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SUMMARY OF EXPORTED Municipal Solid Waste TO DISPOSAL SITES 07/01/08 TO 06/30/09					
(Sorted by STATE)			Working Days:	301	
			2 6	AVERAGE	
DISPOSAL SITE	STATE	TONNAGE	PERCENTAGE	PER DAY	
Bridgeport Resco	CT	0,00	0.0%	0.00	
CONNECTIGUT Big Run - ESI - Environ Solutions	NY NOVEMBER	00,0	0.0%	0.00	
KENTUCKY	KY	50,185.06	1,5%	166.73	
Mountain View	MD	50)185)06 0.00	0.0%	166.73	
MARYLAND		0.00	0.0%	0.00	
Bridgewater Resource Center	NJ	0.00	0.0%	0.00	
Kearny/Apex	NJ	0.00	0.0%	0.00	
LI, amor Ref, HEMPSTEAD	NJ	60,781.44	1.8%	201.93	
NJ, COVANTA, BK Districts	NJ	0.00	0.0%	0.00	
NJ, COVANTA, ESSEX, Raymond Blvd	NJ	356,842.47	10.8%	1,185.52	
QN, RAYMOND, EBSEX	NJ	48,152.00	1.5%	159.97	
Warren County NEW JERSEY	LN	0.00	0.0%	0.00	
High Acres Landfill	NY	485,775,91 631,13	12.1% 0.0%	1,547,43 2.10	
New York Rail Logistics	NY	20,103.56	0.6%	66.79	
Niagara Falls	NY	0.00	0.0%	0.00	
Seneca Meadows	NY	129,693.62	3.9%	431.54	
Seneca Moodows (ALBANY)	NY	0.00	0.0%	0.00	
Westchester Resco, Peekskill	NY	94,469.39	2.9%	313.85	
NEW YORK		245,097,70	7:4%	814.28	
American Waste Disposal	OH	226.09	0.0%	0.75	
Carbon/Limestone, Poland	ОН	0.00	0.0%	0.00	
Harrison County Landfill	ОН	0.00	0.0%	0.00	
OHIO	Carro	226.09	. 0.0%	0.75	
Ontario Angelica ONTARIO, CANADA	ON,CN	0.00	0.0%	0.00	
Alliance Sanitary (Empire)	PA	0.00	0.0%	0.00	
American Refuel (Chester/Del/DCRRF)	PA	193,197.41	5.8%	641.85	
Bethlehem Landfill	PA	167,286.06	5.1%	555.77	
Blue Ridge Landfill	PA	165,760.93	5.0%	550.70	
Commonwealth Envir System	PΑ	16,518.54	0.5%	54.88	
Conestoga Landfill (MorganTown)	PA	40,680.69	1.2%	135.15	
Cumbarland County Landfill	PA	27,905,71	0.8%	92.71	
Grand Central Sanitary	PA	0.00	0.0%	0.00	
Greenridge Reclamation	PA	0.00	0.0%	0.00	
Grows North	PΛ	283,902.03	8.6%	943.20	
ESI Bethinhem ESI Blue Ridgo	PA	0.00	0.0%	0.00	
mperial Landilli	PA PA	0.00	0.0%	0.00	
Koystone Landill	PA	68,427.40	0.0%	0.00 227.33	
Lekosylow Landfill	PA	0.00	0.0%	0.00	
Laurell Highland	PA	90,193.40	2.7%	299.65	
Modern Landiii	PA	0.00	0.0%	0.00	
Mostoller Landfill	PA	28,969.49	0.9%	96.24	
Pine Grove	PA	0.00	0.0%	0.00	
RGC/Shade Landfill (Resource Con)	PA	102,222.16	3.1%	339,61	
South Hills Landilli	PA	0.00	0.0%	0.00	
Southern Alleghenie Superior Greentree (or Greentree)	PA	0.00	0.0%	8,00	
Valley Landill	PA PA	192,465.80	5.8%	639.42	
Wheelabrador Falls	PA	0.00	0.0%	0.00	
PENNSYLVANIA	THE REAL PROPERTY.	1,377,529.62	41.7%	4,676.51	
Lee County	SC	221,960.16	6.7%	737.41	
SOUTH CAROLINA	1.112.275.25	221,980.16	674	737.41	
Amelia/Maplewood	V۸	0.00	0.0%	0.00	
Atlantic Waste Disposal (Waverly)	VA	932,536.27	28.2%	3,098.13	
Brunswick Cnty Landfill, Lawrenceville	VA	4,519,80	0.1%	15.02	
Chambers/Charles City	VA	0.00	0.0%	0.00	
King & Queen Landfill	VA	8,706.65	0.3%	28.93	
King George County	VA	0.00	0.0%	0.00	
Middle Penninsula	VA	0.00	0.0%	0.00	
VIRGINIA	ON THE PROPERTY OF THE	945,762,72	28.6%	3,142.07	

* Resource Recovery Facility

3,308,537.27

Note: This report is final when approved.

Prepared by

09/16/09 F480HT 14 SHIPMRY Approved by Church 6. (

D9/18/09

07	7/01/09	TO	08/30/10	
FY IC SUMMARY OF EXPORT 67 FINAL (Sorted by STATE)			Working Days:	301
- (loster by civila)				AVERAGE
DISPOSAL SITE	STATE	TONNAGE	PERCENTAGE	PER DAY
Bridgeport Resco	CT	1,250.60	0.0%	4.15
CONNECTICUT		1,250.60	0.0%	4.15
Big Run - ESI - Environ Solutions	KY	1,801.69	0.1%	5,99
KENTUCKY		1,801.69	0.1%	5.99
Mountain View	MD	0.00	0.0%	0.00
MARYLAND		0.00	0.0%	0.00
Kearny/Apex	NJ	61,716.48	1.9%	205.04
NJ, COVANTA, ESSEX, Raymond Blvd	ИJ	368,170.42	11.1%	1,223.16
ON, RAYMOND, ESSEX	NJ	29,446.53	0.9%	97.83
Warren County	NJ	0.00	0.0%	0.00
NEW JERSEY		459,333.43	13.9%	1,526.02
High Acres Landfill	NY	0,00	0.0%	0.00
I, amer Ref, HEMPSTEAD	NY	36,306.84	1.1%	120.62
New York Rail Logistics	NY	20,702.43	0.6%	68.78
Niagara Falis	NY	0.00	0.0%	0.00
Seneca Meadows	NY	214,628.97	6.5%	713.05
Seneca Meadows (ALBANY)	NY	434.36	0.0%	1.44
Westchester Resco, Peekskill	NY	74,101.32	2.2%	246.18
Nhaela bra tor	NY	3,483.74	0.1%	11.57
NEW YORK		349,657.66	10.6%	1,161,65
American Waste Disposal	ОН	0.00	0.0%	0.00
Carbon/Limestone, Poland	OH	0.00	0.0%	0.00
Harrison County Landfill	OH	0.00	0.0%	0.00
OHIO		0.00	0.0%	0.00
Ontario Angelica	ON,CN	0.00	0.0%	0.00
ONTARIO, CANADA		0.00	0.0%	0.00
Alliance Sanitary (Empire)	PA	0.00	0.0%	0.00
American Refuel (Chester/Del/DCRRF)	PA	204,599.77	6.2%	679.73
Bethlehem Landfill	PA	154,873.99	4.7%	514.53
Blue Ridge Landfill	PA	170,161.42	5.1%	565.29
Commonwealth Envir System	PA	53,165.74	1.6%	176.60
Conestoga Landfill (MorganTown)	PA	27,832.03	0.8%	92.47
Coventa Delaware Valley	PA	30,562.45	0.9%	101,54
Cumberland County Landfill	PA	78,480.14	2.4%	260.73
Grand Central Sanitary	PA	0.00	0.0%	0.00
Greenridge Reclamation	PA	0.00	0.0%	0.00
Grows North	PA	418,690.12	12.7%	1,390.96
ESI Bethlahem	PA	0.00	0.0%	0.00
ESI Blue Ridge	PA	0.00	0.0%	0.00
mperial Landfill	PA	0.00	0.0%	0.00
Keystone Landfill	PA	44,240.87	1.3%	146.98
Lakesview Landfill	PA	0.00	0.0%	0.00
Laurell Highland	PA	0.00	0.0%	0.00
Modern Landfill	PA	- 0.00	0.0%	0.00
Mostoller Landfill	PA	55,580.03	1.7%	184.65
Pine Grove	PA	0.00	0.0%	0.00
RCC/Shade Landfill (Resource Con)	PA	0.00	0.0%	0.00
South Hills Landfill	PA	0.00	0.0%	0.00
Southern Alleghenie	PA	0.00	0.0%	0.00
Superior Greentree (or Greentree)	PA	122,022.20	3.7%	405,39
Valley Lendfill	PA	0.00	0.0%	0,00
Wheelabrador Falls	PA	0.00	0.0%	0.00
PENNSYLVANIA		1,360,178.77	41.1%	4,518.87
Lee County	SC	221,684.70	6.7%	736.43
SOUTH CAROLINA	218+000	221,664.70	6.7%	736.43
Amella/Maplewood	VA	19,357.39	0.6%	64.31
Atlantic Waste Disposal (Waverly)	VA	891,421.60	26.9%	2,961.53
Brunswick Cnty Landfill, Lawrenceville	VA	1,922.51	0.1%	6.39
Chambers/Charles City	VA	0.00	0.0%	0.00
King & Queen Landfill	VA	1,462.23	0.0%	4.86
King George County	VA	0,00	0.0%	0.00
Middle Penninsula	VA	0.00	0.0%	0,00
VIRGINIA		914,163.72	27.6%	3,037.08
Grand Total	VIIIIIIIIII	3,308,050.58	100.00%	10,990.20

Resource Recovery Facility

3,308,050.58
Note: This report is final when approved.

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approved by Charlet & Charges

10/17/10

DSNY Recyclables Processing Contractors for 2009/10

Contractor	Facility Address	Material
A&B Lobosco, Inc	31-33 Farrington St Flushing, NY 11354	Paper
Metropolitan Paper (Potential's subcontractor)	854 Sheperd Ave Brooklyn, NY 11208	Paper
Paper Fibres	960 Bronx River Ave Bronx, NY 10473	Paper
Potential Industries	922 East "E" St Wilmington, CA 90744	Paper
Rapid Processing	860 Humboldt St Brooklyn, NY 11222	Paper
Sims Municipal Recycling of New York LLC	Sims Municipal Recycling of New York LLC One Linden Avenue East Jersey City, NJ 07305-4722	MGP & Bulk Metal
(Formerly known as Sims Hugo Neu East , and Hugo Neu Schnitzer East)	NYC Hq 212-606-0722 Hq Fax 212-500-7423	
(Associated with Simsmetal East LLC)	NOTE: SIMS DOMAIN NAMES ARE IN TRANSITION FROM	
	@us.sims-group.com TO @simsmm.com	
	Claremont Terminal 1 Linden Avenue East Jersey City, NJ 07305	MGP & Bulk Metal
	30-27 Greenpoint Ave LIC, NY 11101	MGP & Bulk Metal
	Bronx Metals Recycling 850 Edgewater Rd Bronx, NY 10474	MGP & Bulk Metal
Triboro Fibers (Owned by CellMark)	891-899 E 135th St Bronx, NY 10454	Paper
Billing: CellMark Recycling 80 Washington St / PO Box 641 Norwalk, CT 06854		
Veolia ES Technical Solutions, LLC	1 Eden Ln Flanders, NJ 07836	Household Special Waste
Visy Paper of NY	4435 Victory Blvd Staten Island, NY 10314	Paper
WeCare Organics, LLC	9289 Bonta Bridge Rd Jordan, NY 13080	Composting & Yard Waste

LOCAL LAWS OF THE CITY OF NEW YORK FOR THE YEAR 2010

Introduced by Council Members Eugene and The Speaker (Council Member Quinn) and Council Members Brewer, Comrie, Crowley, Dickens, Dromm, Ferreras, Fidler, Gonzalez, James, Koppell, Koslowitz, Lander, Lappin, Mark-Viverito, Palma, Recchia, Rodriguez, Seabrook, Vann, Williams, Rose, Nelson, Gennaro, Van Bramer, Levin, White, Chin, Jackson, Garodnick, Mealy, Reyna and Barron

A LOCAL LAW

To amend the administrative code of the city of New York, in relation to commercial recycling.

Be it enacted by the Council as follows:

Section 1. Subdivision b of section 16-306 of the administrative code of the city of New York, as amended by local law number 42 for the year 1996, is amended to read as follows:

b. The rules promulgated pursuant to subdivision a of this section shall require that generators of waste collected by businesses required to be licensed pursuant to section 16-505 of this code source separate the designated materials in such manner and to such extent as the commissioner determines to be necessary to minimize contamination and maximize the marketability of such materials. However, in promulgating such rules the commissioner shall not require source separation of a material unless the commissioner has determined that an economic market exists for such material. For the purpose of this section, the term "economic market" refers to instances in which the full avoided costs of proper collection, transportation and disposal of source separated materials are equal to or greater than the cost of collection, transportation and sale of said materials less the amount received from the sale of said materials. The New York city

[trade waste] business integrity commission shall adopt and implement rules requiring businesses licensed to remove, collect or dispose of trade waste to provide for the collection of, and ensure the continued separation of, designated materials that have been source separated, provide for the separation of all other designated materials, and provide for recycling of all the designated materials. Rules promulgated by the [trade waste] business integrity commission pursuant to this subdivision shall be enforced in the manner provided in section 16-517 of this code and violations of such rules shall be subject to the penalties provided in subdivision a of section 16-515 of this code for violation of the provisions of chapter one of title 16-A of this code. In addition, the commissioner shall have the authority to issue notices of violation for any violation of such rule and such notices of violation shall be returnable in a civil action brought in the name of the commissioner before the environmental control board which shall impose a penalty not to exceed ten thousand dollars for each such violation.

- §2. Section 16-306 of the administrative code of the city of New York is amended by adding a new subdivision c to read as follows:
- c. The department shall complete a study of commercial recycling in the city no later than January first, two thousand twelve. Such commercial recycling study shall focus on the putrescible portion of the commercial waste stream, and shall include, but need not be limited to, the following: (i) an integration of all data on commercial waste in the city collected and transported through transfer stations and recycling processors; (ii) an assessment of current practices, operations and compliance with applicable local laws and rules, consistent with the scope of study set forth in the 2006 Solid Waste Management Plan; (iii) estimates of waste composition and recycling diversion rates from research conducted with respect to other jurisdictions; (iv) a computer-based model to measure the amount and composition of waste

generated by different commercial sectors; (v) recommendations of methods to encourage waste prevention, reuse, recycling and composting for each of the commercial sectors studied, including any recommended changes to applicable law; and (vi) an assessment of the efficiency of the transportation of commercial waste within the commercial system by, among other things, mapping and monitoring routes along which commercial waste and recycling trucks travel, including long-haul carriers within and outside the city. Following completion of the commercial recycling study, the commissioner shall determine whether any additional studies are necessary in order to improve commercial recycling practices in the city and shall promptly report such determination to the mayor and the council.

§3. This local law shall take effect immediately.

THE CITY OF NEW YORK, OFFICE OF THE CITY CLERK, s.s:

MICHAEL M. McSWEENEY, City Clerk Clerk of the Council.

CERTIFICATION PURSUANT TO MUNICIPAL HOME RULE §27

Pursuant to the provisions of Municipal Home Rule Law §27, I hereby certify that the enclosed Local Law (Local Law 32 of 2010, Council Int. No. 141-A) contains the correct text and was passed by the New York City Council on July 29, 2010, approved by the Mayor on August 16, 2010 and returned to the City Clerk on August 16, 2010.

JEFFREY D. FRIEDLANDER, Acting Corporation Counsel

LOCAL LAWS OF THE CITY OF NEW YORK FOR THE YEAR 2010

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Introduced by Council Member Ferreras and The Speaker (Council Member Quinn) and Council Members Brewer, Comrie, Dickens, Dromm, Fidler, James, Koslowitz, Lander, Lappin, Mark-Viverito, Palma, Recchia, Reyna, Seabrook, Van Bramer, Williams, Rose, Nelson, Gennaro, Koppell, Levin, White, Chin, Jackson, Barron, Garodnick and Mealy

A LOCAL LAW

To amend the administrative code of the city of New York, in relation to a paint stewardship pilot program.

Be it enacted by the Council as follows:

Section 1. Subchapter 3 of chapter 3 of title 16 of the administrative code of the city of New York is amended by adding a new section 16-310.2 to read as follows:

§16-310.2 Paint stewardship program. a. Within one year of the effective date of this section, the commissioner shall establish a voluntary paint stewardship program under which manufacturers of architectural paint, in cooperation with distributors of architectural paint and retail establishments that sell, or offer for sale, architectural paint in the city of New York, may establish a collection or other reclamation system to collect architectural paint from consumers for reuse, recycling or environmentally sound disposal.

b. The commissioner shall provide assistance or guidance to participating architectural paint manufacturers, distributors and retail establishments in developing and implementing strategies to reduce the quantity of architectural paint in the waste stream, promote the reuse of architectural paint that would otherwise be discarded and disseminate information regarding options to recycle architectural paint including, but not limited to, posting information regarding

the voluntary paint stewardship program on the department's website.

§2. This local law shall take effect immediately.

THE CITY OF NEW YORK, OFFICE OF THE CITY CLERK, s.s.:

MICHAEL M. McSWEENEY, City Clerk Clerk of the Council.

CERTIFICATION PURSUANT TO MUNICIPAL HOME RULE §27

Pursuant to the provisions of Municipal Home Rule Law §27, I hereby certify that the enclosed Local Law (Local Law 33 of 2010, Council Int. No. 142-A) contains the correct text and was passed by the New York City Council on July 29, 2010, approved by the Mayor on August 16, 2010 and returned to the City Clerk on August 16, 2010.

JEFFREY D. FRIEDLANDER, Acting Corporation Counsel

LOCAL LAWS OF THE CITY OF NEW YORK FOR THE YEAR 2010

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Introduced by Council Member Fidler and The Speaker (Council Member Quinn) and Council Members Barron, Brewer, Chin, Comrie, Crowley, Dickens, Dromm, Ferreras, Gentile, James, Koppell, Koslowitz, Lander, Lappin, Mark-Viverito, Nelson, Palma, Recchia, Rodriguez, Seabrook, Vann, Williams, Rose, Eugene, Jackson, Gennaro, Van Bramer, White, Garodnick, Mealy, Reyna and Sanders Jr. Passed Under a Message of Necessity from the Mayor.

A LOCAL LAW

To amend the administrative code of the city of New York, in relation to recycling outreach, education and enforcement; and to repeal subdivisions d and e of section 16-305 and section 16-311 of the administrative code of the city of New York, relating to source separation of recyclable materials and recycling centers.

Be it enacted by the Council as follows:

Section 1. Subdivisions d and e of section 16-305 of the administrative code of the city of New York are REPEALED, and new subdivisions d and e are added to read as follows:

- d. The commissioner shall adopt and implement rules establishing procedures requiring the placement of the designated materials at the curbside, in specialized containers, or in any other manner the commissioner determines, to facilitate the collection of such materials in a manner that enables them to be recycled. Under such rules, no person shall be liable for incorrectly placing a non-designated rigid plastic container in the recycling stream.
- e. Where the department provides solid waste collection services to a building containing at least four and no more than eight dwelling units, the commissioner shall adopt and implement rules requiring the owner, net lessee or person in charge of such building to:
 - 1. provide for the residents, where practicable, a designated area and, where

appropriate, containers in which to store the source separated or other designated recyclable materials to be collected by the department; and

2. inform all residents of the requirements of this chapter and the rules promulgated pursuant thereto by, at a minimum, posting instructions on source separation in or near the designated recycling area and making available to each resident at the inception of a lease, where applicable, a department-issued guide to recycling, which shall be made available to the owner, net lessee or person in charge of such building by the department pursuant to section 16-315 of this chapter in print form or on the department's website, or in an alternative guide containing similar information to the guide required by section 16-315 of this chapter.

If reasonably accessible space for the storage of source separated or other designated recyclable materials is not available in such building, and such space is available behind the building's property line, such space behind the property line may be designated as the area for the storage of source separated or other designated recyclable materials. If no such space is available, the owner, net lessee or person in charge of such building shall post instructions on recycling and source separation in or near a designated area that is visible to all residents in the building.

With respect to solid waste generated by households in the aforesaid buildings, the obligations of an owner, net lessee or person in charge of such building under this chapter shall be limited to those set forth in this subdivision and subdivisions d and g of this section or rules promulgated pursuant to such subdivisions.

- § 2. Subdivisions f and g of section 16-305 of the administrative code of the city of New York, as added by local law number 19 for the year 1989, are amended to read as follows:
 - f. Where the department provides solid waste collection services to a building

containing nine or more dwelling units, the commissioner shall[, within nine months of the effective date of this chapter,] adopt and implement [regulations] rules requiring the owner, net lessee or person in charge of such building to:

- 1. provide for the residents a designated area and, where appropriate, containers in which to [accumulate] store the source separated or other designated recyclable materials to be collected by the department;
- 2. [notify]inform all residents of the requirements of this chapter and the [regulations]rules promulgated pursuant thereto by, at a minimum, posting instructions on source separation in or near the designated recycling area, and making available to each resident at the inception of a lease, a department-issued guide to recycling, which shall be made available to the owner, net lessee or person in charge of such building by the department pursuant to section 16-315 of this chapter in print form or on the department's website, or in an alternative guide containing similar information to the guide required by section 16-315 of this chapter; and
- 3. remove non-designated materials from the containers of designated source separated recyclable materials before such containers are placed at the curbside for collection and ensure that the designated materials are placed at the curbside in the manner prescribed by the department.

With respect to solid waste generated by households in the aforesaid buildings, the obligations of an owner [or a], net lessee or person in charge of such building under this [local law]chapter shall be limited to those set forth in this subdivision and subdivisions [b]d and g of this section or rules promulgated pursuant to such subdivisions.

g. [Eighteen months from the enactment date of this chapter, the] *The* commissioner shall adopt and implement [regulations] rules for any building containing [nine] four

or more dwelling units in which the amount of designated materials placed out for collection is significantly less than what can reasonably be expected from such building. These [regulations] rules shall require residential generators, including tenants, owners, not lessees or persons in charge of such building to use transparent bags or such other means of disposal the commissioner deems appropriate to dispose of solid waste other than the designated recyclable materials. Upon request of the owner, not lessee or person in charge of such building, and if the commissioner determines that such owner, not lessee or person in charge of such building has complied with this subdivision, subdivision d of this section and, as applicable, subdivision e or subdivision f of this section or rules promulgated pursuant to such subdivisions and that the amount of designated materials placed out for collection remains significantly less than what can reasonably be expected from such building, the department [shall] may develop a schedule to conduct random inspections to facilitate compliance with the provisions of this chapter by tenants of such building, provided that lawful inspections may occur at reasonable times without notice to ensure compliance by the tenants, owner, net lessee or person in charge of such building.

- § 3. Section 16-311 of the administrative code of the city of New York is REPEALED and a new section 16-311 is added to read as follows:
- § 16-311 Recycling outreach and education. a. The department shall provide instruction and materials for residential building owners, net lessees or persons in charge of such buildings, and their employees and residents, in order to improve compliance with the provisions of this chapter.
- b. The commissioner shall establish a recycling education program that shall include recycling instructional workshops, training curricula and other relevant materials for residential building owners, net lessees or persons in charge of such buildings, and their

employees and residents, including an internet-based recycling tutorial. Such program shall also provide instructional workshops, training curricula, and other relevant material to employees of city agencies, including a leaf and yard waste training program for employees of any such agencies that generate significant leaf and yard waste. The commissioner may utilize a private entity or not-for-profit corporation to assist with the establishment or performance of such program.

- § 4. Section 16-315 of the administrative code of the city of New York, as added by local law number 19 for the year 1989, is amended to read as follows:
- § 16-315 Notice, education and research programs. a. In addition to the notice requirements of section one thousand forty-three of chapter forty-five of the charter, within thirty days of the effective date of any [regulations] rules promulgated pursuant to this chapter, and as frequently thereafter as the commissioner deems necessary, the department shall notify all community boards and persons occupying residential, commercial and industrial premises affected by the [regulations] rules, of the requirements of the [regulations] rules, by [placing advertisements in newspapers of citywide, borough-wide and community circulation,] posting notices containing recycling information in public places where such notices are customarily placed[,] and, in the commissioner's discretion, employing any other means of notification deemed necessary and appropriate.
- b. The commissioner shall compile relevant recycling, reuse and composting information, including material available on the department's website, to create and make available a guide to the city's residential recycling program. Such guide shall, at a minimum, summarize and explain the laws and rules governing curbside recycling, list the collection locations and collection dates for non-curbside collected recyclable materials such as household

hazardous waste and textiles, and provide detailed information and instructions on how to recycle any materials not collected by the department for which non-city or non-department recycling programs exist. Such guide shall be made available to residential building owners, or the net lessees or persons in charge of such buildings, community boards, not-for-profit organizations, public schools, and other relevant agencies and entities, and shall also be made available on the department website. The commissioner shall update the recycling guide biennially, or as necessary, based on changes to recycling laws, rules or other relevant information to be included therein.

[Within twelve months of the effective date of this chapter, the]c. The department shall develop and implement an educational program, in conjunction with the [board] department of education, private schools, labor organizations, businesses, neighborhood organizations, community boards, and other interested and affected parties, and using flyers, print and electronic advertising, public events, promotional activities, public service announcements, and such other techniques as the commissioner determines to be useful, to assure the greatest possible level of compliance with the provisions of this chapter. The educational program shall encourage waste reduction, the reuse of materials, the purchase of recyclable products, and participation in city and private recycling activities.

[c]d. The department shall perform such research and development activities, in cooperation with other city agencies, and public and private institutions, as the commissioner determines to be helpful in implementing the city's recycling program. Such research shall include, but not be limited to, investigation into the use of cooperative marketing programs, material recovery facilities, recycling as an economic development tool, export promotion, tax credits and exemptions for market promotion.

§ 5. Section 16-323 of the administrative code of the city of New York, as added by local law number 19 for the year 1989, is amended to read as follows:

§ 16-323 [Regulations] Rules submitted to council. [In addition to the requirements of section one thousand forty-three of chapter forty-five of the charter, no regulations promulgated by the commissioner pursuant to this chapter shall be effective until such regulations are submitted to the council and within thirty days of receipt thereof the council has not voted to disapprove such regulations. If the council votes to disapprove the regulations, it shall forward its reasons for such disapproval to the commissioner and the commissioner shall either amend the regulations or withdraw them from consideration. The amended regulations shall not be effective until the commissioner submits them to the council and within thirty days of receipt thereof the council has not voted to disapprove such amended regulations.] Rules adopted by the commissioner pursuant to this chapter shall become effective only after filing and publication as prescribed by chapter forty-five of the charter. In addition, notwithstanding the provisions of chapter forty-five of the charter, prior to adoption by the commissioner of a final rule pursuant to subdivision e of section one thousand forty-three of the charter, and after consideration of relevant comments presented pursuant to subdivision d of such section, the commissioner shall submit to the council the text of the final rule proposed to be published in the city record. The council shall have thirty days from the date of such submission to comment upon such text. The final rule may include revisions in response to comments from the council and shall not be published in the city record before the thirty-first day after such submission, unless the speaker of the council authorizes earlier publication.

§ 6. Subdivision a of section 16-324 of the administrative code of the city of New York, as amended by local law number 40 for the year 2006, is amended to read as follows:

- a. [Any] Subject to the provisions of subdivision b of this section, any person who violates this chapter, except subdivision [h] f of section 16-308 of this chapter or 16-310.1 of this chapter, or any rule [or regulation] promulgated pursuant thereto, shall be liable for a civil penalty recoverable in a civil action brought in the name of the commissioner or in a proceeding returnable before the environmental control board, as follows:
- 1. For residential buildings containing fewer than nine dwelling units, the civil penalty shall be in an amount of twenty-five dollars for the first violation, fifty dollars for the second violation committed on a different day within a period of twelve months, and one hundred dollars for the third and each subsequent violation committed on a different day within a period of twelve months, provided that the court before which such civil action is brought or such board may waive the penalty for the first violation upon a showing of good cause. [A person committing a fourth and any subsequent violation within a period of six months shall be classified as a persistent violator and shall be liable for a civil penalty of five hundred dollars for each violation.]
- 2. For residential buildings containing nine or more dwelling units and commercial, manufacturing or industrial buildings, the civil penalty shall be in an amount of one hundred dollars for the first violation, two hundred dollars for the second violation committed on a different day within a period of twelve months, and four hundred dollars for the third and each subsequent violation committed on a different day within a period of twelve months, provided that the court before which such civil action is brought or such board may waive the penalty for the first violation upon a showing of good cause. The owner, net lessee or person in charge of any residential building of nine or more dwelling units or a commercial, manufacturing or industrial building with respect to which four or more violations were committed on different days within a period of six months shall be classified as a persistent violator.

3. For [a]persistent [violation] violators only, [except where such violation occurs at a building of less than nine dwelling units,]each container or bag containing solid waste that has not been source separated or placed out for collection in accordance with the [regulations] rules promulgated by the commissioner pursuant to this chapter shall constitute a separate violation, provided that no more than twenty separate violations are issued on a per bag or per container basis during any twenty-four hour period. Before issuing any [further notice] such notices of [violations] violation to a persistent violator [after the fourth violation committed within a period of six months] on a per bag or per container basis, the commissioner shall give such violator a reasonable opportunity to correct the condition constituting the violation.

[Any person who violates subdivision h of section 16-308 of this chapter shall be liable for a civil penalty in the amount of two hundred fifty dollars for the first violation, one thousand dollars for the second violation within a period of twelve months from the first violation, and two thousand five hundred dollars for the third or subsequent violation within a period of twelve months from the first violation.]

- 4. There shall be a rebuttable presumption that the number of dwelling units designated on a notice of violation issued pursuant to this section reflects the number of dwelling units in the residential building for which the notice of violation was issued. Where such presumption is rebutted, the number of dwelling units on such notice of violation shall be deemed modified accordingly, and in no event shall such notice of violation be dismissed solely on the ground that the number of dwelling units on the original notice of violation was incorrectly stated.
- 5. The commissioner or the commissioner's designee shall establish a recycling training program for owners or employees of residential buildings of nine or more dwelling units

for which at least three notices of violation for failing to properly source separate designated recyclable material have been issued within a twelve-month period and which the commissioner determines to be in need of recycling training. Such training program shall require the building owner, or an employee who is primarily responsible for waste disposal and/or janitorial services for any such building, to attend a training program established by the commissioner or the commissioner's designee designed to improve recycling practices at such building and a fee may be imposed on any owner or employee who participates in such training program. Such training program may be held in any location designated by the commissioner or the commissioner's designee, including, in order to facilitate tenant participation, at such building.

b. Any person who violates subdivision f of section 16-308 of this chapter shall be liable for a civil penalty in the amount of two hundred fifty dollars for the first violation, one thousand dollars for the second violation committed within a twelve-month period, and two thousand five hundred dollars for the third and each subsequent violation committed within a twelve-month period.

c. Any owner or other person responsible for a publicly accessible textile drop-off bin who violates subdivision b of section 16-310.1 of this chapter shall be liable as follows:

1. In the event that a publicly accessible textile drop-off bin is impermissibly placed on city property, or property maintained by the city, or on any public sidewalk or roadway, the owner of the publicly accessible textile drop-off bin, if the address of such owner is ascertainable, shall be notified by the department by certified mail, return receipt requested, that such publicly accessible textile drop-off bin must be removed within thirty days from the mailing of such notice. A copy of such notice, regardless of whether the address of such owner or other responsible person is ascertainable, shall also be affixed to the publicly accessible textile drop-off bin. This

notice shall state that if the address of the owner or other responsible person is not ascertainable and notice is not mailed by the department, such publicly accessible textile drop-off bin shall be removed within thirty days from the affixing of such notice. This notice shall also state that the failure to remove the publicly accessible textile drop-off bin within the designated time period will result in the removal and disposal of the publicly accessible textile drop-off bin by the department. This notice shall also state that if the owner or other responsible person objects to removal on the grounds that the publicly accessible textile drop-off bin is not on city property, or property maintained by the city, or on any public sidewalk or roadway, such owner or other responsible person may send written objection to the department at the address indicated on the notice within twenty days from the mailing of such notice or, if the address of such owner or other responsible person is not ascertainable and notice is not mailed by the department, within twenty days from the affixing of such notice, with proof that the publicly accessible textile drop-off bin is not on city property, or property maintained by the city, or on any public sidewalk or roadway. Proof that the publicly accessible textile drop-off bin is not on city property, or property maintained by the city, or on any public sidewalk or roadway shall include, but not be limited to, a survey of the property prepared by a licensed surveyor that is certified by the record owner of such property.

2. Any owner or other person responsible for an impermissibly placed publicly accessible textile drop-off bin that fails to respond within twenty days of receipt of such notice under paragraph one of this subdivision or otherwise fails to establish that the publicly accessible textile drop-off bin is not on city property, or property maintained by the city, or on any public sidewalk or roadway pursuant to paragraph one of this subdivision, shall be liable for a civil penalty in the amount of one hundred dollars, recoverable in a proceeding returnable before the environmental control board.

[b]d. Any notice of violation or notice of hearing for a violation issued to the owner [or agent], net lessee or person in charge of a premises at which a violation of this chapter or any [regulation]rule promulgated pursuant thereto is alleged to have occurred shall be served by delivering a copy of the notice [to the owner or agent]thereof at [both] the address maintained in the records of the [department of buildings and]department of housing preservation and development or the department of finance. The notice of violation or notice of hearing may be served by regular mail or in accordance with section one thousand forty-nine-a of the charter.

§ 7. This local law shall take effect one hundred twenty days after enactment.

THE CITY OF NEW YORK, OFFICE OF THE CITY CLERK, s.s.

I hereby certify that the foregoing is a true copy of a local law of The City of New York,
passed by the Council onJuly 29, 2010 and approved by the Mayor
onAugust 16, 2010

MICHAEL M. McSWEENEY, City Clerk Clerk of the Council.

CERTIFICATION PURSUANT TO MUNICIPAL HOME RULE §27

Pursuant to the provisions of Municipal Home Rule Law §27, I hereby certify that the enclosed Local Law (Local Law 34 of 2010, Council Int. No. 147-A) contains the correct text and was passed by the New York City Council on July 29, 2010, approved by the Mayor on August 16, 2010 and returned to the City Clerk on August 16, 2010.

JEFFREY D. FRIEDLANDER, Acting Corporation Counsel



LOCAL LAWS OF THE CITY OF NEW YORK FOR THE YEAR 2010

No.	35
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Introduced by Council Member Fidler and The Speaker (Council Member Quinn) and Council Members Barron, Brewer, Chin, Comrie, Dickens, Dromm, Gentile, Gonzalez, James, Koppell, Koslowitz, Lander, Lappin, Mark-Viverito, Nelson, Palma, Recchia, Rodriguez, Sanders Jr., Seabrook, Vann, Rose, Eugene, Jackson, Gennaro, Van Bramer, Levin, White, Williams, Ferreras, Garodnick, Mealy and Reyna

A LOCAL LAW

To amend the administrative code of the city of New York, in relation to the designation of rigid plastic containers as recyclable materials, and to repeal subdivision c of section 16-305 of the administrative code of the city of New York, relating to staggering the source separation and collection of designated recyclable materials.

Be it enacted by the Council as follows:

Section 1. Subdivision c of section 16-305 of the administrative code of the city of New York is REPEALED and a new subdivision c is added to read as follows:

- c. 1. Prior to commencing delivery of department-managed recyclable materials to the designated recycling processing facility at the South Brooklyn Marine Terminal, the commissioner shall designate as recyclable materials, and require the source separation of, rigid plastic containers.
- 2. If the commissioner, in his or her discretion, determines that the cost to the city of recycling rigid plastic containers required to be designated as recyclable materials pursuant to paragraph one of this subdivision is not reasonable in comparison with the cost of recycling only metal, glass and plastic that have been designated as recyclable materials as of the effective date of the local law that added this subdivision, the commissioner shall within ten business days notify

and provide documentation to the council of the factors relied upon to make such determination and shall not be required to designate any such rigid plastic containers as recyclable materials.

- 3. If the commissioner determines that the cost to the city of recycling rigid plastic containers is not reasonable in comparison with the cost of recycling only metal, glass and plastic that have been designated as recyclable materials as of the effective date of the local law that added this subdivision, the commissioner shall annually reevaluate the cost to the city of designating such rigid plastic containers as recyclable materials, and shall annually make a new determination as to whether the cost of designating such containers as recyclable materials is reasonable in comparison with the cost of recycling only metal, glass and plastic that have been designated as recyclable materials as of the effective date of the local law that added this subdivision and shall report such evaluations to the council as part of the department's annual recycling report required pursuant to subdivision k of section 16-305 of this chapter. The department shall not promulgate rules designating rigid plastic containers as recyclable materials, and need not conduct outreach or education relating thereto if, pursuant to paragraph two of this subdivision, the commissioner determines that the cost to the city of recycling rigid plastic containers is not reasonable in comparison with the cost of recycling only metal, glass and plastic that have been designated as recyclable materials as of the effective date of the local law that added this subdivision.
- 4. Immediately following the promulgation of rules designating rigid plastic containers as recyclable materials, the department shall undertake outreach and education, in cooperation with any other agency or entity designated for that purpose by the commissioner, to inform residents of such new designation and to provide instruction on compliance with the requirements of this subdivision and the rules promulgated pursuant thereto.

§2. This local law shall take effect immediately.

THE CITY OF NEW YORK, OFFICE OF THE CITY CLERK, s.s:

CERTIFICATION PURSUANT TO MUNICIPAL HOME RULE §27

Pursuant to the provisions of Municipal Home Rule Law §27, I hereby certify that the enclosed Local Law (Local Law 35 of 2010, Council Int. No. 148-A) contains the correct text and was passed by the New York City Council on July 29, 2010, approved by the Mayor on August 16, 2010 and returned to the City Clerk on August 16, 2010.

JEFFREY D. FRIEDLANDER, Acting Corporation Counsel

LOCAL LAWS OF THE CITY OF NEW YORK FOR THE YEAR 2010

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Introduced by Council Member James and The Speaker (Council Member Quinn) and Council Members Barron, Chin, Comrie, Dickens, Dromm, Fidler, Gentile, Gonzalez, Koppell, Lander, Lappin, Mark-Viverito, Nelson, Palma, Recchia, Rodriguez, Rose, Vann, Williams, Crowley, Eugene, Jackson, Gennaro, Van Bramer, Levin, Koslowitz, White, Ferreras, Garodnick, Mealy, Reyna and Sanders Jr.

A LOCAL LAW

To amend the administrative code of the city of New York, in relation to recycling by city agencies.

Be it enacted by the Council as follows:

Section 1. Section 16-307 of the administrative code of the city of New York, as added by local law number 19 for the year 1989, is amended to read as follows:

§16-307 City agency waste. a. The commissioner shall[, within six months of the effective date of this chapter,] adopt, amend and implement [regulations requiring] rules, as necessary, governing the source separation or post-collection separation, collection, processing, marketing, and sale of designated recyclable materials including, but not limited to, designated metal, glass, plastic and paper generated by [city mayoral and non-mayoral agencies, including the council and the board of estimate] any agency, as such term is defined in section 1-112 of the code.

b. Every agency shall, no later than July first, two thousand eleven, prepare and submit to the commissioner for approval, a waste prevention, reuse and recycling plan. Such plan shall provide for the source separation of designated metal, glass, plastic and paper, and

such other designated recyclable materials as the commissioner deems appropriate, in all offices and buildings occupied by agencies that receive collection service from the department and, to the extent practicable, in those that receive private carter collection. Such plans shall provide for the source separation of designated recyclable materials in the lobbies of such offices or buildings that receive department collection, unless the placement of bins for the source separation of designated recyclable materials would be in violation of any other provision of law, and, to the extent practicable, in the lobbies of such offices or buildings that receive private carter collection. Each agency shall designate a lead recycling or sustainability coordinator to oversee implementation of such plans. If an agency has offices in more than one city-owned building, then such agency shall designate one assistant coordinator for each building in which such agency has offices, except the building in which the lead coordinator has his or her office, to assist the agency's lead coordinator.

c. On or before July first, two thousand twelve and annually thereafter, every lead recycling or sustainability coordinator shall submit a report to the head of his or her respective agency and to the commissioner, summarizing actions taken to implement the waste prevention, reuse and recycling plan for the previous twelve-month reporting period, proposed actions to be taken to implement such plan, and updates or changes to any information included in such plan. The department shall consolidate the information contained in all reports prepared pursuant to this subdivision and include such information as part of the department's annual recycling report required pursuant to subdivision k of section 16-305 of this chapter.

§2. This local law shall take effect immediately.

THE CITY OF NEW YORK, OFFICE OF THE CITY CLERK, s.s.

I hereby certify that the f	oregoing is a true copy of a local law of The City of New York,
passed by the Council onJuly 2	29, 2010 and approved by the Mayor
onAugust 16, 2010	
16	MICHAEL M. McSWEENEY, City Clerk Clerk of the Council,

CERTIFICATION PURSUANT TO MUNICIPAL HOME RULE §27

Pursuant to the provisions of Municipal Home Rule Law §27, I hereby certify that the enclosed Local Law (Local Law 36 of 2010, Council Int. No. 156-A) contains the correct text and was passed by the New York City Council on July 29, 2010, approved by the Mayor on August 16, 2010 and returned to the City Clerk on August 16, 2010.

JEFFREY D. FRIEDLANDER, Acting Corporation Counsel

LOCAL LAWS OF THE CITY OF NEW YORK FOR THE YEAR 2010

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Introduced by Council Members Koslowitz and The Speaker (Council Member Quinn) and Council Members Brewer, Comrie, Dromm, Fidler, Gentile, Gonzalez, James, Koppell, Lander, Lappin, Mark-Viverito, Rodriguez, Vann, Crowley, Rose, Eugene, Jackson, Nelson, Gennaro, Van Bramer, Levin, White, Recchia, Chin, Williams, Ferreras, Barron, Garodnick, Reyna and Sanders Jr.

A LOCAL LAW

To amend the administrative code of the city of New York, in relation to yard waste.

Be it enacted by the Council as follows:

Section 1. Section 16-308 of the administrative code of the city of New York, as added by local law number 19 for the year 1989, subdivisions g and h as amended by local law number 40 for the year 2006, is amended to read as follows:

§16-308 Yard waste. a. [Within eighteen months of the effective date of this chapter, the commissioner shall provide for the source separation, collection and composting of department-collected yard waste, with the exception of yard waste generated by the department of parks and recreation, any other city agency that generates a substantial amount of yard waste, or any person under contact with the department of parks and recreation or any other city agency, generated within designated areas of the city in which a substantial amount of yard waste is generated from October 15 to November 30 of each year, unless the generator otherwise provides for recycling or storage for composting or mulching. The commissioner may construct and operate one or more composting facilities, or utilize the services of other facilities.

b. Within thirty-six] Except as provided in subdivision b of this section, within twenty-four months

of the effective date of [this chapter] the local law that amended this section, the commissioner shall provide for the separation, collection and composting of source [department-collected] department-managed yard waste generated within designated areas of the city in which a substantial amount of yard waste is generated from March 1 to July 31 and September 1 to November 30 of each year, unless the generator otherwise provides for recycling or storage for composting or mulching. [The commissioner may construct and operate one or more composting facilities, or utilize the services of other facilities. c] In addition, the commissioner shall provide for the collection and composting of yard waste generated and source separated at residential properties owned or operated by the New York city housing authority. There shall be operated by or on behalf of the department one or more yard waste composting facilities through which the department shall compost yard waste collected by or delivered to the department pursuant to this section. In order to comply with this provision, the department may utilize the services of privately-owned or operated facilities. The department shall also work in consultation with the composting facility siting task force established by the 2006 solid waste management plan to identify additional locations to site yard waste composting facilities with the goal of establishing at least one such composting facility in each borough where the department conducts vard waste composting collection.

b. [Within eighteen months of the effective date of this chapter, the department of parks and recreation or any other] Any city agency, or person under contract with a city agency, that generates a substantial amount of yard waste shall, in coordination with the department, provide for the source separation, collection and composting of such yard waste [generated by the department of parks and recreation, any other city agency that generates a substantial amount of yard waste, or any person under contract with the department of parks and recreation or any other

city agency]. [d. Within eighteen months of the effective date of this chapter, no landfill, incinerator or resource recovery facility owned, operated or used by the department shall accept for final disposal from October 15 to November 30 of each year truckloads primarily composed of yard waste, except that composted yard waste may be used as part of the final vegetative cover for a department landfull.

e]Unless otherwise provided by law, the department shall accept for composting any city agency yard waste source separated for department collection pursuant to this subdivision.

c. Within [thirty-six]twenty-four months of the effective date of the local law that amended this [chapter]section, no landfill, waste transfer station, intermodal facility, incinerator or resource recovery facility owned, operated or used by the department shall accept truckloads of department-managed waste primarily composed of yard waste for final disposal from March 1 to July 31 and September 1 to November 30 of each year [truckloads primarily composed of yard waste], except that composted yard waste may be used as part of the final vegetative cover for a department landfill.

[f]d. All city agencies responsible for the maintenance of public lands shall to the maximum extent practicable and feasible give preference to the use of compost materials derived from the city's [solid]yard waste in all land maintenance activities.

[g]e. Generators of yard waste, except those identified in subdivision [h]f of this section, shall separate, tie, bundle, or place into paper bags[,] or unlined rigid containers, in accordance with rules promulgated by the commissioner, any yard waste set out for collection by the department pursuant to subdivision [b]a of this section. The commissioner shall notify all residents in districts that receive yard waste collection by the department of such pre-collection

procedures, and undertake any other action necessary to effectuate the purposes of this subdivision.

[h]f. No person engaged in a business that generates yard waste[,] shall leave such yard waste for collection by the department, or disperse such yard waste in or about the curb or street. Any person engaged in a business that generates yard waste shall be required to collect and dispose of such yard waste at a permitted composting facility; provided, however, that if the department, by written order of the commissioner, determines that there is insufficient capacity at permitted composting facilities within the city of New York or within ten miles of the borough in which any such person generates yard waste, then such yard waste may be disposed of at any appropriately permitted solid waste management facility.

g. Each permitted composting facility within the city, including those operated by city agencies, shall annually report to the commissioner the amount of yard waste and any other compostable waste collected and disposed of by weight at such composting facility. All such reports shall be submitted prior to February first of each calendar year and shall contain the amount collected and disposed of for the previous calendar year. The department shall consolidate the information contained in all reports prepared pursuant to this subdivision and include such information as part of the department's annual recycling report required pursuant to subdivision k of section 16-305 of this chapter.

h. No person residing in a district where the department provides residential yard waste composting collection pursuant to subdivision a of this section shall dispose of grass clippings as regular waste for collection by the department during the period of time when the department conducts such composting collection. The department shall conduct outreach and education to inform residents within such districts of the dates when it will conduct yard waste

composting collection. No person residing in a district where the department provides residential yard waste composting collection shall be held liable for a violation of this subdivision during the first year the department provides such residential yard waste composting collection.

§2. Section 16-309 of the administrative code of the city of New York, as added by local law number 19 for the year 1989, is amended to read as follows:

§16-309 Christmas trees. [Within eighteen months of the effective date of this chapter, the] *The* commissioner shall [designate areas and within these designated areas] establish and implement a *curbside* collection system for Christmas trees during [the first three] a minimum of two weeks [of] in January of each year and provide for the composting or recycling of the Christmas trees the department collects or receives for disposal.

§3. This local law shall take effect one hundred twenty days after enactment except that the commissioner shall take such actions as are necessary for its implementation, including promulgation of rules prior to such effective date.

THE CITY OF NEW YORK, OFFICE OF THE CITY CLERK, s.s.:

MICHAEL M. McSWEENEY, City Clerk Clerk of the Council.

CERTIFICATION PURSUANT TO MUNICIPAL HOME RULE §27

Pursuant to the provisions of Municipal Home Rule Law §27, I hereby certify that the enclosed Local Law (Local Law 37 of 2010, Council Int. No. 157-A) contains the correct text and was passed by the New York City Council on July 29, 2010, approved by the Mayor on August 16, 2010 and returned to the City Clerk on August 16, 2010.

JEFFREY D. FRIEDLANDER, Acting Corporation Counsel

ATTACHMENT 10

LOCAL LAWS OF THE CITY OF NEW YORK FOR THE YEAR 2010

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Introduced by Council Member Lappin and The Speaker (Council Member Quinn), and Council Members Brewer, Comrie, Dickens, Dromm, Fidler, Gentile, Gonzalez, James, Koppell, Koslowitz, Lander, Mark-Viverito, Palma, Recchia, Rodriguez, Vann, Williams, Crowley, Rose, Eugene, Jackson, Nelson, Gennaro, Van Bramer, Levin, White, Vallone, Chin, Ferreras, Barron, Garodnick, Mealy and Reyna

A LOCAL LAW

To amend the administrative code of the city of New York, in relation to public space recycling and a citywide textile reuse and recycling program, and the repeal and reenactment of section 16-310 of the administrative code of the city of New York, relating to batteries and tires.

Be it enacted by the Council as follows:

Section 1. Section 16-310 of the administrative code of the city of New York is REPEALED and a new section 16-310 is added to read as follows:

\$16-310 Public space recycling. a. The department shall expand its public space recycling program by increasing the number of public space recycling receptacles for the collection of recyclable materials including, but not limited to, metal, glass, plastic and paper designated as recyclable materials by the commissioner, to a cumulative total of at least five hundred public space recycling receptacles within three years of the effective date of this section, and to a cumulative total of at least one thousand public space recycling receptacles within ten years of the effective date of this section, at public locations in the city, which shall be in or near public parks, transit hubs, or commercial locations with high-pedestrian traffic. As part of such expansion, the department shall place public space recycling receptacles in all business

improvement districts that provide public litter basket maintenance. Wherever practicable, public space recycling receptacles placed pursuant to this section shall be placed adjacent to public litter baskets.

- b. Notwithstanding the provisions of subdivision a of this section, the department shall not be required to expand the public space recycling program beyond existing or newly-established collection routes that can be efficiently serviced by the department. The commissioner shall have the authority to remove any public space recycling receptacle placed pursuant to this section, provided that the department replaces any such public space recycling receptacle, within thirty days of removal, with additional public space recycling receptacles at the same or in a different location on a one-to-one basis.
- c. No person responsible for removing or transporting recyclable materials placed in public space recycling receptacles shall commingle such recyclable materials with non-recyclable materials or otherwise improperly dispose of such recyclable materials.
- d. The department shall report the total number of public space recycling receptacles added during the relevant reporting year, and the locations in which they were placed. Such report shall be included as part of the department's annual recycling report required pursuant to subdivision k of section 16-305 of this chapter.
- e. The department may enter into sponsorship or partnership agreements with entities such as for-profit and not-for-profit corporations and district management associations established in accordance with section 25-414 of the code to further the goals of this chapter.
- §2. Subchapter 2 of chapter 3 of title 16 of the administrative code of the city of New York is amended by adding a new section 16-310.1 to read as follows:

\$16-310.1 Textile reuse and recycling program. a. On or before January first, two thousand eleven, the department shall establish a citywide textile reuse and recycling program that shall, at a minimum, provide for the recovery of textiles by placing department-approved publicly accessible textile drop-off bins at appropriate locations on city property or property maintained by the city and organizing public textile reuse and recycling sites throughout the city that provide convenient drop-off locations for all city residents. In addition, the commissioner shall explore opportunities to work cooperatively with private entities, including, but not limited to, not-for-profit corporations and religious institutions, to promote expanded siting of publicly accessible textile drop-off bins on private property throughout the city. The department shall consider using department personnel and/or facilities in order to implement the provisions of this section.

b. No publicly accessible textile drop-off bin placed pursuant to this section shall be placed on city property or property maintained by the city, or on a public sidewalk or roadway, unless otherwise authorized by the city. No publicly accessible textile drop-off bin shall be placed on private property without the written permission of the property owner or the property owner's authorized agent. The owner or other person responsible for each such bin shall report at least every three months to the department the amount of textiles collected in such bin by weight. Each publicly accessible textile drop-off bin shall prominently display on the front and on at least one other side of the bin, the name, address and telephone number of the owner or other person responsible for the bin. This information shall be printed in characters that are plainly visible. In no event shall a post office box be considered an acceptable address for purposes of this subdivision.

c. The department shall report by weight the amount of textiles collected in publicly

accessible textile drop-off bins located on city property or property maintained by the city, through public textile reuse and recycling sites pursuant to subdivision a of this section and in publicly accessible textile drop-off bins maintained on private property. Such report shall be included as part of the department's annual recycling report required pursuant to subdivision k of section 16-305 of this chapter.

§3. This local law shall take effect immediately.

THE CITY OF NEW YORK, OFFICE OF THE CITY CLERK, s.s:

MICHAEL M. McSWEENEY, City Clerk Clerk of the Council.

CERTIFICATION PURSUANT TO MUNICIPAL HOME RULE §27

Pursuant to the provisions of Municipal Home Rule Law §27, I hereby certify that the enclosed Local Law (Local Law 38 of 2010, Council Int. No. 158-A) contains the correct text and was passed by the New York City Council on July 29, 2010, approved by the Mayor on August 16, 2010 and returned to the City Clerk on August 16, 2010.

JEFFREY D. FRIEDLANDER, Acting Corporation Counsel

ATTACHMENT 11

LOCAL LAWS OF THE CITY OF NEW YORK FOR THE YEAR 2010

No.	39
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Introduced by Council Members Mark-Viverito and The Speaker (Council Member Quinn) and Council Members Brewer, Dickens, Dromm, Ferreras, Fidler, Gentile, James, Koppell, Lander, Lappin, Palma, Recchia, Rodriguez, Williams, Foster, Rose, Jackson, Nelson, Gennaro, Van Bramer, Levin, Chin, Barron, Garodnick, Mealy and Reyna

A LOCAL LAW

To amend the administrative code of the city of New York, in relation to household hazardous waste collection.

Be it enacted by the Council as follows:

Section 1. Subchapter 3 of chapter 3 of title 16 of the administrative code of the city of New York is amended by adding a new section 16-316.3 to read as follows:

§16-316.3 Household hazardous waste collection. a. No later than July first, two thousand eleven, the commissioner shall establish a citywide program for the diversion of household hazardous waste from department-managed solid waste which shall include, but need not be limited to, at least one annual drop-off collection event at one or more designated sites in each borough.

b. The department shall report annually the total amount of household hazardous waste diverted by the program established pursuant to subdivision a of this section. Such report shall specify each category of material and the amount of such material collected at each collection event or site established pursuant to subdivision a of this section. Such report shall be included as part of the department's annual recycling report required pursuant to subdivision k of section 16-305 of this chapter.

c. The commissioner shall study opportunities to establish additional household hazardous waste collection events and sites, as well opportunities to provide for the collection of household hazardous waste at designated sites on a regular basis. The commissioner shall report on such opportunities to the mayor and the council within two years of the effective date of this section, and annually thereafter, and such report shall be included as part of the department's annual recycling report required pursuant to subdivision k of section 16-305 of this chapter.

§2. This local law shall take effect immediately.

THE CITY OF NEW YORK, OFFICE OF THE CITY CLERK, s.s:

MICHAEL M. McSWEENEY, City Clerk Clerk of the Council.

CERTIFICATION PURSUANT TO MUNICIPAL HOME RULE §27

Pursuant to the provisions of Municipal Home Rule Law §27, I hereby certify that the enclosed Local Law (Local Law 39 of 2010, Council Int. No. 162-A) contains the correct text and was passed by the New York City Council on July 29, 2010, approved by the Mayor on August 16, 2010 and returned to the City Clerk on August 16, 2010.

JEFFREY D. FRIEDLANDER, Acting Corporation Counsel

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LOCAL LAWS OF THE CITY OF NEW YORK FOR THE YEAR 2010

No.	40
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Introduced by Council Member Palma and The Speaker (Council Member Quinn) and Council Members Brewer, Dickens, Dromm, Fidler, James, Koppell, Lander, Lappin, Mark-Viverito, Rodriguez, Seabrook, Vann, Williams, Rose, Eugene, Jackson, Gennaro, Van Bramer, Levin, Koslowitz, Recchia, Chin, Ferreras, Barron, Garodnick, Mealy and Reyna

A LOCAL LAW

To amend the administrative code of the city of New York, in relation to recycling goals, and to repeal section 16-304, subdivisions a and b of section 16-305 and subchapter three of chapter 3 of title 16 of the administrative code of the city of New York, relating to department-disposed of solid waste, department-collected solid waste and a recycling plan.

Be it enacted by the Council as follows:

Section 1. Declaration of legislative intent and findings. The Council finds that, despite the progress that has been made since the enactment of the New York City Recycling Law (Local Law 19 of 1989), there remains a significant amount of recyclable material that could be re-directed from the City's solid waste stream to the recycling stream. The recovery and reuse of such recyclable material will: (1) minimize environmentally unsound solid waste disposal methods; (2) conserve energy and reduce the City's contribution to global warming emissions; (3) reduce the quantity of heavy metals and other harmful substances in the waste stream; (4) reduce the amount of waste materials that must be exported at ever-increasing costs to out-of-state landfills and incinerators; and (5) reduce the costs to the City of handling solid waste.

The Council further finds that according to the Independent Budget Office, the costs per ton for collection and recycling of City solid waste are now similar to the costs per ton for

curbside collection and disposal of non-recycled waste. It is projected that within the next five years, the costs to the City of recycling may actually fall below the costs for out-of-state export of City waste, and thereafter City taxpayers will benefit with each ton of waste that is recycled rather than exported for landfilling or incineration.

Additionally, the Council finds that recycling can benefit the City's economy by creating opportunities for new jobs in industries performing activities related to the recycling of City waste, as is exemplified by the Pratt Industries paper recycling plant on Staten Island and the new Sims Group recycling processing facility that is soon to be constructed at the South Brooklyn Marine Terminal in Sunset Park.

The New York State Solid Waste Management Act of 1988 established a hierarchy that identifies preferred waste management practices to reduce the State's dependency on land burial of solid wastes. The hierarchy, in descending order of preference, is waste prevention, reuse and recycling, followed by incineration and, lastly, landfilling. Pursuant to that law, the City has adopted its own 20-year Comprehensive Solid Waste Management Plan, which was most recently approved by the New York State Department of Environmental Conservation in 2006. Among the highlights of the 2006 Plan are commitments to a 20-year contract for the handling of City recyclables and a commitment to use rail and water-based modes of transportation instead of relying on environmentally harmful truck transportation when exporting our waste outside of the City.

The Council finds that while the City has made substantial progress in the implementation of its citywide recycling program since the passage of the New York City Recycling Law, there remain significant additional opportunities to increase recycling in New York City to the benefit of the City's environment and its economy. In the more than 20 years since

Local Law 19 was enacted, recycling methods, markets and technologies have evolved, and recycling has become a major global industry. This bill revises the City's residential and institutional recycling programs to reflect changes to recycling systems, while also striving to set the course for continuing improvements to the City's recycling program in the future. The Council also expects this bill to ensure that the Department of Sanitation continues to explore improvements to and the expansion of recycling in New York City in the next decade.

Accordingly, the Council finds that two decades after the passage of the landmark New York City Recycling Law, it is necessary to amend that law to enhance its effectiveness and take advantage of new opportunities to move the City's recycling program into the 21st century.

§2. Section 16-303 of the administrative code of the city of New York, as added by local law number 19 for the year 1989, subparagraph viii of paragraph 3 of subdivision n, as amended by local law number 75 for the year 1989, is amended to read as follows:

§16-303 Definitions. When used in this chapter:

[a. "Buy-back center" means a recycling center that purchases and may otherwise accept recyclable materials from the public for the purpose of recycling such materials.]

[b. "Department-collected solid waste"]

"Architectural paint" means interior and exterior architectural coatings, including paints and stains purchased for commercial or residential use, but does not include architectural coatings purchased for industrial use or for use in the manufacture of products.

"Compostable waste" means any material found in the waste stream that can be broken down into, or otherwise become part of, usable compost, such as food scraps, soiled paper, and plant trimmings. Such term may also include disposable plastic food service ware and bags that meet the american society for the testing of materials standard specification for compostable

plastics, but shall not include liquids and textiles.

"Department-managed solid waste" means all solid waste that the department and its contractors collect [and], all solid waste that the department receives for free disposal, all solid waste collected for recycling or reuse through special events or programs promoted, operated or funded by the department, and all solid waste diverted from collection by the department that is accepted through non-department infrastructure for recycling or reuse and counted towards the department's recycling goals as set forth in subdivision h of section 16-305 of this chapter.

- [c. "Department-disposed of solid waste" means all solid waste, including department-collected solid waste, disposed of at a department landfill, incinerator, resource recovery facility or other waste disposal facility owned, operated or used by the department.
- d. "Drop-off center" means a recycling center that accepts and may otherwise purchase recyclable materials from the public for the purpose of recycling such materials.
- e.] "Household" means a single dwelling or a residential unit within a multiple dwelling, hotel, motel, campsite, ranger station, public or private recreation area, or other residence.

[f.]

"Household and institutional compostable waste" means any compostable waste, excluding yard waste, in or otherwise destined for any waste stream collected by the department.

"Household hazardous waste" means:

1. any household waste that is ignitable, corrosive, reactive or toxic and that, but for its point of generation, would be a hazardous waste under part three hundred seventy-one of title six of the New York code, rules and regulations, as may be amended from time to time, and includes all pesticides, as defined in article thirty-three of the environmental conservation law,

and hazardous waste, as defined in section 27-0901 of the environmental conservation law, as such laws may be amended from time to time; and

2. any other household waste that the commissioner determines, by rule, to be hazardous and require special handling.

"Post-collection separation" means the dividing of solid waste into some or all of its component parts after the point of collection.

[g.] "Post-consumer material" means [only] those products generated by a business or a consumer which have served their intended end uses, and which have been separated or diverted from solid waste for the purposes of collection, recycling and disposition.

[h.] "Private carter" means any person required to be licensed or permitted pursuant to [subchapter eighteen of chapter two of title twenty] chapter one of title sixteen-A of this code.

[i.]

"Publicly accessible textile drop-off bin" means any enclosed container that allows for members of the public to deposit textiles into such container for reuse or recycling in accordance with the textile reuse and recycling program established by section 16-310.1 of this chapter.

"Recyclable materials" means solid waste that may be separated, collected, processed, marketed and returned to the economy in the form of raw materials or products, including but not limited to, types of metal, glass, paper, plastic, [food waste, tires and] yard waste and any other solid waste required to be recycled or composted pursuant to this chapter, solid waste collected for recycling or reuse through special events or programs promoted, operated or funded by the department, and solid waste accepted through non-department infrastructure for

recycling or reuse.

[j.] "Recycled" or "recycling" means any process by which recyclable materials are separated, collected, processed, marketed and returned to the economy in the form of raw materials or products.

[k.] "Recycling center" means any facility operated to facilitate the separation, collection, processing or marketing of recyclable materials for reuse or sale.

[1.] "Recycling district" means any borough or smaller geographic area the commissioner deems appropriate for the purpose of implementing this chapter.

[m. "Secondary material" means any material recovered from or otherwise destined for the waste stream, including but not limited to, post-consumer material, industrial scrap material and overstock or obsolete inventories from distributors, wholesalers and other companies, but such term does not include those materials and by-products generated from, and commonly reused within, an original manufacturing process.

n.]

"Rigid plastic container" means any plastic container having a semi-flexible or inflexible finite shape or form that is capable of maintaining its shape while holding other products and is designed to hold food, beverages, and consumer household products, including, but not limited to, the following types of containers: plastic bottles, plastic jugs, plastic tubs, plastic trays, plastic cups, plastic buckets, plastic crates and plastic flower pots, and any other rigid plastic material that the commissioner may designate by rule, but not including containers made of polystyrene foam.

"Solid waste" means all putrescible and non-putrescible materials or substances, except as described in paragraph three of this subdivision, that are discarded or rejected as being

spent, useless, worthless or in excess to the owners at the time of such discard or rejection, including but not limited to, garbage, refuse, industrial and commercial waste, rubbish, tires, ashes, contained gaseous material, incinerator residue, construction and demolition debris, discarded automobiles and offal.

- 1. A material is discarded if it is abandoned by being:
- i. disposed of;
- ii. burned or incinerated, including being burned as a fuel for the purpose of recovering useable energy; or
- iii. accumulated, stored, or physically, chemically or biologically treated (other than burned or incinerated) instead of or before being disposed of.
- 2. A material is disposed of if it is discharged, deposited, injected, dumped, spilled, leaked, or placed into or on any land or water so that such material or any constituent thereof may enter the environment or be emitted into the air or discharged into groundwater or surface water.
 - 3. The following are not solid waste for the purpose of this chapter:
 - i. domestic sewage;
- ii. any mixture of domestic sewage and other wastes that passes through a sewer system to a publicly owned treatment works for treatment, except (A) any material that is introduced into such system in order to avoid the provisions of this chapter or the state regulations promulgated to regulate solid waste management facilities pursuant to 6 NYCRR [Part] part 360 or (B) food waste;
- iii. industrial wastewater discharges that are actual point source discharges subject to permits under article seventeen of the environmental conservation law; industrial

wastewaters while they are being collected, stored, or treated before discharge and sludges that are generated by industrial wastewater treatment are solid wastes;

iv. irrigation return flows;

v. radioactive materials that are source, special nuclear, or by-product material as defined by the Atomic Energy Act of 1954, as amended, 42 U.S.C. § 2011 et seq.;

vi. materials subject to in-situ mining techniques which are not removed from the ground as part of the extraction process;

vii. hazardous waste as defined in section 27-0901 of the environmental conservation law; and

viii. regulated medical waste or other medical waste as described in section 16-120.1 of this title.

- [0.] "Source separation" means the dividing of solid waste into some or all of its component parts at the point of generation.
- [p.] "Yard waste" means leaves, grass clippings, garden debris, and vegetative residue that is recognizable as part of a plant or vegetable, small or chipped branches, and similar material.
- §3. Section 16-304 of the administrative code of the city of New York is REPEALED.
- §4. The section heading of section 16-305 of the administrative code of the city of New York, as added by local law number 19 for the year 1989, is amended to read as follows:
 - §16-305 [Department-collected] Recycling of department-managed solid waste.
- §5. Subdivisions a and b of section 16-305 of the administrative code of the city of New York are REPEALED and new subdivisions a and b are added to read as follows:

- a. 1. The following recycling percentage goals are established for the recycling of department-managed solid waste:
- i. by July first, two thousand eleven, sixteen percent of department-managed solid waste;
- ii. by July first, two thousand thirteen, nineteen percent of department-managed solid waste;
- iii. by July first, two thousand fourteen, twenty-one percent of department-managed solid waste;
- iv. by July first, two thousand sixteen, twenty-four percent of department-managed solid waste;
- v. by July first, two thousand eighteen, twenty-seven percent of department-managed solid waste;
- vi. by July first, two thousand nineteen, thirty percent of department-managed solid waste; and
- vii. by July first, two thousand twenty, thirty-three percent of department-managed solid waste.
- 2. In addition, the following recycling goals are established for curbside and containerized waste collected by the department:
- i. By July first, two thousand eleven, sixteen percent of curbside and containerized waste collected by the department;
- ii. By July first, two thousand thirteen, eighteen percent of curbside and containerized waste collected by the department;
 - iii. By July first, two thousand fourteen, nineteen percent of curbside and

containerized waste collected by the department;

- iv. By July first, two thousand sixteen, twenty-one percent of curbside and containerized waste collected by the department;
- v. By July first, two thousand eighteen, twenty-three percent of curbside and containerized waste collected by the department;
- vi. By July first, two thousand nineteen, twenty-four percent of curbside and containerized waste collected by the department; and
- vii. by July first, two thousand twenty, twenty-five percent of curbside and containerized waste collected by the department.
- b. The commissioner shall adopt and implement rules designating at least six recyclable materials, including plastics to the extent required in subdivision c of this section and yard waste to the extent required in section 16-308 of this chapter, contained in department-managed solid waste and requiring households to source separate such designated materials.
- §6. Section 16-305 of the administrative code of the city of New York is amended by adding new subdivisions h, i, j and k to read as follows:
- h. 1. In calculating the extent to which the department has met the recycling percentage goals set forth in paragraph one of subdivision a of this section, the department shall include in its calculations all curbside and institutional recycling it collects, including materials collected from households, schools, not-for-profit institutions and city agencies, and all recyclable materials collected as part of the public space recycling program pursuant to section 16-310 of this chapter, and may include yard waste collected pursuant to section 16-308 of this chapter and any other material collected for composting pursuant to this chapter, Christmas trees collected

pursuant to section 16-309 of this chapter, clothing and textiles donated or collected pursuant to section 16-310.1 of this chapter, household hazardous waste diverted pursuant to section 16-310.3 of this chapter, rechargeable batteries collected pursuant to chapter four of this title, beverage containers returned within the city pursuant to title ten of article twenty-seven of the environmental conservation law, electronic waste collected within the city or otherwise diverted from the city's waste stream, including such waste collected or diverted pursuant to title twenty-six of article twenty-seven of the environmental conservation law, and plastic bags collected within the city or otherwise diverted from the city's waste stream, including such plastic bags collected or diverted pursuant to title twenty seven of article twenty seven of the environmental conservation law. Only recyclable materials specifically enumerated in this paragraph shall be counted for purposes of calculating the extent to which the department has met the recycling percentage goals set forth in paragraph one of subdivision a of this section.

- 2. In calculating the extent to which the department has met the recycling percentage goals set forth in paragraph two of subdivision a of this section, the department shall include in its calculations all curbside and institutional recycling it collects, including materials collected from households, schools, not-for-profit institutions and city agencies, and all recyclable materials collected as part of the public space recycling program pursuant to section 16-310 of this chapter.
- 3. In calculating the extent to which the department has met the recycling percentage goals set forth in paragraphs one and two of subdivision a of this section, the department shall not include recycling of abandoned vehicles or recycling from lot cleaning operations, asphalt and mill tailings, construction and demolition debris or other commercial recycling programs. The commissioner shall not designate any such materials as recyclable

materials under this section for purposes of calculating the extent to which the department has met such recycling percentage goals.

- 4. In calculating the percent of the department-managed solid waste stream recycled in connection with the percentage goals set forth in paragraph one of subdivision a of this section, the department shall ensure that any quantity of material counted as recycled must be fully included in the calculation of the city's total department-managed solid waste stream.
- 5. All data used to make calculations pursuant to paragraphs one and two of this subdivision shall be made available on the department's website in raw form disaggregated by material type and using a non-proprietary format on a monthly basis, or, if such data is not generated by the department, within one month from the date that the department receives reports of such information.

i. In the event that the department does not meet any recycling percentage goal set forth in paragraphs one or two of subdivision a of this section by the dates specified therein, the department shall, within sixty days of the date for meeting such goal, expand recycling outreach and education and shall take such other appropriate measures including, but not limited to, directing such outreach and education to the neighborhoods and community districts in which recycling diversion rates fall below the median city recycling diversion rate and consulting with the council to explore additional measures to meet the recycling percentage goals set forth in such subdivision. In expanding recycling outreach and education, the department may work with other agencies or entities designated for that purpose by the commissioner.

j. In the event that the department is unable to achieve two consecutive recycling percentage goals set forth in paragraphs one and two of subdivision a of this section by the dates specified therein, in addition to the requirements of subdivision i of this section, the commissioner

shall retain a special advisor, who shall be selected by the mayor and the speaker, provided that the commissioner need not retain such special advisor more than once every three years. Within one hundred twenty days of such retention, such adviser shall submit a report to the mayor and council recommending additional measures that may be taken by the city following such report in order to meet such recycling percentage goals.

- k. 1. Beginning on March first, two thousand eleven and annually thereafter, the department shall submit to the mayor and the council and make available on its website, an annual department recycling report which shall include provisions addressing: the extent to which the department has met the recycling percentage goals set forth in paragraphs one and two of subdivision a of this section and including a description of the methodology used to arrive at its recycling percentages; city agency recycling pursuant to section 16-307 of this chapter; department of education recycling pursuant to section 16-307.1 of this chapter; yard waste composting pursuant to section 16-308 of this chapter; Christmas tree composting or recycling pursuant to section 16-309 of this chapter; the public space recycling program pursuant to section 16-310 of this chapter; the clothing and textiles collection program pursuant to section 16-310.1 of this chapter; household hazardous waste collected pursuant to section 16-310.3 of this chapter or otherwise collected by the department; and any composting capacity determinations or food waste composting pilot programs pursuant to section 16-316.2 of this chapter.
- 2. Beginning the year that the department commences delivering department-managed recyclable materials to a designated recycling processing facility, the department shall annually report to the council the cost to the city of designating as recyclable materials any rigid plastic containers not previously designated by the commissioner pursuant to subdivision c of this section, and the then-current market value of any such materials.

§7. Sections 16-312, 16-313 and 16-314 of the administrative code of the city of New York, as added by local law number 19 for the year 1989, are amended to read as follows:

§16-312 Processing recyclable materials. The commissioner shall establish procedures and standards for processing recyclable materials designated pursuant to section 16-305 of this chapter in city owned or operated recycling centers, city owned or operated transfer stations or any city owned or operated facility that renders recyclable materials suitable for reuse or marketing and sale. The commissioner shall annually review [the]such procedures and standards [at least annually] and make any changes necessary to conform to the requirements of the marketplace.

§16-313 Marketing recyclable materials. [a.]The department shall establish procedures, standards and strategies to market the [department-collected] recyclable materials designated pursuant to section 16-305 of this chapter, including, but not limited to, maintaining a list of prospective buyers, establishing contact with prospective buyers, entering into contracts with buyers, and reviewing and making any necessary changes in collecting or processing the materials to improve their marketability.

[b. Within eighteen months of the effective date of this chapter, the commissioner in conjunction with the office for economic development shall submit to the mayor, the council, the board of estimate, each citizens' board created under section 16-317 of this chapter and the citywide board created under section 16-319 of this chapter a study of existing markets for processing and purchasing recyclable materials, and the potential and the steps necessary to expand these markets. Such study shall also include a proposal developed in conjunction with the department of finance to use, where feasible, the city's tax and finance authority to stimulate recycling and the demand for recycled materials.]

§16-314 Recycling program revisions. [a.] The commissioner shall annually review the recycling program and all rules [and regulations] promulgated [therefor] thereunder, and shall make the necessary revisions to improve the efficiency of collecting, processing, marketing and selling the materials recycled pursuant to this chapter. These revisions may include designating additional recyclable materials. The commissioner shall not delete designated materials without designating additional materials so that the total quantity, by weight, of all designated recyclable materials collected, processed, marketed and sold does not decrease. [b. By the end of the fifth year following the enactment date of this chapter, the commissioner shall designate two additional recyclable materials contained in residential or commercial solid waste and provide for the recycling of these materials in accordance with the provisions of this chapter.] Where the commissioner determines that it is appropriate to delete a designated material, the department shall provide notice of such deletion to the mayor and the council, including the reason for such deletion, and shall provide any relevant data supporting such decision.

§8. Subchapter 3 of chapter 3 of title 16 of the administrative code of the city of New York is REPEALED and a new subchapter 3 is added to read as follows:

Subchapter 3 - Recycling Studies

16-316 - Recycling and composting economic development study

16-316.1 - Waste Characterization Study

§16-316 Recycling and composting economic development study. Within two years of the effective date of this section, the department, in conjunction with the mayor's office of long-term planning and sustainability and the New York city economic development corporation, shall perform a study on the economics of recycling and composting and the development of recycling

and composting-related industries in the city of New York. Such study shall: (i) assess the New York city recycling market including but not limited to a growth forecast for recycling markets and related industries for the next five years; (ii) describe those industries or businesses that would address shortcomings in the city's recycling and composting infrastructure and areas where opportunities for recycling and composting-related job growth in the city appear practical, describing barriers to recycling and composting businesses, and outlining financial and other incentives that might be successful in attracting new recycling and composting-related businesses or encouraging the expansion of existing recycling and composting-related businesses; (iii) examine existing markets for processing and purchasing recyclable materials and the potential and steps necessary to expand these markets; and (iv) look at the city's taxation and finance authority to stimulate recycling and the demand for recycled materials. Sections of such study may be shared with or derived from the composting report required pursuant to section 16-316.2 of this subchapter.

§16-316.1 Waste characterization study. a. The commissioner shall complete follow-up studies to the studies performed in two thousand five regarding the characteristics of the city's residential and institutional waste streams for department-managed solid waste on or before January thirty-first, two thousand twelve, and on or before January thirty-first, two thousand eighteen. The results of each such study and an analysis of those results shall be submitted to the council and the mayor within sixty days of their completion.

b. On or before January thirty-first, two thousand twenty-four, the commissioner shall complete a detailed, comprehensive citywide multi-season study of the city's residential and institutional waste streams for the purpose of determining the composition of the waste stream characterized by type of material. The results of such study and an analysis of those results shall

be submitted to the council and the mayor within sixty days of its completion.

§9. Sections 16-318 and 16-319 of the administrative code of the city of New York, as added by local law number 19 for the year 1989, are amended to read as follows:

§16-318 Functions of the citizens' board. a. The department shall submit to each borough president the [recycling plans prepared pursuant to section 16-316 of this chapter] portion of the biennial report addressing the city's recycling program that is prepared pursuant to the city's two thousand six solid waste management plan, simultaneous with [their] the submission of such report to the mayor and the council. Each borough president shall distribute copies of [the plans] such portion to each member of the citizens' board in his or her borough. Within ninety days thereafter, each citizens' board shall review [the plans] such portion, conduct a public hearing on [the plans] such portion and make written recommendations to its borough president, the department and the council with respect to the recycling program within its borough. Each citizens' board shall also annually advise its borough president and the department with respect to the development, promotion and operation of the recycling program in its borough and pursuant to this function shall formulate and recommend:

- 1. annual recycling [and reduction] goals equal to or greater than those set forth in [sections 16-304 and] section 16-305 of this chapter and the methods proposed to achieve such goals;
 - 2. means to encourage community participation in the recycling program; and
- 3. means to promote the recycling program and educate the public with regard to the program.
- b. In each borough, the citizens' board shall assume all the responsibilities and functions of the borough's citizens' advisory committee on resource recovery.

§16-319 Citywide recycling advisory board; membership. [Within nine months of the effective date of this chapter,] *There shall be* a citywide recycling advisory board (the "citywide board") [shall be formed,] consisting of at least one representative from each citizens' board, five members appointed by the council, and five members appointed by the mayor. The membership of the citywide board shall represent community boards, recycling industries, carting industries, environmental organizations, government agencies, labor organizations, business organizations, *real* property owners, tenant organizations and members of the general public. Members shall serve for a term of one year without compensation and shall designate one member to serve as chairperson and one as vice-chairperson.

§10. Subdivision a of section 16-321 of the administrative code of the city of New York, as added by local law number 19 for the year 1989, is amended to read as follows:

a. Whenever a person, other than a public servant, appointed to any advisory board created pursuant to this subchapter, engages in any business dealings with the department, or engages in business dealings with any other agency [which] that relate to processing or disposal of solid waste or of waste described in paragraph three of [subdivision m of] the definition of solid waste in section 16-303 of this chapter or to recycling, or has an interest in a firm [which] that is engaged in such business dealings with the department or with such other agency, such person shall, prior to appointment, disclose the nature of such business dealings to the commissioner and to the body or officer appointing such person, and, after appointment, disclose the nature of such business dealings to the commissioner and to all other members of such board; provided that such person need not disclose the amount of such business dealings.

§11. Paragraph 2 of subdivision b of section 16-321 of the administrative code of the city of New York, as added by local law number 19 for the year 1989, is amended to read as

follows:

2. "Agency" means a city, county, borough or other office, position, administration, department, division, bureau, board, commission, authority, corporation, advisory committee or other agency of government, the expenses of which are paid in whole or in part from the city treasury, and shall include but not be limited to, the council, the offices of each elected official, the [board] *department* of education, community school boards, community boards, the financial services corporation, the health and hospitals corporation, the public development corporation and the New York city housing authority, but shall not include any court or any corporation or institution maintaining or operating a public library, museum, botanical garden, arboretum, tomb, memorial building, aquarium, zoological garden or similar facility.

§12. This local law shall take effect immediately.

THE CITY OF NEW YORK, OFFICE OF THE CITY CLERK, s.s.

I	hereby certify that the foregoing is a true copy of a local law of The City of New York,
passed by th	ne Council onJuly 29, 2010 and approved by the Mayor
onAug	gust 16, 2010

MICHAEL M. McSWEENEY, City Clerk Clerk of the Council.

CERTIFICATION PURSUANT TO MUNICIPAL HOME RULE §27

Pursuant to the provisions of Municipal Home Rule Law §27, I hereby certify that the enclosed Local Law (Local Law 40 of 2010, Council Int. No. 164-A) contains the correct text and was passed by the New York City Council on July 29, 2010, approved by the Mayor on August 16, 2010 and returned to the City Clerk on August 16, 2010.

JEFFREY D. FRIEDLANDER, Acting Corporation Counsel



LOCAL LAWS OF THE CITY OF NEW YORK FOR THE YEAR 2010

Introduced by The Public Advocate (Mr. De Blasio) and The Speaker (Council Member Quinn) and Council Members Barron, Brewer, Dromm, Fidler, James, Koppell, Lander, Lappin, Mark-Viverito, Palma, Rodriguez, Vann, Williams, Rose, Eugene, Jackson, Nelson, Gennaro, Van Bramer, Levin, Recchia, Chin, Ferreras, Garodnick, Mealy and Reyna

A LOCAL LAW

To amend the administrative code of the city of New York, in relation to recycling in public and private schools.

Be it enacted by the Council as follows:

Section 1. Subchapter 3 of chapter 3 of title 16 of the administrative code of the city of New York is amended by adding a new section 16-307.1 to read as follows:

§16-307.1 School recycling. a. The chancellor of the department of education shall designate a sustainability director for the department of education, who shall be responsible for (i) setting policies, guidelines and goals to promote waste prevention, reuse and recycling practices, and (ii) coordinating the department of education's waste prevention, reuse and recycling program in all school buildings, charter school locations, office buildings, and any other facilities under the jurisdiction of the department of education that receive department collection service.

b. The chancellor of the department of education shall promulgate such rules as may be necessary to require that each school building, charter school location, office building, and any other facility under the jurisdiction of the department of education that receives department collection service, develop a site-specific waste prevention, reuse and recycling plan. Each such plan shall be implemented by January first, two thousand eleven. Such plan shall include, at a minimum, a requirement that each classroom maintain a separate receptacle, container or bin for the collection of designated recyclable paper, and that such receptacle, container or bin be appropriately labeled or decorated with recycling information. Such plan shall also provide that separate receptacles, containers or bins for the collection of designated metal, glass and plastic be appropriately labeled or decorated with recycling information and be placed as close as practicable to school entrances, unless the placement of such bins would be in violation of any other provision of law, and in locations within schools where food and beverages are routinely consumed.

- c. The principal of each school under the jurisdiction of the department of education shall designate a sustainability coordinator for his or her school who shall be responsible for implementing his or her school's waste prevention, reuse and recycling plan. The principal or the sustainability coordinator shall complete, and submit to the department of education sustainability director and to the chancellor, an annual survey regarding such school's compliance with its waste prevention, reuse and recycling plan.
- d. On or before January first, two thousand twelve, the chancellor shall submit a report to the commissioner regarding compliance with the requirements of this section for the period of January first, two thousand eleven through June thirtieth, two thousand eleven, and shall submit an annual compliance report by January first of each year thereafter for the preceding July first through June thirtieth. The department shall include the chancellor's report as part of the department's annual recycling report required pursuant to subdivision k of section 16-305 of this chapter.

e. The department shall distribute a model school waste prevention, reuse and recycling plan to all primary and secondary schools not under the jurisdiction of the department of education that receive department collection service. All such primary and secondary schools shall designate a sustainability coordinator for each such school, and develop a site-specific waste prevention, reuse and recycling plan. Each such plan shall be implemented by January first, two thousand eleven. Such plan shall include, at a minimum, a requirement that each room used primarily as a classroom for students between kindergarten and the twelfth grade maintain a separate receptacle, container or bin for the collection of designated recyclable paper, and that such receptacle, container or bin be appropriately labeled or decorated with recycling information. Such plan shall also provide that separate receptacles, containers or bins for the collection of designated metal, glass and plastic be appropriately labeled or decorated with recycling information and be placed as close as practicable to school entrances, unless the placement of such bins would be in violation of any other provision of law. Such bins shall also be placed in centralized locations within such schools where food and beverages are routinely consumed, other than classrooms, such as cafeterias and lunchrooms, or, if such school lacks a cafeteria or lunchroom, in a location readily accessible to all students in such school.

§2. This local law shall take effect immediately.

THE CITY OF NEW YORK, OFFICE OF THE CITY CLERK, s.s:

MICHAEL M. McSWEENEY, City Clerk Clerk of the Council.

CERTIFICATION PURSUANT TO MUNICIPAL HOME RULE §27

Pursuant to the provisions of Municipal Home Rule Law §27, I hereby certify that the enclosed Local Law (Local Law 41 of 2010, Council Int. No. 165-A) contains the correct text and was passed by the New York City Council on July 29, 2010, approved by the Mayor on August 16, 2010 and returned to the City Clerk on August 16, 2010.

JEFFREY D. FRIEDLANDER, Acting Corporation Counsel



LOCAL LAWS OF THE CITY OF NEW YORK FOR THE YEAR 2010

1	V	'n	4	2

Introduced by Council Members Rose and The Speaker (Council Member Quinn) and Council Members Brewer, Dromm, Fidler, Gentile, James, Koppell, Koslowitz, Lander, Lappin, Mark-Viverito, Williams, Jackson, Gennaro, Van Bramer, Levin, Recchia, Ferreras, Barron, Garodnick and Reyna

A LOCAL LAW

To amend the administrative code of the city of New York, in relation to the composting of food waste.

Be it enacted by the Council as follows:

Section 1. Subchapter 3 of chapter 3 of title 16 of the administrative code of the city of New York is amended by adding a new section 16-316.2 to read as follows:

§16-316.2. Food waste composting study. The department, in conjunction with the mayor's office of long-term planning and sustainability, shall issue a report by July first, two thousand twelve recommending methods to expand the diversion of compostable waste from the city's waste stream. In preparing such report, the department or the office of long-term planning and sustainability shall (1) study the viability of a curbside collection program for household and institutional compostable waste including, but not limited to, cost considerations and any concerns regarding siting composting facilities to conduct such a curbside collection program; (2) identify existing private and public facilities within three hundred miles of the city that accept compostable waste for composting and determine the available capacity at and cost to deliver compostable waste to such facilities and any siting considerations concerning such facilities; (3) review capacity at putrescible solid waste transfer stations permitted by the city, and putrescible

solid waste transfer stations within sixty miles of the city, and determine whether any such transfer stations are capable of accepting source-separated compostable waste for consolidation and transportation, the cost to deliver source-separated compostable waste to such facilities and any siting considerations concerning such facilities; (4) explore opportunities to expand the currently available capacity to compost compostable waste at existing sites within the city or, in conjunction with the study required by section 16-316 of this chapter, explore opportunities to develop one or more new facilities within the city or within sixty miles of the city for the composting of compostable waste, including, but not limited to, opportunities to work with one or more entities to develop such facilities and any siting considerations concerning such a facility; (5) compile a comprehensive list of sites around the city including, but not limited to, city botanical gardens and greenmarkets, that accept household and institutional compostable waste on a voluntary basis, and recommend methods to encourage and expand options for voluntary composting; and (6) provide a plan to study the viability of instituting a food waste composting program for the residential or commercial waste stream, to be completed within two years of the issuance of such report.

§2. This local law shall take effect on the earlier of (i) ninety days after enactment or (ii) on the same date as a local law for the year 2010 amending the administrative code of the city of New York relating to recycling goals, as proposed in introductory number 164, or as such introductory number may be amended.

THE CITY OF NEW YORK, OFFICE OF THE CITY CLERK, s.s:

I here	by certify that the foregoing is a true copy of a local law of The City of New York,
passed by the Co	uncil onJuly 29, 2010 and approved by the Mayo
onAugust 1	6, 2010
	MICHAEL M. McSWEENEY, City Clerk Clerk of the Council.

CERTIFICATION PURSUANT TO MUNICIPAL HOME RULE §27

Pursuant to the provisions of Municipal Home Rule Law §27, I hereby certify that the enclosed Local Law (Local Law 42 of 2010, Council Int. No. 171-A) contains the correct text and was passed by the New York City Council on July 29, 2010, approved by the Mayor on August 16, 2010 and returned to the City Clerk on August 16, 2010.

JEFFREY D. FRIEDLANDER, Acting Corporation Counsel