TITLE 17

REFUSE AND TRASH DISPOSAL

CHAPTER 1

REFUSE

SECTION

17-101. Definitions. Residents, for the purposes of this chapter, are defined as any person, firm, or corporation within the corporate limits that is required to pay a water bill, and any other person, firm, or corporation that might desire such service and requests the same of the city. (1983 Code, § 8-201)

17-102. Collection service. All residents of the city are hereby required to collect all of their personal trash and refuse and place the same at the curb or edge of the street in front of their residence, apartment, home, mobile home, or business where there is no alley or street in the rear of such residence, apartment home, mobile home, or business on Tuesday, the third day of each week; however, those residents whose residence, apartment, home, mobile home, or business has an alley or street at the rear of same which provides a convenient means of ingress and egress by the city trash or garbage trucks shall place such trash or refuse at the edge of such alley or street at the rear of their residences, apartment, home, mobile home, or business. (1983 Code, § 8-202)

17-103. Fee for collection service. All residents who are charged with a water bill, monthly or otherwise, or who have requested such service, shall pay

1Municipal code reference

Property maintenance regulations: title 13.
a fee for such trash and refuse collection service to be fixed by resolution from time to time by the city council. \(^1\) (1983 Code, § 8-203)

**17-104. Billing.** The monthly collection charge as provided for in § 17-103 shall be billed with the monthly water bill and collected with the same. (1983 Code, § 8-204)

**17-105. Collection service for non-residents.** The city council shall negotiate with non-residential users for charges made for the services described in this chapter, but in no event shall the charge be less than one dollar ($1.00) per month. (1983 Code, § 8-205)

**17-106. Solid waste fund.** (1) Created. There is hereby created a Solid Waste Fund for the City of Dyer. The solid waste fund shall be the depository for all revenues generated by the solid waste department and shall be the source for all expenditures made by the solid waste department. The city recorder shall, within thirty (30) days of the effective date of the ordinance comprising this section, show proof that a solid waste fund has been created at the bank serving as the city's depository and that financial records have been created to reflect all transactions involving the solid waste fund.

(2) **Use of solid waste funds.** No officer or employee of the City of Dyer shall permit the funds of the solid waste fund to be used for any purpose except those approved in the annual budget, and any amendments thereto, for the operation of the solid waste department. Funds committed to the solid waste fund shall not be co-mingled or deposited with any other municipal fund; except that nothing in this section shall be construed to prohibit the use of solid waste funds to reimburse the general fund for pro-rata administrative overhead and management of the solid waste department. (as added by Ord. #2012-204, February 2012)

\(^1\) Administrative resolutions and ordinances are of record in the recorder's office.