## ORDINANCE 18-12-04-02 CITY OF THORNE BAY

AN ORDINANCE OF THE CITY COUNCIL FOR THE CITY OF THORNE BAY, ALASKA, AMENDING THORNE BAY MUNICIPAL CODE TITLE 13-UTILITIES & TITLE 18-HARBOR, CHAPTERS 13.02-APPLICATION FOR SERVICES & 18.20-REGISTRATION AND STALL ASSIGNMENT; AND AMENDING SECTIONS AS DESCRIBED HEREIN.

## BE IT ENACTED BY THE CITY COUNCIL FOR THE CITY OF THORNE BAY, ALASKA

- Section 1. <u>Classification</u>. This ordinance is of a general and permanent nature, the chapter and section hereby amended shall be added to the Thorne Bay Municipal Code.
- Section 2. <u>Severability</u>. If any provisions of this ordinance or any application thereof to any person or circumstances is held invalid, the circumstances shall not be affected thereby.
- Section 3. <u>Amendment of Chapters and Section</u>. Amending Title 13-Utilities, Chapter 13.02- Application For Services, Amending Section 13.02.030-Account Deposits and Establishment of Credit, and Title 18-Harbor, Chapter 18.20-Registration and Stall Assignment, amending Section 18.20.040-Payment and Rental Use Fees, the chapter and sections are hereby amended to rea as set forth in this ordinance.
- Section 4. <u>Effective Date</u>. This ordinance shall become effective upon adoption.

PASSED AND APPROVED December 4, 2018

Harvey McDonald, May

ATTEST:

Teri Feibel CMC

[Introduction: November 20, 2018] [Public Hearing: December 4, 2018]

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# ORDINANCE 18-12-04-02 CITY OF THORNE BAY

The following amendments to Title 13 are shown below as follows:

ADDITIONS ARE IN BOLD

Deletions have a strikethrough

TITLE 13
UTILITIES
CHAPTER 13.02
APPLICATION FOR SERVICES:

## Title 13 is hereby amended by:

- 1. Deleting \$500.00
- 2. Adding "the maximum deposit requirement as set forth by resolution"

#### 13.02.030 ACCOUNT DEPOSITS AND ESTABLISHMENT OF CREDIT.

A person requesting services from the city of thorne bay will be required to deposit a sum of money equal to the estimated amount for two months billing for the service requested to guarantee payment for any indebtedness resulting from the furnished service. The total deposit amount any customer will be required to pay will shall not exceed <a href="https://doi.org/10.100/JHEMENT AS">THE MAXIMUM DEPOSIT REQUIREMENT AS</a></a><a href="https://doi.org/10.100/JHEMENT AS">SET FORTH BY RESOLUTION \$500.00</a>. At the time the deposit is given, the applicant will be given receipt for the same. The deposit is not to be considered as a payment on account. (Ordinance 18-10-08-01)</a>

SECTION 13.02.030 ACCOUNT DEPOSITS AND ESTABLISHMENT OF CREDIT SHALL BE AMENDED AND ADDED TO THE THORNE BAY MUNICIPAL CODE TO READ AS FOLLOWS:

## 13.02.030 ACCOUNT DEPOSITS AND ESTABLISHMENT OF CREDIT.

A person requesting services from the city of thorne bay will be required to deposit a sum of money equal to the estimated amount for two months billing for the service requested to guarantee payment for any indebtedness resulting from the furnished service. The total deposit amount any customer will be required to pay will shall not exceed the maximum deposit requirement as set forth by resolution. At the time the deposit is given, the applicant will be given receipt for the same. The deposit is not to be considered as a payment on account. (Ordinance 18-12-04-02; Prior Ordinance 18-10-08-01)

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# ORDINANCE 18-12-04-02 CITY OF THORNE BAY

The following amendments to Title 18 are shown below as follows:

# TITLE 18 CITY HARBOR CHAPTER 18.20 REGISTRATION AND STALL ASSIGNMENT

## Title 18 is hereby amended by:

- 1. <u>Deleting \$400.00</u>
- 2. Adding "THE MAXIMUM DEPOSIT REQUIREMENT AS SET FORTH BY RESOLUTION"

#### 18.20.040 PAYMENT OF RENTAL AND USE FEES.

A. All use of any harbor facilities shall be payable in advance, moorage and other fees are payable in advance. Guest or transient use fees shall be based on the fees established by the

Facilities for less than 1 month will be charged daily guest rates or charged the appropriate monthly rate with a signed contract. All new harbor contracts without a deposit on file shall be required to pay a deposit equal to two-times the monthly rate charged. Deposits shall not exceed <a href="https://doi.org/10.108/journal.com/THE\_MAXIMUM\_DEPOSIT\_REQUIREMENT\_AS\_SET\_FORTH\_BY\_PRESOLUTION\_\$400.00">THE MAXIMUM DEPOSIT\_REQUIREMENT\_AS\_SET\_FORTH\_BY\_PRESOLUTION\_\$400.00</a> for any account. Contracts shall begin at the first of the month. (Ordinance 18-09-18-03, § A (part)

SECTION 18.20.040 PAYMENT OF RENTAL AND USE FEES SHALL BE AMENDED AND ADDED TO THE THORNE BAY MUNICIPAL CODE TO READ AS FOLLOWS:

#### 18.20.040 PAYMENT OF RENTAL AND USE FEES.

A. All use of any harbor facilities shall be payable in advance, moorage and other fees are payable in advance. Guest or transient use fees shall be based on the fees established by the City Council for daily rates. Permanent use fees (contracts) shall be based on the fees established by the City Council for monthly, biannually, or annually rates. Use of Harbor Facilities for less than 1 month will be charged daily guest rates or charged the appropriate monthly rate with a signed contract. All new harbor contracts without a deposit on file shall be required to pay a deposit equal to two-times the monthly rate charged. Deposits shall not exceed the maximum deposit requirement as set forth by resolution for any account. Contracts shall begin at the first of the month. (Ordinance 18-12-04-02; Prior Ordinance 18-09-18-03, § A (part)

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