service centers, deferred maintenance, or delayed tree trimming. Public power utilities match local service needs with local resources.
Blanket statements that public power costs less are simply not true.

**Fact:** Public power’s rates, on average, really are lower. Year after year, for more than 50 years, data from the U.S. Department of Energy show that investor-owned utilities and rural electric cooperatives charge more, on average, for electricity than public power utilities. In 2014, residential customers of investor-owned utilities paid average rates that were 14 percent higher than those paid by customers of public power utilities.

Public power utilities don’t support local government because they do not pay taxes or franchise fees.

**Fact:** Public power utilities make as large or larger financial contributions to state and local governments, on average, than do investor-owned utilities. Public power utilities contribute to local governments through payments in lieu of taxes, transfers to the general fund, and free or reduced-cost services to the local government. The level of support and how the dividend is returned to the community is a local decision and another advantage of the local control of public power.

**Myth #7**

Public power utilities are not regulated by state public service commissions, so they can raise rates with impunity.

**Fact:** Public power utilities are under more intense scrutiny than private utilities because they are governed and regulated by local officials directly accountable to the utility’s customer-owners. Governance takes place at the ballot box and in public forums. Investor-owned utility customers have no direct relationship to utility management and cannot participate in board meetings, and cooperative utilities may not be subject to the same sunshine laws that govern public power utilities. Public power governing boards’ local accountability gives their customers more protection than other utility models.

**Myth #8**

Public power pays 33% more back to the community than private utilities.

**Myth #9**

Public power would hurt economic development.

**Fact:** Local control allows a community and its utility to work together to achieve common economic goals. Lower rates and a core focus on service reliability are good for businesses. Many public power utilities have taken a leadership role in preparing their communities for the future by pursuing new technologies as an integral part of community growth. A public power utility offers opportunities for efficiency gains through integration of electric operations with the operations of other city services. Public power utilities also work with their larger customers, offering them power quality, demand response programs, and other customer-defined and customer-focused programs.
Misinformation About Forming a New Utility

An incumbent utility will try to crush an attempt to form a new public power utility by spreading misinformation about the process and how it will impact the community. Not surprisingly, opponents focus on the risks but overlook the significant revenues and improved service the new utility could provide. Their goal is to scare the citizens of the community into believing that the risks and costs are so high that they are not worth the effort. But new public power communities continue to prove that public power can provide substantial net benefits to the community.

Be prepared to rebut these 15 common misrepresentations, distortions and flat-out falsehoods about forming a new public power utility:

1. Municipalization is a slippery slope to government running other businesses.
2. Forming a public power system amounts to a government takeover.
3. Conducting a feasibility study would be prohibitively expensive.
4. Municipalization will be much more expensive than the city anticipates.
5. Forming a new utility is too expensive for customers in the community.
6. The city would have to purchase the electric system at today’s market prices.
7. The city would have to pay large stranded costs if they formed a new utility.
8. Forming a public power utility risks taxpayer money.
9. The city can’t guarantee rates will be lower by forming a public power utility.
10. Public power utilities cannot buy or produce power cheaper than larger utilities.
11. Public power rates are lower only because of tax-exempt financing and access to federal hydro power.
12. The city would lack the money and expertise to operate a successful utility.
13. Forming a public power utility may take 10 years.
14. If the incumbent opposes selling the system, the initiative will fail.
15. More electric systems turn private than public.

Myth #1

Municipalization is a slippery slope to government running other businesses.

Fact:
Provision of electricity is an essential service that has characteristics of a monopoly, more like a water or wastewater utility than a commercial or industrial enterprise. It is a long accepted principle that government entities may provide such essential services to serve the public welfare.

Because of its monopolistic nature, electric distribution service is regulated. Private utilities are not simply businesses that charge whatever they choose. Their rates are regulated by state public utility commissions that determine which costs can be recovered from ratepayers and that set the allowed rates of return.

Public power utilities’ rates are also regulated, in some states by the state commission, but generally through oversight of the local governing bodies or boards. Their rates are designed to cover the cost of service.

Public power utilities are also not in business to make a profit—they provide an essential service on a not-for-profit basis, which in turn means lower rates. In contrast, investor-owned utilities charge rates that include a profit factor, that is, the cost to provide their shareholders with a return on equity.

“If Corona believes it can run private businesses better than our business community can, then why stop at utilities? Maybe the city should provide all its residents free health care and take over all hospitals and doctors’ offices. Or perhaps Corona could take over all retail stores. Surely the city could earn a profit doing that!”
Carol Evans, Vice President, California Taxpayers’ Association, December 2002.

“The private corporation, whatever its public duties, is organized for private ends and may be presumed to intend to make whatever profits the business will allow. The municipal corporation is allowed to go into the business only on the theory that thereby the public welfare will be subserved. So far as gain is an object, it is a gain to a public body and must be used for public ends.”
Forming a public power system amounts to a government takeover.

Fact: The government does not “take over” electric systems. Municipalization of electric service occurs because local citizens, through the democratic process, decide that public power will provide important benefits to their community.

Public power is as old as the electric industry system itself: almost 300 publicly owned utilities were serving customers prior to 1900. The right of communities to form public power utilities is enshrined in the laws of most states and has been upheld by the U.S. Supreme Court. Public power utilities represent the desire and action by local citizens to have direct control over an essential service: electric power.

Many campaigns to form a public power utility begin when the private utility’s franchise agreement with the city expires. Many franchise agreements explicitly grant the city the authority to purchase the electric distribution system. A “right to purchase” clause is a critical tool to ensure the private utility provides satisfactory rates, service and reliability to the citizens of the community.

“The municipal system option has long been regarded as a cornerstone of consumer leverage because it is commonly included in franchise contracts and places competitive pressure on the private utility to perform,” wrote Scott Ridley, an energy policy strategist. “It is important that this authority not be diminished or swept aside by blind pressures to ‘clear market barriers.’ Otherwise, consumers could become literally ‘disenfranchised,’ reduced to responding to marketers without the full ability to determine the competitive terms and standards under which they would be served.”25

Even if the right to purchase is not explicitly stated in the franchise agreement, the city has no obligation to renew it. “An expiring franchise is analogous to an expiring contract. A utility should have no more expectation of obtaining renewal of a franchise than of obtaining renewal of a wholesale contract. This is particularly true where a municipality (or wholesale customer) has been publicly searching for an alternative.”26 Several courts have held that no unlawful “taking” of property rights results when a municipality ousts a utility that lacks a valid franchise.

Finally, when a municipality takes control of an electric distribution system, the incumbent utility is fairly compensated for any assets, by mutually agreeing upon a purchase price; or if the system is acquired through condemnation, the courts or state statutes will determine just compensation.

Local public ownership of utility service is not a revolutionary or a radical idea. It is a mainstream idea, and can be summed up in the phrase: accountability to the community. In a public power community, the electric utility belongs to the people it serves, and the economic benefits are retained locally.

Vote no on Prop 1. Stop a government takeover of Jefferson County’s power system!”
Sign posted by Citizens Against Proposition 1, a group opposing the ballot measure that would allow Jefferson County, Washington, Public Utility District to provide electric service in the county.

“The records reviewed by the Orlando Sentinel... provide a glimpse at how a big company mixes persuasion and political muscle to keep a grip on business. The documents cover everything from broad policy positions to the way buyout attempts should be described—‘bureaucratic boondoggle’ and ‘government takeover’ are the recommended terms.”


Conducting a feasibility study would be prohibitively expensive.

Fact:
Feasibility studies usually cost significantly less than private utilities may imply when they are trying to dissuade the community from this course of action. The cost of a preliminary or full feasibility study depends largely on the scope of work. Costs vary with the size of the community, the type and condition of resources needed to serve the community, the consultant’s expenses, and the length, scope and formality of the final report presentation.

A preliminary study can be completed for as little as $25,000, and a more detailed feasibility study can be completed for $200,000 to $500,000. A few recent examples:

- A medium-size city (population 56,000) paid $25,000 to look at options for providing municipal electric and gas service.
- A community with a population of 70,000 paid $70,000 for a preliminary feasibility study in 2015.
- A community with a population of 21,000 paid $90,000 for a second phase feasibility study in 2013.

Private power companies generally spend enormous resources to block formation of a new public power utility, and may use intimidation and threats of long, expensive legal battles to achieve their goals (particularly when their goal is only to dissuade the community from continuing the municipalization initiative, and not necessarily to win the lawsuits).

A thorough feasibility study, performed by a qualified and experienced firm, will help you get a much more realistic estimate of what the acquisition price of the utility will be. Much of the risk and uncertainty is in fact due to the incumbent utility’s activities against municipalization.

Myth #3

Myth #4

Municipalization will be much more expensive than the city anticipates.

Fact:
Private utilities are disingenuous in warning cities of the risk and expenses involved in establishing a public power utility. The incumbent utility is likely to demand an outrageous price for its electric distribution system, with inflated estimates on the value of the physical assets, plus going concern, stranded costs, excessive separation costs, and more. These high estimates may have little basis in fact; the incumbent’s intent is to create doubt and scare local officials and citizens into abandoning the effort.

A thorough feasibility study, performed by a qualified and experienced firm, will help you get a much more realistic estimate of what the acquisition price of the utility will be. Much of the risk and uncertainty is in fact due to the incumbent utility’s activities against municipalization.

- A community with a population of 66,000 paid $600,000 for a second, more detailed feasibility study in 2014.
- A community with a population of 23,000 estimates a detailed feasibility study to be conducted this year, including economics, engineering, and legal issues, will cost $200,000 - $250,000.

When a study shows that significant savings are possible with public power, the incumbent utility is likely to dismiss the study as “flawed.” This simply means the private utility does not like the results. Feasibility studies by qualified engineering firms have had an excellent track record of estimating savings and other benefits of forming a public power utility because the reputation of the consulting firm and its future business depend on their objectivity and accuracy.

“Boulder needs to acquire the electric system – the poles, wires, substation, equipment and other infrastructure. Two matters (condemnation and stranded costs) would be decided in court... This legal process will potentially cost millions in consulting and legal fees and take five or more years to complete. Further, we believe the city’s plan does not represent the full cost of a takeover. An unbudgeted expense of more than $112 million puts its break-even point in jeopardy.”

Forming a new public power utility is too expensive for customers in the community.

Fact:
All utilities regularly issue debt to undertake capital projects, and the funds for repayment of the debt are collected from utility customers via utility bills over many years. There is a major difference though: public power customers are assured that the projects are for the benefit of their own community, while investor-owned utility or cooperative customers may be paying for projects that primarily benefit customers in another part of the state or region.

Local governments typically issue electric revenue bonds when they buy or build an electric distribution system. The debt is not paid back by customers in a single year. Rather, it is paid back from future electricity revenues—from customer payments over 30 years, for example.

Moreover, because the debt is repaid through future electric revenues, it is repaid by all electric customers—residential, commercial and industrial—over time, in proportion to the amount of electricity they use. Large commercial and industrial customers may contribute a higher percentage of the total cost over time due to their higher relative electric bills.

The credit rating companies give public power utilities high marks for their management of their financial obligations, including payments on municipal bonds. This is reflected in public power’s record of sound credit ratings.

The debt required for the acquisition of utility assets can be substantial, but that does not mean it is not a good investment, especially if the asset will provide net benefits for many decades.

“A hostile takeover of PG&E’s electricity distribution system is an expensive proposition—potentially costing well over $100 million in bond debt. That’s $5,000 out of the pocket of each electric customer in the district.”

Pacific Gas & Electric mailing sent to customers in the South San Joaquin Irrigation District.

“Myth #5

The city would have to purchase the electric system at today’s market prices.

Fact:
While private utilities may assert that a community must pay “market prices” for electric facilities, the most common valuation methods are original cost less depreciation and replacement cost less depreciation. The city may also have to pay costs associated with severing the distribution system in the city from the incumbent’s remaining system (reintegration costs, for example). In some cases, courts have allowed additional costs in recognition that the city is acquiring a going concern. This generally depends on the incumbent utility’s right to serve, with little or no “going concern” value awarded in cases where the utility’s franchise is nonexclusive, revocable at will, or expired.27

Some franchises expressly allow the city to acquire the incumbent utility’s distribution assets upon expiration of the franchise term. The franchise agreement itself may specify the method—or the process (for example, via an arbitration panel)—for establishing the value of the distribution facilities. State law may also set forth the method or process to be used for valuation.

If the incumbent utility refuses to sell or insists on an unduly inflated price, the city may consider condemnation action under a municipality’s right of eminent domain. State laws differ on eminent domain authority, with some states granting municipalities non-specific authority and others granting specific authority to condemn utility property. In Ohio, for example, the state constitution allows any municipality to acquire a public utility by “condemnation or otherwise.”28

“Those communities that seek to take over distribution systems would have to purchase entire systems at today’s market prices.”

Edison Electric Institute, sample campaign message.

28 Article 18.04 of the Ohio Constitution.
The city would have to pay large stranded costs if they formed a new utility.

Fact: The Federal Energy Regulatory Commission (FERC) does not automatically review the sale of a private utility’s assets to a municipality. A 1996 FERC order on wholesale transmission access does allow for stranded cost recovery from new municipal utilities (called “retail-turned-wholesale” customers in the order), but only under specific circumstances. The order provides for stranded cost recovery if the new municipal utility uses FERC-mandated transmission service to reach a new power supplier.

In some cases, a new municipal utility chooses to sign a power supply contract with the utility that formerly served the city. FERC’s stranded cost provisions do not apply in these cases because the private utility is not providing transmission access to another supplier; rather it is still supplying power to the new municipal utility. The private utility no longer owns the distribution assets in the city, but it is still using its generation resources to provide power to the city’s customers at the wholesale level. Thus, FERC’s requirements for open access transmission service do not “strand” the costs of the private utility’s generating assets in such cases.

In South Daytona, the city chose FPL’s wholesale power supply proposal, but FPL refused to negotiate the final terms of the contract until the parties came to an agreement on stranded costs. South Daytona then petitioned FERC for a declaratory order that “the commission’s stranded cost regulations do not apply to a retail-turned-wholesale municipal utility that intends to continue receiving its power supply from its former retail supplier.” FERC promptly decided the case, denying FPL’s arguments and granting the declaratory order. In its analysis, the commission said that its order on transmission access limits stranded cost recovery in the case of new municipal utilities “to those cases in which the new wholesale entity uses commission-mandated transmission access to obtain new power supply on behalf of retail customers that were formerly supplied power by the utility providing the transmission service.”

States may award an incumbent utility stranded cost recovery or an exit fee as part of the valuation process. Typically, these decisions focus on the loss of generation load, and are often based on a determination of whether the incumbent utility had invested in power supply resources under the expectation of continuing to serve the city’s customers.

In Florida, two of three circuit court decisions on stranded costs ruled that the cities (Casselberry and South Daytona) owed no stranded costs, while the third decision assessed Winter Park stranded costs of $10 million. In the Casselberry case, the judge ruled that the investor-owned utility did not prove that there would be any stranded costs, primarily because the city’s load was small relative to the investor-owned utility’s total forecasted load. In the South Daytona case, the judge ruled that since the city’s 1978 franchise agreement gave the city the right to purchase the utility at the end of 30 years, and the valuation method for the purchase, there could be no stranded costs.

In regard to how the private utility’s other customers are affected, the incumbent will recover the costs of the city’s distribution assets as part of the purchase price of the system. Therefore, the private utility should remove the distribution assets from its rate base in order to ensure that customers remaining in their service territory do not pay for assets for which the utility has already been reimbursed.

“Stranded costs are not a part of the price of purchasing FPL’s [Florida Power & Light] assets and could be added to the overall value of buying out the system after the Federal Energy Regulatory Commission reviews the sale.”

“South Daytona moves forward with power takeover, FPL will fight purchase price,” Hometown News, August 12, 2011.

**Myth #8**

**Forming a public power utility risks taxpayer money.**

**Fact:**
Taxpayer money is not at risk. In almost all cases, public power utilities issue revenue bonds to purchase the electric distribution system, and these bonds are repaid from electric utility revenues. Revenue bonds, unlike general obligation bonds, are not backed by the city or by the city’s ability to impose taxes; rather they are backed by the revenues of the utility. The new electric revenue bonds would have no impact on other city projects and borrowings.

Every day more than 2,000 public power utilities provide reliable electric service to their customers, setting their priorities based on the priorities of the citizens. If the citizens do not like the direction the utility is taking, they can express their views to the governing board or city council as ratepayers and voters. Moreover, a municipal utility’s costs are scrutinized line by line, locally and publicly. Unlike with investor-owned utilities, costs do not include dividends or profits paid to stockholders.

In contrast, there are risks associated with being customers of an investor-owned utility. Most investor-owned utilities are part of a larger holding company structure that can invest in risky, unrelated, and unregulated ventures. Diversification into non-core businesses potentially has a negative effect on the regulated utility’s credit rating. The added risk can raise the cost of the utility’s business (through a higher cost of capital) and in some cases, result in the utility providing financial support to affiliates or the parent company itself.

“*What we’re talking about is a city participating with venture capitalists in a risky venture capital move… If Edison, as a public company, does that, the shareholders take the risk. But with a city utility, you’re risking taxpayer money.*”

Charley Wilson, Southern California Edison.

“A feasibility study by a qualified consultant can help determine reasonable estimates of how much an individual community could save on electric rates by forming a public power utility. The consultant examines the factors (wholesale power costs, system acquisition costs, etc.) that help determine the short- and long-term savings that are possible with public ownership. These savings can be passed on to customers in the form of lower rates.

Many communities find it worthwhile to make the change because they determine that public power can deliver responsive, reliable electric service at the most reasonable rates. Customers pay for the cost of utility operations through their electric bills; this is true whether service is provided by a public power utility or by an investor-owned utility.”

**Myth #9**

**The city can’t guarantee rates will be lower by forming a public power utility.**

**Fact:**
No utility can guarantee the future, but public power utilities have a long record of keeping rates as low as possible. And experience shows that communities that have formed new public power utilities have been able to offer lower rates, among other benefits, to local residents and businesses. For some, the savings have been substantial.
or cooperative utility. In either case, the utility sets rates to cover its costs. But through public ownership of the utility, the customer-owners have greater control over costs, prices and service. In addition, since a public power utility is directly accountable to the people it serves rather than to stockholders, a public power utility’s cost of operation does not include paying profits to stockholders.

When a new public power utility forms and puts a premium on keeping rates affordable, the benefits are not just short-term savings. For example, after forming their community-owned utilities 15 and 35 years ago, Hermiston, Oregon, and Massena, New York, have kept rates significantly lower than the investor-owned utilities that formerly served their towns.

Hermiston Energy Services (HES) in Oregon began operations in 2001 after acquiring its electric distribution system from PacifiCorp. HES reduced customers’ rates in its first year of operation, and the utility’s average rates remain below the average rates that PacifiCorp charges its customers in Oregon. U.S. Energy Information Administration data show that in 2014 PacifiCorp’s average revenue per kilowatt-hour (kWh) from its residential customers in Oregon was 59 percent higher than the HES average residential rate (11.09 cents per kWh compared to 6.97 cents per kWh). Similarly, PacifiCorp’s average rate charged to commercial customers was 40 percent higher than the HES average commercial rate (9.08 cents per kWh compared to 6.49 cents per kWh).

The Massena Electric Department, formed in New York in 1981, immediately reduced electricity rates by more than 20 percent below those charged by Niagara Mohawk, the investor-owned utility that had previously served Massena customers. Massena has kept its rates low while Niagara Mohawk’s (now National Grid, since 2000) rates have increased dramatically. While we expect rates to increase over time due to inflation and increased power supply costs, Massena’s rates have increased much less than those charged by the city’s former utility.

Since 1990, Massena’s residential rates have risen from 4.6 cents per kWh to 6.85 cents per kWh, while Niagara Mohawk/National Grid’s average residential rates increased from 8.9 cents per kWh to 15.85 cents per kWh—a 78 percent increase. Average rate comparisons for the two utilities’ commercial and industrial customer classes are similar. (Massena’s average rates in 2014 were 7.74 cents per kWh for commercial customers and 6.49 cents per kWh for industrial customers, while National Grid’s average rates were 13.33 cents for commercial customers and 8.65 cents per kWh for industrial customers).31

“There’s no way to know what the city would do with rates, and they would no longer be under review by an oversight authority such as the PUC. There is no evidence rates would drop with the implementation of the municipal utility district.”


Public power utilities that do not own power plants purchase wholesale electricity and transmission services through contracts with other utilities, power marketers, or merchant generator companies.

Hundreds of public power utilities participate in joint action power supply agencies to gain economies of scale in wholesale supply that small municipal utilities might otherwise find unattainable. Joint action agencies obtain power supply for their member public power utilities through agency ownership of power plants or by purchasing power on the wholesale market.

Joint action is an option for most new public power utilities. For example, in 2004 the town of Huron, Ohio, established a public power utility to serve new developments. Huron
became a member of American Municipal Power, a joint action agency that provides power and other services to public power utilities in Ohio and surrounding states.

Some public power utilities build generating facilities to serve their load. Corona Municipal Electric Utility in California began operations in 2001, serving direct access customers under California’s retail choice law and serving customers in newly developed areas of the city. In 2005, Corona completed construction of a 32-megawatt gas-fired power plant. The city benefits by having its own source of power supply, and it also uses excess heat from the plant to solidify bio-waste at the city’s wastewater facility, thereby reducing the cost of transporting the waste.

A strategy mixing both plant ownership and wholesale purchases allows many cities to hedge risks and benchmark one source against another to achieve cost, reliability, and social and environmental benefits.

Another way to hedge risks is to diversify power supply, for example, by building a diverse portfolio of energy sources, counterparties to contracts, and length of contracts. These are the same strategies used by private utilities, which face the same fluctuations in the cost of energy.

“Fluctuations in the cost of energy will leave Santa Maria ratepayers at the mercy of the market. And that would quickly translate into higher energy costs.”

“Municipalization Hurts Taxpayers,” Santa Barbara County Taxpayers Association, March 5, 2005.

Some new public power utilities may be eligible to receive hydro power allocations. For example, the Jefferson County Public Utility District in Washington has been providing low-cost hydro power to county residents since it began operating in 2013, thanks to an allocation from the federal Bonneville Power Administration.

While a federal hydro power allocation can be beneficial, it is not essential in order for new municipally owned utilities to be cost-effective. Again, a thorough study by a qualified consultant can examine these issues and provide the needed economic analysis.

“People confuse the fact that existing municipal utilities have a cost advantage because they don’t pay taxes and they have access to cheap federal power,” [Pacific Gas & Electric vice president] Richard continued... “Well, guess what, you cannot use tax-exempt financing to condemn property, and there’s no more cheap federal power because it’s all been sopped up.”


Fact:
Investor-owned utilities often falsely charge that public power rates are only lower due to tax-exempt financing and preferential access to federal hydro power. However these factors explain only part of public power’s rate advantage. Other important factors are public power’s not-for-profit status and its local presence and local control.

While there are restrictions on local government’s use of tax-exempt financing to buy privately owned assets, feasibility studies take these financing costs into account. In addition, with today’s low interest rates, the difference between tax-exempt and taxable financing rates is relatively small. In most cases, forming a public power utility still makes economic sense, even with the use of taxable bonds. Going forward, the new public power utility will be able to use tax-exempt bonds for new investments in infrastructure and other long-term capital expenses.
The city would lack the money and expertise to operate a successful utility.

Fact: Public power utilities obtain the revenues needed to pay for the utility’s operating expenses through their electric rates, just as private utilities do. They purchase trucks and equipment from the same suppliers as other utilities, and they recruit managers and other employees from the same pool of qualified electricity industry professionals as investor-owned utilities. In fact, many public power CEOs and other management employees began their careers working in the distribution or power supply departments of investor-owned and cooperative utilities.

Some cities outsource the operation of their new public power utility in the early years of operation. They contract with an experienced electricity provider to operate and manage the utility. The electricity provider is accountable to city officials for its performance. Although this is a viable option for the city to consider, outsourcing is not essential.

Many cities already have experience owning and maintaining a water, sewer or natural gas utility. A new municipal electric utility can combine billing, meter reading, call centers, and other functions with those already offered by the city for other services.

Cities have only to look at the existing public power utilities—more than 2,000 of them nationwide—to learn how they manage their operations.

“It is doubtful the city will have the money and the expertise to hire and manage skilled line crews, buy and maintain a fleet of special trucks, dispatch enough employees to rapidly repair downed lines after a major storm, provide a call center and billing service, along with a control center and meter readers. It’s a big, tough job.”

Alliant Energy.

“There’s even a near-perfect model of how Connecticut Light & Power could have done the job better. Norwich, Conn., a city of 40,000, has owned its own electric utility, as well as those for sewage, gas and water, for 107 years. Norwich Public Utilities’ customers pay, on average, a bit less than Connecticut Light & Power’s. Yet, after this past weekend’s snow dump, power was out for only about 450 of its 22,000 customers—and for no more than an hour. As of Thursday morning, nearly half a million Connecticut Light & Power customers were still waiting for the lights to go on.”


Myth #12

Forming a public power utility can take 10 years.

Fact: Ten years is an exaggeration—the average is four to six years. Some public power utilities have been formed in a year or two, and in some of these cases the price was negotiated amicably. A few of the most hard-fought municipalization campaigns took eight to 10 years to complete.

Of course, because communities that establish public power utilities sometimes have a long history of dissatisfaction with the incumbent utility’s rates or service, they may have already spent many years fighting for electric service that meets their needs. For dozens of communities across the country, local control and ownership is the goal—and the benefits are worth a considerable investment of time and money.

When it does take years, it is because the private utility continually wages a fierce fight. Las Cruces, New Mexico, and Massena, New York, each spent about seven years battling legal hurdles erected by the incumbent utilities. Massena saved its customers $25 million in the first 10 years of operation and millions more since. Las Cruces did not form a city-owned electric utility, but it did win important concessions with a short-term franchise, a substantial settlement payment, and the option to purchase electric distribution facilities in the future.

When forming a public power utility, an initial feasibility study identifies projected costs and retail rates if the city were to remain with its current supplier and power supply alternatives for the community. As the process unfolds over several years, it may be appropriate to update cost estimates as wholesale power and other costs or situations change.
“The takeover process typically takes years. By the time all studies are completed, legislation is passed, voter approval is obtained and outstanding lawsuits are settled, as many as 10 years may have passed. During this period, circumstances change and the original impetus for the takeover may no longer be a factor.”

Edison Electric Institute.

“If the incumbent opposes the formation of a new utility, the initiative will fail.”

**Fact:**
There have been many successful initiatives to form new public power utilities, including 20 new utilities formed in the last 15 years, and 50 in the last 30 years. The end result is often a community that has achieved substantial benefits, including lower rates and better service.

Many more communities are studying the public power option and actively working toward creating a public power utility.

Many public power ballot initiatives have passed by wide margins. For example, residents of Winter Park, Florida, voted overwhelmingly (69 to 31 percent) authorizing the city to issue bonds to buy the local distribution facilities of the incumbent investor-owned utility in 2003. In 2008, citizens of Jefferson County, Washington, voted to authorize the county’s public utility district to provide electric service in the county. And in 2011, citizens in Boulder, Colorado, voted to authorize creation of a municipal electric utility if customer rates would be the same as the investor-owned utility’s rates at the startup of the municipal utility.

In other cases, the city’s governing body has approved the purchase of the local distribution facilities. In 2009, the board of the South San Joaquin Irrigation District (SSJID) in California unanimously voted to proceed with a plan to provide retail electricity service in the district.

While opposition from the incumbent utility can increase the costs of a municipalization effort—in terms of time, money or political capital—it is still possible to establish a new public power utility that provides real benefits to consumers.

For example, South San Joaquin Irrigation District has persevered in its effort to acquire Pacific Gas & Electric’s distribution system, despite disapproval of its initial application to the San Joaquin Local Agency Formation Commission (LAFCo), an adverse court decision, and opposition from PG&E. More recently, the news has been good. The district’s board voted to proceed with the plan and the expert study required by the LAFCo concluded that SSJID’s plan to acquire the electric distribution system and reduce rates by 15 percent was feasible and financially viable.

Several new public power utilities have avoided court battles by establishing municipal electric utilities that serve only new developments or industrial parks. Other cities have begun by establishing a municipal utility to take on various money-saving endeavors. These include community energy conservation projects, acquiring and operating the streetlighting system and, where state law allows, serving as an aggregator of customer accounts. Several states, including Ohio, Illinois, Massachusetts and California, allow municipal governments to aggregate residential and business electric utility customers, subject to approval by referendum. In Ohio, 324 cities, counties and townships have chosen electric aggregation since the state enacted legislation allowing it in 2001.

In cases where municipalization initiatives do not result in the formation of a new public power utility, those initiatives be should not be considered “failures.” Often, the process of evaluating and considering the public power option will incentivize the incumbent utility to offer favorable concessions to the community, leading the community to choose to end the initiative. These concessions would not be achieved without the competitive pressure that the public power option brings, meaning these so-called “failed” initiatives are actually successful in their primary purpose of achieving electric utility service that meets the community’s needs.

“No new public power utilities have avoided court battles by establishing municipal electric utilities that serve only new developments or industrial parks. Other cities have begun by establishing a municipal utility to take on various money-saving endeavors. These include community energy conservation projects, acquiring and operating the streetlighting system and, where state law allows, serving as an aggregator of customer accounts. Several states, including Ohio, Illinois, Massachusetts and California, allow municipal governments to aggregate residential and business electric utility customers, subject to approval by referendum. In Ohio, 324 cities, counties and townships have chosen electric aggregation since the state enacted legislation allowing it in 2001.

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“In the last several decades, nearly all attempts at forming an electric municipal system have failed when the takeover was contested by the incumbent utility. The causes of failure run from financial difficulties to lack of popular support.”


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32 Public Utilities Commission of Ohio, Regulated company list for Electric – Government aggregators, as of March 2016.
More electric systems turn private than public

Fact:
Changes in electric utility ownership are relatively rare. Over the last 15 years, 20 new public power utilities were formed. Seventeen communities sold their public power utilities (mostly to neighboring rural electric cooperatives, which are also owned by their consumers).

With more than 3,000 electric utilities operating nationwide, there is no statistical trend toward municipalization or privatization.

“Myth #15

While industry ownership and sector shares are relatively stable, communities across the country continue to show interest in public power. The local officials spearheading these efforts know it will take considerable time, money and effort, but they are aware of the long-lasting benefits of public power in communities that succeed.

“No Colorado city or town has municipalized its electric system for nearly 40 years. It is an extremely rare event. The same is true nationwide. In fact, most transfers occur when a city sells its electric utility to the surrounding private company.”

UtiliPoint rebuttal to Boulder’s Feasibility Study, August 2011.
Despite all the hurdles, many initiatives to form a new public power utility succeed. When a community decides to take control of its energy future and examines public power, it can deliver long-term benefits to its citizens.

Learn from the experiences of other communities that have gone through the process, and the elements that are necessary to lead a successful public power campaign.

**Keys to Success**

While every municipalization campaign is different, initiatives that result in formation of a new public power utility generally share these elements:

- The city has the legal basis to form the public power system;
- An economic feasibility study shows there would be sufficient savings from the public power operation when compared with continued service from the incumbent utility;
- The community has the political will to see the project through;
- Policymakers and citizens are well informed and understand the benefits of public power;
- The business community or several of its most influential leaders support the effort;
- The city can put together the financial resources for each phase in the process of starting the utility, possibly with the backing of an interested party such as a local industry or a potential attractive wholesale power supplier; and
- The cooperation of the incumbent utility, or failing that, the community resolve to do what it takes to establish the public power utility.

Keeping all key players informed throughout the process is vital. Make citizen education a priority. Involve local businesses and influential members of the community in the conversation. Start early to explain why your community should consider the public power option and do so in a way that resonates with local residents and businesses. Be transparent, and keep the media informed of your goals and process.

**Rocking the Boat**

You do not have to be completely sold on forming a new public power utility before starting a conversation. Conducting a feasibility study with a qualified, experienced firm will help answer any questions or doubts you may have. Sometimes just going through the evaluation process can improve your community’s situation. Public power initiatives often bear fruit even when they do not result in the creation of new utilities, so do not be afraid to rock the boat.

Many communities drop efforts to form a public power utility because the incumbent utility responds to the competitive threat and offers valuable concessions. These may include lower rates, improved service, and higher standards for reliability. Importantly, citizens see that they have negotiating power and alternatives to the incumbent utility.

There are many examples of public power initiatives that did not result in the formation of a new utility, but...
nonetheless brought important benefits to the community. Here are a few:

**Casselberry wins “favored” status**

After two years of failing to negotiate a renewal of its franchise agreement with Progress Energy, the City Council of Casselberry, Florida, voted to begin buyout proceedings in April 2013. The investor-owned utility finally was motivated to make a better deal. In August 2013, the city accepted a new agreement that included a 6 percent franchise fee (the highest in the state); reimbursement of $1.75 million in expenses incurred while the franchise agreement was in dispute; and a “favored nation” clause entitling the city to a better deal if the utility gives a better one to any other municipality. Casselberry also secured a mandate for a reliability study every five years to evaluate the utility’s service. Progress Energy is required to rectify any identified reliability problems.

**Wichita gets rate relief**

Faced with rate hikes on top of already high electric rates, Wichita, Kansas, began looking at the public power option. In February 2001, the city released a municipalization feasibility study showing it could save as much as $654 million in electricity costs over the next 20 years. The feasibility study gave Wichita the leverage it needed: six months later, $28 million in electric rate relief was headed for Wichita. The rate cut ordered by the Kansas Corporation Commission gave electric utility customers in the city about 85 percent of the rate relief that a consultant’s study said the city could achieve if it were to take over the power system.

**Minneapolis scores two clean energy partners**

Minneapolis wanted the two investor-owned utilities serving the city, Xcel and CenterPoint, to support the city’s clean energy goals. With both franchise agreements due to expire at the end of 2014, community leaders recognized that to get the investor-owned utilities on board, “the city [was] going to need some leverage and some real power,” according to John Farrell, leader of the group Minneapolis Energy Options. “We [did not] think [the city was] going to have any real power unless they start talking about municipalization.” The strategy worked.

With the leverage provided by evaluating its public power option, Minneapolis forged a strategic partnership with its two incumbent utilities to reduce greenhouse gas emissions 30 percent by 2025, and 80 percent by 2050.

**Successful Public Power Initiatives**

A total of 50 public power utilities were formed in the last 30 years. Here is a brief summary of how five of these utilities were formed.

<table>
<thead>
<tr>
<th>Utility</th>
<th>Customers</th>
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<tbody>
<tr>
<td>Jefferson County, Washington (2013)</td>
<td>18,000 customers</td>
</tr>
<tr>
<td>Winter Park, Florida (2005)</td>
<td>13,750 customers</td>
</tr>
<tr>
<td>Hermiston, Oregon (2001)</td>
<td>4,900 customers</td>
</tr>
<tr>
<td>Long Island Power Authority (1998)</td>
<td>1,035,000 customers</td>
</tr>
<tr>
<td>Clyde, Ohio, Light and Power (1989)</td>
<td>2,600 customers</td>
</tr>
</tbody>
</table>

Jefferson County negotiates a purchase of the electric system

In November 2008, Jefferson County, Washington, voted 54-46 percent in favor of authorizing the public utility district to become an electric utility. Under state law, public utility districts have the right to use eminent domain to acquire private electric utilities, but Jefferson County’s PUD commissioners were determined to try to negotiate a purchase first, even though Puget Sound Energy was opposed to selling the system.

The first meeting after the vote brought together Puget Sound President and CEO Steve Reynolds and PUD Commissioner Wayne King. When Reynolds started to discuss the cost of a potential condemnation suit, King responded “We had hoped we could sit down and talk about this over a cup of coffee.”

This initial conversation set the tone for the negotiations; a year later, the two sides agreed to a purchase price of $103 million for the electric system in east Jefferson County. The commission felt the negotiated terms would provide customers a smoother, more efficient and potentially lower transfer cost than if they pursued condemnation.

33 “Leverage: How a municipalization threat created a unique energy partnership in Minneapolis,” Utility Dive, October 23, 2014.
The new public power utility is bringing more jobs to the county. The PUD already employed eight people to operate its water and sewer systems; operating the electric utility requires another 20-30 full-time employees, including lineworkers, engineers, and office staff. The PUD is committed to running the new utility strictly with its own employees.

Commissioner Barney Burke said, “One thing almost everyone in Jefferson County can agree on is the need for more family-wage jobs.” The new utility jobs boost the local economy by adding such jobs. This economic advantage is boosted by the PUD’s commitment to purchase supplies locally whenever possible. Local hiring also means faster response times in case of an outage, as lineworkers will no longer be based in another county.34

**Winter Park chooses to focus on reliability**

Winter Park, Florida, formed a public power utility in 2005 after a six-year struggle to take over the electric distribution system. Winter Park’s effort was sparked by persistent problems with Florida Power Corp. City leaders were barraged with complaints about outages. The private utility’s franchise was nearing expiration. The franchise agreement included a clause allowing the city to buy the distribution system at the end of that period. In 2003, residents turned out in droves and voted overwhelmingly—by 69 percent—in favor of the city’s plan to form a municipal electric utility.

The utility began operations in 2005. The city contracted with ENCO Utility Services Inc. of California to operate the utility under a 12-year contract and committed to use all of the revenues from its electricity sales—except for a contribution it has agreed to make to the city’s general fund—for capital improvements. The city committed to undertake a strong program to improve the reliability of electric service, in part by putting a significant portion of the power lines underground.

**Hermiston takes control to improve rates, customer service**

Hermiston, Oregon, formed a municipal utility in 2001 following a four-year effort that began after the investor-owned utility closed its local customer service office and citizens experienced a decline in service. Citizens approved a plan to take over the electric distribution system. The investor-owned utility fought Hermiston’s condemnation proceeding, but a court ruled in favor of the city. Subsequently, the utility agreed to sell the system to the city for $8 million, about twice book value.

The switchover on October 1, 2001, went smoothly for customers and the local newspaper, East Oregonian, which had opposed the formation of the city-owned utility, reversed its stance after the new utility started operations.

Hermiston Energy Services reduced customers’ rates in its first year of operation and the utility’s average rates for both residential and commercial customers remain well below the average rates that its former investor-owned utility charges its customers in Oregon.

**Long Island forms one of the largest public power utilities**

Long Island Power Authority (LIPA) replaced the investor-owned Long Island Lighting Co. in Nassau and Suffolk counties in New York and now serves well over a million customers. In May 1998, after LIPA purchased the investor-owned utility’s transmission and distribution system, it reduced electric rates across the board by an average of 20 percent.

In addition, LIPA put special attention on the distribution system’s safety and reliability. Employee morale improved dramatically with LIPA’s fresh start due to its nonprofit, public-service outlook and its new emphasis on safety.

LIPA has a special relationship with its business and industrial customers, taking an active role in business and civic organizations. LIPA provides qualified businesses with the opportunity to obtain rate incentives and energy efficiency audits. More than 300 companies have taken advantage of LIPA’s economic development program, creating nearly 50,000 jobs.

**Clyde constructs its own distribution system**

When Clyde, Ohio, decided to pursue formation of a municipal utility, the initiative was entirely supported by Whirlpool, the town’s largest employer. Citizens of the town of 6,000 voted “yes” in a

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referendum and the town borrowed $11 million to install its own poles, wires, transformers and electric meters to compete head-on with the incumbent utility, Toledo Edison.

Five years after the municipal utility began operations, its electric rates were 30 percent lower than those of the investor-owned utility, and most people in town (except Toledo Edison’s employees) had switched to public power. The town succeeded in doing exactly what Toledo Edison said it never could: it created a fully functioning public power utility with significantly lower rates.

Clyde’s success has also benefited its neighboring communities that are still served by Toledo Edison. Losing Clyde’s customer base motivated the investor-owned utility to do some belt-tightening to ensure it retained its other customers. As cited in 1994 comments to the Federal Energy Regulatory Commission:

“Since losing Clyde [Ohio] retail load, Toledo Edison has entered into dozens of new incentive ‘contract’ arrangements with many of its industrial, commercial, schools and other governmental customers, providing rate discounts to retain load and encourage new load growth. Since losing Clyde, Toledo Edison has also cut its dividend, cut its internal costs, frozen executive salaries, foregone pre-approved retail rate increases, frozen base rates, implemented new marketing programs, reduced debt, written down or off assets, and announced a general creed that it would do whatever possible to avoid ever again losing a customer due to high rates. These are the appropriate ways to respond to competition…”

35 FERC Docket RM 94-7-000