1	CITY OF MARGATE, FLORIDA
2	ORDINANCE NO.
3 4 5 6 7 8 9	AN ORDINANCE OF THE CODE OF THE CITY OF MARGATE, FLORIDA, AMENDING CHAPTER 19 - SOLID WASTE AND RECYCABLES COLLECTION, PROCESSING AND DISPOSAL,; PROVIDING FOR CONFLICT; PROVIDING FOR SEVERABILITY; PROVIDING FOR CODIFICATION; PROVIDING FOR AN EFFECTIVE DATE.
11 12 13 14	NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF THE CITY OF MARGATE, FLORIDA:
15 16 17 18	Section 1 : Chapter 19 – Solid Waste and Recyclables Collection, Processing and Disposal, Section 19-4(c), is amended to read as follows ¹ :
19 20 21 22	Section 19-4 - Non-exclusive franchise agreement to provide collection service for owner-occupied multifamily communities and nonresidential non-municipal solid waste.
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	 (c) Payments for use of public ways. Each person, company, firm, partnership, etc., wishing to collect garbage and trash in the <u>eCity</u>, as allowable via non-exclusive franchise described herein, shall agree to pay unto the <u>eCity</u>, in return for the use of the streets, alleys, bridges, easements and other public places thereof pursuant to the agreement, a sum of money equal to five (5) per cent of the monthly gross receipts from all accounts served within the limits of the <u>eCity</u>. The aforesaid payments shall be made on or before the tenth of each month, and provide the following information: (1) Gross billing for each nonresidential customer in the <u>eCity</u>; (2) Gross receipts for each <u>nonresidential</u> customer in the <u>eCity</u>; and (3) Franchise fee due the <u>eCity</u> for each nonresidential customer.
42 43 44 45	existing text, words in <u>underscored</u> text are deletions from existing text, and <u>shaded</u> text are changes between First and Second Readings. 1

The hauler shall provide to the <u>cCity</u> the monthly accounting as well as a yearly audit, certified by an officer of the company and notarized, and shall permit the <u>eCity</u> to inspect its records respecting the nonresidential accounts within the <u>eCity</u> at any reasonable time. Failure to provide the required monthly information and payments and yearly audit shall be grounds for cancellation of the franchise and forfeiture of the bond provided in subsection (e).

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[Note to Municipal Code: The rest of this section shall remain as codified.]

<u>Section 2</u>: Chapter 19 - Solid Waste and Recyclables Collection, Processing and Disposal, Section 19-5, is amended to read as follows:

Section 19-5 - Subscription to collection service required.

and/or occupants of all buildings, The owners structures and lands located within the eCity shall subscribe to garbage and trash collection services with the contractor through the exclusive franchise described in section 19-3 or a hauler through a non-exclusive franchise described in section as appropriate. Residential dwelling units 19-4, shall subscribe to bulky waste, yard waste and recyclable materials collection service with the contractor. Owner-occupied multifamily communities shall subscribe recyclable to materials collection service with a certified recovered materials dealer, which shall be registered with the City as described in section 19-12.

<u>Section 3</u>: Chapter 19 - Solid Waste and Recyclables Collection, Processing and Disposal, Section 19-8, is amended to read as follows:

Section 19-8 - Collection of bulky waste and yard waste for residential dwelling units.

- (a) For single-family dwelling units, all bulky waste that cannot be placed properly, whether due to size or weight, in garbage carts shall be placed curbside, where it will be easily accessible to the contractor's bulky waste collection vehicles. Single-family dwelling units shall place their bulky waste curbside by 7:00 a.m. on their scheduled collection day <u>but not</u> earlier than the day prior to their scheduled collection day. Bulky waste shall be collected once
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a scheduled collection day. per month on The offer supplemental bulky contractor may waste at an additional cost, which can collection be arranged directly with the contractor. Single-family dwelling units shall not place garbage, trash, construction waste, tires, yard waste, or unacceptable waste with this waste stream.

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- For multifamily dwelling units receiving mechanical 9 (b) container service, all bulky waste shall be placed in 10 an area as determined by the property manager that 11 shall reach a mutual agreement with the contractor on 12 13 location where bulk waste shall be placed for а 14 collection. Bulky waste shall be collected once per 15 month on a scheduled collection day but shall not be 16 placed out earlier than the day prior to the scheduled collection day. The contractor may offer supplemental 17 18 bulky waste collection at an additional cost, which 19 can be arranged directly with the contractor. Holiday 20 trees must be free from any lights, wiring, ornaments, 21 Residential dwelling units shall not etc. place 22 garbage, trash, construction waste, tires, yard waste, 23 or unacceptable waste with this waste stream.
 - (C) For single-family dwelling units, all yard waste shall be placed curbside, where it will be easily accessible to the contractor's yard waste collection vehicles. Single-family dwelling units shall place their yard waste curbside by 7:00 a.m. on their scheduled collection day but not earlier than 72 hours prior to their scheduled collection day. Yard waste shall be no larger than eight (8) inches in diameter and no longer than six (6) feet in length at its longest point. Bundling of large yard waste items is not required; however, small yard waste items shall be placed in a garbage can or clear plastic bag. Yard waste shall be collected once per week on a scheduled collection day. Residential dwelling units shall not place garbage, trash, construction waste, tires, bulky waste, or unacceptable waste with this waste stream.

1 2 3	[Note to Municipal Code: The rest of this section shall remain as codified.]										
4 5 6 7	Section 4: Chapter 19 - Solid Waste and Recyclables Collection, Processing and Disposal, Section 19- 10, is amended to read as follows:										
8 9 10	Sectio materi) - Colle	ection	of sou	irce se	epara	ated re	ecyclable	2	
11	(a)	(a) Single-family dwelling units.									
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39							-	the co	ntractor	•	
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41 42 43 44 45 46			collecti for sou least o source	nce se separa	rvice eparat r wee ated	from ted root k. Th recyo	the ecyc] ne ma clabl	<u>eCity</u> Lable anner Le m	hall r <u>z's</u> cont material in whic aterials n the <u>e</u>	ls at h the are	

1 exclusive franchise agreement, which requires the 2 contractor to provide ninety-five-gallon 3 recycling carts such that there is a minimum of 4 one (1) recycling cart for every eight (8) units 5 in the community, or provide equivalent capacity 6 using mechanical containers or more frequent 7 collections of recycling carts. Residents of multifamily communities shall place their source 8 9 separated recyclable materials in the appropriate contractor-provided containers. All recyclable 10 materials may be placed in the same container. 11 12 Recyclable materials shall be source separated by (2) 13 the residents and collected by the contractor. Unauthorized collection. It shall be a violation of 14 (C) 15 this section for any person, firm or corporation not 16 authorized by the eCity to collect or remove any 17 recyclable material as provided for above which has been specifically placed for collection in 18 any 19 recycling container in any residential dwelling unit 20 area of the eCity. 21 [Availability of service.] The contractor shall offer (d) 22 and make available its source separated recyclable 23 materials collection service to all owner-occupied 24 multifamily communities and commercial establishments. 25 Owner-occupied multifamily communities and commercial establishments are not required to subscribe to 26 27 recyclable materials collection with the contractor. Owner-occupied multifamily communities shall, and 28 commercial establishments may, contract with a 29 certified recovered materials dealer, which shall be 30 registered with the city as described in section 19-31 32 12, for collection of recovered materials. Collection from owner-occupied multifamily communities 33 and 34 commercial establishments. 35 The contractor shall offer and make available its (1)source separated recyclable materials collection 36 37 service to all owner-occupied multifamily communities and commercial establishments. Owner-38 39 occupied multifamily communities and commercial establishments are not required to subscribe to 40 41 recyclable materials collection with the 42 contractor. 43 (2) Owner-occupied multifamily communities shall, and commercial establishments may, contract with a 44 certified recovered materials dealer, which shall 45

1 be registered with the City as described in section 19-12, for collection of recovered 2 3 materials. (3) Owner-occupied multifamily communities shall 4 5 receive collection service at least once per week in a manner to be determined between the owner-6 7 occupied community and their selected certified 8 recovered materials dealer such that there is a 9 minimum of one ninety-five gallon recycling cart 10 for every eight units in the community, or an 11 equivalent capacity using mechanical containers 12 or more frequent collections of recycling carts. Recovered materials shall be source separated by 13 14 the residents. 15 (4) Commercial establishments that elect to receive collection of recovered materials shall determine 16 the method of collection and level of service 17 with their selected certified recovered materials 18 19 dealer. Recovered materials shall be source 20 separated by the commercial establishments. 21 Containers of recovered materials which contain 22 more than ten (10) per cent solid waste, bv weight or volume, shall not be deemed to 23 be 24 source separated and is a violation of this 25 section. In addition to any applicable penalties, 26 any such containers shall be subject to special collection by the contractor which has been 27 28 awarded the franchise for the collection of solid 29 waste from commercial establishments per section 19-3. Commercial establishments shall be 30 31 responsible for payment of any fees associated with any such special collection. 32 33 Violations of section. Penalties for any unauthorized (e) 34 collection of recycling material or the lack of 35 compliance in the recycling program shall be as provided in section 1-8 of the City Code. 36 37 38 Section 5: Chapter 19 -Solid Waste and 39 Recyclables Collection, Processing and Disposal, Section 19-11, is amended to read as follows: 40 41 42 Section 19-11 - Required subscription and compulsory service. 43 (a) Every owner, tenant, or resident of a residential 44 dwelling unit shall use the services of the 45 contractor, and it shall be the responsibility of the 6

owner to pay for such services. Such compulsory service shall include a minimum of two (2) pickups per week for garbage, one (1) pickup per week of source separated recyclable materials, regularly scheduled pickup of monthly bulky waste, and regularly scheduled pickup of weekly yard trash, as designated in the <u>eCity's</u> exclusive franchise agreement. It is not the intent of this section to prohibit any nonprofit organization from soliciting recyclable materials for the purpose of resource recovery and recycling.

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- (b) Every owner or tenant of a commercial establishment shall use the services of the contractor, and it shall be the responsibility of the owner to pay for such services. Such compulsory service shall include a minimum of two (2) pickups per week if waste includes garbage as defined herein. Collections of garbage from commercial establishments using an enclosed compactor container may occur less frequently, but shall occur as necessary. For commercial establishments generating only trash, collection shall occur a minimum of once per week.
- (c) Every property owner, person, firm or corporation of a commercial establishment shall use the services of a hauler awarded a non-exclusive franchise by the <u>eCity</u>, or cause such services to be used, for the collection and removal of nonresidential non-municipal solid waste. It shall be the responsibility of the owner to arrange and pay for such services.
- (d) Every property owner, person, firm or corporation of an owner-occupied multifamily community shall use the service of a certified recovered materials dealer, which shall be registered with the City as described in section 19-12, for collection of recovered materials.
- (d) (e) All removal, transport or hauling of trash, garbage and residential dwelling unit source separated recyclable materials within the City of Margate not inconsistent with other provisions of this chapter shall be the responsibility of the contractor. Any such removals, transport or hauling not done by contractor shall be deemed a violation of this chapter.
- (c)(f) The <u>eCity</u> may require an increase in the frequency of collections and/or the size of containers for residential dwelling units, owner-occupied multifamily

communities, and commercial establishments' garbage 2 collection when the service being provided becomes insufficient in the $\underline{eCity's}$ judgment to handle the 3 4 quantity of waste generated or becomes a detriment to 5 the health, safety, or welfare of the community. This 6 does not preclude the eCity from requiring a special 7 collection where garbage and trash is placed at curbside earlier than 5:00 p.m. of the day preceding 8 9 scheduled collection. The owner shall be responsible 10 for payment for such services. 11 12 **SECTION 6:** All ordinances or parts of ordinances in conflict are repealed to the extent of such conflict. 13 14 SECTION 7: If any section, sentence, clause, or 15 phrase of this Ordinance is held to be invalid or 16 unconstitutional by a court of competent jurisdiction, then 17 said holding shall in no way affect the validity of the 18 remaining portions of this Ordinance. 19 This Ordinance shall become effective SECTION 8: 20 immediately upon adoption at its second reading. 21 PASSED ON FIRST READING THIS 21st day of JUNE, 2017. 22 PASSED ON SECOND READING THIS 5^{TH} day of JULY, 2017. ATTEST: 23 24 25 26 27 JOSEPH J. KAVANAGH MAYOR TOMMY RUZZANO 28 CITY CLERK 29 RECORD OF VOTE - 1ST READING RECORD OF VOTE - 2ND READING 30 31 Caggiano YES Caggiano 32 Simone NO Simone 33 YES Peerman Peerman 34 Schwartz NO Schwartz 35 Ruzzano YES Ruzzano 8

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