ORDINANCE NO. 1902

AN ORDINANCE TO AMEND ORDINANCE NUMBER 1649, IN PART TO DEFINE EVICTION SET OUT, REQUIRE DUMPSTERS AND USED COOKING OIL CONTAINERS BE ENCLOSED, LIMITING CURBSIDE AND ROADSIDE PICKUP AMOUNTS, AND PROHIBITING THE DUMPING OF EVICTION SET OUT TRASH, AND IN NO OTHER PARTICULARS.

WHEREAS, the City Council of the City of Talladega, Alabama, desires to amend Ordinance Number 1649 in part to require all dumpsters be enclosed, limiting the amount of roadside trash allowed, and prohibiting the dumping and eviction set out trash, thereof;

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of Talladega, Alabama, as follows:

SECTION I:

Section I of Ordinance Number 1649 is hereby amended to read as follows:

SECTION I. Definitions.

For the purpose of this Ordinance, the following words and phrases shall have the meanings respectively prescribed to them by this Section, together with the usual meanings thereof, unless the context clearly indicates otherwise:

- 1. "City" shall mean the City of Talladega, Alabama, a municipal corporation, acting through the City Council, City Manager, City Clerk or City employees designated by the City Manager as the case may be.
- 2. "Contractor" shall mean a corporation, business or individual who agrees, for a stipulated sum, to perform the work or service, or to furnish materials or equipment, or both, in connection with the collection and disposal of garbage, trash, refuse and waste.
- 3. "Eviction Set Out Trash" shall mean the contents, belongings, or personal effects of a residence left out on the side of the road for trash pick after eviction.
- 4. "Disposal Site" shall mean the location at which all collected refuse is disposed of by the Contractor, its agents, servants or employees, and which qualifies as a sanitary landfill operation approved by the City and all other County and State agencies who hold jurisdiction over such matters.
- 5. "Dumpster" shall mean any container holding garbage, refuse and/or unlimited trash of a size larger than the Garbage Containers as herein defined.
- 6. "Garbage" shall mean every refuse accumulation of animal, fruit or vegetable matter that attends the preparation, use in cooking and dealing in or storage of meats, fish, foul, fruit or vegetable; any matter of any nature whatsoever, which is subject to decay and the generation of noxious or offensive gases or odors, or which, during or after decay, may serve as breeding or feeding material for flies or other germ carrying insects; and any bottles, cans or other containers, which due to their facility to retain water, may serve as breeding places for mosquitoes or other insects.
- 7. "Garbage Containers" shall mean a 95-gallon wheeled container provided by the Contractor.
- 8. "Limited Trash" shall mean any material provided for in this ordinance as long as it does not exceed six cubic yards (6 cu. yds.) per collection point.
- 9. "Recycling/Recyclables" shall mean cardboard, newspaper, magazines, aluminum cans, tin cans and #1 and #2 plastics, but shall not include glass.
- 10. "Refuse" shall mean all trash, rubbish, paper, glass, metal and other discarded matter which is abandoned for disposal.
- 11. "Refuse Regulations" shall mean those regulations described and adopted by the City, or any other governmental entity or agency together with such administrative rules, regulations and procedures as may be established regarding the collection and disposal of all residential refuse, garbage, trash and waste.
- 12. "Resident" shall mean any adult person occupying a residential dwelling unit within the corporate limits of the City and any person occupying a residential dwelling unit within the police jurisdiction of the City who is receiving water service from the City.
- 13. "Residential Service" shall mean the municipal refuse collection service available to persons occupying residential dwelling units within the corporate limits of the City who have not contracted for commercial refuse collection service and all persons occupying residential dwelling units within the police jurisdiction of the City who are receiving water service from the City.
- 14. "Unlimited Trash" shall mean any material provided for in this ordinance with no restrictions with regard to bulk.
- 15. "Used cooking oil containers" shall mean any containers used for the storage of used cooking oil.

16. "Yard Waste" shall mean limbs cut into maximum six ft. (6') lengths with a maximum of ten inches (10") in diameter, bagged grass clippings, pine straw and bagged leaves.

SECTION II:

Section II of Ordinance Number 1649 is hereby amended to read as follows:

SECTION II. Garbage Collection.

- 1. Every resident shall be required to use residential service and to pay the fees due therefor unless they have contracted for commercial refuse collection service and furnish evidence of such contract to the City Manager or the City Manager's designee. Each resident receiving residential service shall be furnished, by the City or its Contractor, a garbage container as approved by the City.
- 2. The City shall establish weekly scheduled residential service and may amend the schedule from time to time.
- 3. Each adult resident shall be responsible for placing all household garbage in the appropriate furnished garbage container and placing the garbage container beside the curb of the street, or adjacent to the street if no curb exists, of each residence for a period of up to and including two (2) days prior to the day designated (a total of three days per week) by the City for the pick-up of the resident's garbage.
- 4. It shall be unlawful to allow any garbage container or garbage to remain along the curb/street at any time other than the three days heretofore specified.
- 5. It shall be unlawful to place household garbage on top of or beside the furnished garbage container regardless if such garbage is placed in any other type container or bag.
- 6. It shall be unlawful for any person to remove the furnished garbage container from the property of that person to which it was furnished and it shall also be unlawful to damage, destroy, or disfigure any such garbage container provided for residential garbage service.
- 7. It shall be unlawful for any entity or person to dump or leave eviction set out trash not contained in the furnished garbage container.
- 8. Any resident who due to disabling condition is unable to properly transport the furnished garbage container to the curb in front of the resident's respective residence, may apply for special rear door service. To be eligible for such service, the City must certify that all occupants of said residence are unable to transport said garbage container to the curb/street side in front of their respective residence.
- (A). The City Manager's office shall prepare the necessary applications for said special service and the City Manager, or the City Manager's designee, shall approve all applications. Said applications may be approved for such period of time as may be proper to comply with the provisions hereof. In the event the City Manager denies any application for special rear door service, a majority of the City Council may grant said application.
- (B). Any person submitting such an application for special service which contains false or misleading information shall be guilty of a violation of this Ordinance and shall be punished in accordance with the provisions thereof.
- 9. It shall be unlawful for any person to dump, spill or in any way intentionally cause the contents of any garbage container to be spilled or scattered outside the garbage container. Each such act shall be deemed a separate offense and punishable as provided herein.
- 10. Dumpsters and/or used cooking oil containers located or to be located on private property, but within public view, will require visual screening or enclosure. Visual screening or enclosure installation requirements shall be regulated by Ordinance #1882 Section 2803. Fences. The owner of any premises employing a dumpster and/or used cooking oil container shall be responsible, at his or her own expense for preparing and construction of visual screening or enclosure.

SECTION III:

Section III of Ordinance Number 1649 is hereby amended to read as follows:

SECTION III. Yard Waste/Trash/Refuse (Limited and Unlimited) Collection.

- 1. The City shall establish a weekly pick-up schedule for refuse, yard waste, and road side refuse limited to 3 cubic yards per week. This scheduled pick up will be the same as scheduled for residential garbage. Residents (except as noted hereinafter) will be allowed to place refuse, yard waste and the 3 cubic yard limited refuse per week beside curb of the street, or adjacent to the street if no curb exists, of each residence for a period of up to and including two (2) days prior to the day designated (a total of three days per week) by the City for the pick-up of the refuse, yard waste, limited trash and unlimited trash.
- 2. All residential refuse, yard waste, limited trash for pick up by the City shall be deposited adjacent to, and within the right-of-way of, the public street upon which the resident's property abuts, but not in the paved, improved or traveled portion of a public street or gutter thereof.
- 3. All residential yard waste comprised of grass clippings, leaves and/or pine straw shall be contained for

pick up by the City, as provided herein, and the containers thereof shall be deposited adjacent to, and within the right-of-way of, the public street upon which the resident's properly abuts. The containers shall be suitable paper or plastic trash bags, which shall meet or exceed the following specifications:

- (A). PC-SOS (square bottom bags, 16" x 12" x 35") 2/50 (two ply fifty-pound wet strength; each ply natural craft wet strength paper with water repellent glue;) or
- (B). Heavy Duty plastic trash can liners thirty-gallon capacity or larger. All bags shall be tightly closed with suitable fastening devices.
- 4. Those citizens who do not wish to utilize bags, may purchase, directly from the contractor, an additional 95-gallon garbage container at the current rate. Grass clippings, leaves and/or pine straw may be placed in these containers. Such additional container shall be placed at approved curb site during the same 3-day period as approved for residential garbage pick-up for that location.
- 5. It shall be unlawful for any person to place any refuse, yard waste, limited trash and unlimited trash at or along the curb/street right-of-way except on the scheduled days.
- 6. It shall be unlawful for any person, property owner and/or contractor, undertaking any property or lawn maintenance, including, but not limited to: tree trimming/cutting, grass cutting, and shrub trimming, to place any yard waste, trash or debris generated from such work on the curb, street or City right- of-way. The owner and/or contractor is responsible for disposing of this material.
- 7. It shall be unlawful for any person owning or managing any rental property of any kind, including, but not limited to: housing projects, apartments, single residences and mobile home parks, to place refuse, yard waste, limited trash and unlimited trash accumulated when cleaning up their property vacated by a tenant, on the curb and/or City right-of-ways. The rental property owner/agent is responsible for properly disposing of this material.
- 8. It shall be unlawful for any person, property owner and/or contractor, undertaking any building, refurbishing, demolition or work of any kind upon any building or structure of any kind, to place any trash, building materials and debris which accumulates upon the premises where such work is being undertaken, on the curb, street or City right-of-way. The owner and/or contractor is responsible for disposal of this material as provided otherwise by law.

SECTION IV - Severability: all sections of this Ordinance are hereby declared to be severable; and if any word, phrase, clause, sentence, paragraph, or section of this ordinance shall be declared unconstitutional or invalid by the judgment or decree of any court of competent jurisdiction, such unconstitutionality or invalidity shall not affect any of the remaining words, phrases, clauses, sentences, paragraphs and sections of this Ordinance.

SECTION V - Effective Date: this ordinance shall take effect immediately upon its passage and publication as provided by law. Upon the effective date of this ordinance, except as amended herein, Ordinance Number 1649 and any amendments thereto shall remain in full force and effect.

Adopted and approved this the 24th day of January, 2022. Council President Betty C. Spratlin Councilman Horace Patterson Council Member Vickey Hall Councilman Joe Power Councilman Trae Williams City Manager Seddrick Hill Attested to: Joanna Medlen, City Clerk