

TOWN OF HERNDON, VIRGINIA

ORDINANCE

FEBRUARY 23, 2016

Ordinance- To amend and reenact the code of the Town of Herndon, Virginia, to add thereto a new Chapter 63 entitled Solid Waste which shall include provisions to address new solid waste and recyclable collection equipment, fees and procedures and to make other comprehensive conforming changes.

BE IT ORDAINED by the Town Council for the Town of Herndon that:

1. Chapter 63, Solid Waste, Herndon Town Code (2000), is added as follows:

Chapter 63 - SOLID WASTE

63-1. - Declaration of policy.

It is the policy of the town council of the Town of Herndon that the public and private property of the town shall be kept free of solid waste, recyclables and brush/yard waste to the maximum extent possible in order to promote the health, safety and welfare of the citizens, business owners, and visitors.

63-2. - Definitions.

The following words, terms and phrases, when used in this chapter, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Ashes means residue resulting from the combustion of coal, wood, coke or other combustible materials, including residue from incineration of solid wastes.

Authorized agent means the director of public works or a person designated by the director of public works.

Automated collection route means the route for which the authorized agent or an authorized collector deems suitable to use an automated collection truck.

Batteries means a device which, by electrochemical reaction, provides a type of power. For the definition in relation to this ordinance, batteries shall fall into one of three categories: (1) alkaline, (2) automotive, and (3) other.

Brush/yard waste means grass cuttings, shrub clippings, weeds, leaves, tree limbs, tree trunks and stumps (dirt and rock removed).

Bulk MSW and bulk recyclable container means a sturdy, watertight, covered metal container which can only be emptied directly into a collection vehicle by mechanical means, as approved by the town.

Cart means a container that is compatible with ANSI compliant fully-automated truck arms and semi-automated lifters. The maximum allowable size shall be 96 gallons; the container is rugged with an attached lid and wheels for easier handling. The container has specific handling points for use with automated and semi-automated collection trucks.

Collection route means the route an authorized collector follows to collect municipal solid waste and source-separated recyclable materials from customers.

Community Cleanup Event means an event hosted and managed by an association/organization for municipal solid waste (MSW) and recyclable collection.

Condominium means multifamily attached dwellings organized as condominiums or cooperatives.

Construction/Demolition Debris (CDD) means solid waste generated during construction, remodeling, repair, or demolition of pavements, houses, commercial buildings or any other structures. CDD includes, but is not limited to: lumber; wire; sheetrock; brick; shingles; glass; pipes; concrete; paving materials; metals; and plastics.

Household Hazardous Waste (HHW) means discarded household products that contain corrosive, toxic, ignitable, or reactive ingredients, or are otherwise potentially harmful if released to the environment. Products that fall into this category include, but are not limited to certain paints, cleaners and pesticides. Latex paint is not considered HHW.

Institutional Places means Cemeteries, Community Centers, Convalescent Homes, Hospitals, Libraries, Museums, Fine Art Centers, Religious Institutions, Senior Centers, Social Services, Schools and similar community services (See also Sec 78-401.5)

Municipal Solid Waste (MSW), more commonly known as refuse, trash or garbage, excluding unacceptable materials as defined elsewhere, consists of everyday items used and then thrown away, such as product packaging and food scraps, coming from homes, schools, hospitals (non-infectious materials only), and businesses (non- industrial materials only).

Owner means the owner, lessee, occupant, person in control of the premises, or generator of municipal solid waste and/or recyclables and/or brush/yard waste, for whom the town provides municipal solid waste and/or single-stream recyclables and/or brush/yard waste collection service.

Person means an individual, partnership, firm, association, corporation or agent of any of these.

Rear loaded collection route means the route for which the authorized agent or an authorized collector deems suitable to use a rear loaded collection truck.

Recyclable material or recyclables means the following materials “capable of being diverted or reclaimed from the waste stream and prepared for further beneficial use through the recycling process” 9 VAC 20-140-20 renumbered 9 VAC 15-30-20.

(1) Single-Stream Recyclables (Single-Stream Recycling)

(a) Multi-material, including metal food and beverage containers, glass food and beverage containers, and type 1-7 plastic PETE and HDPE translucent bottles.

(b) Newspapers, corrugated cardboard, magazines, catalogs, cereal & dry food boxes, telephone books, printer & copier paper, mail, or other materials prescribed by the authorized agent.

(2) Ferrous metals/white goods including, but not limited to: stoves, refrigerators, washing machines, clothes dryers and hot water tanks.

(3) Scrap Metal means any metal object or portion of a metal object or an object containing a significant amount of metal, excluding appliances.

(4) Brush/yard waste means tree limbs, tree trunks, stumps, grass cutting, shrub clippings, weeds and leaves.

Solid Waste means non-liquid, non-soluble materials ranging from municipal solid waste (MSW) to industrial wastes that contain complex and sometimes hazardous substances. Solid waste also includes sewage sludge, agricultural refuse, demolition wastes, and mining residues. Technically, solid waste also refers to liquids and gases in containers.

Standard MSW or single-stream recycling container means a sturdy, durable metal or plastic container maintained in good physical condition, with a lid which is designed to be emptied directly into a collection vehicle by manual means (or mechanical means, as approved by the town). The size shall not exceed 65 gallons.

63-3. - Administration of chapter.

This chapter shall be administered by the authorized agent.

63-4. - Disposal, generally.

(1) Disposal

- (a) Permanent solid waste or recyclable storage area. A permanent solid waste/recyclable storage area is a location where solid waste or recyclables are permanently stored. It shall be unlawful for any person to establish, operate or maintain a permanent solid waste or recyclable storage area for solid waste or recyclable materials within the town.
- (b) Deposit/Dumping at other than approved place(s) prohibited. It shall be unlawful for any person to dispose, dump, deposit or leave any solid waste or any recyclable material in or at any disposal site other than those sites designated by the authorized agent.
- (c) Waste Transfer Stations. The authorized agent may designate waste transfer stations where municipal solid **waste** is unloaded from collection vehicles and briefly held while it is reloaded onto larger long-distance transport vehicles for transport to landfills or other treatment or disposal facilities and regulations pertaining thereto not in conflict with this chapter.
- (d) Unacceptable materials.
 - a. Ashes, acids, chemicals, poisons, paints, other dangerous and hazardous materials, as well as, auto parts (with oil or combustible material), furnaces, building materials such as brick, concrete, cinder blocks, industrial materials, building wastes, earth, explosives, gasoline, kerosene, floor sandings or other combustible material or solid waste either too large or too heavy to be loaded safely in collection vehicles by the collector, will not be collected by the town. These materials must be disposed of in a manner approved by the authorized agent.
 - b. Batteries:
 - i. Alkaline: Acceptable in small quantities for MSW collection.

- ii. Automotive (lead) batteries are not accepted in the MSW collection. Automotive batteries may be taken to a Fairfax County Recycling and Disposal site or drop-off centers (may also be accepted by service stations or automotive parts suppliers upon purchase of new battery).
- iii. Other:
 - 1. Non-alkaline and non-rechargeable batteries are not accepted in the MSW collection, but may be taken to Fairfax County Recycling and Disposal centers.
 - 2. Rechargeable batteries are not accepted in the MSW collection, but may be accepted by Fairfax County Recycling and Disposal centers.
- c. Infectious materials. Surgical dressing, human tissue, and dead animals other than meat scraps from food preparation shall not be put out for collection, but shall be destroyed by proper incineration on the premises (only with prior town approval) or shall be taken to a place of final disposal outside of the town.
- d. Medications. Only small amounts of medications with no disposal instructions on the label shall be acceptable for MSW collection, as long as the disposal requirements are not superseded by Federal, State, County or other local requirements.
- e. E-waste. Computers and peripherals (e.g., printers, scanners, ZIP drives, keyboards), phones, cameras, televisions, fax machines, portable gaming devices, video equipment, audio equipment, etc.
- f. Nuclear wastes. Any nuclear materials except as found in common, household smoke and carbon monoxide detectors.
- (e) Commercial and industrial disposal. All commercial and industrial solid waste and recycling requirements, excluding those contained in Sections 63-5, 63-6 and 63-7 are governed by chapter 109.1 of the Fairfax County Code.
- (f) Recyclable material. Recyclables specified by the authorized agent shall be separated prior to collection so as not to become mixed with other solid waste destined for sanitary disposal sites.
- (g) Removal of recyclable materials. It shall be unlawful for any person to salvage or otherwise remove any recyclable materials from any collection route without authorization from the authorized agent.

63-5. - Storage and Maintenance.

- (a) Generally. It shall be unlawful for any person to store any solid waste or recyclables within the town, except as provided in this chapter. The provisions of this section shall apply to any land or premises where solid waste and/or recycling accumulates or is produced, be it residential, commercial, institutional or industrial, including vacant property.

It shall be unlawful for the owner of any single-family, duplex or townhouse residential unit, multiple-unit dwelling, commercial, institutional and industrial lands and buildings to permit the accumulation of solid waste and/or recyclable material upon such property in any manner which may cause or permit solid waste or recyclable material to be carried or deposited by the elements upon any street, sidewalk or other public place or upon any other private property.

(1) Single-family, duplex or townhouse residential dwelling

- a. All MSW and single-stream recyclables shall be stored between collection days in approved container(s) or cart(s), such that the lids are properly fitted with no overflow.
- b. Brush/yard waste shall be stored in approved paper bags or container(s). Exception: bundled brush/yard waste, compost and stacked firewood. Loose leaves are only permitted during the leaf pickup program.
- c. Owners shall be responsible for the care and protection of their approved containers or carts and for such solid waste and/or recyclables that may become spilled or scattered.

(2) Multi-unit dwellings, commercial, institutional and industrial lands and buildings

- a. All bulk MSW and bulk recyclable containers shall be durable, in good physical condition, and tightly constructed so as to prevent leakage and unsanitary conditions.
- b. All bulk MSW and bulk recyclable containers with less than 10 cubic yard capacity that are not of roll-off design shall have tight-fitting lids.
- c. All bulk MSW and bulk recyclable containers equipped with lids shall remain closed when not filling or emptying. Exceptions for special containers shall only be granted by the authorized agent.

- d. All bulk MSW and bulk recyclable containers shall have painted, in contrasting letters and figures, at least two inches in height on one vertical side the business name and telephone number of the owner of the container and the capacity of such container, in cubic yards.
- e. Bulk MSW and bulk recyclable containers shall be set on concrete, asphalt or other similar durable and impervious surfaces and shall be accessible by truck.
- f. When screening or providing a screening enclosure for a bulk MSW or bulk single-stream recyclable container(s), to shield it from public view or from unauthorized access, the owner of the premises benefitted by an enclosure shall in each case utilize and maintain it in a workable and effective condition and shall ensure that the owner's contractors, servants, agents, employees or officers accessing or servicing the bulk MSW and bulk single-stream recyclable container(s) shall utilize the screening or screening enclosure upon each such access or service. Any person accessing or servicing a bulk MSW and bulk recyclable container(s) for which screening or a screening enclosure has been provided shall replace the bulk MSW and bulk single-stream recyclable container(s) behind or within the screening or screening enclosure immediately after access or service and shall close and secure any available gate.
- g. All bulk MSW and bulk recyclable containers with the capacity of one cubic yard or greater that are rolled to the collection vehicle shall be designed, constructed or modified not to tip when subjected to 175 pounds hanging vertically from the leading edge of the container.

(3) Exceptions for special containers will be considered on an individual basis by the authorized agent.

(b) Responsibility of owners.

(1) Owners of each Single-family, duplex or townhouse residential dwelling shall be responsible for the following:

- a. All carts and containers shall be identified by address or unit number painted in contrasting letters and figures, at least two inches in height, approximately halfway between the bottom and top of the container. The identification on carts shall be placed on the handle side of the cart.
- b. In rear loaded collection route areas as designated by the town, owners shall provide a sufficient number of approved containers for storage of MSW and single-stream recyclables to prevent overflow or obnoxious

odor between times of collection and maintain the premises in accordance with the provisions of this chapter. The maximum number of containers shall be as specified in Section 63-6 (1) (a) (7).

- c. In automated collection route areas designated by the town, owners shall use and maintain the carts that are provided by the town (one MSW and one single-stream recycling) for storage of MSW and recyclables to prevent overflow or obnoxious odor between times of collection and maintain the premises in accordance with the provisions of this chapter. Town provided carts are the property of the town and shall not be removed from the property to which provided. If additional carts are needed, they may be purchased from the town following receipt of a written request from the owner, at purchase cost with no markup. Additional carts shall not exceed the number specified in Section 63-6 (1) (a) (7).
 - d. Brush/yard waste shall be stored in approved paper bags or container(s). Exception: bundled brush/yard waste, compost and stacked firewood; loose leaves are only permitted during the leaf pickup program.
 - e. Segregate solid waste and recycling as prescribed by the authorized agent.
- (2) It shall be the joint and severable responsibility of the owner of each multiple-unit dwelling, commercial and industrial land or buildings that does not receive collection from the town's contracted service, to provide a sufficient number of approved containers for storage of MSW and recyclables to prevent overflow or obnoxious odor between times of collection, and maintain the premises in accordance with the provisions of this chapter.
- (3) The owners of all shopping centers or commercial establishments within the limits of the town are required to install, service and maintain MSW and single-stream recyclable containers at location pre-approved by the town within such shopping center or commercial establishments pursuant to the requirements of the Town's Zoning Ordinance.
- (4) The owners of all shopping centers or commercial establishments within the limits of the town are required to install and maintain MSW and single-stream recycling containers on the edge of the pedestrian walkway area within such shopping center or commercial establishments. The containers shall be of a type, size and color, and placed at such location as may be required and approved by the authorized agent and clearly designated as receptacles of MSW and recycling.

- (5) Each multiple-unit dwelling that receives collection from the town's contracted service, must maintain the designated collection sites between times of collection, and maintain the premises in accordance with the provisions of this chapter.

63-6. - Collection by town.

(1) Residential.

- (a) Single-family, duplex or townhouse residential dwelling. Curbside collection of MSW, single-stream recyclables, and brush/yard waste shall be collected no less than once a week from single-family, duplex or townhouse residential dwelling. It shall be collected more frequently if the authorized agent determines that more collections are necessary for the preservation of the public health. Collection days are determined by the town and if needed can be changed to maintain compliance with this chapter. The following requirements shall apply:

1. Place only approved MSW, single-stream recyclable containers/carts and brush/yard waste at the location(s) designated in subsection (2) below, not early than 24 hours prior to the scheduled collection day, but no later than 7:00 a.m. of the scheduled collection day and remove all containers/carts 6:00 p.m. of the following day after the refuse/recycling has been collected.

2. Placement

- a. Rear Loaded Collection: All approved MSW, single-stream recyclable containers/carts and brush/yard waste containers shall be placed within ten feet of the curb-line, the edge of pavement where there is no curb or as designated by the authorized agent.
 - b. Automated Collection: All approved MSW, single-stream recyclable containers/carts and brush/yard waste containers shall be placed in the right-of-way, in a location easily accessible by an automated collection truck. Exact locations shall be determined by the authorized agent.
 - c. MSW, single-stream recyclable containers/carts, automated carts and brush/yard waste shall be placed in a location where they do not block the flow of traffic.
 - d. MSW, single stream recyclable containers/carts, automated carts and brush/yard waste shall not be placed on the sidewalks.
3. Reasonable Accommodations Collection: The authorized agent, in consultation with any affected homeowners' association or affected citizen or citizens in a specific case may grant an exception to the requirement in this section in the case of physical limitations of the owner. The exception

must address and accommodate physical limitations of the owner. If the authorized agent grants an exception, the owner shall place all approved MSW, single-stream recyclable containers/carts and brush/yard waste as set out in the written exception.

4. Items requiring special collection for a fee (as defined in Section 63-8) or collected during special collection events as designated by the town: Single-family, duplex or townhouse residential dwellings which receive curbside collection services from the town and multiple-unit (residential condominium) dwellings that receive collection from the town through a contractor and request special collection in writing may place at a location acceptable to the authorized agent the following items for collection:

(a) Furniture; couches, chairs, mattresses, tables, etc.

(b) Large appliances; stoves, dishwashers, washing machines, clothes dryers, refrigerators, etc. (Doors which may be hazardous due to the potential for trapping a person inside shall be removed from all appliances prior to set out)

(c) Small amounts of scrap metal that contains no HHW not to exceed 50lbs; lawn mowers, car parts, bed frames, etc.

(d) Large CDD; toilets, sinks, cabinets, fencing, shingles, lumber, carpet, flooring, etc. that are not listed or deemed unacceptable

(e) Tires; two per collection

(f) Tree trunks and limbs with a diameter estimated to be greater than 3", a length less than 4 foot, and a corresponding weight of less than 50 pounds.

5. Town-wide Cleanup Events. The town, at its discretion, may provide pre-scheduled curbside collection of items from single-family, duplex or townhouse residential dwellings normally falling under the category of special collections.

The town, at its discretion, may provide pre-scheduled dumpsters and ancillary refuse cleanup supplies to civic, religious and non-profit groups at locations determined by the town. The town, at its discretion, may waive any and all associated costs and fees for this service.

6. Community Cleanup Events. The town will provide and collect, at the request of a homeowners' association, roll-off containers for Community Cleanup Events. The location of the containers shall be determined by the town to allow for easy disposal and minimization of traffic impact. The

containers provided shall be of 30 cubic yard capacity and an individual fee shall be charged per container, as listed in Sec. 63-8. Items collected shall consist of one of the following categories: acceptable MSW, single-stream recycling, brush/yard waste, or bulk items and appliances (furniture or white goods). None of the aforementioned approved categories may be co-mingled: items shall be separated per container for each category of MSW or recyclables deposited into the containers.

7. Unless pre-approved in writing (property specific), the following shall be the maximum number of carts/containers allowed to be set out for MSW and single-stream recycling collection (excluding brush/yard waste), per collection. Any additional required collections shall be considered Special Collections, and shall be charged according to the fees in Sec.63-8.
 - (a) Properties which are part of the automated collection route. Shall have a maximum of two (2) MSW carts collected per collection of MSW and shall have a maximum of two (2) single-stream recycling carts collected per collection of single-stream recycling.
 - (b) Properties which are part of the rear loaded collection route. Shall have a maximum of four (4) MSW containers meeting the requirements listed elsewhere in this section collected per collection of MSW and shall have a maximum of five (5) single-stream recycling containers meeting the requirements listed elsewhere in this section collected per collection of single-stream recycling.
8. The maximum allowable loaded weight for rear loaded container shall not exceed 50 pounds.
9. Brush/yard waste collection shall be unlimited, as long as it can be verified that the brush/yard waste originates only from the property from which it is collected. Brush/yard waste must be separated from MSW, single-stream recycling and CDD. Brush/yard waste can be placed in containers marked brush/yard waste, brush/yard waste paper bags that do not exceed 50 pounds or bundled, as appropriate. If items are bundled, the bundle cannot exceed 4 foot lengths, must be tied up with twine, must not exceed 50 pounds and material within the bundles must not exceed sizes below:
 - (a) Stumps with a trunk diameter estimated to be 3" or less
 - (b) Tree limbs with a diameter estimated to be 3" or less
 - (c) Tree trunks with a diameter estimated to be 3" or less

Tree trunks and limbs with a diameter estimated to be greater than 3", a length less than 4 foot, and a corresponding weight of less than 50

pounds shall be disposed of under the requirements of a special collection.

- (2) Condominiums. The town will collect MSW and single-stream recyclables once a week from those desiring collection by the town. A request for a second weekly pickup will only be considered during the annual bid process for the multi-family solid waste contract. The maximum volume for the weekly collection by the town shall not exceed 0.5 cubic yard per unit. Condominiums whose MSW and single-stream recyclables are collected by the town shall use containers approved by the authorized agent.
- (3) Commercial and industrial places. If requested in writing by the property owner, the town will collect MSW and single-stream recyclables once a week from commercial and industrial places on a designated day, as determined by the authorized agent in containers with a capacity up to 65 gallons and a maximum allowable load weight for any container of 50 pounds, meeting the same maximum allowable number of containers as with residential collections per collection. MSW and single-stream recyclables must be stored in approved containers and placed at curbside or other location designated by the authorized agent. If curbside collection is provided by the town the property owner will be required to pay any associated fees as set out in the Section 63-8. The town will not collect industrial waste or brush/yard waste. In addition bulk collection is not provided by the town.
- (4) Institutional places. If requested in writing by the property owner, the town will treat and collect MSW and single-stream recyclables the same as residential collections if the MSW and single-stream recyclables to be collected are no more than a typical residential unit as determined by the authorized agent. The collection day scheduled by the town will be on a designated day, as determined by the authorized agent.
- (5) Solid waste or recyclables improperly placed or improperly contained. It shall be unlawful to place solid waste or recyclables in the right-of-way at a time outside the time period for a scheduled collection or in accordance with the special collections requirements.

63-7. - Collection provided by others.

- (1) Commercial, Institutional, and Multi-family locations that do not receive collection services provided by the town or that do not meet requirements for collection provided by the town shall be responsible for securing the services of a private waste hauler.
- (2) Owners must provide collection services for the property as specified in the Fairfax County Solid Waste Management Program: Chapter 109.1 & Recycling Program Requirements.

(3) Collectors must adhere to all federal, state and local regulations for such service

63-8. - Schedule of fees.

(1) Fees. The town council imposes the following fees on the owner, lessee, occupant, person in control of the premises, or the generator of the MSW or recyclables, as appropriate, for MSW and recyclables collected by the town.

(2) Miscellaneous fees. The town council establishes and imposes the following fees:

(a) Recyclables (per quarter) \$4.00

This fee shall not be prorated or refundable and shall be payable with and under the same terms as water bill payments.

(b) Special Collection.

i. Bulk items, furniture, excessive volume of MSW, recyclables, white goods, and the like\$35.00 per each three (3) cubic yards or portion thereof up to nine (9) cubic yards.

ii. Bulk items, furniture, excessive volumes of MSW, recyclables, white goods, and the like in excess of nine (9) cubic yards may be collected at the sole discretion of the authorized agent. Upon receipt of a written request for a special collection, a written estimate will be provided.

(c) Condominium Association Fees for bulk or multi items for Special Collection. Fees will be assessed according to the Special Collection fee schedule in subsection (b) above.

(d) Rental Containers for Associations and Organizations. Up to thirty cubic yard container rental for use by associations/organizations, as requested, to support community cleanup events: (per rental period, maximum of three days to allow for weekends) \$300.00

63-9. - Violations; fees and penalties.

(1) Violations and Notice. When a violation of this chapter shall be found to exist, the owner, lessee, occupant or person in control of the premises, or person accessing or servicing solid waste containers, shall be given written notice delivered by first-class mail by the authorized agent to abate, correct or end the violation within seven days of the date of such written notice.

(2) Failure to abate, correct or end the violation within seven days of the date of the notice in subsection (1) shall constitute a violation of this chapter and be subject to imposition of the violation fee set forth in (3) below. Following the expiration

of the seven day notice, the town may pick up the improperly placed or contained MSW or recyclables. A fee shall be assessed, pursuant to 63-8(2) (b) of this chapter involving pick up within or without the regular collection, in addition to the violation fee. If the condition is deemed by the authorized agent to be an immediate threat to the public health, safety and welfare, the town may abate the violation immediately. This subsection does not preclude any civil action or actions which may be brought for any violation of this chapter. Each day any violation of any provision of this chapter continues shall constitute a separate offense.

- (3) Violation Fee. The authorized agent on behalf of the town shall charge the person(s) responsible for a violation a fee as listed below.
 - i. The authorized agent on behalf of the town shall charge the person(s) responsible for a violation a fee\$35.00 (each occurrence).
 - ii. In addition to the violation fee, a fee shall be charged for the removal and disposal of the violation as follows:

Bulk items, furniture, excessive volume of MSW, recyclables, white goods, and the like\$35.00 per each three (3) cubic yards or portion thereof.
- (4) Delinquent accounts. All unpaid violation fees shall become delinquent 30 days following the date of the assessment.
- (5) Recovery of fees and charges. If any fees or charges for MSW or recycling service furnished by the town are unpaid 30 days after they become due the town may proceed to recover such fees or charges, with interest at the town's legal rate.
- (6) If a violation exists in a common area, where a specific homeowner or responsible person cannot be determined, the authorized agent shall give notice to the homeowners association if any and if the violation remains uncorrected shall assess the homeowner's association the violation fee as indicated in the violation fees above.

63-10. - Appeals.

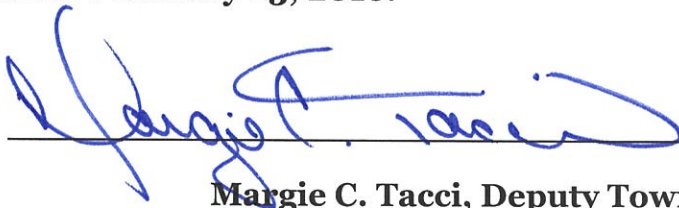
Appeals of any decision of the authorized agent governed by this section shall be made to the town manager or his/her authorized designee. A written notice of appeal must be filed with the town clerk within 30 days after the decision of the authorized agent. The town manager or his/her authorized designee shall hear all evidence and in writing and based on the preponderance of evidence uphold, reverse, or modify the decision appealed within 90 days after the filing of the notice of appeal. The town manager's decision shall be final.

63-11. - Additional rules and regulations.

The authorized agent is hereby authorized and directed to prescribe additional rules and regulations consistent with this chapter for the purpose of making the chapter fully and completely effective. This shall include, but not be limited to, the location of all MSW containers and recycling containers.

2. This ordinance is effective on and after the date of its adoption.

This is certified to be a true and accurate copy of Ordinance 16-O-05 adopted at a legally convened meeting of the Town Council of the Town of Herndon on February 23, 2016.



Margie C. Tacci, Deputy Town Clerk

