ADOPTED

APR 5 1993

BOARD OF SUPERVISORS
JAMES CITY COUNTY
VIRGINIA

ORDINANCE NO. 116A-25

AN ORDINANCE TO AMEND AND REORDAIN CHAPTER 8, HEALTH AND SANITATION, OF THE CODE OF THE COUNTY OF JAMES CITY, VIRGINIA, BY AMENDING ARTICLE II, LANDFILL ORDINANCE, SECTION 8-9, HOUSEHOLD WASTE; SECTION 8-10, INDUSTRIAL REFUSE; AND SECTION 8-13, USER CHARGES BY VOLUME.

BE IT ORDAINED by the Board of Supervisors of the County of James City, Virginia, that Chapter 8, Health and Sanitation, is hereby amended and reordained by amending Section 8-9, Household waste; Section 8-10, Industrial refuse; and Section 8-13, User charges by volume.

Chapter 8. Health and Sanitation.

Article II. Landfill Ordinance.

Section 8-9. Household waste.

(b) Commercial, industrial and governmental waste generators who bring their own refuse to the landfill, and commercial refuse operators/haulers regardless of the origin of the refuse shall pay the following fees:

Thirty seven Forty-five dollars (\$37.00) (\$45.00) per ton, computed on the basis of thirty-seven

forty-five cents (\$.37) (\$0.45) per each twenty (20) pounds or fraction thereof. Such charge shall

be computed to the next highest one cent (\$0.01). The minimum charge shall be three dollars and

fifty cents (\$3.00) (\$3.50) per load.

Any person exempted from payment of the charge for the disposal of refuse as provided in

paragraph (a) above will not be assessed any charges as provided in this paragraph.

Section 8-10. Industrial refuse.

(c) The disposal charge for industrial wastes requiring separate disposal locations shall be

a minimum of thirty seven forty-five dollars (\$37.00) (\$45.00) per ton but may be higher as determined

by the manager. In establishing the fee for disposal of a specific waste requiring separate disposal, the

manager shall determine the costs to maintain the separate disposal and for special handling requirements,

the potential for damage to landfill equipment, environmental effects the refuse may have, state and federal

rules and regulations regarding the waste, and other factors determined to be appropriate for the

specialized handling of such waste.

(d) Separate contracts. The administrator may negotiate separate contracts for industrial

refuse with large waste generators if it is determined that the volume is predictable and the wastes

involved require minimal handling. Such contracts shall guarantee negotiated payments to the county

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annually and may be offered to generators that exceed eight thousand (8,000) tons per year. No such

contract shall guarantee the county less than two three hundred ninety-six sixty thousand dollars

(\$296,000) (\$360,000) per year.

Section 8-13. User charges by volume.

(b) For vehicles for which no history of previous weight data exists as described in paragraph

(a) above, the following rates shall apply:

(1) Uncompacted refuse, three four dollars and seventy fifty cents (\$3.70) (\$4.50)

per cubic yard of truck capacity.

(2) Compacted refuse, nine eleven dollars and twenty-five cents (\$9.25) (\$11.25)

per cubic yard of truck capacity.

(3) The minimum fee for refuse charged for on a volume basis shall be three

dollars and fifty cents (\$3.00) (\$3.50) per load.

This ordinance shall be effective on and after May 1, 1993.

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Judith N. Knudson

Chairman, Board of Supervisors

ATTEST:

David B. Norman Clerk to the Board SUPERVISOR VOTE

TAYLOR ABSENT
EDWARDS AYE
DEPUE AYE
SISK AYE
KNUDSON AYE

Adopted by the Board of Supervisors of James City County, Virginia, this 5th day of April,

HlthSan.ord

1993.