Introd	duced by		_	
First Reading		Second Reading		
Ordinance No		Council Bill No	B 282-19	

AN ORDINANCE

amending Chapter 13 of the City Code to permit licensed waste haulers to engage in food waste removal; and fixing the time when this ordinance shall become effective.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBIA, MISSOURI, AS FOLLOWS:

SECTION 1. Chapter 13 of the Code of Ordinances of the City of Columbia, Missouri, is hereby amended as follows:

Material to be deleted in strikeout; material to be added underlined.

Sec. 13-186. Definitions.

The following terms are, for the purpose of this article, defined as follows:

Acceptable liquid wastes. Those liquid wastes which may be discharged into the city's designated disposal facilities. Acceptable liquid wastes are limited to septic tank pumpings, portable/chemical toilets, domestic holding tanks, food service grease traps, waste activated sludge from package waste activated sludge plants and liquid from stabilization ponds.

Director. The director of utilities or the director's designee.

<u>Food waste.</u> Uneaten food and food preparation wastes which have been separated from other refuse so to be free from contaminants such as wrappers. Food waste is limited to waste generated from commercial establishments such as grocery stores, restaurants, produce stands, institutional cafeterias and kitchens, and industrial sources such as employee lunchrooms or other locations as approved by the director.

Licensed waste hauler. A waste hauler licensed by the City of Columbia.

Liquid waste. Sand trap pumpings, septic tank pumpings, portable/chemical toilet pumpings, food service or petroleum service pumpings, sludge generated from domestic wastewater treatment plants and lagoons, waste or used oils and lubricants, chemical wastes, waste from commercial or industrial treatment systems, storm drain sludges and other waste as defined by the director.

Waste vehicles. All vehicles and vessels used for the transportation of the contents of privies, liquid waste, or manure or food waste.

Waste hauler. Any person, company, corporation or other entity that collects, hauls, transports or disposes of the contents of privies, liquid waste, or manure or food waste.

Sec. 13-187. Supervision of waste hauling activities.

It shall be the duty of the director to supervise or cause to be supervised the removal of <u>food waste</u>, the contents of privies, the contents of septic tanks and manure, and all persons licensed or engaging in the activities of waste hauler shall be subject to the director's direction to time, manner and place of removal.

Sec. 13-188. Only licensed waste hauler to engage in removal.

It shall be unlawful for any person to transport, haul, convey or carry on or over the streets of the city, <u>food waste</u>, any contents of privies, contents of septic tanks or manure, unless licensed as a waste hauler, according to the provisions of this article.

Sec. 13-189. Waste hauling vehicles—Sanitary specifications; markings.

- (a) All vehicles used for the transportation of the contents of privies, contents of septic tanks or manure, shall be watertight and flytight, equipped with sanitary metal compartments and fully enclosed bodies and shall be so maintained as to prevent the escape of any of their contents. All waste hauling vehicles shall be equipped with close-fitting covers so as to prevent the escape of offensive odors, and the covers shall be kept closed except when refuse is actually being loaded or unloaded. The vehicle compartments shall be thoroughly washed and cleaned once every twenty-four (24) hours. The size of waste hauling vehicles shall meet with the approval of the director. Waste hauling vehicles shall be kept in good running order and in a clean, sanitary condition at all times.
- (b) All vehicles used for the transportation of food waste shall be watertight, equipped with sanitary metal compartments, and shall be maintained so as to prevent the escape of any contents within such compartments. All waste hauling vehicles shall be equipped with close-fitting covers so as to prevent the escape of offensive odors, and the covers shall be kept closed except when refuse is being loaded or unloaded. The vehicle compartments shall be thoroughly washed and cleaned once every twenty-four (24) hours. The size of waste hauling vehicles shall meet with the approval of the director. Waste hauling vehicles shall be kept in good running order and in a clean, sanitary condition at all times.
- (c) Waste hauling vehicles must bear the name and business address of the owner on both front door panels in clear and legible letters at least two (2) inches high and such letters shall be in a contrasting color to the vehicle.

. . .

Sec. 13-191. Delivery of refuse to authorized areas.

- (a) It shall be unlawful for any person engaged in the activities of a waste hauler to dispose of the contents of privies or manure, except at the city landfill or other solid waste disposal facility which is licensed and approved by the Missouri Department of Natural Resources.
- (b) It shall be unlawful for any person engaged in the activities of a licensed waste hauler to transport or dispose of any liquid waste, except in the manner and at locations designated by the director. The director may require the pretreatment of the contents of acceptable liquid waste loads and may require sampling and analyses of the wastes before allowing dumping, and may refuse to allow dumping if in the director's discretion allowing the dumping would violate any wastewater treatment regulations or requirements, cause damage to the treatment process or facility, or a hauler violates any regulation or ordinance regarding use of the plant.
- (c) It shall be unlawful for any person engaged in the activities of a waste hauler to dispose of food waste, except at a composting facility which is licensed and approved by the Missouri Department of Natural Resources.

. . .

Sec. 13-193. On-site storage and proper disposal of food waste required.

- (a) All food waste stored for collection by a licensed waste hauler shall be stored on the property where the food waste is generated. It shall be unlawful for any person to store food waste on any public street, sidewalk, alley or right-of-way without the consent of the city. In addition to any other penalties prescribed, any such collection device or container found to be on public property or in the public right-of-way may be removed at the enforcement officer's discretion, and all costs for removal and storage of such collection device or container shall be levied against the responsible party.
- (b) A violation of this section is a Class A misdemeanor as designated by this code and punishable under section 16-31 of this code.

Secs. 13-193 <u>13-194</u>—13-205. Reserved.

SECTION 2. This ordinance shall be in full force and effect from and after its passage.

PASSED this	day of	· , 2019.

City Clerk	Mayor and Presiding Officer
APPROVED AS TO FORM:	