

**CITY OF BALTIMORE
COUNCIL BILL 09-0284
(First Reader)**

Introduced by: The Council President
At the request of: The Administration (Department of Public Works)
Introduced and read first time: February 9, 2009
Assigned to: Judiciary and Legislative Investigations Committee

REFERRED TO THE FOLLOWING AGENCIES: City Solicitor, Planning Commission, Department of Housing and Community Development, Department of Public Works, Health Department, Department of Finance, Environmental Control Board, Baltimore Development Corporation

A BILL ENTITLED

1 AN ORDINANCE concerning

2 **Sanitation – “One Plus One” Collection Program**

3 FOR the purpose of amending the City Code to enable the City’s “One Plus One” Collection
4 Program; defining and redefining certain terms; conforming varied provisions governing the
5 handling, placement, and collection of trash, garbage, debris, and other mixed refuse;
6 modifying the specifications for required receptacles; repealing certain obsolete provisions;
7 modifying and conforming certain penalties; conforming, correcting, and clarifying related
8 provisions; providing for a special effective date; and generally relating to the collection of
9 mixed refuse and recyclable materials.

10 BY repealing and reordaining, with amendments

11 Article 23 - Sanitation
12 Subtitles 1, 2, 4, and 21
13 Baltimore City Code
14 (Edition 2000)

15 BY repealing

16 Article 23 - Sanitation
17 Subtitles 3 and 7
18 Baltimore City Code
19 (Edition 2000)

20 BY repealing and reordaining, with amendments

21 Article 1 - Mayor, City Council, and Municipal Agencies
22 Section(s) 40-14(e)(4)
23 Baltimore City Code
24 (Edition 2000)

EXPLANATION: CAPITALS indicate matter added to existing law.
[Brackets] indicate matter deleted from existing law.

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1 BY repealing and reordaining, without amendments
2 Article 1 - Mayor, City Council, and Municipal Agencies
3 Section(s) 40-14(e)(6a)
4 Baltimore City Code
5 (Edition 2000)

6 BY repealing and reordaining, with amendments
7 Article - Building, Fire, and Related Codes
8 Section(s) 7-102 (PMC §§ 306.4, 306.6, and 306.7)
9 Baltimore City Revised Code
10 (Edition 2000)

11 **SECTION 1. BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF BALTIMORE,** That the
12 Laws of Baltimore City read as follows:

13 **Baltimore City Code**

14 **Article 23. Sanitation**

15 **Subtitle 1. [Administration] DEFINITIONS; GENERAL PROVISIONS**

16 **§ 1-1. DEFINITIONS.**

17 (A) *IN GENERAL.*

18 IN THIS ARTICLE, THE FOLLOWING TERMS HAVE THE MEANING INDICATED.

19 (B) *DIRECTOR.*

20 “DIRECTOR” MEANS THE DIRECTOR OF PUBLIC WORKS OR THE DIRECTOR’S DESIGNEE.

21 (C) *MIXED REFUSE.*

22 (1) *GENERAL.*

23 “MIXED REFUSE” MEANS, EXCEPT AS SPECIFIED IN PARAGRAPH (3) OF THIS
24 SUBSECTION, PUTRESCIBLE AND NON-PUTRESCIBLE SOLID WASTE.

25 (2) *INCLUSIONS.*

26 “MIXED REFUSE” INCLUDES:

27 (I) KITCHEN DISCARDS, RESIDUE, AND OTHER FOOD WASTES;

28 (II) RUBBISH;

29 (III) YARD SWEEPINGS AND YARD WASTE;

30 (IV) PLASTIC AND GLASS PRODUCTS;

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- 1 (V) FERROUS AND NON-FERROUS METALS;
- 2 (VI) PAPER PRODUCTS;
- 3 (VII) TEXTILES;
- 4 (VIII) RUBBER PRODUCTS; AND
- 5 (IX) INORGANIC MATERIALS, SUCH AS SOAPS, DETERGENTS, AND OTHER
- 6 HOUSEHOLD CLEANERS IN SOLID FORM.

7 (3) *EXCLUSIONS.*

8 “MIXED REFUSE” DOES NOT INCLUDE:

- 9 (I) HAZARDOUS WASTE;
- 10 (II) LIQUID WASTES;
- 11 (III) INDUSTRIAL AND MANUFACTURING WASTES;
- 12 (IV) CONSTRUCTION MATERIALS;
- 13 (V) CONCRETE;
- 14 (VI) LUMBER;
- 15 (VII) LARGE ROCKS; AND
- 16 (VIII) OTHER SIMILAR MATERIALS.

17 **§ 1-2. MANDATORY, PROHIBITORY, AND PERMISSIVE TERMS.**

18 (A) *MANDATORY TERMS.*

19 “MUST” AND “SHALL” ARE EACH MANDATORY TERMS USED TO EXPRESS A REQUIREMENT
20 OR TO IMPOSE A DUTY.

21 (B) *PROHIBITORY TERMS.*

22 “MUST NOT”, “MAY NOT”, AND “NO ... MAY” ARE EACH MANDATORY NEGATIVE TERMS
23 USED TO ESTABLISH A PROHIBITION.

24 (C) *PERMISSIVE TERMS.*

25 “MAY” IS PERMISSIVE.

26 **§ 1-3. {RESERVED}**

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1 **§ 1-4. [§ 1-1.] Public Works to provide sanitation services.**

2 The Director of Public Works [shall have] HAS charge of the following services, [in so far as
3 such services or any of them are] AS authorized or required to be done by the City:

4 (1) the cleaning of the public streets, lanes, AND alleys[, and markets]; and

5 (2) the collection and removal of [ashes, garbage, rubbish and street dirt] MIXED REFUSE.

6 **§ 1-5. RULES AND REGULATIONS.**

7 (A) *DIRECTOR MAY ADOPT.*

8 THE DIRECTOR OF PUBLIC WORKS MAY ADOPT RULES AND REGULATIONS TO CARRY OUT
9 THIS ARTICLE.

10 (B) *FILING WITH LEGISLATIVE REFERENCE.*

11 A COPY OF ALL RULES AND REGULATIONS MUST BE FILED WITH THE DEPARTMENT OF
12 LEGISLATIVE REFERENCE BEFORE THEY TAKE EFFECT.

13 **§ 1-6. {RESERVED}**

14 **§ 1-7. [§ 1-2.] Use of hydrants.**

15 The Director of Public Works [is empowered to] MAY use the water from fire hydrants in
16 order to flush the gutters, streets, lanes, AND alleys[, and markets] OF THE CITY.

17 **Subtitle 2. [Garbage and] Mixed Refuse HANDLING AND COLLECTION**

18 **[§ 2-1. Definitions.**

19 (a) *Garbage.*

20 The term “garbage”, as used in this article, shall be held to include every accumulation of
21 animal, fruit, or vegetable food waste generated by or resulting from the decay,
22 deterioration, storage, preparation, or handling of animal and vegetable matter in any
23 place or at any point where food is prepared or served for human consumption, including
24 all kitchen and dining refuse produced by households, hotels, restaurants, lunch rooms,
25 clubs, hospitals, or any other source whatsoever existing in Baltimore City.

26 (b) *Mixed refuse.*

27 The term “mixed refuse” shall be held to include garbage as herein defined, mingled with
28 any 1 or more of the following: paper, pasteboard, rags, mattresses, furniture, clothing,
29 shoes, rubbers, leather, carpets, broken glass, crockery, betties, straw, excelsior, metal,
30 packing boxes, and barrels, broken parts thereof, tin cans, Christmas trees, leaves, and
31 grass cuttings.]

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1 **§ 2-1. [§ 2-2.] Receptacles.**

2 (a) *Receptacles required.*

3 Occupants of dwelling houses, proprietors of boarding houses, hotels, restaurants, and
4 other places where [garbage or] mixed refuse is accumulated, and owners, agents, and
5 occupants of apartment or tenement houses MUST:

6 (1) [shall provide for the use of such premises] MAINTAIN a sufficient number of
7 receptacles to contain all [garbage or] mixed refuse [which may] THAT MIGHT
8 accumulate on [said] THE premises during the usual interval between [the]
9 collections [of garbage or mixed refuse therefrom]; and

10 (2) [shall] keep [such] THESE receptacles [at all time] in good repair.

11 (b) [*Container*] RECEPTACLE *specifications.*

12 Each receptacle [shall] MUST comply with the requirements specified in the CITY
13 Property Maintenance Code.

14 **§ 2-2. [§ 2-3.] Handling.**

15 (a) *Placement in receptacles.*

16 Occupants of any dwelling [house, apartment, or tenement house,] and [each] THE
17 proprietor of any boarding house, hotel, restaurant, and other place where [garbage or]
18 mixed refuse is accumulated [shall cause all such garbage or] MUST PLACE THE mixed
19 refuse [from such premises to be put] into [the] A receptacle [or receptacles] provided for
20 that purpose, as required by [§ 2-2] § 2-1 OF THIS SUBTITLE.

21 (b) *Covering and placement.*

22 Each [person aforesaid] OF THESE PERSONS MUST:

23 (1) [shall cause each such] KEEP THE receptacle [to be kept] covered continually,
24 except when it is being filled or emptied; and

25 (2) [shall cause each such] PLACE THE receptacle [to be placed]:

26 (i) in [such] A position [as to be] THAT IS easily accessible to the collector; or

27 (ii) OTHERWISE in [such] THE manner and at [such] THE time [or times as may
28 be] designated by the Director of Public Works.

29 (c) [*Garbage, etc.,*] *REFUSE to be kept dry.*

30 All [garbage and] mixed refuse [shall, at all times,] MUST be kept as [free from dishwasher
31 and as] dry as practicable.

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1 **§ 2-3. [§ 2-4.] Collections.**

2 (a) *Definitions.*

3 [(1) *Condominium.*

4 “Condominium” means a system of separate ownership of individual units in a
5 multiple-unit building or a series of buildings.]

6 [(2) *Cooperative.*

7 “Cooperative” means a cooperative housing corporation qualified in Maryland in
8 which each member, by virtue of ownership or membership, has a cooperative
9 interest in the corporation.]

10 [(3) *Week.*

11 For purposes of this section, the word “week” shall be taken to mean Monday to
12 Saturday, both inclusive, in each calendar week.]

13 (1) *GENERAL.*

14 IN THIS SECTION, THE FOLLOWING TERMS HAVE THE MEANINGS INDICATED.

15 (2) *CONDOMINIUM OR COOPERATIVE.*

16 “CONDOMINIUM OR COOPERATIVE” MEANS:

17 (I) A CONDOMINIUM REGIME FORMED UNDER THE MARYLAND CONDOMINIUM
18 ACT, STATE REAL PROPERTY ARTICLE TITLE 11; OR

19 (II) A COOPERATIVE HOUSING CORPORATION FORMED UNDER THE MARYLAND
20 COOPERATIVE HOUSING CORPORATION ACT, STATE CORPORATIONS AND
21 ASSOCIATIONS ARTICLE, TITLE 5, SUBTITLE 6B.

22 [(b) *Garbage.*

23 It shall be the duty of the Director of Public Works to collect all garbage, without
24 limitation as a quantity, from all such places when placed in separate receptacles.]

25 (B) [(c) *Mixed refuse — quantity limits*] *DUTY TO COLLECT.*

26 [(1) It shall be the duty of the] THE Director of Public Works [to] MUST collect all mixed
27 refuse from all dwelling houses, [apartment houses, tenement houses,] boarding houses,
28 hotels, restaurants, hospitals, and other places where mixed refuse is accumulated,
29 SUBJECT TO THE QUANTITY LIMITATIONS SPECIFIED IN THIS SECTION.

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1 (C) *QUANTITY LIMITS – GENERAL.*

2 FOR EACH DESIGNATED COLLECTION DAY, THE AMOUNT TO BE COLLECTED FROM EACH
3 PLACE IS LIMITED TO [not exceeding the contents of 8 20-gallon containers per week for
4 each such place, as hereinafter provided] 64 GALLONS.

5 [(2) The mixed refuse contents of 4 20-gallon containers shall be collected from each
6 such place on each of 2 different days during each week.]

7 [(3) If a regular collection day falls on a holiday and no collection is made on that day, in
8 that event the mixed refuse contents of 8 20-gallon containers shall be collected on the
9 next regular collection day. When the next regular collection day falls in the following
10 calendar week, as herein defined, the aggregate quantity to be collected in said following
11 week shall be the mixed refuse contents of 12 20-gallon containers, the 1st collection to
12 be the contents of 8 containers and the 2nd collection to be the contents of 4 containers.]

13 (d) [*Mixed refuse – exceptions*] *QUANTITY LIMITS – EXCEPTIONS.*

14 (1) The [above limitations of 8 20-gallon containers per week or 4 20-gallon containers
15 per collection day] LIMITATION SPECIFIED IN SUBSECTION (C) OF THIS SECTION may be
16 exceeded by the Director of Public Works for condominiums, cooperatives,
17 APARTMENT BUILDINGS, and OTHER multiple-family [structures] DWELLINGS, [other
18 than apartment structures originally built as apartment structures, provided he] IF THE
19 DIRECTOR is authorized to do so by the Board of Estimates, [which shall base such
20 authorization upon consideration] BASED ON CONSIDERATIONS of public health,
21 safety, and welfare.

22 (2) Before requesting authorization to collect mixed refuse from a [condominium or a
23 cooperative] MULTIPLE-FAMILY DWELLING, the Director [shall] MUST:

24 (i) receive a written request for [such] THOSE services;

25 (ii) receive documentation that [more than 50%] A MAJORITY of the units in the
26 [condominium or cooperative complex] MULTIPLE-FAMILY DWELLING are
27 owner-occupied as a primary residence;

28 (iii) have a [right of entry] RIGHT-OF-ENTRY agreement with the [condominium or
29 cooperative association] MULTIPLE-FAMILY DWELLING; [and]

30 (iv) [recommend] APPROVE a feasible means to collect mixed refuse from the
31 [condominium or cooperative] MULTIPLE-FAMILY DWELLING; AND

32 (v) APPROVE A FEASIBLE MEANS TO COLLECT RECYCLABLE MATERIALS FROM THE
33 MULTIPLE-FAMILY DWELLING.

34 (3) [In order to] To continue [to collect] COLLECTING mixed refuse AND RECYCLABLE
35 MATERIALS from a [condominium or cooperative] MULTIPLE-FAMILY DWELLING, the
36 Director must receive biennial documentation that the majority of the units are
37 owner-occupied as a primary residence.

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1 **§ 2-4. [§ 2-5.] Mixing ashes, plaster, dirt prohibited.**

2 (a) *Ashes, etc., precluded.*

3 It [shall be] IS unlawful to place or cause to be placed with [garbage or] mixed refuse[,]
4 any ashes, plaster, or yard or garden dirt.

5 (b) *Occupant to separate out.*

6 [And where such] IF A mixture OF THIS SORT is found in any receptacle, [it shall be the
7 duty of] the occupant of the premises MUST [properly to] separate the ashes, plaster, and
8 yard or garden dirt from the other contents.

9 **Subtitle 3. [Ashes] {RESERVED}**

10 **[§ 3-1. Receptacles.**

11 All ashes which are to be collected by the Director of Public Works shall be placed in
12 separate receptacles that:

13 (1) are made of metal or other durable material not affected by weather conditions;

14 (2) have handles and close-fitting covers;

15 (3) have a capacity of:

16 (i) not less than 3 gallons; and

17 (ii) not more than 10 gallons; and

18 (4) shall be so constructed that the contents may be removed therefrom easily and
19 without delay.]

20 **[§ 3-2. Collections.**

21 (a) *“Week” defined.*

22 For the purpose of this section, the word “week” shall be taken to mean Monday to
23 Saturday, both inclusive, in each calendar week.

24 (b) *In general.*

25 (1) It shall be the duty of the Director of Public Works to collect all ashes from dwelling
26 houses, apartment houses, and tenement houses, not exceeding the contents of 16
27 10-gallon containers per week from each house, as hereinafter provided.

28 (2) The ash contents of 8 10-gallon containers shall be collected from each dwelling
29 house, apartment house, or tenement house on each of 2 different days during each
30 week.

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1 (3) If a regular collection day falls on a holiday and no collection is made on that day, in
2 that event, the ash contents of 16 10-gallon containers shall be collected on the next
3 regular collection day. When the next regular collection day falls in the following
4 calendar week, as herein defined, the aggregate quantity to be collected said
5 following week shall be the ash contents of 24 10-gallon containers, the 1st collection
6 to be the contents of 16 containers and the 2nd collection to be the contents of 8
7 containers.

8 (c) *Limit on Director's duties.*

9 Provided, however, that it shall not be the duty of the Director of Public Works to collect
10 any ashes from any place other than a dwelling house, an apartment house or a tenement
11 house.]

12 **Subtitle 4. Receptacles on Collection Days**

13 **§ 4-1. General prohibition.**

14 Except as specifically provided in this subtitle, no person may have, keep, or maintain on any
15 street, lane, alley, sidewalk, or other public place in the City, any box, bin, barrel, or other
16 receptacle for the reception of [garbage, ashes] MIXED REFUSE, litter, or rubbish of any sort.

17 **§ 4-2. Placement on sidewalk for collection.**

18 (a) *In general.*

19 To facilitate the removal of [garbage, ashes, litter, or rubbish] MIXED REFUSE on
20 [regularly scheduled] A DESIGNATED collection [days] DAY, the occupant of any premises
21 may, AT THE TIME AND IN THE MANNER SPECIFIED IN THIS ARTICLE AND THE CITY
22 PROPERTY MAINTENANCE CODE:

23 (1) place suitable receptacles containing [garbage, etc.,] THE MIXED REFUSE on [the] A
24 sidewalk OR IN AN ALLEY:

25 (i) in the rear of the premises; or

26 (ii) if the rear is not accessible to the collection vehicle, in front or on the side
27 of the premises; and

28 (2) allow the receptacles to remain until the [garbage, etc.,] MIXED REFUSE has been
29 collected.

30 (b) *Limitation.*

31 No receptacle, [however,] whether filled or empty, may be placed or permitted to remain
32 on any sidewalk for any period longer than necessary under the circumstances at any
33 particular property.

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Subtitle 7. [Disposal at City Incinerators] {RESERVED}

[§ 7-1. Director may accept.

The Director of Public Works or his authorized agent may:

- (1) receive at incinerators of the Mayor and City Council of Baltimore, between the hours of 8 a.m. and 4 p.m. on days on which the Mayor and City Council shall collect refuse and mixed refuse, refuse and mixed refuse collected by persons other than the Mayor and City Council of Baltimore; and
- (2) use or permit the use of such incinerators for the dumping, burning or other disposal of same.]

[§ 7-2. Fees - in general.

(a) *Basic fee.*

- (1) Except as otherwise provided in § 7-3 of this subtitle, the charge for receiving this refuse and mixed refuse is 25¢ per 100 pounds, or fraction of 100 pounds, with a minimum charge of \$1 for each single delivery.
- (2) This charge shall be collected in the manner the Director of Finance approves.

(b) *Remittance to Finance.*

Any moneys collected, directly, by the Director of Public Works or his authorized agent shall be accounted for and paid to the Director of Finance, at such intervals as the Director of Finance may prescribe.]

[§ 7-3. Fees - exceptions.

(a) *Private individuals.*

Refuse and mixed refuse delivered to an incinerator by individuals in private passenger automobiles are exempt from any charge.

(b) *Waivers by agreement.*

- (1) The Director of Public Works may, by agreement, waive the charge for the receipt of refuse or mixed refuse delivered by individuals when it was the obligation of the City to collect that refuse and mixed refuse under § 2-4 of this article.
- (2) The Director of Public Works may adopt from time to time rules and regulations he considers necessary or proper to carry out and enforce this subsection.

(c) *Small haulers.*

The Board of Estimates shall establish an appropriate differential charge for refuse and mixed refuse delivered by a small hauler licensed under Title 7, Subtitle 2, of the City Health Code.]

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Subtitle 21. General Penalties

§ 21-1. Enforcement by citation.

(a) *In general.*

In addition to any other civil or criminal remedy or enforcement procedure, the following provisions of this article may be enforced by issuance of an environmental citation under City Code Article 1, Subtitle 40 {“Environmental Control Board”}:

(1) § 2-1 [§ 2-2] {“[Garbage and] Mixed Refuse: Receptacles”};

(2) § 2-2 [§ 2-3] {“[Garbage and] Mixed Refuse: Handling”}; [and]

(3) § 4-1 {“Receptacles on Collection Days: General prohibition”}; AND

(4) § 4-2 {“RECEPTACLES ON COLLECTION DAYS: PLACEMENT ON SIDEWALK FOR COLLECTION”}.

(b) *Remedy not exclusive.*

The issuance of an environmental citation to enforce these sections does not preclude pursuing any other civil or criminal remedy or enforcement action authorized by law.

§ 21-2. Criminal Penalties.

[(a) *In general.*]

Any person who violates any provision of this article is guilty of a misdemeanor and, unless a different penalty is specified, is subject on conviction to a fine of not more than \$100 for each offense.

[(b) *Community service.*]

[In addition to or instead of a fine, a judge may sentence a person convicted under this section to perform community service on behalf of the City of Baltimore, which may include cleaning property of trash and litter.]

Article 1. Mayor, City Council, and Municipal Agencies

Subtitle 40. Environmental Control Board

§ 40-14. Violations to which subtitle applies.

(e) *Provisions and penalties enumerated.*

(4) *Article 23. Sanitation*

[§ 2-2. Garbage and mixed refuse; receptacles]

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1	§ 2-1. MIXED REFUSE: RECEPTACLES	
2	RESIDENTIAL PROPERTIES	[\$ 60]
3		\$ 50
4	COMMERCIAL PROPERTIES	\$100
5	[§ 2-3. Garbage and mixed refuse; handling]	
6	§ 2-2. MIXED REFUSE: HANDLING	
7	RESIDENTIAL PROPERTIES	[\$ 60]
8		\$ 50
9	COMMERCIAL PROPERTIES	\$100
10	§ 4-1 or § 4-2. Receptacles on collection days	
11	RESIDENTIAL PROPERTIES	[\$ 60]
12		\$ 50
13	COMMERCIAL PROPERTIES	\$100
14	<i>(6a) Building, Fire, and Related Codes –</i>	
15	<i>Property Maintenance Code</i>	
16	§§ 305 - 308. Sanitary maintenance	
17	Residential properties	\$ 50
18	Commercial properties	\$100

Baltimore City Revised Code

Article – Building, Fire, and Related Codes

Part VII. International Property Maintenance Code

§ 7-102. City modifications.

The additions, deletions, amendments, and other modifications adopted by the City are as follows:

Chapter 3. General Requirements

Section 306 Exterior Sanitary Maintenance – Trash, Garbage, and Debris

306.4 Storage receptacles – Required. Trash, garbage, or debris may not be stored or placed out for collection except in approved storage receptacles. The owner or operator of every occupied premises must [supply] MAINTAIN a sufficient number of these storage receptacles to receive and store trash, garbage, and debris from individual units between

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1 days of collection. The receptacles must be [provided] MAINTAINED in a location
2 accessible to occupants.

3 **306.6 Storage receptacles – [Construction] SPECIFICATIONS and maintenance.**

4 **306.6.1. SPECIFICATIONS.**

5 **306.6.1.1. CITY-PROVIDED RECEPTACLES.** IF THE CITY HAS ASSIGNED 1 OR
6 MORE CITY-PROVIDED RECEPTACLES TO A PREMISES, ONLY THOSE RECEPTACLES
7 MAY BE USED FOR COLLECTIONS.

8 **306.6.1.2. OTHER RECEPTACLES.** [Each] IN ALL OTHER CASES, EACH storage
9 receptacle must [be]:

- 10 1. BE made of metal or some other durable material approved by the Code
11 Official,
12 2. BE watertight, with tight-fitting covers and handles, AND
13 3. HAVE A CAPACITY OF NOT MORE THAN 32 GALLONS.

14 **306.6.2. MAINTENANCE.** EACH STORAGE RECEPTACLE MUST BE:

- 15 1. [3.] maintained in good repair, AND
16 2. [4.] kept tightly closed to prevent blight, nuisance, pest infestation, and
17 dispersal of trash, garbage, or debris[, and].

18 [5. have a capacity of:

- 19 a. not less than 3 gallons, and
20 b. not more than:
21 i. 10 gallons, if used for garbage only, or
22 ii. 20 gallons, if used for mixed refuse, as defined in City Code
23 Article 23, § 2-1.]

24 **306.7 Placement for collection.** Storage receptacles:

- 25 1. SHOULD BE PLACED OUT FOR COLLECTION NO LATER THAN 6 A.M. OF THE DAY OF
26 COLLECTION,
27 2. [1.] may not be placed out [for collection] on [a] ANY sidewalk or [along] IN an
28 alley earlier than [the morning of] 8 P.M. OF THE EVENING BEFORE the day of
29 collection, and
30 3. [2.] IF PLACED ON A SIDEWALK OR IN AN ALLEY, must be returned promptly to the
31 premises after collection.

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1 **SECTION 2. AND BE IT FURTHER ORDAINED,** That the catchlines contained in this Ordinance
2 are not law and may not be considered to have been enacted as a part of this or any prior
3 Ordinance.

4 **SECTION 3. AND BE IT FURTHER ORDAINED,** That this Ordinance takes effect on July 1,
5 2009.