TITLE 17

REFUSE AND TRASH DISPOSAL

CHAPTER
1. SOLID WASTE.
2. RECYCLABLES.

CHAPTER 1

SOLID WASTE

SECTION
17-102. Responsibility for administration.
17-103. Premises to be kept clean.
17-104. Prohibited practices.
17-105. Prohibited substances.
17-106. Eligible units.
17-107. Accumulation of refuse.
17-109. Nurserymen, lawn services; duty to remove trash.
17-110. Residential solid waste.
17-111. Commercial solid waste.
17-112. Schedule of fees for disposal of garbage and refuse and frequency of collection.
17-113. Violations and penalty.

17-101. Definitions. (1) "Ashes." The term "ashes" shall include the waste products from coal, wood, and other fuels used for cooking and heating from all public and private residences and establishments.

(2) "Bulk container." The term "bulk container" shall mean steel waste receptacles of not less than two (2) cubic yards and not more than eight (8) cubic yards designed for the storage of solid waste. The containers shall meet industry standards for service.

(3) "Collector." The term "collector" shall mean any person, firm, corporation, or political subdivision that collects, transports, or disposes of any refuse within the corporate limits of the Town of Dandridge.

(4) "Commercial solid waste." The term "commercial solid waste" shall mean solid waste resulting from the operation of any commercial, industrial, institutional or agricultural establishment, and multiple housing facilities.

(5) "Construction waste." The term "construction waste" shall mean materials from construction, demolition, remodeling, construction site
preparation, including but not limited to rocks, trees, debris, dirt, bricks, fill, plaster, and all types of scrap building materials.

(6) "Garbage." The term "garbage" shall include all putrescible waste, except sewage and body waste, including vegetable and animal offal and carcasses of dead domesticated animals at the discretion of the public works superintendent, but excluding recognizable industrial byproducts, from all public and private residences.

(7) "Grass clippings." The term "grass clippings" shall mean any residue remaining from the cutting, clipping, or trimming of grass from any home, business, or agricultural endeavor.

(8) "Hazardous refuse." The term "hazardous refuse" shall mean any chemical compound, mixture, substance or article which may constitute a hazard to health or may cause damage to property by reason of being explosive, flammable, poisonous, corrosive, unstable, irritating, radioactive, infectious, or otherwise harmful.

(9) "Health officer." The term "health officer" shall mean the Public Works Superintendent of the Town of Dandridge or his authorized representative.

(10) "Industrial waste." The term "industrial waste" shall mean all such wastes peculiar to industrial, manufacturing or processing plants and shall include hazardous refuse.

(11) "Infectious wastes." The term "infectious waste" means waste which contains pathogens with sufficient virulence and quantity so that exposure to the waste by a susceptible host could result in an infectious disease. For purposes of this policy, the following waste shall be considered to be infectious waste:

   (a) Isolation wastes. Wastes contaminated by patients who are isolated due to communicable disease, as provided in 2007 Guideline for Isolation Precautions: Preventing Transmission of Infectious Agents in Healthcare Settings.

   (b) Cultures and stocks of infectious agents and associated biologicals. Cultures and stocks of infectious agents, including specimen cultures from medical and pathological laboratories, cultures and stocks of infectious agents from research and industrial laboratories, wastes from the production of biologicals, discarded live and attenuated vaccines, and culture dishes and devices used to transfer, inoculate, and mix cultures.

   (c) Human blood and blood products. Waste human blood and blood products such as serum, plasma, and other blood components.

   (d) Pathological wastes. Pathological wastes, such as tissues, organs, body parts, and body fluids.

   (e) Contaminated sharps. All discarded sharps (e.g. hypodermic needles, syringes, Pasteur pipettes, broken glass, scalpel blades) used in
patient care or which have come into contact with infectious agents during use in medical, research, or industrial laboratories.

(f) Contaminated animal carcasses, body parts, and bedding. Contaminated carcasses, body parts (including fluids), and bedding of animals that were intentionally exposed to pathogens in research, in the production of biologicals, or in the in vivo testing of pharmaceuticals.

(g) Facility-specified infectious wastes. Other wastes determined to be infectious by a written facility policy.

(12) "Pronouns." The pronouns he, him and his shall refer to persons of the female as well as the male gender, as applicable.

(13) "Residential solid waste." The term "residential solid waste" shall mean solid waste resulting from the maintenance and operation of dwelling units, excluding multiple housing facilities. This also excludes specific wastes defined and/or included in other parts of this chapter.

(14) "Roll out container." The term "roll out container" shall mean a standard town issued ninety-six (96) gallon container designed for the storage of solid waste prior to collection.

(15) "Rubbish." The term "rubbish" shall include all non-putrescible waste materials except ashes from all public and private residences and establishments.

(16) "Sanitation fee." The term "sanitation fee" shall mean the fee(s) imposed at the Town of Dandridge for collection and disposal of solid waste and recyclables.

(17) "Solid waste." The term "solid waste," as hereinafter referred to in this chapter, shall include garbage, rubbish, and all other putrescible and non-putrescible, combustible and noncombustible materials originating from the preparation, cooking, and consumption of food, market refuse, waste from the handling and sale of produce, and other similar unwanted materials, from residences and establishments, public and private, but shall not include sewage, body waste, recognizable industrial or medical by-products.

(18) "Yard waste." The term "yard waste" shall mean, leaves, tree and shrubbery trimmings. (Ord. #13/14-05, June 2013, modified)

17-102. Responsibility for administration. (1) The public works superintendent, or his authorized representative, shall have the authority to make and modify regulations as necessary concerning the days of collection, location of containers, and such other matters pertaining to the collection, transporting and disposal of solid waste refuse; provided that such regulations are not in violation of the provisions of this chapter.

(2) The public works superintendent, or his authorized representative, shall be responsible for the enforcement of this chapter.

(3) All refuse (including garbage and rubbish) as heretofore defined shall be collected sufficiently and frequently, as determined by the codes enforcement officer or public works superintendent, to prevent the occurrence
of nuisances and public health problems. The collection of refuse within the Town of Dandridge shall be under the jurisdiction of the public works superintendent. (Ord. #13/14-05, June 2013)

17-103. **Premises to be kept clean.** All persons, firms, and corporations within the corporate limits of the Town of Dandridge are hereby required to keep their premises in a clean and sanitary condition, free from accumulations of refuse, offal, filth, and trash. All persons, firms, and corporations are hereby required to store such refuse in sanitary containers of the type described in this chapter between intervals of collection or to dispose of such material in a manner so as not to cause a nuisance or become injurious to the public health and welfare. (Ord. #13/14-05, June 2013)

17-104. **Prohibited practices.** (1) It shall be unlawful for any person, firm, or corporation to dump refuse in any form into any stream, ditch, storm sewer, sanitary sewer, or other drain within the Town of Dandridge.

(2) The disposal of refuse in any quantity by an individual, householder, establishment, firm, or corporation in any place, public or private, other than at the site or sites designated and/or with properly approved permits from the Division of Solid Waste Management of the Tennessee Department of Environment and Conservation is expressly prohibited. All disposal of refuse and garbage shall be by methods approved by the public works department under Division of Solid Waste Management of the Tennessee Department of Environment and Conservation guidelines. Such methods shall include the maximum practical rodent, insect, and nuisance control at the place of disposal.

(3) It shall be unlawful for any person, firm, or corporation to burn or attempt to burn refuse on private or public property within the corporate limits of the Town of Dandridge unless complying with all state regulations to do so. (Ord. #13/14-05, June 2013, modified)

17-105. **Prohibited substances.** (1) Substances prohibited from pick-up and, which shall not be deposited in garbage containers include, but are not limited to:

(a) Flammable liquids, solids or gases, such as gasoline, benzene, alcohol or other similar substances.

(b) Any material that could be hazardous or injurious to town employees or which could cause damage to town equipment.

(c) Hot materials such as ashes, cinders, etc.

(d) Human or animal waste, which shall be prohibited unless it is placed and secured in a plastic bag.

(e) Infectious wastes and hypodermic syringes. Used hypodermic syringes shall not be placed with other waste for collection by the Town of Dandridge, but be disposed of by a licensed medical waste disposal firm.
(f) "Construction waste." The removal and disposal of such materials shall be the responsibility of the construction contractor, developer or property owner.

(g) Rocks, dirt, bricks, concrete, broken glass and sharp metal glass. (Ord. #13/14-05, June 2013)

17-106. Eligible units. (1) The following are units that are eligible for sanitation service by the Town of Dandridge:

   (a) Residential units. All residential units within the town limits are eligible to be serviced by the town subject to the following exceptions:

      (i) Multi-housing facilities (apartment complexes, trailer parks, etc.). The town may provide service to multi-housing facilities if determined feasible by the public works superintendent. If not feasible, no service by the town shall be rendered and alternate arrangements for sanitation disposal must be made and proof of those arrangements provided to the public works superintendent.

      (ii) Lot hardship. Due to extreme terrain or an extremely long private driveway, the public works superintendent may issue a waiver of service as requested by the tenant of the residence.

   (b) Commercial units. Commercial units may be serviced by the town at the request of the business owner (see § 17-111). If requested, the public works superintendent shall determine the feasibility of service and shall determine if the service will be provided. The Town of Dandridge does not service bulk containers and the business must be serviced using the standard ninety-six (96) gallon containers. If the business owner decides not to have the town service the unit or if the public works superintendent determines it is not feasible to service the unit, alternate arrangements for sanitation disposal must be made by the business owner and proof of those arrangements provided to the public works superintendent.

   (c) Industrial units. The town shall not provide sanitation service to industrial units. Alternative arrangements must be made and proof of the arrangements provided to the public works superintendent.

(2) The Town of Dandridge reserves the right to refuse service to any occupant, tenant, owner, or business for any lawful reason and/or if guilty of severe or repeated violations of this chapter or for hampering or interfering with employees of the public works department in the discharge of their duties hereunder, and shall have the authority to require proof of alternate arrangements should service be refused. Should service be refused, the occupant, tenant, owner, or business may, within five (5) working days, submit a written appeal to the town administrator. The town administrator shall,
within five (5) working days of receipt of an appeal, issue a written response, upholding, vacating, or modifying the decision. (Ord. #13/14-05, June 2013)

17-107. **Accumulation of refuse.** Each owner, occupant, tenant, subtenant, lessee or others, using or occupying any building, house, structure, or grounds within the corporate limits of the Town of Dandridge where refuse materials or substances as defined in this chapter accumulate, or are likely to accumulate, shall provide an adequate number of suitable containers of a type approved by the public works superintendent for the storage of such refuse. (Ord. #13/14-05, June 2013)

17-108. **Yard waste.** Leaves, lawn clippings, brush, etc.:
(1) The public works superintendent shall not be responsible to remove leaves and lawn clippings unless said leaves and lawn clippings have been disposed of in bags and placed at curbside. From November 1 through January 31, leaves and lawn clippings may be piled curbside for pickup without the need for bagging. Both bagged and non-bagged leaves and grass clippings placed curbside must be placed at least four feet (4’) from any mailbox, trash container, power pole, or any other obstruction; in addition, leaves and grass clippings must not be placed under overhead lines, trees, or any other obstructions.

(2) The collecting agency of the town shall not be responsible to remove any brush, trunks, or limbs of trees unless said brush shall have been cut into lengths of not more than ten feet (10’). The trunks or limbs of trees measuring fifteen inches (15”) or more in diameter shall be cut into lengths of not more than six feet (6’) and of a weight of no more than seventy-five (75) pounds, and all of said material shall be piled at curbside. Brush, trunks, or limbs of trees must be placed at least four feet (4’) from any mailbox, trash container, power pole, or any other obstruction; in addition, brush, trunks, or limbs of trees must not be placed under overhead lines, trees, or any other obstructions. (Ord. #13/14-05, June 2013)

17-109. **Nurserymen, lawn services; duty to remove trash.** Every nurseryman, lawn service, or other person who cuts trees or trims shrubs or grass as an independent contractor shall remove or cause to be removed all such trash, brush or any refuse from the premises serviced by him. (Ord. #13/14-05, June 2013)

17-110. **Residential solid waste.** (1) All residents shall maintain sufficient town issued ninety-six (96) gallon regulation containers to properly store one (1) week's accumulation of refuse (including garbage and rubbish).

(2) The public works superintendent may require any residential household regularly exceeding ninety-six (96) gallons or two hundred (200) pounds of garbage in a collection period, to make other approved disposal arrangements, or to purchase a second container from the town.
(3) The solid waste department shall not be obligated to provide service where adequate containers are not provided.

(4) The owner or developer of all new, residential construction and development, within the Town of Dandridge, shall purchase, at their expense, a town-supplied garbage container for that residence or housing unit, which shall become the property of the Town of Dandridge. As a condition of the issuance of the town building permit, the owner or developer shall pay the container fee currently in effect for the town-approved container that will remain at that address. This fee is payable to the town when the building permit is issued.

(5) The containers shall remain the property of the town at the property address where delivered, and are provided and assigned to residences for the health, safety, convenience and general welfare of the occupants. Containers that are damaged, destroyed, or stolen through neglect, improper use or abuse by the occupant-users shall be replaced by the town at the expense of the occupants or the owner of the residence. Containers which are damaged in the course of normal and reasonable usage or which are damaged or destroyed, through no abuse, neglect, or improper use of the occupant-users or residence owner shall be repaired or replaced by the town at no charge to the occupant-users or residence owners. The containers shall not be damaged, destroyed, defaced, or removed from the premises by any person; markings and identification devices on the containers except as placed or specifically permitted by the town are expressly prohibited and shall be regarded as damage to the containers.

(6) It shall be unlawful for any person, other than the occupant-user, to move, remove, upset, scatter, tamper, use, carry away, deface, mutilate, destroy, damage or interfere with the garbage container, or any refuse left for collection.

(7) It shall be the responsibility of each occupant, on the scheduled day of collection, to place their container on the property side of the curb or street, or at the edge of the alley where serviceable alleys are available, or in a town approved location for pick-up, whichever option is permitted by the public works superintendent. Containers shall be placed in such a location as to be readily accessible for removal by the town. The container shall be placed in such a manner as not to interfere with overhead power lines or tree branches, parked cars, vehicular traffic, or in any other way that would constitute a public hazard or nuisance. Garbage containers shall not be placed, without the express permission of the town, on a public sidewalk, in the street, or in a drainage ditch. Each trash container must be placed at least four feet (4') from any mailbox, trash container, power pole, or any other obstruction; in addition, any trash container must not be placed under overhead lines, trees, or any other obstructions.

(8) Where service alleys are available, container shall be placed in a designated area on collection day.
(9) Construction waste and yard waste, as defined in this chapter, are hereby prohibited from being placed in the ninety-six (96) gallon or other town approved residential garbage collection containers.

(10) Town garbage collectors shall not enter houses, stores, garages, or open gates for the collection of garbage or rubbish, nor shall they accept any money or valuable gifts for their services from persons served.

(11) All garbage or refuse must be drained of all liquids and wrapped in plastic or other equivalent material prior to placing it in any storage receptacle. The containers shall be maintained in a clean and sanitary manner and shall be thoroughly cleaned by washing or other method as often as necessary to prevent the breeding of flies and the occurrences of offensive odors.

(12) Garbage and refuse shall not be stored in close proximity to other personal effects which are not desired to be collected, but shall be reasonably separated in order that the collectors can clearly distinguish between what is to be collected and what is not.

(13) Collection of white goods stoves, refrigerators, freezers, window type air conditioners, shall be collected every other Wednesday per a schedule established by the public works superintendent. Refrigerators and freezers, shall have doors removed or secured and have all contents removed. White goods shall be stored out of public view until collection. The town shall not be responsible for the removal of water heaters, central heat and air systems or other commercially installed appliances.

(14) Eligible residential customers who are handicapped may request door-side pickup service by submitting a written request to the public works superintendent. (Ord. #13/14-05, June 2013)

17-111. Commercial solid waste. (1) The Town of Dandridge does not service bulk containers.

(2) Businesses using regulation ninety-six (96) gallon cans for collection shall provide sufficient containers to properly store one (1) week’s accumulation of refuse. All businesses requiring any combination of more than two (2) regulation ninety-six (96) gallon containers for weekly service, or any combination of regulation ninety-six (96) gallon for multiple pickups in a week shall be charged an additional service charge as deemed by the public works superintendent. (Ord. #13/14-05, June 2013)

17-112. Schedule of fees for disposal of garbage and refuse and frequency of collection. (1) All eligible units, as determined in § 17-106, shall be assessed a compulsory monthly fee of eight dollars ($8.00). The fee shall be collected on the monthly water bill, or in the instance no water bill is provided to that customer, a separate billing statement. Commercial users with additional containers or additional pickups per week may be charged an additional amount as determined in § 17-111.
(2) Nothing in this section shall prohibit commercial establishments or private residents from removing their own solid waste or from contracting with a private collector for such removal, provided said private collector shall have a valid permit or license to do business within the town. However, eligible private citizens as deemed in § 17-106 who remove their own waste or contract with a private collector for removal will still be subject to the monthly refuse collection service fee from the town. (Ord. #13/14-05, June 2013)

17-113. Violations and penalty. (1) Any person violating any of the provisions of this chapter or the conditions of any permit issued hereunder shall be served by the town with written notice stating the nature of the violation and providing up to ten (10) days' time limit for the satisfactory correction thereof. The offender shall, within the time period stated in such notice, permanently cease all violations. Service will be discontinued until such time as the violation is corrected.

(2) Any person who shall continue any violation beyond the time provided for in § 17-113(1) shall be guilty of a misdemeanor and shall be punishable under the general penalty clause of this code.

(3) Any person violating any of the provisions of this chapter shall become liable to the town for any expense, loss or damage occasioned by town personnel or equipment by reason of such violation. (Ord. #13/14-05, June 2013)
CHAPTER 2
RECYCLABLES

SECTION
17-201. Definitions.
17-203. Premises to be kept clean.
17-204. Prohibited practices.
17-205. Prohibited substances.
17-206. Policy of curbside recycling.
17-207. Recycling required.
17-208. Contract for collection and materials to be recycled.
17-209. Recycling containers.
17-211. Orders to correct violations.
17-212. Violations and penalty.

17-201. Definitions. As used in this chapter, terms are defined as follows unless the context indicates otherwise:

(1) "Contractor" means the person or firm who is in charge of the actual collection of the recyclable materials. This term may be used interchangeably with the term "collector."

(2) "Duplex" means and includes a detached two-family structure designed or intended for occupancy by two (2) families and shall be considered two collection customers.

(3) "Multi-family dwelling" means and includes any building or structure containing four (4) or more contiguous living units and intended exclusively for residential single persons or families. Multi-family dwelling units including more than four (4) units will not be considered for residential recycling collection service.

(4) "Municipal solid waste" means any garbage, refuse, or household waste required to be disposed of in a Class I landfill, as defined in regulations adopted pursuant to Tennessee Code Annotated, title 68, chapter 211; provided, however, municipal solid waste does not include the following:

(a) Radioactive waste;
(b) Hazardous waste as defined in Tennessee Code Annotated, § 68-212-104;
(c) Infectious waste;
(d) Industrial waste which may include office domestic or cafeteria waste, managed in a privately owned solid waste disposal system or resource recovery facility if such waste is generated solely by the owner of the solid waste system or resource recovery facility.
(5) "Recyclable materials" means those materials which are capable of being reused or returned to use in the form of raw materials or products, whether or not such materials have been diverted or removed from the solid waste stream.

(6) "Recyclables." The term "recyclables," as hereinafter referred to in this chapter, shall include any item approved by the public works superintendent for collection as a commodity designated for reuse or delivery to an established recycling center, from all residences and establishments, public and private, but shall not include hazardous waste, infectious waste, commercial, industrial or residential solid waste, sewage, body wastes, recognizable industrial or medical byproducts. Recyclables may include cardboard, aluminum, tin, steel, newspaper, used oil placed in a sealed plastic jug or any other item approved by the public works superintendent.

(7) "Recycling" means any process by which materials which would otherwise become solid waste are collected, separated, or processed and reused or returned to use in the form of raw materials or products.

(8) "Residence" means and includes a detached single-family structure designed or intended for occupancy by one person or by one family. Each trailer or mobile home in a non-containerized area shall be deemed a "residence," and each paid space shall be deemed a single-family structure.

(9) "Solid waste" means any garbage or refuse, including without limitation, recyclable materials when they become discarded.

(10) "Solid waste stream" means the system through which solid waste and recoverable materials move from the point of discard to recovery or disposal.

(11) "Triplex" means and includes a detached three-family structure designed or intended for occupancy by three (3) families and shall be considered three collection customers. (Ord. #13/14-05, June 2013, modified)

17-202. Responsibility for administration. (1) The public works superintendent, or his authorized representative shall have the authority to make and modify regulations as necessary concerning the placement of recycling collection containers, hours of operation and or such other matters pertaining to the collection, transporting and disposal of recyclable materials; provided that such regulations are not in violation of the provisions of this chapter.

(2) The public works superintendent or his authorized representative shall be responsible for the enforcement of this chapter.

(3) All recyclables shall be collected sufficiently and frequently, as determined by the codes enforcement officer or public works superintendent, to prevent the occurrence of nuisance and public health problems. The collection of recyclables within the Town of Dandridge shall be under the jurisdiction of the public works superintendent.

(4) Persons utilizing the recycling program must place recyclables in a sealed plastic bag, container, or recycling can. Recycling cans up to ninety-six (96) gallons are permitted. (Ord. #13/14-05, June 2013)
17-203. **Premises to be kept clean.** All areas where containers are placed are hereby required to be kept in a clean and sanitary condition, free from accumulations of refuse, offal, filth, and trash by the entity that operates and/or services the area. (Ord. #13/14-05, June 2013)

17-204. **Prohibited practices.** (1) It shall be unlawful for any person, firm or corporation to dump recyclables in any form into any stream, ditch, storm sewer, sanitary sewer, or other drain within the Town of Dandridge.

(2) The disposal of recyclables in any quantity by an individual, householder, establishment, firm, or corporation in any place, public or private, other than at the site or sites designated and/or properly approved by the public works department of the Town of Dandridge. (Ord. #13/14-05, June 2013)

17-205. **Prohibited substances.** Substances prohibited from collection and shall not be deposited in recycling containers include, but are not limited to:

(1) Flammable liquids, solids or gases, such as gasoline, benzene, alcohol or other similar substances.

(2) Any material that could be hazardous or injurious to town employees or which could cause damage to town equipment.

(3) Hot materials such as ashes, cinders, etc.

(4) Human or animal waste shall be prohibited.

(5) Infectious waste and hypodermic syringes. (Ord. #13/14-05, June 2013)

17-206. **Policy of curbside recycling.** It is the policy of the Town of Dandridge, Tennessee to initiate a once a week residential curbside recycling collection program to service residences currently serviced by the Town of Dandridge. (1995 Code, § 20-102)

17-207. **Recycling required.** Every residence in Dandridge which is currently serviced by the town is required to place recyclable solid waste materials of paper, glass, plastics, and aluminum cans in containers for collection by the town or its contractor. Replacement containers will be provided to each residence. Residents may purchase additional containers which will be collected at the curb. The town, or its contractor, shall collect nothing other than paper, glass, plastics, and aluminum cans in the recycling containers, unless otherwise specified by contract approved by the town. (1995 Code, § 20-103)

17-208. **Contract for collection and materials to be recycled.** The mayor is authorized to negotiate a contract for the collection of recyclable materials once each week at the curb of every residence, as specified in § 17-207 above, in Dandridge. Materials to be placed in recycling containers for collection shall consist of the following: paper, glass, plastics, and aluminum. Other
materials, for which markets may improve or develop, may be included by amendment of the contract between the town and the contractor. (1995 Code, § 20-104)


17-210. Collection cost and compulsory service charge. Contract services for the collection of recyclable materials are estimated to cost thirteen thousand dollars ($13,000.00) annually. The Town of Dandridge is empowered by art. VIII, § 2, subsection (13) of the Charter of the Town of Dandridge to collect garbage, including recyclable materials, and to impose a compulsory service charge for such, and regulate the collection thereof. The Solid Waste Management Act of 1991, enacted by the Tennessee General Assembly also confers similar authority to town governments. A one dollar ($1.00) per month compulsory recycling service charge is hereby imposed on every residential unit described in § 17-207. This service charge shall be collected on the monthly water/sewer billing statement. The first dollar collected shall be the compulsory recycling service charge, with the balance of the statement to be the user fee for water/sewer service. Water customers with bulk meters shall pay a one dollar ($1.00) per month compulsory recycling service charge for each residential unit, described in § 17-207. A minimum charge shall be assessed for recycling collection to bulk meter customers, equal the number of household units served by the bulk meter, and shall be collected on the monthly water/sewer billing statement for the compulsory recycling service with the balance of the statement to be the user fee for water/sewer service. (1995 Code, § 20-106)

17-211. Orders to correct violations. It shall be the duty of the mayor, or his authorized representative, to issue orders requiring the proper handling of solid waste materials that are recyclable on public and private premises to owners, occupants, tenants, or lessees of such properties where violations are known to exist. Such orders shall require that all violations shall be corrected within the time specified by the mayor. (1995 Code, § 20-107)

17-212. Violations and penalty. (1) Any person violating any of the provisions of this chapter or the conditions of any permit issued hereunder shall be served by the town with written notice stating the nature of the violation and providing up to ten (10) days' time limit for the satisfactory correction thereof. The offender shall, within the time period stated in such notice, permanently cease all violations. Service will be discontinued until such time as the violation is corrected.
(2) Any person who shall continue any violation beyond the time provided for in § 17-206(1) shall be guilty of a misdemeanor and shall be punishable under the general penalty clause of this code.

(3) Any person violating any of the provisions of this chapter shall become liable to the town for any expense, loss or damage occasioned by town personnel or equipment by reason of such violation. (Ord. #13/14-05, June 2013)