1 2	Late Backup  Law Initiated Change
3	ORDINANCE NO
4 5 6	AN ORDINANCE AMENDING CITY CODE CHAPTER 15-6 (SOLID WASTE SERVICE) REGARDING REGULATION OF RECYCLING AND COMPOSTING.
7	BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:
8	PART 1. Section 15-6-1 ( <i>Definitions</i> ) is amended to read as follows:
9	§ 15-6-1 DEFINITIONS.
10	In this chapter:
11	(1) CODE COMPLIANCE means the Department of Code Compliance.
12 13	(2) CODE COMPLIANCE DIRECTOR means the director of the Department of Code Compliance.
14 15	(3) COLLECTION SERVICE means scheduled collection and disposition of solid waste and recyclables, or compostable materials.
16 17 18	(4) COMPOSTABLE MATERIAL means organic material recovered, collected, or otherwise diverted from the non-hazardous solid waste stream, a substantial portion of which will decompose in a managed compost operation.
19 20 21	(5) COMPOSTING FACILITIES means an offsite facility holding all required local, state, and federal authorizations where the organic component of municipal solid waste is decomposed under controlled conditions for purposes of beneficial reuse.
22 23	[(4)] (6) CONTAINER means a permanent collection receptacle made to collect and contain solid waste.
24	[(5)] (7) DEPARTMENT means the Austin Resource Recovery Department.
25 26	[(6)] (8) DIRECTOR means the director of the Austin Resource Recovery Department.
27 28 29	[(7)] (9) FACTORY DEMONSTRATION VEHICLE means a vehicle that meets the requirements of Section 15-6-72 and that a dealer provides to a licensee, as a prospective buyer, to operate and use for a period not to exceed 14 days.
30	(10) HAULER – has the same meaning as SERVICE PROVIDER.  Page 1 of 8

- [(8)] (11) HAZARDOUS WASTE means any solid waste identified or listed as a hazardous waste by the administrator of the United States Environmental Protection Agency in accordance with the federal Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act, 42 United States Code, §§ 6901 et seq.
- [(9)] (12) LIQUID WASTE has the same meaning as the definition contained in 30 Tex. Admin. Code § 330.3.
- [(10)] (13) MEDICAL WASTE has the same meaning as the definition contained in 30 Tex. Admin. Code § 330.3.
- [(11)] (14) PRIVATE SOLID WASTE COLLECTION SERVICE means the business of collecting, removing, or transporting solid waste from any premises within the city by a person for a fee.
- [(12)] (15) RECYCLABLE MATERIAL [shall-mean] means non-hazardous material, including compostable material, that has been recovered or diverted from [the nonhazardous solid waste stream] disposal in Municipal Solid Waste (MSW) facilities for purpose of reuse, recycling or reclamation and a substantial portion of which is consistently used in the manufacture of products, which may otherwise be produced using raw or virgin materials.
- [(13)] (16) RECYCLING [shall mean] means a process by which materials that have served their intended use or are scrapped, discarded, used, surplus, or obsolete are collected, [sorted] separated, composted, or processed, [or prepared into marketable commodities for manufacturing into] and returned to use in the form of raw materials in the production of new products. The definition of recycling does not include waste-to-energy processes, placement in a disposal facility, or use as daily cover in a disposal facility.
- (17) SERVICE PROVIDER means a person who is compensated for the removal or transportation of solid waste, compostable material, or recyclable material, for a fee, from any location within the City of Austin. Services that are subject to State or Federal requirements related to the transportation of medical or hazardous waste, including oil, liquids, or grease are excluded.
- [(14)] (18) SOLID WASTE means rubbish, refuse, and other discarded materials.
- [(15)] (19) SOLID WASTE SERVICE means collection [and] or disposal of solid waste, collection [and] or processing of recyclable material, litter abatement, street cleaning, [and] or household hazardous waste disposal.

(20) WASTE-TO-ENERGY (WTE) means a process of generating energy directly from materials through a process that yields fuel or heat. WTE is not diversion, nor is it supported by the Department's Master Plan but it is considered an alternative disposal technology that must include the life-cycle effects on the environment.

- **PART 2.** Subsection (A) of Section 15-6-82 (*Right of Entry*) is amended to read as follows:
- (A) [A department inspector] City staff authorized by the director or the code compliance director may enter [the] a premises [of a business, building, or multifamily residential complex, or other location that is required to provide on site recycling under this article] to inspect for compliance with this article.

**PART 3.** Section 15-6-91 (*Required Service Providers*) is repealed and replaced to read as follows:

## § 15-6-91 AFFECTED PREMISES.

- (A) An owner of a premises of which all or part is used for multi-family residential use shall ensure that tenants and employees have access to on-site recycling services described under this article, for that portion of the premises that is multi-family residential, effective:
  - (1) immediately for premises with more than 75 dwelling units;
  - (2) October 1, 2013 for premises with more than 50 dwelling units;
  - (3) October 1, 2014 for premises with 25 or more dwelling units;
  - (4) October 1, 2015 for premises with 10 or more dwelling units; and
  - (5) October 1, 2016 for premises with 5 or more dwelling units.
- (B) An owner of a premises of which all or part is used for office, medical office, medical facilities, religious assembly, or private educational facilities shall ensure that tenants and employees have access to on-site recycling services described under this article, for that portion of the premises that has one or more of the uses described in this Subsection (B), effective:
  - (1) immediately for premises with more than 100,000 square feet of the non-residential uses described in this Subsection (B); and
  - (2) October 1, 2013 for premises with more than 75,000 square feet of the non-residential uses described in this Subsection (B).

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(B) [A person-shall file] An owner of an affected premises shall submit a recycling plan for a new business, building, or multi-family residential complex not later than the [14<sup>th</sup>] 30<sup>th</sup> day after receiving a certificate of occupancy or beginning operations [and not later than the 180<sup>th</sup> day] or following any change [in] that reduces recycling service or [recycling provider for the premises for which compliance with this article is required] the types of materials collected.

## (C) A plan must:

- (1) be on a form prescribed by the director;
- (2) list the materials to be recycled; [and]
- (3) state [whether the person will provide the service by self hauling or by contract with a recycling service provider.] the service capacities for landfill trash, recyclables, and compostable materials;
- (4) state the collection method and service providers for landfill trash, recyclables, and compostable materials; and
- (5) include information or documentation as required by the director to verify compliance with this article.
- (D) The director may exempt a property from submitting a Recycling Plan if the property contracts with the City for solid waste and recycling services or if exempting the property is consistent with the City's Zero Waste Goal set out in Resolution No. 20090115-050 and the Department's Master Plan adopted in Resolution No. 20111215-047, as those resolutions may be amended from time to time.

**PART 7.** Section 15-6-102 (*Biannual Volume Report*) is repealed and replaced to read as follows:

## § 15-6-102 BIANNUAL QUANTITY REPORT.

- (A) An owner of an affected premises who removes landfill trash or recyclable or compostable materials shall submit a report to the department on a form prescribed by the director.
- (B) The person shall submit the report semi-annually on or before the last business day in January or July of each calendar year.
- (C) The report shall contain the amount in tons of landfill trash or recyclable or compostable materials that the person hauled during the reporting period as well as any other information required by the department.

1 2	<b>PART 8.</b> Section 15-6-103 ( <i>Notice of Contract Termination</i> ) is amended to read as follows:
3 4 5	A person who provides recycling service under this article by contract with a recycling service provider shall notify the department in writing not later than the $[14^{th}]$ and $30^{th}$ day after the person terminates the contract.
6 7	<b>PART 9.</b> Section 15-6-104 ( <i>Notice of Change of Provider</i> ) is amended to read as follows:
8 9	(A) [A person required to provide recycling service] An owner of an affected premises shall notify the department in writing if the person:
10	(1) discontinues self-hauling and contracts with a recycling service provider; or
11 12 13	(2) terminates a contract with a provider licensed under Article 3 ( <i>Private Solid Waste Collection Service</i> ) [and enters a contract with a service provider that is not licensed under Article 3 ( <i>Private Solid Waste Collection Service</i> ); or].
14 15 16 17 18	[(3) terminates a contract with a service provider that is not licensed under Article 3 (Private Solid Waste Collection Service) and enters a contract with a service provider that is licensed under Article 3 (Private Solid Waste Collection Service).]  (B) A person shall [file] submit the notice required by this section with the department in accordance with rules adopted by the director and concurrently with their
20	required reporting under Section 15-6-102 (Biannual [Volume] Quantity Report).
21	PART 10. This ordinance takes effect on, 2013.
<ul><li>22</li><li>23</li></ul>	PASSED AND APPROVED
24 25 26 27 28 29 30	, 2013 §
31 32 33 34	APPROVED:  Karen M. Kennard City Attorney  ATTEST:  Jannette S. Goodall City Clerk  Page 8 of 8