## Legislative # 210129A

| 1  | ORDINANCE NO.  |
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| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14 | An ordinance of the City of Gainesville, Florida, amending the Code of Ordinances by creating Division 6, titled "Food Waste"; requiring registrations for food waste collectors; providing for an appeal process for revocation of food waste collection registrations; requiring commercially collected residential properties to establish a food waste collection program; requiring commercial establishments to collect food waste and provide food waste containers; providing for civil citations; providing directions to the codifier; providing a severability clause; providing a repealing clause; and providing an effective date and an enforcement date. |
| 15<br>16   | WHEREAS, the City Commission finds that this Ordinance is necessary to achieve   |
| 17   | waste reduction goals of the city by ensuring maximum processing of food waste; and  |
| 18   | WHEREAS, the City Commission finds that this Ordinance will improve and encourage  |
| 19   | collection of food waste materials at commercially collected residential properties by requiring   |
| 20   | commercially collected residential properties to provide information regarding food waste  |
| 21   | collection and make food waste separation and disposal convenient for occupants; and   |
| 22   | WHEREAS, the City Commission finds that this Ordinance will encourage the public to  |
| 23   | dispose of food waste at commercial establishments by requiring commercial establishments to   |
| 24   | place additional food waste collection containers next to garbage containers; and  |
| 25   | WHEREAS, the City Commission finds that this Ordinance will achieve food waste   |
| 26   | reduction goals by requiring commercial establishments to collect food waste and ensure it is  |
| 27   | collected by a food waste processor; and   |
| 28   | WHEREAS, the City Commission finds that this Ordinance will promote food waste   |
| 29   | collection by requiring property owners to provide adequate space for commercial tenants to  |
| 30   | dispose of food waste; and   |

| 31       | WHEREAS, in order to regulate the collection of food waste, this Ordinance will require            |
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| 32       | entities that wish to collect, transport, or process food waste to have a registration; and        |
| 33       | WHEREAS, the goal of the City Commission is to provide curbside food waste                         |
| 34       | collection to residential properties by January 1, 2025; and                                       |
| 35       | WHEREAS, the City Commission encourages the development of food waste processing                   |
| 36       | facilities to meet the future need for additional composting created within the City; and          |
| 37       | WHEREAS, at least ten (10) days' notice has been given once by publication in a                    |
| 38       | newspaper of general circulation notifying the public of this proposed ordinance and of public     |
| 39       | hearings in the City Hall Auditorium located on the first floor of City Hall in the City of        |
| 40       | Gainesville; and   |
| 41       | WHEREAS, public hearings were held pursuant to the notice described above at which                 |
| 42       | hearings the parties in interest and all others had an opportunity to be and were, in fact, heard. |
| 43       | NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF THE                                       |
| 44       | CITY OF GAINESVILLE, FLORIDA:  |
| 45       | Section 1. The Code of Ordinances of Gainesville, Florida is hereby amended by                     |
| 46       | adding a Division 6 within Article III of Chapter 27, which section reads as follows. Except as    |
| 47       | amended herein, the remainder of Chapter 27 remains in full force and effect.                      |
| 48<br>49 | <u>DIVISION 6. – FOOD WASTE</u>  |
| 50       | Sec. 27-95 - Registration of food waste collectors.  |
| 51       | (a) Registration required. No person, including a commercial franchisee, shall collect,            |
| 52       | transport, convey or process food waste intended for industrial uses or composting in the city for |
| 53       | hire, remuneration, or other consideration without a registration certificate from the city. Each  |
| 54       | commercial franchise holder who desires to collect food waste in the city intended for industrial  |

| uses or composting shall be granted a food waste registration certificate upon completing an         |
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| application and providing the necessary documentation. No application fee will be required for       |
| renewals of existing registration certificates. This subsection does not prohibit the city from      |
| entering into an exclusive franchise agreement or issuing exclusive certificates of registration for |
| the collection of food waste materials from residential or commercially serviced properties.         |
| (b) Application for a Food Waste Collector Registration.   |
| (1) Applications for registration shall be obtained from and returned to the solid                   |
| waste division.  |
| (2) The applicant shall:   |
| a. state whether it is a processor, a transporter, or both;  |
| a. provide a list of facilities where material will be delivered;                                    |
| b. provide disclosure of ownership as set forth below; and   |
| c. provide proof of insurance as set forth below.  |
| (c) Renewal of registration. The certificate of registration shall be valid for one year.            |
| (d) Operating requirements for food waste registrants. Persons collecting, transporting,             |
| conveying food waste in the city shall comply with the following operating requirements:             |
| (1) Delivery to food waste processing facility. All food waste shall be delivered to a               |
| food waste processing facility. Within 15 days of changing facilities where food                     |
| waste is being delivered, food waste registrants shall provide the name and location                 |
| of the new facilities to the city manager or designee.   |
| (2) Disclosure of ownership. Each registrant shall annually provide two copies of a                  |
| notarized statement disclosing the names of its owners, general and limited partners,                |
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| authorized by this article.  |
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| (3) Response to complaints. Each registrant shall be responsible for responding to     |
| any and all complaints which involve registrant's actions that create a nuisance or    |
| have the potential to create a nuisance. Response shall be within 24 hours of the      |
| complaint, or by 5 p.m. Monday if the complaint was received during a weekend.         |
| (4) Clean-up. A registrant shall handle food waste containers with reasonable care     |
| and return them to the approximate location from which they were collected. A          |
| registrant shall clean up all materials spilled during its collection operation.       |
| (5) Emergencies. A registrant shall not be required to provide collection services     |
| when all appropriate food waste collection sites are closed or a city emergency or     |
| imminent emergency exists, as determined by the city manager or designee.              |
| Collections shall resume on the instruction of the city manager or designee.           |
| (6) Non-agency. A registrant shall not be deemed an agent of the city and shall be     |
| responsible for any losses or damages of any kind arising from its performance or      |
| nonperformance under its registration. The registrant shall defend at its own expense  |
| or reimburse the city for its defense, at the city's option, of any and all claims and |
| suits brought against the city, its elected or appointed officers, employees, and      |
| agents resulting from the registrant's performance or nonperformance of service        |
| pursuant to the registration.  |
| (7) Trucks. A registrant shall use trucks that are capable of preventing spillage or   |
| accidental release of food waste during transport.                                     |
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and corporate or registered name under which it will conduct its business as

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| 99  | (8) Insurance. A registrant shall purchase and maintain the types and amounts of            |
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| 100 | insurance set forth below from companies authorized to do business in the State of          |
| 101 | Florida. Failure to maintain insurance shall result in revocation of registration.          |
| 102 | a. General liability insurance - \$500,000.00 per occurrence if the registrant              |
| 103 | utilizes city facilities.   |
| 104 | b. Commercial motor vehicle insurance as required by F.S. Ch. 627.                          |
| 105 | c. Workers compensation as required by F.S. Ch. 440.  |
| 106 | (9) Other laws, rules and regulations. A registrant shall procure at its own expense        |
| 107 | all local, state and federal franchises, certificates, permits or other authorizations      |
| 108 | necessary for the conduct of its food waste operations. A registrant and its                |
| 109 | employees, officers and agents shall comply with all relevant local, state, and             |
| 110 | federal laws, rules and regulations, orders and mandatory guidelines applying to the        |
| 111 | collection or processing services being rendered.   |
| 112 | (10) Effect of certificate. Issuance of a registration certificate by the city shall not be |
| 113 | deemed to be a waiver of any applicable local, state or federal law or regulation,          |
| 114 | including but not limited to zoning or planning regulations, with respect to a food         |
| 115 | waste operation of any kind, nor shall it create any vested right to own or operate         |
| 116 | any type of food waste operation.   |
| 117 | (11) Hours of operation. A registrant shall make available daily collection of food         |
| 118 | waste. Collection shall begin no earlier than 6:00 a.m. and shall cease no later than       |
| 119 | 9:00 p.m. Monday through Saturday, except in areas of mixed residential and                 |
| 120 | commercial occupancy where collections shall begin no earlier than 7:00 a.m. and            |
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| 121 | shall cease no later than 9:00 p.m. Monday through Saturday. Sunday service shall                 |  |
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| 122 | not begin before 8:00 am and cease no later than 9:00 p.m.  |  |
| 123 | (e) Separation of residential and commercial materials. Curbside collection of food               |  |
| 124 | waste from commercial generators shall be allowed only with prior approval of the city            |  |
| 125 | manager or designee. When considering a request to provide curbside collection, the               |  |
| 126 | city manager or designee shall consider the following factors:                                    |  |
| 127 | (1) Accessibility of collection vehicles to property.   |  |
| 128 | (2) Available space for placement of containers.  |  |
| 129 | (3) Predominant use of property.  |  |
| 130 | (4) Safety.   |  |
| 131 | (f) Reports. The food waste registrants shall submit to the city manager or designee              |  |
| 132 | reports, which shall include data as to number of customers, volume of food waste                 |  |
| 133 | collected, collection sites, and volume of food waste delivered to collection sites.              |  |
| 134 | Sec. 27-95.1 Revocation of food waste collector registration.                                     |  |
| 135 | (a) Upon a finding of just cause, the public works director or designee shall deny a food waste   |  |
| 136 | collector registration in the case of application for a new or renewed registration, or suspend   |  |
| 137 | or revoke a registration for a specified period of time in the case of previously issued          |  |
| 138 | registration. Just cause shall be consistent and repeated violation of state or local laws,       |  |
| 139 | ordinances, rules, and regulations relating to the applicant's or registrant's operation; or loss |  |
| 140 | of any required state certification as a food waste collector, transporter, or processor.         |  |
| 141 | (b) Prior to denial, suspension or revocation, the applicant or registrant shall be given         |  |
| 142 | reasonable notice of the proposed action to be taken and shall have an opportunity to present     |  |
| 143 | to the public works director or designee written and oral evidence at a hearing as to why the     |  |

| registration should not be denied, revoked or suspended. The notice of the proposed action     |
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| shall be served upon the applicant or registrant by registered mail or personal service. The   |
| hearing shall be held no earlier than 10 days after notice is received by the registrant.      |
| Notice of the final decision of the public works director or designee shall be sent in writing |
| to the registrant.   |
| Any applicant or registrant whose registration is denied, suspended or revoked by the publ     |

(c) Any applicant or registrant whose registration is denied, suspended or revoked by the public works director or designee may appeal the decision to the city manager. The appeal shall be taken by filing written notice thereof, in duplicate, with the city clerk within ten days after the decision of the public works director or designee. The city clerk shall inform the public works director of the appeal, and the public works director or designee shall forthwith transmit to the city clerk copies of all papers constituting the record upon which the action appealed is based. No later than 15 days after filing the appeal, the city manager shall review the record and decide whether the decision of the public works director was based on competent, substantial evidence. If the city manager finds competent, substantial evidence for the public works director's decision, the city manager will uphold the public works director's decision; otherwise, the city manager will reverse the public works director's decision. The decision of the city manager shall constitute final administrative action.

## Sec. 27-95.2 – Mandatory commercial food waste collection established.

- (a) Commercially-collected residential property food waste collection.
  - (1) All commercially-collected residential serviced property owners/developers and their affiliated entities, including but not limited to landlords, management companies, condominium associations, and home owner associations shall, by June 1, 2024, establish a food waste collection program that:

| 167 | (a) includes collection and diversion of food waste from the waste stream. A            |
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| 168 | commercially-collected residential property shall, upon request of the city manager     |
| 169 | director or designee, produce proof of a valid and current contract with a food         |
| 170 | waste registrant or receipts for collection and delivery of food waste materials to a   |
| 171 | food waste processing facility, unless the commercially-collected residential           |
| 172 | property is granted an exemption;   |
| 173 | (b) provides an industry standard food waste container in a common area on the          |
| 174 | property that is as convenient and accessible to the residents as garbage and           |
| 175 | recovered materials collection containers. If the city manager or designee              |
| 176 | determines the location of food waste containers fails to meet this requirement, the    |
| 177 | city manager or designee shall determine an appropriate location on the property        |
| 178 | for the food waste containers;  |
| 179 | (c) provides an adequate level of service and capacity of food waste collection         |
| 180 | containers based on the number of residents, units, or generation at the given          |
| 181 | property. If the city manager or designee determines the level of service and           |
| 182 | capacity of food waste containers is inadequate, the city manager or designee shall     |
| 183 | determine an appropriate level of service and capacity of food waste containers;        |
| 184 | (d) prominently posts and maintains one or more signs in common areas where food        |
| 185 | waste is collected that specify the materials accepted as food waste;                   |
| 186 | (e) distributes food waste collection information in printed or electronic form to each |
| 187 | occupant or unit on the property a) upon commencement of the tenant's lease or          |
| 188 | unit sale, b) at least once annually, and c) within fourteen (14) days after any        |
| 189 | changes to food waste services on the property; and                                     |

| (f) at such time when food waste services are made available at property, provides at |  |  |
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| least one indoor food waste storage container per unit of a type and design           |  |  |
| approved by the city for occupants to easily transport food waste to the collection   |  |  |
| area on the property. If the occupant owns the unit, the owner of the unit shall      |  |  |
| supply their own indoor food waste storage container.                                 |  |  |

- (2) Exemptions. A commercially-collected residential property may request an exemption request from the requirements of section 27.95.2(a). The city manager or designee shall grant a request for an exemption if the commercially-collected residential property demonstrates to the satisfaction of the city manager or designee that space is not available at a given property for additional container placement or provide proof that the commercially-collected residential property is unable to comply due to lack of available service providers. An exemption request must be completed and submitted every 6 months using forms provided by the city. The commercially-collected residential property shall be notified in writing within sixty (60) days of whether its exemption request is granted or denied.
- (b) Requirement for commercial establishments to collect food waste. By June 1, 2023, commercial establishments that dispose of one cubic yard of food waste or more per week shall collect food waste in containers that are separate from garbage and recovered materials. By June 1, 2026, all commercial establishments shall collect food waste in containers that are separate from garbage and recovered materials unless the amount of food waste generated by the establishment is de minimus. The commercial establishment shall make food waste in the receptacles available for processing. A commercial establishment shall, upon request of the city manager director or designee, either provide receipts for delivery of food waste to a

| 213 | food waste processing facility or produce proof of a valid and current contract with a food         |
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| 214 | waste registrant.   |
| 215 | (c) Maintenance of containers. If a registrant provides food waste containers to its customers, the |
| 216 | registrant will be responsible for the proper maintenance of the container. Customers that          |
| 217 | acquire their own containers from any other source are responsible for the proper                   |
| 218 | maintenance of the container, except that damage done by the registrant shall be the                |
| 219 | responsibility of the registrant; and for ensuring that the container can be serviced by the        |
| 220 | registrant's equipment. Any customer or registrant violating this paragraph shall be subject        |
| 221 | to a civil citation as provided in chapter 2, article V, division 6.                                |
| 222 | (d) Location of containers. All food waste shall be placed in an appropriate industry standard      |
| 223 | container. Where carts are used, they shall be placed at such collection point(s) as may be         |
| 224 | agreed to between the registrant and the customer. All containers shall be kept in a safe,          |
| 225 | accessible location as designated or approved by the city and agreed to by the registrant and       |
| 226 | customer.   |
| 227 | (1) Any commercial establishment providing receptacles for collecting and disposing of              |
| 228 | garbage and recycling to the public shall provide an equal number of collection                     |
| 229 | receptacles for food waste paired next to the garbage and recycling receptacles. If the             |
| 230 | commercial establishment is unable to meet the above requirement, the commercial                    |
| 231 | establishment shall work with the city to develop an acceptable alternative plan for the            |
| 232 | placement of collection receptacles for food waste on the premises.                                 |
| 233 | (2) Property owners shall provide commercial establishment tenants with space for                   |
| 234 | commercial service containers for food waste collection or make reasonable                          |
| 235 | accommodations for shared commercial service containers for food waste collection in                |

236 a convenient and nearby location. If the property owner is unable to meet the above 237 requirement, the property owner shall work with the city to develop an acceptable 238 alternative plan for the collection of food waste from the tenant. 239 Sec. 27-95.3. Residential and commercially-collected residential food waste collection. 240 Food waste collection for residential and commercially-collected residential customers shall be 241 phased in gradually beginning March 1, 2023 and made available to all residential and 242 commercially-collected residential customers by January 1, 2025. 243 Sec. 27-95.4. - Penalties for violation. 244 Unless specifically stated otherwise, the city shall enforce violations of sections 27-95, 27-95.1, and 27-95.2 through code enforcement proceedings, by section 1-9 of this Code of Ordinances, 245 246 or seek injunctive relief in a court of competent jurisdiction. 247 Section 2. Section 2-339 of the Code of Ordinances of Gainesville, Florida, is amended as 248 set forth below. Except as herein amended, the remainder of Section 2-339 remains in full force 249 and effect. 250 Sec. 2-339. – Applicable codes and ordinances. 251 The following ordinances are enforceable by the procedures described in this division: Division 6, Maintenance of food waste containers II \$250.00 Article III of

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Chapter 27

**Section 3.** It is the intention of the City Commission that the provisions of Sections 1 and 2 of this Ordinance shall become and be made a part of the Code of Ordinances of the City of Gainesville, Florida, and that the sections and paragraphs of this Ordinance may be renumbered or relettered in order to accomplish such intentions.

| 257  | Section 4. If any word, phrase, clau   | se, paragraph, section or provision of this ordinance |
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| 258  | or the application hereof to any person or ci  | rcumstance is held invalid or unconstitutional, such  |
| 259  | finding shall not affect the other provisions or application of the ordinance which can be given |   |
| 260  | effect without the invalid or unconstitutional provisions or application, and to this end the    |   |
| 261  | provisions of this ordinance are declared severable.   |   |
| 262  | Section 5. All ordinances or parts of ordinances, in conflict herewith are to the extent or      |   |
| 263  | such conflict hereby repealed.   |   |
| 264  | Section 6. Except for Secs. 27-95 and 27-95.1, this ordinance shall become effective             |   |
| 265  | immediately upon adoption. Secs. 27-95 and 27-95.1 shall become effective October 1, 2022.       |   |
| 266<br>267   | PASSED AND ADOPTED THIS  | , 2022.   |
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| 269<br>270<br>271<br>272<br>273<br>274<br>275<br>276<br>277<br>278 | ATTEST:  | LAUREN POE MAYOR  Approved as to form and legality    |
| 279<br>280<br>281<br>282   | OMICHELE D. GAINEY<br>CITY CLERK   | DANIEL M. NEE<br>INTERIM CITY ATTORNEY                |
| 283<br>284   | This ordinance passed on first reading this _  | day of, 2022.   |
| 285  | This ordinance passed on second reading th   | is, 2022  |
|  |  |   |