

ORDINANCE No.

AN ORDINANCE SETTING FORTH THE RULES AND REGULATIONS OF AND FOR THE KULA PIPE LINE WATER SYSTEM; THE MAKING OF APPLICATIONS FOR WATER PRIVILEGES, THE ISSUANCE OF PERMITS, THE ESTABLISHMENT OF RATES FOR WATER, AND FIXING LIABILITY FOR PAYMENT THEREOF, PRESCRIBING TIMES AND PLACES OF PAYMENT, AND OTHERWISE DEFINING THE PRIVILEGES, DUTIES AND RESPONSIBILITIES OF THOSE USING SAID WATER, AS WELL AS THOSE HAVING CHARGE THEREOF, AND PROVIDING FOR THE TERMINATION OF ALL PRIVILEGES IN CASES WHERE SUCH RULES AND REGULATIONS ARE VIOLATED.

Be It Ordained by the Board of Supervisors within and for the County of Maui:

Rules and Regulations of the Kula Pipe Line Water System and Amendments.

1. Application for permanent supply of water from any government system, or source of supply, shall be on the printed form supplied for that purpose and signed by the applicant. Blanks for such application shall be furnished by the District Overseer at the request of the applicant.

2. The applicant shall pay in advance at the office of the County Treasurer, the cost of tapping, connecting and laying the service pipe and stop cock leading on to the property upon which the privilege is located. All meters shall be owned by the County of Maui, and shall be under the control of the District Overseer or his authorized agent, and shall be repaired by him at the County's expense.

3. All water rates shall be paid quarterly, on the first day of January, the first day of April, the first day of July, and the first day of October, of each year, to the County Treasurer or his authorized agent.

4. In all cases of non-payment of water rates within thirty days after same are due, ten per cent in addition to the regular rates may be charged to and become due by the person holding such privilege and the District Overseer may forthwith, without notice, shut off the water from such privilege and charge the expense of the same to the holder of the privilege; the water so shut off from such privilege shall not be turned on again until the rates for such privilege and all expenses incurred in connection therewith shall have been paid in full.

5. The owner of the property shall be held responsible for the settlement of the water rates in cases when such water rates have not been paid by the tenant.

6. No person supplied with water from the Government pipe shall be permitted to use the same for any purposes other than those stated in their agreement, nor to supply water in any way to other persons or property.

7. Consumers shall prevent all unnecessary waste of water, and shall make no concealment of the purposes for which it is used. During seasons of drouth or scarcity of water, all water from this system shall be used strictly for domestic purposes and for watering stock, even though the agreement may allow the use of water for other purposes, unless, however, specially authorized in writing by the Board of Supervisors or its specially authorized agent.

8. No alterations shall be made in any water pipe or fixture without first giving notice in writing of the intended alteration to the District Overseer or his authorized agent, and having first received his approval to make same.

9. Water rates shall be charged for all premises, whether occupied or not, until such time as the water is in writing ordered shut off.

10. All service pipes shall be kept clear and in good repair by the County at the expense of the consumer. Under no conditions shall any connections be allowed in the service pipe between the main and the meter.

11. No person but the District Overseer or his duly authorized agent shall tap, turn on, or turn off water from the main pipe.

12. The District Overseer or any duly authorized agent of his shall be allowed at all reasonable hours on the property of the consumer for the purpose of inspecting same, shutting off or turning on the water, or for making repairs to the service pipe, stop cock or meter.

Water Rates.

13. All water sold from this system shall be sold by meter measurement at the following rates per thousand U. S. gallons:

(a) When the quantity of water used does not exceed on an average for any term of payment five thousand gallons per day, twenty-five cents per thousand gallons.

(b) When exceeding five thousand gallons per day and not exceeding ten thousand gallons per day, twenty cents per thousand gallons for the second five thousand gallons.

(c) When exceeding ten thousand gallons per day and not exceeding fifteen thousand gallons per day, fifteen cents per thousand gallons for the third five thousand gallons.

(d) When exceeding fifteen thousand gallons per day, twelve cents per thousand gallons for all water used in excess of the said fifteen thousand gallons.

(e) Free water will be supplied from suitable water tanks, for domestic purposes and watering stock, near the Government main or belt road at Omakao, Waiakoa, Keokea, Kamaole, Ulupalakua, and at the Kanaio Village. Any person washing, contaminating or otherwise injuring the water or the water supply at these tanks will be prosecuted according to law; and the District Overseer may immediately shut off such supply of free water, and such supply shall not be turned on again until such time as the District Overseer be satisfied that such washing, wasting or contaminating will not be renewed.

14. Violations of any of the foregoing sections of these rules and regulations may terminate the privilege, and the same shall not be renewed until all the water rates due, together with all costs and expenses accruing thereby shall have first been paid.

15. The District Overseer shall have charge of this system and shall be responsible on his official bond for all government property comprising and connected with the same.

He is hereby authorized to grant and sign permission for water privileges and make all agreements in connection with water rates excepting special permits for the use of water during a shortage or drouth for other than domestic purposes or watering stock.

16. The District Overseer or his authorized agent shall at the end of each quarter make out a bill, in triplicate, in the following form, one copy to be given to the consumer, one copy to be sent to the County Treasurer, and the original to be retained by him as an office record.

Kula, Maui, 1911.
\$..... No.....
Delivered to.....
from the Kula Pipe Line Water System ..
U. S. gallons or water during

..... days, an average of U. S. gallons per day,
at the rate of
cents per thousand gallons,.....
Dollars and.....Cents

Present Meter Reading.....
Last Meter Reading.....
Net U.S. Gallons

.....
District Overseer.

17. The consumer, when making payments for water charges shall present to the County Treasurer, or his authorized agent the bill for water received from the District Overseer, which, when full payment is made, shall be stamped "paid" together with the date of payment, and signed by the Treasurer, which shall constitute the consumer's receipt for the payment in full of his water charges.

18. This ordinance shall take effect from and after the first day of January, 1912, and its publication once a week for a period of two consecutive weeks in a newspaper of general circulation published in the County of Maui, and the posting of a true copy thereof upon a bulletin board in front of or near the rooms occupied by the Board of Supervisors.

Approved this.....day of..... 19...
by the Board of Supervisors within and for the County of Maui.

By.....
Chairman.

Approved this.....day of..... 19...
Supt Public Works.

Attest.....
County Clerk.

Nov. 25, Dec. 2.

NOTICE.

Notice is hereby given that the following Ordinances will be taken up for final consideration on Friday, December 8, 1911, at 2:30 p. m.

ORDINANCE No.

AN ORDINANCE SETTING FORTH THE RULES AND REGULATIONS OF AND FOR THE LAHAINA WATER WORKS SYSTEM; THE MAKING OF APPLICATIONS FOR WATER PRIVILEGES, THE ISSUANCE OF PERMITS, THE ESTABLISHMENT OF RATES FOR WATER, AND FIXING LIABILITY FOR PAYMENT THEREOF, PRESCRIBING TIMES AND PLACES OF PAYMENT, AND OTHERWISE DEFINING THE PRIVILEGES, DUTIES AND RESPONSIBILITIES OF THOSE USING SAID WATER, AS WELL AS THOSE HAVING CHARGE THEREOF AND PROVIDING FOR THE TERMINATION OF ALL PRIVILEGES IN CASES WHERE SUCH RULES AND REGULATIONS ARE VIOLATED.

Be It Ordained by the Board of Supervisors within and for the County of Maui

Department of Public Improvements. LAHAINA WATER WORKS.

Rules and Regulations of the Lahaina Water Works for the Town of Lahaina and suburbs.

1. Application for a permanent supply

of water from any Government system or source of supply shall be in writing signed by the applicant, such application shall be upon a printed form, which will be furnished at the office of the District Overseer of Lahaina.

2. The applicant shall pay in advance, at the office of the County Treasurer, the cost of tapping, connecting and laying of the service pipe leading into the premises upon which the privilege is situated, to a stopcock not over ten feet inside of said premises. The cost of tapping, connecting and laying the service pipe shall be five dollars if on the same side of the street as the main, and ten dollars if on the opposite side.

3. All water rates shall be paid quarterly, on the first day of January, the first day of April, the first day of July and the first day of October each year, at the office of the County Treasurer.

4. In all cases of non-payment of water within thirty days after same are due, ten per cent in addition to the regular rates may be charged to and become due by the person holding such privilege; and the District Overseer may forthwith, without notice, shut off the water from such privilege and charge the expenses of the same to the holder of the privilege; the water so shut off from such privilege shall not be turned on again until the rates for such privilege and the expenses have been paid in full.

5. The owner of the premises will be held responsible for the settlement of the water rates in cases when said rates have not been paid by the tenants.

6. No person supplied with water from the Government Pipes shall be permitted to use the same for any purposes other than those stated in his agreement, nor to supply water in any way to other persons or premises.

7. Consumers shall prevent all unnecessary waste of water, and shall make no concealment of the purposes for which it is used.

8. No alteration shall be made in any water pipe or fixture without first giving notice in writing of the intended alteration to the District Overseer, and having first received his approval to make same.

9. Water rates will be charged for all premises whether occupied or not until such time as the water is in writing ordered shut off.

10. All service pipes shall be kept clear and in good repair by the holder of the privilege at his own expense.

11. In all cases of fire alarm, persons having irrigation or other privileges shall immediately shut off the water.

12. No one but the persons authorized by the District Overseer shall tap or turn on or off water from the main pipes.

13. All officers of the Lahaina Waterworks shall be admitted at reasonable hours to premises having water privileges for the purpose of inspecting, cutting off or turning on the water.

14. No water supplied to ships or vessels except by the duly authorized officer of the Lahaina Waterworks. In all cases of water supplied hereunder, a receipt for the quantity supplied shall be given, and payment shall be made to no person except on the production of the receipt from the County Treasurer, or from his duly authorized agent.

15. Irrigation may be confined to the hours that shall be published, from time to time, by the District Overseer.

WATER—How Sold.

16. All water sold under these rules for domestic purposes and lawn irrigation, shall be sold by one of the following methods, at the option or choice of the consumer, provided however, that whenever any consumer shall allow continual waste or extravagance, and after two or more notices in writing by the District Overseer, or his authorized agent of such continual waste or extravagance, such consumer shall be required to pay for all water consumed thereafter, by meter measurement at the usual rates:

(a) By the area of the building or yard supplied.

(b) By Meter Measurement, at an established rate per thousand gallons of water consumed.

(c) All water sold under these rules for other than the above purposes shall be sold by Meter or other measurement.

Rates for Water.

17. When sold by area of building or yard the rates shall be as follows:

(a) For buildings occupied by single family, covering a ground surface of (not including open porches):

Table with 3 columns: Square feet, One Story, Two Story. Rows range from 0 to 600 sq ft to 5501 to 6000 sq ft.

For all houses one story in height, covering a greater area than six thousand square feet, there shall be added one dollar for each additional five hundred square feet or fraction thereof, and the further sum of 50 per cent of the first floor rate for each additional story.

Where a house or building is occupied by more than one family the general rate for each additional family shall be three-quarters (3/4) of the foregoing rates, except where two or more families occupy the same floor, in which case the rate for each family on the same floor shall be the rate for the floor surface occupied by such family, according to the foregoing table.

For horses or cattle, one dollar per year.

(b) When sold by meter measurement.

(1) For domestic purposes and lawn irrigation where there is no proven water right, six (6) cents per thousand gallons.

(2) For domestic purposes and lawn irrigation where there is a proven water right four (4) cents per thousand gallons; Provided however that an equal amount of water shall be supplied to the Government Main, by the consumer as is being consumed by that consumer from the Government Mains.

(3) For commercial purposes, such as the cultivation of vegetables, fruits and other plants for sale, railroads, manufacturing, hotels, lodging houses, offices, stables and other business enterprises, as follows:

(a) When the quantity of water used does not exceed, on an average 2000 gallons per day, seven and one-half cent per thousand gallons;

(b) When exceeding 2000 gallons per day and not exceeding 4000 gallons per day, seven cents per thousand gallons, for the second 2000 gallons;

(c) When exceeding 4000 gallons per day and not exceeding 6000 gallons per day, six and one-half cents per thousand gallons for the third 2000 gallons;

(d) When exceeding 6000 gallons per day and not exceeding 8000 gallons per day, six cents per thousand gallons for the fourth 2000 gallons;

(e) When exceeding 8000 gallons per day, five and one-half cents per thousand gallons, for all water sold over and above 8000 gallons.

In all instances where a store and residence are maintained in the same building water used shall be charged for at commercial rates.

When sold to shipping one half (1/2) cent per gallon delivered on board vessel.

18. The District Overseer or his authorized agent shall at the end of each quarter make out a bill, in triplicate, in the following form, one copy to be given to the consumer, one copy to be sent to the County Treasurer, and the original to be retained by him as an office record:

Lahaina, Maui, 19...
\$..... No.....
Delivered to.....
from the Lahaina Waterworks

..... U. S. Gallons
of water during..... days, an average of...
U. S. gallons per day, at the rate of.....

..... cents per thousand
gallons,..... Dollars and..... Cents.
Present Meter Reading.....
Last Meter Reading.....

Net U.S. Gallons

.....
District Overseer, Lahaina.

19. Payment for water purchased under Section 19, Paragraph a. shall be made in advance to the County Treasurer or his authorized agent. Bills for which shall be on printed forms supplied by the District Overseer.

20. The consumer, when making payments for water charges, shall present to the County Treasurer or his authorized agent the bill for water received from the District Overseer, which, when full payment is made, shall be stamped "paid" together with the date of payment, and signed by the Treasurer or his authorized agent, which shall constitute the consumers receipt for the payment in full of their water charges.

21. All meters, or other measuring devices, shall be the property of the County of Maui, under its control and repaired at its expense. No charge shall be made to the consumer for the installation or use of any meter or other measuring device.

22. Violation of any of these rules and regulations terminate the privilege, and the same shall not be renewed until all water rates due, together with costs and expenses, shall have first been paid.

The District Overseer is authorized to grant and sign permission for water privileges, and make all arrangements in connection with water rates.

23. This Ordinance shall take effect from and after the first of January, 1912, and its publication once a week for a period of two consecutive weeks in a newspaper of general circulation published in the County of Maui, and the posting of a true copy thereof upon a bulletin board in front of or near the rooms occupied by the Board of Supervisors.

By order of the Board of Supervisors of the County of Maui, T. H.

Wm. FRED KAAE,
County Clerk.

Nov. 25, Dec. 2.

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