BEFORE THE DIRECTOR OF REGULATORY AGENCIES
OF THE STATE OF HAWAII

In the Matter of the Application of
HAWAIIAN CABLE VISION CORPORATION
for Approval of its Revised Rate Schedule.

ORDER

Upon review and consideration of the request of
HAWAIIAN CABLE VISION CORPORATION for approval of the attached
revised schedule of rates and charges, Schedule C (Third Revised Sheet CATV No. 1 Canceling Second Revised Sheet No. 1) and Schedule D (Second Revised Sheet CATV No. 1) dated January 1, 1976 to be effective on June 1, 1976, the Director of Regulatory Agencies hereby grants interim approval of the said revised schedule of rates and charges. This interim schedule of rates and charges shall be effective until a proper study and review of all matters relating to the said rates and charges and a determination of the fairness of such rates and charges, both to the public and to Hawaiian Cable Vision Corporation, can be made by the Director of Regulatory Agencies.


Wayne Minami
Director

Service of the foregoing Order No. 45 was made by certified mail of one (1) copy thereof to Applicant on this 11th day of May, 1976.
RULES AND REGULATIONS

The rules and regulations pertaining to cable television service and operations applicable to this corporation within its franchised area are as prescribed by the Department of Regulatory Agencies of the State of Hawaii. A copy of these rules and regulations is maintained in the business office of this corporation and is available for public inspection at all reasonable times. In addition to the general definitions contained in Chapter II thereof the following specific definitions are applicable to various classes of service within the franchised area of this corporation:

a. Aid-to-Construction Charges

Aid-to-Construction charges are defined as those charges levied on the subscriber by the CATV company for the extension of underground and/or aerial distribution facilities and are a matter of negotiation between the subscriber and the CATV company.

b. Apartments

Apartments are defined as multiple unit dwellings under single, cooperative, or condominium ownership, managed and operated in whole or in part to provide private residential units and/or public accommodations on a rental or lease basis.

c. Hotels

Hotels are defined as commercial multiple unit establishments, under single ownership, managed or operated exclusively to provide transient accommodations and services. Multiple unit establishments which contain one or more private residential units (other than those maintained for the use of bonafide full time employees) are classified as apartments.

d. Hotels

Issued: 1 January 1976
Effective: 1 June 1976
RULES AND REGULATIONS

e. Connection Charges

A connection charge is defined as that charge levied on a subscriber by the CATV company for the installation of a service drop and the connection of such service drop to the television set(s) of the subscriber or to the internal television distribution system(s) of the subscriber. Connection charges are subject to such Federal, State, or local taxes, levies, or fees which are or may be imposed on the CATV company.

f. Commercial Establishments

Commercial establishments are defined as any business establishments other than hotels or apartments. (C)

g. Monthly Service Charges

Monthly service charges are defined as those charges levied on the subscriber by the CATV company for the provision of cable television service in accordance with the applicable rate schedule. Monthly service charges are subject to such Federal, State, or local taxes, levies, or fees which are or may be imposed on the CATV company.

h. Residence

A residence is defined as any non-commercial single or multiple unit dwelling.

i. Residential Condominiums (D)

Issued: 1 January 1976
Effective: 1 June 1976

Issued by: D. W. Carter
President
# HAWAIIAN CABLE VISION CORPORATION
# SCHEDULE D
# LAHAINA, MAUI, HAWAII
# SECOND REVISED SHEET CATV NO. 1
# CANCELS FIRST REVISED SHEET CATV NO. 1

## RATES AND CHARGES

<table>
<thead>
<tr>
<th>Installation Charges</th>
<th>Rate per Month</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. RESIDENTIAL</td>
<td></td>
</tr>
<tr>
<td>a. Initial Outlet 27.50/Drop</td>
<td>8.25/Drop</td>
</tr>
<tr>
<td>b. Additional Outlets 11.00/Outlet</td>
<td>1.10/Outlet</td>
</tr>
<tr>
<td>2. HOTELS</td>
<td></td>
</tr>
<tr>
<td>a. Any No. of Units 52.25/Drop</td>
<td>1.00/Outlet</td>
</tr>
<tr>
<td>3. APARTMENTS</td>
<td></td>
</tr>
<tr>
<td>a. Bulk Billing 52.25/Drop</td>
<td>3.75/Unit</td>
</tr>
<tr>
<td>b. Additional Outlets 11.00/Outlet</td>
<td>1.10/Outlet</td>
</tr>
<tr>
<td>d. Individually Served 27.50/Outlet</td>
<td>8.25/Unit</td>
</tr>
<tr>
<td>e. Additional Outlets 11.00/Outlet</td>
<td>1.10/Outlet</td>
</tr>
<tr>
<td>4. RESIDENTIAL CONDOMINIUMS</td>
<td>(D)(R)</td>
</tr>
</tbody>
</table>

# Based on consolidated monthly billing irrespective of the occupancy status of individual units.

# See also Schedule D-8.

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**Issued:** 1 January 1976  
**Effective:** 1 June 1976  
**Issued by:**  
**D. W. Carter**  
**President**
3. Bulk rate to an existing wholly owned and installed distribution system in a military: per system $100.00

4. Vacation rate, not to exceed three months:

\[
\$1.44 + 4\% (.06) = 1.50
\]

C. The rates and charges as stated above include the State four percent gross income tax. Cablevision reserves the right to pass on any additional taxes and assessments that may be imposed at the City and County, State or Federal level which are of a general business nature or directed specifically to the CATV industry.

D. Leased Channels

For each channel leased a minimum lease rent of $900.00 per month, or a percentage of the basic gross receipts of lessee resulting from channel usage, whichever is the greater, payable monthly, determined per the following table:

For the first $25,000 per month of gross receipts of lessee -- 10%

Any excess of $25,000 per month of gross receipts of lessee -- 29%

Gross receipts referred to above shall exclude State gross income tax, installation charges, deposits and charges for use of accessory equipment.

If for technical reasons, lessee requires and leases more than one channel for the same purpose, then the application of the percentage charge shall be applied to the combined gross of all channels leased in computing the maximum charges.