

AN ORDINANCE AMENDING ORDINANCE NO. 42
OF THE TOWN OF NUCLA
BEING AN ORDINANCE ESTABLISHING RATES AND REGULATIONS
FOR WATER FURNISHED BY THE MUNICIPAL WATER WORKS SYSTEM
OF THE TOWN OF NUCLA, COLORADO, REPEALING ALL ORDINANCES
OR PARTS THEREOF IN CONFLICT HEREWITH

BE IT ORDAINED BY THE BOARD OF TRUSTEES OF THE TOWN OF NUCLA,
COLORADO:

Section 1. That Section 1 of Ordinance No. 42 of the Town of Nucla be amended by the addition thereto of sub-section G, which sub-section G shall read as follows:

G. All users not connected by pipe, hose or other means of continuous supply shall pay a monthly charge of two and 50/100 dollars (\$2.50).

Section 2. Section 6 of said Ordinance No. 42 shall be amended to read as follows:

Section 6. New Connections and Notice of Changes. Any person connecting into water lines as a new connection shall first get approval from the Board of Trustees whether they live within the town limits or outside of the town limits, and the Board of Trustees shall have the right to turn down any application for water service. A shutoff valve shall be installed at the property line, and such shutoff valve shall be properly boxed or tiled for convenience in locating and operation. For each new connection there shall be paid a connection charge of two dollars (\$2.00) and, in addition thereto, the user or property owner shall pay the town for all material and labor in making said new connection. All such new connections shall be made at the main and the user or property owner shall pay the cost of all material and installation from the property line to the main. All lines and mains in streets, alleys or other public property shall become and remain the property of the Town of Nucla. No person shall lay any service pipe or make or cause any change to be made in any service pipe, hydrant, waste, water closet, bath room, or any apparatus for conveying, containing or consuming water without first notifying the Town Marshall or Town Clerk, and no water shall be turned on or off except by the Town Marshall or person so designated by the Board of Trustees or by their order.

Section 3. All ordinances and parts of ordinances in conflict herewith are hereby repealed.

Section 4. It is hereby declared that an emergency exists and that this ordinance as a sanitary and police measure is necessary for the immediate preservation of the public peace, health and safety and shall be effective five (5) days after the publication thereof.