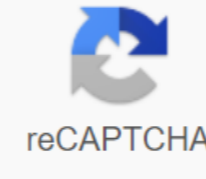




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## Town of hempstead department of sanitation special pickup

[Adopted 12-17-1970 L. No 10-1970, with effect 2-19-1970] For the purposes of this Article, the following terms, phrases, words and their derivation shall have the meaning given in this Article. If they do not conflict with the context, the words used in the present time include the future; plural words include a singular number; and the words in the singular include plural. Word must always be required, and not just a directory. ASH Residues from the combustion of wood, coal, coke or other combustible materials. COLLECTION VEHICLE Vehicle designed, constructed and used for waste collection purposes. COLLECTION DISTRICT OR DISPOSAL DISTRICT Equipment operated by the city of Hempstead, the District for the disposal of waste or waste and waste, except, however, any sanitary district, for collection or disposal, or both, of garbage, ash, waste and other existing solids. BUSINESS AREA Any area in which commercial, industrial or light manufacturing enterprises are situated or operated, or any area which is not classified as residential. The D.P.W. refers to the City Commissioner for Hygiene or his deputy commissioner or any other designated deputy city commissioner for sanitation. (Amended 9-14-1976 L. 65-1976, with effect 9-20-1976) GARBAGE Putrescible animal and vegetable waste resulting from the handling, preparation, cooking and consumption of food and readily flammable material such as paper, paperboard, wood, excelsior, fabric, food containers, glass or plastic food containers and bottles. HOLIDAY That day, on which the holiday is officially celebrated and recognized by the city council. WASTE Waste, refuse or refuse as defined here and other waste material which is thrown away or disposed of and which tends to create dangers to public health, safety and well-being. OPERATOR For picking up, collecting, retrieving or otherwise collecting waste. PERSON Any person, company, partnership, association, corporation, company or organization of any kind. PRIVATE PROPERTY Any property other than that used as a public highway. REFUSE All solid waste (excluding body waste), including garbage, garbage and ash. RESIDENTIAL ZONE Area primarily zoned and occupied for residential purposes. WASTE Uncontested solid waste (excluding ash) consisting of both combustible and non-combustible waste, such as yard clippings, metals, wood, glassware, bed linen, utensils and similar materials. SANITATION DISTRICT A district established under the New York State Legislature's Law or Chapter 273 of the 1939 Act, otherwise known as the Nassau County Civil Divisions Act. SOLID WASTE All material described as garbage, garbage and ash as previously defined. CITY An unincorporated area of Hempstead. WEED Naturally grown plant with no value growth of the rank, which tends to outgrow. [Added 6-27-1999 L. No 58-1999, with effect 7-3-1999] A. An owner, lessee, lessee or other person who has or controls any parcel or land in a city or occupies any land in a city, with the exception of any place designated by the City Council for the disposal of solid waste or any site controlled or under the jurisdiction of any sanitary area, shall keep his land free from and without any accumulation of ash at all times. garbage, garbage, garbage, means or any offensive substance, other than those stored in containers or otherwise secured as provided for in this Chapter, for collection and disposal by D.P.W. or in any sanitary district. B. It is an offense under this Agreement for any person to store, throw, cast or estuate ashes, garbage, garbage, squatting or any offensive substance on a vacant lot or property in the city. C. Garbage bins. The D.P.W. or any sanitation district will place garbage bins on sidewalks, parking lots or any other public places that may be required. It is an offense under this agreement for a person to store waste accumulated on or on private property in these garbage bins instead of ingesting said waste in garbage cans used to collect them. A. Sanitary district jurisdiction. Unless otherwise provided in this Article, it shall be an offence for any person who collects, transports or disposes of any waste accumulated in the sanitary district. B. Exemption for actual producers. This Chapter shall not prohibit actual producers of waste or owners of premises in which waste has accumulated from the personal collection, transport and management of such waste, provided that such producers or owners comply with the provisions of this Chapter and any other management right or decree. C. Exemption for private collectors. This Chapter shall not prohibit properly licensed private collectors from transporting such waste on city streets and motorways, provided that such private collectors comply with the provisions of this Chapter and any other management law or decree. D. Exception: landscapers and gardeners. Any person who pursues the profession or activity of landscaping, country contracting, horticultural construction, general construction or demolition of buildings may not, under this Chapter, pursue such a profession or pursue such an activity within the city without obtaining a private licence to collect waste as referred to below. Such a person shall, however, carry out, operate and operate vehicles relating to such occupation or business in such a way as to prevent the discharge or littering of materials relating to the business or profession in question on any public road in the city. The handling of such transported materials shall be carried out only designated by the City Council or at a place authorised and controlled by the audited or under the direct jurisdiction of any sanitary area in the city. E. Scrap or rescue operation. No person engaged in the business or profession of trading in scrap or salvaged material in the city shall be prohibited under this Chapter from transporting or transporting scrap or salvaged material on public highways without obtaining a private licence to collect waste as set out below. However, such salvaged material to be transported or transported must have been previously bound, bound or otherwise sufficiently packed for transport in such a way as to prevent the discharge or littering of scrap or salvaged materials on any public road. F. Other collection of waste. A private licence to collect waste, as set out below, shall not be required of any person who collects meat, fat or bone waste in a city for rendering purposes, provided, however, that such collection is carried out in a manner which does not suffer or does not permit such waste to be discharged from private property or on any public road. A. Fees, rates or charges, other than amounts assessed or collected and collected as district taxes, shall not be levied or collected for the collection of waste or waste in any groupage or disposed of district, except as provided in this Section and except as provided below. B. Where a government agency owns or occupies premises which, within the geographical limits of any collection and disposal authority, are managed by D.P.W., but which are not assessed by that authority, and the government agency is not entitled to refuse or lawfully collect waste, the authority may provide such service to such premises for such a monthly fee which the authority estimates to be representative of such authority, to be charged to the Agency in arrears on the last day of each month and due by 20 June 2007, shall be published in the Official Accounts of the European Parliament and of the Council of 20 May 2004. The C. D.P.W. may receive waste from incorporated municipalities within the city and from other municipal agencies or from persons who may request the use of disposal facilities run by the D.P.W. and will from time to time recommend to the city council the rates or fees to be charged for waste management. The charges shall be in weight, volume or other fair measure and shall vary, where appropriate, in the quantity of material or the frequency of use of the disposal site by the material inert. The D.P.W. will retain an annual permit from an integrated village requesting or requiring full-time or part-time waste disposal services, and such permit will ensure payment of D.P.W. for services provided under the then prevailing disposal rates. D. Rates for the management of waste other than those prescribed in subsection C shall be D.P.W. These rates shall be based on the weight of the material, the size of the truck or any other means used to determine the quantity in accordance with all users, as may be directed from time to time by the D.P.W., which is authorized to make changes to these rates, provided that a rate change has been published which shall be made at least 30 calendar days before the effective date. This posting shall be located in the area of the room of the scale or in the area of entry control of each disposal site run by the D.P.W. A. All waste accumulated in the collecting district shall be collected, transported and disposed of under the supervision of the D.P.W., which has the power to make regulations concerning the days of collection, type and location of waste containers and other matters relating to collection, transport and disposal, deemed necessary and to amend and modify the same, after notification as required by law, provided that such provisions do not conflict with the provisions of this Regulation. B. D.P.W. may provide for the management of waste collected by the sanitary area as well as for the disposal of waste collected by a private waste collector licensed under this Agreement or by those persons who are not required to license the rare and occasional disposal of waste, all in a place owned and maintained by the D.P.W. for waste disposal, and the D.P.W. has the power to catch regulations in this regard. C. Disposal of waste shall be carried out by incineration or by other means which comply with accepted procedures prescribed by the D.P.W. or by any other government agency which has the power to control or regulate such facilities. D. The rules concerning hours of operation at the disposal site, the type and volume of materials deemed acceptable or any other rules concerning the control of waste shall be drawn up, adapted and revised from time to time as required by the operating conditions. E. D.P.W. may refuse any and all waste brought in for disposal by a sanitary district, a licensed private collector or persons not required to be licensed, as described above, if, in the opinion of the D.P.W., such material has not been collected in the city or if the material cannot be efficiently, efficiently or economically disposed of. A. Waste department. Waste, ash and other types of waste shall be placed and maintained in separate containers except that the waste in the form of news waste (discarded newspapers) is placed and maintained for collection, collection and recycling as described below. Following the publication, publication and publication of an appropriate notice for the collection area or specific collection area concerned, persons who are owners, tenants or residents of dwellings and persons further described in the listed subsections of this Section shall be bound separately by the persons who are owners, tenants or residents of the dwellings and the persons further described in the listed subsections of this section. collection, collection and recycling. Those newspaper wastes shall be compacted and securely bound, bound and packed as described below in subsection A(1) of annex I to Directive 91/414/EEC. If waste in the form of discarded newspapers is placed near the kerb for collection, collection and recycling, it becomes the property of the D.P.W. and any person other than the owner, hire or resident or representative of the D.P.W., or a person acting on behalf of any religious, charitable or veteran organization that has the registration number of the charitable organization at the Department of Social Services of New York, who picks up said reject for his own request, is guilty of a misdemeanor against this part. [Amended 5-4-1971 L. No 45-1971, with effect 5-10-1971] (1) Persons who have management or control over any land or buildings used exclusively as a house for not more than four families must provide sufficient containers for the holding of waste, ash or waste normally accumulated by residents of such land or buildings for a period of 96 consecutive hours. Any waste material, other than garbage, which cannot be readily stored in containers, may be compacted and securely bound, tied or packed in such a way as to be easily handled but not weighing more than 75 pounds and unlikely to be dispersed and, when packed and secured, placed next to such a container, and shall not exceed the dimensions of two feet by two feet by four feet. (2) The containers provided for in subsection A(2) of The Annex to Regulation (EC) No 1782/2003 should be subject to the following conditions: Such containers must not exceed a capacity of 30 gallons and, after filling, must not exceed a total weight of 75 pounds. (3) Containers containing waste or refuse must be free of water or weed-down materials. (4) Persons who either occupy or have management or control over any land or building used in this way will provide sufficient containers for commercial-type waste which have at least three cubic yards and not more than six cubic metres; a dwelling exceeding four chads, including such continuous or attached structures commonly referred to as flats; schools (public or private); firearm; church or other house of worship; public library; veteran or fraternal organization building, or any building occupied by the department or division of the government of the city of Hempstead. Such persons shall ensure a suitable place on site readily accessible by the D.P.W. facility for emptying such commercial containers and shall further provide sufficient containers for storing waste and waste in separate containers normally accumulated by residents of such land, buildings or buildings for 96 consecutive hours. Commercial containers required by this subsection be of a kind and kind which is compatible and capable of performing its function by using standard equipment, which may be operated by D.P.W. (5) Persons who either occupy or have management or control over any land or building which, according to the calculations of the maximum quantities to be collected as provided for in this Chapter, have more than 400 gallons, ensure the exclusive use of such land or building or part thereof sufficient commercial vessels of not less than three cubic metres and not more than six cubic metres yards for ninety-six consecutive hours. Commercial containers required under this Agreement shall be of a type and kind compatible with the use of standard equipment which can be operated by the D.P.W. and which is capable of performing its function. However, the volume of container to be provided under the provisions of this Section shall not exceed another larger container of equivalent proportions. B. Refuse containers or containers; obligation to provide and maintain in a safe and sanitary condition. 1. Refuse containers shall be provided by the owner, tenant, tenant or occupant of the premises and shall be kept in good condition. Any container which does not comply with the provisions of this Chapter or which may have ragged or sharp edges or any other defect which could prevent or injure the person collecting the contents shall be deleted without delay after notification. The D.P.W. has the power to refuse collection for failure to comply with this obligation. (2) For this purpose, waste containers are commercially manufactured and fitted with suitable handles and ad fits and must be water-tight. (3) Ash containers must be made of metal and have a capacity of not more than 10 gallons. (4) Waste containers are commercially manufactured for this purpose and are fitted with suitable handles and fitted covers. (5) Plastic (polyethylene) bags may be used for all waste, including sheets, provided that such bags are securely tied at the top and are not overcrowded and are not torn, torn or otherwise forced to be lifted and placed in a garbage container. Bag with maximum size for garbage, 30 gallons; bag with a maximum size for leaves, only, 55 gallons. C. (1) In residential areas where curb service is provided, refuse containers should be placed for collection in a visible and accessible space between the pavement and the kerb immediately in front of the premises. (2) In residential areas where rear door service is provided, refuse containers are placed close to the main building(s) and rubbish containers are placed on the kerb described in subsection C(1) of annex I to Directive 91/414/EEC. Garbage will not be collected if it is inside any building or structure or behind locked gates. (3) The business premises of any collection area, waste is collected only from the curb of the public motorway from such spaces. No D.P.W. vehicle may pass through or enter private property in any collection area for waste collection purposes. Unless otherwise provided in this case, the D.P.W. collects all waste as often as possible during the prescribed specified hours; collection must be carried out from containers if they are located in or in front of any premises in such accessible places as are approved by the D.P.W., which has the right to exclude collections from any premises where the vicious dog is permitted to operate at large or where D.P.W. personnel are exposed to any unnecessary danger or danger. A. (1) Collection from residential areas is limited to hours from 06:30 to 18:30, Monday to Saturday, on scheduled days. (2) All waste must be in a container commercially manufactured for that purpose, of a size not exceeding 45 gallons, with a fitted cover and a maximum filled weight of 75 pounds; in addition to the fact that garden waste and rubbish will be accepted in wooden boxes, baskets or buckets with handles. (Amended 10-22-1996 L. 64-1996, with effect 10-28-1996) (3) The quantities of waste to be collected are limited as follows: (a) Wastes. Equivalent of two thirty gallons of containers each scheduled day of collection. (b) garbage. On the second and third collection days each week only, the equivalent of two thirty-gallon containers and no more than six bundles of twigs or branches two feet in length or six fifty-five-gallon plastic bags. Exception: no waste is collected on the first scheduled collection day after the legal holiday due to the double volume of waste to be collected. In the collection areas of the back door, the garbage shall be collected on the curb on specified days of waste in the volumes specified in this document. Waste shall not be collected in any week in which a legal holiday falls on a Monday to Friday, including this week, due to twice the amount of waste to be collected. (c) Ashes. The ash must be thoroughly extinguished with water and placed in a fire-resistant metal container weighing not more than 70 pounds filled and placed with garbage for collection. (d) Christmas trees shall be placed on the curb and collected by regular harvesting or special collection during the month of January each year. Trees need not be cut to meet the length requirement described in subsection 3(e) of the Leaves. The leaves shall be collected on the second and third collection days of the week, with the exception of holiday weeks, from the curb of all districts within the leaves are in containers suitable for handling and placing the leaves in garbage containers. (f) Large household items, such as furniture, refrigerators, etc., are collected only from the curb and by a special vehicle in agreement with the D.P.W. B. Commercial. The following restrictions to collection procedures of collection areas and should not apply to private collection activities, unless otherwise specified in the chapter: (1) Collection from commercial or commercial premises is limited to hours from 07:00 to 18:00, Monday to Saturday, on scheduled days. (2) All waste must be transported in a container commercially manufactured for that purpose not exceeding gallons, unless otherwise prescribed in this Article, and must have a fitted cover with a maximum filled weight of 75 pounds. (3) The quantities are not available for the 2005/06 The maximum amount of garbage and garbage to be collected on each scheduled day of collection shall be based on the size of the building and as follows: the first 5000 square feet, two thirty gallon containers or equivalent; each additional 10,000 square feet or a fraction of them, one additional thirty-gallon container or equivalent. The exclusions in the volume calculations are all basements, connected rooms, sheds and other premises for the use of building accessories and other places which are not primarily used in the business of the commercial enterprise. (a) Exceptions as regards the maximum amounts. The calculated maximum amounts to be collected above shall not apply to buildings or buildings as follows: schools (private or public); fire houses; houses of worship; public libraries; veterans' buildings or fraternal organizations; Hempstead City Department or Division buildings. C. Prohibitions, restrictions and regulations. (1) The use of vats, vats, cardboard boxes or cloth bags for waste or refuse is prohibited. (2) No waste may be placed for collection before 19:00 on the day before collection. (3) Empty containers are removed from the kerb area within three hours after collection. (4) Waste containers should be stored on the property only in a place adjacent to the main building or building for the use of accessories, but in no case may such container be stored in front of the front line of the main structure building. (5) From now on, it is illegal for any person to build, place or build facilities for storing containers under property grades (underground). Owners or residents of such properties in which such underground containers existed before 1. (6) Containers must not be placed for collection inside or in any building, building or garage for use in accessories. (7) No D.P.W. employee shall, in the performance of his duties, be obliged to enter a building or structure in order to collect or collect any waste. No employee may accept or receive a tip or demand money for any purpose in connection with it. A. No person engaged in the business or occupation of a horticultural country may use the disposal site run by the D.P.W. unless he has built and received an annual permit to dispose of the land. This permit, made to dispose of certain organic material, will be issued by the D.P.W. for each fiscal year beginning April 1 and ending March 31, at no additional charge than is required for the permit issued above. The D.P.W. will publish a set of rules and regulations, which will then be broken down and issued with each permit that governs and restricts their use and prescribes additional fees that may be necessary. Changes to the above rules and regulations for the fiscal period referred to above may be made provided that notice of such change is posted 30 days before the effective date on the scale of the room or entrance control area of all liquidation sites maintained and operated by the D.P.W. B. Including, but not limited to, mowing grass, raking, pruning trees and general lawn care, shall not engage in or pursue such activities or occupations in such a way that the residues of such work are on, on or around the property where such work was carried out. [Amended 3-6-2012 L. No 26-2012, with effect from 3-13-2012] A. Any accumulation of waste and any materials for the accumulation of waste exceeding normal household accumulation resulting from any person's failure to comply with any provision of this Chapter or to unus a regular collection service maintained by any collection and disposal district shall be eliminated by that person at his own expense. B. On scheduled days, the D.P.W. shall collect quantities of all classes of waste from premises in accordance with the limits laid down in this Chapter, but where abnormal quantities are placed for collection. D.P.W. reserves the right to refuse material, postpone collection, partially collect material or carry out its special collection on fees permitted by the D.P.W. C. Trees, tree branches and ornaments, large shrubs, logs, etc., must be securely tied in bundles not exceeding 75 pounds or more in length and 24 inches in any other size; trees, tree branches and ornaments, large shrubs, logs, etc., not reduced in size or unfolded, as specified in this section, shall be collected by a special collection on charges permitted by the D.P.W. and then only if the material can be easily loaded onto the collection vehicle (2) by men. D. D.P.W. is hereby authorised and ordered to set fees for special collection on the basis of staffing and reasonable overheads. A. With the exception of municipalities, sanitary districts or collection districts, it is illegal for any person to carry out, carry out, carry out or cause the activities of a waste collection or disposal undertaking, artillery, dead animals and similar materials or any other offensive or harmful material, without first being licensed by the city, as well as a permit, if necessary, in accordance with the provisions of the Nassau District Health Department Public Health Ordinance. Any licence issued under this Agreement shall be issued from the first day of January or the following day of issue and shall expire on 31 December of the following year. B. Licensing procedure. Any person who wishes to engage in the collection of waste, waste and similar material within the city or to carry out an activity shall submit a written certified application to the municipal authority on the forms provided for that purpose, verifying the following information. C. Application form for indication: 1. The name and address of the applicant, indicating, in the case of any association not incorporated in the commercially incorporated commercial law, the names and addresses of each of its members and, in the case of any company, the names and addresses of each official and its director. (2) Where the applicant carries out an activity under a trade name or where the applicant is a partnership, the licence application must be accompanied by a copy of the trade name or certificate of the partnership duly endorsed by an official of the county in whose office the certificate was lodged. (3) The age and citizenship of the applicant and of each of its members, if the association is not incorporated into commercial registered company law, and each official and its director, if the company. (4) Experience of the applicant and each of its members, if it is a non-member association, and of each of its directors and officials, if any, in the field of waste collection and management and similar material. (5) The number of collection vehicles to be operated by the applicant and a description of each such vehicle, including the ownership of the vehicle, the manufacturer, the year, the chassis model and the type of bodywork, cubic capacity or tare and colour of the vehicle, the current registration number of the State of New York and the municipality or communities in which the vehicle will be operated. (6) The approximate volume and toth to be used can handle each vehicle per day. (7) Location of all terminals proposed by the applicant for the collection of licensed vehicles. (8) The applicant's proposal for a daily itenera and pick-up schedule for each area and building to be served in the city, with the exception of the villages incorporated. This subsection shall not apply to such routes and special districts as are provided for in the collections produced as a result of an activity of an undertaking other than the collection of waste. [Amended 3-6-2012 L. No 26-2012, with effect from 3-13-2012] (9) Name, address and telephone number of the applicant or person responsible for business day and night. (10) A list of current customers served by each vehicle. (11) Hours and days during which each vehicle will operate within the city. (12) Any other relevant information that the city clerk may request. D. Other prerequisites needed to obtain and hold a license. (1) Photographs. Two individual photographs taken by the applicant within 30 days prior to the date of application, 1 1/2 inch of 1 1/2 inch, which must be the applicant's actual point of view, showing the neck, shoulders and uncovered head. (2) Fingerprinting. Fingerprints must be taken by the applicant under the direction and under the supervision of a city official. (3) Police investigations. The city clerk will forward the request to the Nassau County Police Department for investigation and report back. (4) Ownership of the licensee's corporate inventory. All capital stocks of the licensee shall be issued only to the beneficial owner and in his name. A person may not, directly or indirectly, hold stocks in an enterprise licensee for the use or benefit of another person. (5) Change in ownership of company shares. In the event of any change of ownership of any share capital of an enterprise licensee, the holder of the record licence shall notify the city clerk of the change within three days of such change. (6) Insurance. Before issuing the licence to city officials, each applicant shall provide the city official with proof of the following insurance cover, which shall consist of the insurance carrier's certificate:[Amended 3-6-2012 l. No 26-2012, with effect from 3-13-2012] (a) workers' compensatory insurance. (b) Invalidity benefits insurance. (c) Public liability insurance with minimum limits of \$1,000,000 for each injured person and \$3 million for each accident. (d) Property damage insurance of \$500,000. (7) The contribution is in the public way. Before issuing a license to city officials, each applicant deposits a cash deposit of \$1,000 with the city clerk. (a) In the event that the licensee does not collect and delete any of the materials described herein, in accordance with the route plan and collection of the licensee lodged with the city clerk, within 24 hours of the date specified therein, the D.P.W. may cause such collection and removal to take place and any costs associated with it shall be deducted from the above mentioned cash deposits. In addition, if the licensee does not complete all charges for the liquidation of the city within 10 days of invoicing such fees, the city comptroller may deduct the amount of such fees from the cash deposit to be applied to all amounts then due and payable for Facilities for the destruction of the city. (b) The above cash deposits must always be maintained by each licensee at the rate of \$1,000, and after no licensee maintains that deposit after three days' notice and demand for it, the city clerk may immediately suspend the license of any such licensee. In addition, for any violation of this subsection, such licensee shall be subject to the suspension or revocation of his license and to any other penalties herein. This allocation shall apply only to those license holders who carry out a private waste collection. (8) Obligation to keep records. Each licensee shall keep complete and accurate accounts relating to the activity of his business in which he is entered and shall, inter alia, report any revenue received or received from each of his customers and/or other sources, together with details of any expenses incurred or incurred in operating his business. Such accounts shall be kept at current intervals or quarterly and shall end no later than 30 days after the expiry of that period. All such records shall be kept by the licensee for at least three years. (9) Right to inspection. The city clerk shall have the right to inspect the accounts and records kept by the licensee. E. Granting or revoking licences to city officials. 1. The licence shall be issued to an applicant who has not previously been involved in the private collection of waste or for the operation of existing private waste collection facilities by a licensed applicant, unless the city official is satisfied: (a) All references to character have been reviewed and approved. (b) The applicant shall have sufficient experience to function as a licensee. (c) The applicant shall be



financially responsible. (d) Issue of a licence to an applicant which does not tend to distort competition in a market which has already been adequately served. (e) Issue of a licence which is in the public interest. (2) Other reasons for refusing, suspending the licence or cancelling the licence. The licence shall be refused, suspended or revoked if it is found that one or more of the following situations exist: (a) That the applicant or licensee has failed and has refused to collect and dispose of waste and waste without reasonable reason, unless the contract has been finally terminated. (b) that the applicant or licensee has not taken into account or paid without reasonable reason any decommissioning bills to D.P.W. or other waste disposal agencies. (c) that the applicant or licensee has not fulfilled his obligations as a private collector to the customer. (d) that the applicant or licensee is insolvent or has made a general assignment to creditors or has been declared bankrupt or has been secured with a pecuniary judgment under which enforcement was completely or partially dissatisfied. (e) that the applicant or licensee does not register and register the records or has refused to allow their inspection, as otherwise provided in this Chapter. (f) that the applicant or licensee has infringed any of the provisions of this Chapter. (g) that the applicant or licensee has ceased to act as a private collector for which a licence has previously been issued. (3) The decision submitted. Whenever a licence application is granted, rejected, suspended or revoked, the city clerk shall submit a written memorandum setting out the reasons for granting, refusing, suspending or revoking a particular licence, together with the transcripts or other written information relating to them. If the municipal official finds from the declarations contained in the application that the applicant is qualified and able to carry out the collection activity of waste and similar material and complies with the provisions of this Chapter and the rules and regulations adopted pursuant to this Agreement, then the city official shall issue a licence stating the name and address of the applicant, the number of collection vehicles which the applicant is authorised to operate and the date of its issue which licence is for the calendar year in which the licence is issued. When issuing a licence, the city clerk also issues a metal driving licence for each collection vehicle, which is firmly attached to the left side of each vehicle near its cab. Following the sale, dissolution, suspension or interruption of the licensee's activities, whether voluntary or involuntary, it is the responsibility of such licensee to transmit without delay to the city clerk the license issued to him, together with any marks issued pursuant thereto. Every vehicle licensed under this Chapter shall bear on the outside of each cab door the name and address of the licensee in letters at least four inches high, painted on or otherwise securely affixed to them. A. In the event of the sale, transfer or assignment of the right, title and interest of a licensed private vehicle for the collection of waste, the seller, transferor or transferor shall be obliged to surrender the licence to the city official within five days of such sale, transfer or assignment, together with a suction declaration setting out details of the sale, transfer or assignment, including the name and address of the buyer, the acquirer or the acquirer. B. Where a new owner, acquirer or driver of a vehicle or vehicles which have already been licensed, as referred to in this document, wishes the licence to be re-issued on his behalf, he shall lodge the application in the manner laid down therein. [Amended 3-9-2004 I. No 25-2004, with effect from 3-22-2004] A. Each licence application as described herein shall be accompanied by a fee of USD 550 per to cover the costs of an investigation which is not refundable. B. For each licensed vehicle, the fees are as follows: (1) Upon approval: \$220, per vehicle. (2) Upon renewal of the licence: \$220, per vehicle. (3) For replacement vehicle: \$110. (4) For lost medallion: \$55. A. An Advisory Committee on Private Collections, assisted by the City Council, hereinafter referred to as the Committee, is hereby set up. The Committee shall be composed of a member of the City Council, D.P.W., a municipal representative, a representative of the waste disposal industry and a legal representative representing the Waste Disposal Institute in Nassau County and Suffolk County, Inc. or other recognised organisations of the waste disposal industry. B. Two members of the Committee shall be appointed chairman and vice-chairman. The members of the Committee, the Chairman and the Vice-Chairman shall be appointed by the City Council and shall carry it out at its pleasure. The Committee shall have the following powers and functions: A. It shall implement the rules for the performance of the work of the Committee. B. Meet from time to time at a place designated by the President. C. Keep the minutes of the committee's deliberations. D. Conduct informal meetings, forums, workshops and seminars on waste disposal. E. Assist the City Council in the preparation of legislation on private collection by waste dealers. F. Act as an advisory committee on appeals of decisions thrown out by a city official who has rejected, suspended or revoked a licence application. [Repealed 9-14-1976 L. 65-1976, with effect 9-20-1976] G. We recommend maximum prices, fees or fees allowed for private selection of commercial facilities within the city. H. I recommend a method of removing waste material from commercial establishments. I. Act as a mediator in any controversy or problem that may arise between or between waste disposal traders operating within the city. (Amended 9-14-1976 L. 65-1976, with effect 9-20-1976) A. The holder of any licence which has been suspended or revoked and any applicant who has been refused a licence under this Chapter may request a review of the city official's activities as set out below. (1) The application for review shall be in writing, signed and recognised by the applicant and shall state the reason or reasons on the basis of which the applicant claims that the appointment of the city official was incorrect. 2. The applicant shall submit the application to the city official within 20 days of the city official's seconded or personally delivered to him. 3. Once the application has been filed, a hearing shall be held in accordance with the provisions of Section 128-20 of this Law. (4) At the hearing, as set out below, the Review Commission will assess the applicant's application on the before a municipal official in connection with his consideration by a city official and may, at his discretion, receive new or additional evidence in support of or in his objection. B. The Review Board may, after hearing, confirm the actions of a city official or direct a city official to issue a proper licence under this Chapter. (Amended 9-14-1976 L. 65-1976, with effect 9-20-1976) Whenever a hearing is given in this document or may be held in respect of any matter: A. The hearing shall take place on the day, place and hour specified by the Presiding Supervisor. B. The city clerk shall so notify, indicating the name and address of the applicant or licensee concerned, the subject matter of the hearing and the date, place and hour designated for that purpose, by giving, at least 10 days before that hearing, a copy thereof to the applicant or licensee concerned at the address published at the most recent request of such applicant or licensee. C. If the applicant or licensee requests to be heard, the presiding officer shall designate two or more members of the City Council to conduct that hearing as a review board. D. The applicant or licensee concerned shall be entitled to be represented by a legal representative and to produce such relevant and factual testimony or other evidence on his own behalf as may be relevant to the subject matter of the hearing. E. All witnesses will be sworn in and interrogated under oath. A. It is illegal to dispose of any waste collected within Hempstead city in any place other than that designated by the city council, or in such locations authorised, controlled and under the jurisdiction of the Board of Commissioners of any sanitary area in Hempstead. B. Private collection vehicles shall be operated only from 07:00 to 18:30, Monday to Saturday, except on public holidays as otherwise specified. C. No collections may be made on Sundays or during these holidays: waste collection vehicles must be completely closed and waterically sealed. E. Vehicles for the collection of waste which do not carry waste may be of an open type of waste collection provided that such vehicle is fitted with an appropriate canvas or other housing to prohibit the discharge of any material during the transport of the vehicle. F. Collections shall be carried out in such a way that impurities, litter and the like from the collection procedure are not permitted to fall on property, public or private, or on any motorway within the city of Hempstead. G. Vehicles designed or known as rear loaders or rear loaders shall be completely closed during transport either by the use of external closing doors fitted as part of the bodywork or by the use of a closing mechanism in units which do not have separate external doors by default or accessories. accessories doors, including main loading doors, must be closed when travelling on public highways if the object of the vehicle is engaged in continuous servicing of adjacent structures on the accessory. I. All private collection vehicles shall be carried out and operated on land by the Public Works Department in accordance with the rules and regulations of the Public Works Department. Sampling vehicles shall be subject at any time to inspection by authorised representatives of the Public Works Department, peacekeepers or Nassau district police for the purpose of enforcing this Chapter. All persons or their servants shall be obliged to provide assistance and cooperation where such staff so require in the performance of the implementation of this Chapter. K. Collection vehicles must be kept clean and hygienic inside and outside. Where containers of one or more cubic shipyards are used in collection practice, such containers shall be cleaned and disinfected at least once a week. L. All vehicles must be properly identified by the person operating such vehicles, including name and address. M. It is unlawful for any privately licensed collector or person not required to be licensed under this Chapter to deliver to any Hempstead city a waste disposal facility for any material that has not been collected or created within the geographical boundaries of Hempstead. [Added 1-25-1983 under L.L. No 15-1983, with effect 1-31-1983] N. It is unlawful for any private collector licensed or a person not required to be licensed under this Chapter to deliver to any City of Hempstead a waste disposal facility for any material determined or in violation of Parts 360 and 366 of Title 6 of the official drafting of the New York Codes, rules and regulations pursuant to the statutory body pursuant to Article 27. Title 9 of the New York Environmental Protection Act. [Added 1-25-1983 under L.L. No 15-1983, with effect 1-31-1983] A. Any person or persons, association or corporation committing an offence against this Chapter or any part thereof, with the exception of Section 128-10, shall be guilty of an infringement punishable by a fine not exceeding \$500 or a custodial sentence not exceeding 15 days for each such offence, or as such a penalty and imprisonment. [Amended 5-10-2005 I. No 45-2005, with effect 5-31-2005] B. An offence against any provision of Section 128-10 of this Chapter is a Class B offence punishable by a fine not exceeding \$1,000 or a custodial sentence not exceeding three months, or as such a fine and imprisonment. [Amended 5-10-2005 I. No 45-2005, with effect 5-31-2005] C. Every day an offence against this chapter is allowed to exist, constitutes a separate offence. Offence.

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