## ORDINANCE #255

BE IT ORDAINED BY the City Council of The City of Roanoke, Alabama, as follows:

SECTION 1: That the rate and charge for water furnished or supplied by the City of Roanoke, Alabama, to each customer, be and is hereby fixed as follows:

Minimum rate and charge for service per month for use of 3,000 gallons or less.....\$ 1.50

PROVIDED, however, that the City of Roanoke, Alabama, may construct with manufacturers that furnish water to employees living in the manufacturer's houses, such manufacturer constructing and maintaining the pipelines for such distribution, and consistently using 100,000 gallons or more per month, at twenty (\$20.00) dollars for the first 100,000 gallons and fifteen (15%) cents for each additional 1,000 gallons, per month.

SECTION 2: That the City of Roanoke, Alabama, may contract with any person, firm or corporation to supply such person, firm or corporation rawsor unfinished wateriat such rate and chargerasmisheasonablerand wilh compensate the Citylforeall costs and wexpense of supphying such raw or unfinished water. All contracts now in force forsupplying rawlor unfinished water shall remainling full wforce and effect. ed SECTIONA3: That all connections with the City's water-main for supplying or serving customers shall be made and paid for by such customer. That any prospective customer shall first apply to the City Clerk for permission to connect such customer's premises with the City's water-main, and shall deposit with the City Clerk the sum of one and 5-/100 (\$1.50) dollars, as a deposit to guarantee payment of any water account that may accrue and remain unpaid by such customer. Such deposit of \$1.50 to be refunded to such customer when water service is discontinued by such customer provided all amount due the City for water us fully paid.

SECTION 4: That no two customers or users, or no two distinct premises shall be served or supplied water through a single con-

nection with the City's water-main.

SECTION 5: That where two or more customers or users or two or more distinct premises are now served or supplied water through a single connection with the City's water-main, the City shall notify each such customer or user that a separate connection with the City's water-main for each such customer or user must be made, and in the event of failure or refusal by such customer or user to make such separate connection or connections within ten days after such notice the City shall discontinue the water service or supply through the single connection; PROVIDED, however, that if the customer or user being first served or supplied from such single connection shall, within such then days, disconnect the service or supply of water to any other customer or user so that he will be the only customer or user on such single connection, then such customer shall have his service or supply of water continue. That the notice herein prescribed shall be in writing, and it shall be sufficient for the City Clerk to deliver the same to such customer or customers, or dispatch the same through the United States mail, postage prepaid, and addressed to such customer or customers.

SECTION 6: That the City shall furnish and install meters for measuring the water used or consumed by each customer, and shall make an account for the water used or consumed by each customer each month. All accounts for water shall be due on the first day of the next succeeding month, and each customer paying his account on or before the 10th day of such succeeding month shall be granted or given a discount of ten (10%) per centum of the amount due for water used or consumed during the preceding month; PROVIDED, that no discount shall be granted or given on water used or consumed in excess of forty thousand (40,000) gallons permonth.

SECTION 7: That in the event any customer fails or refuses to pay

his account for water used or consumed during any month, on or before the 20th day of the next succeeding month, the City shall have the right to discontinue supplying water to such customer and may disconnect such customer's premises from the City's water-main. When service to any customer is discontinued because of his failure or refusal to pay his account, as herein provided, such customer shall be required to pay all reasonable costs of such discontinuance and of disconnecting his premises from the City's water-main, and shall pay a fee of fifty (50¢) cents for cut-on or reconnection work.

SECTION 8: That if any section, sentence, chause, or provision of this ordinance is held to be unconstitutional or invalid or void, such holding shall not in any manner affect any other section, sentence, clause or provision of this ordinance that is not in itself unconstitutional or invalid or void.

Adopted and approved, November 25th, 1933.

Attest: Ora E. Jones, Clerk, City of Roanoke, Ala. W.H.Mann, Mayor of the City of Roanoke, Ala.

I, Ora E. Jones, Clerk of the City of Roanoke, Alabama, hereby certify that the above and foregoing Ordinance No.255 was passed and adopted by the Mayor and City Council of the City of Roanoke, Alabama, on the 25th day of November, 1933, and was herein recorded and was published in the Roanoke Leader, a newspaper of general circulation in the City of Roanoke, Alabama, on the 6th and 20th day of December, 1933.

Ora E. Jones, Clerk, City of Roanoke, Alabama.