WHEREAS, the Board of Commissioners of Mecklenburg County adopted an ordinance entitled "Mecklenburg County Solid Waste Fee Ordinance" effective July 1, 1989; and

WHEREAS, the Board of Commissioners of Mecklenburg County now desires to amend and restate said Ordinance; now, therefore,

BE IT ORDAINED by the Board of Commissioners of Mecklenburg County, North Carolina, that:

1. The "Mecklenburg County Solid Waste Fee Ordinance” is hereby amended and restated to read as follows:

   Section 1. Definitions

   “Approved Yard Waste Product Hauling Partners”: Shall mean firms or individuals approved by the Director to haul yard waste or other products for delivery purposes.

   “Bulky Waste”: non-putrescible municipal solid waste that is generally too large to be accepted by the regular waste collection. Bulky waste items may include discarded furniture (couches, recliners, tables, mattresses, dressers), and other similar items delivered to Mecklenburg County Facilities.

   “Business Recycling Partners”: Shall mean those businesses located in Mecklenburg County who host recycling dumpsters and receive collection of Recyclable Material in partnership with the County. Eligibility qualifications shall include that these businesses have successfully demonstrated to the County that they are exempt from the Mecklenburg County Ordinance to Require the Source Separation of Designated Materials from the Municipal Solid Waste Stream for the Purpose of Participation in a Recycling Program established by the County and payment of any established fees.

   “Construction and Demolition Waste” (C&D): shall mean Solid Waste resulting primarily from construction, remodeling, repair, or demolition operations from buildings, pavements, or other structures; inert debris.

   “Convenience Center”: Shall mean any County Facility designated by the Director that is open to the public where Yard Waste, Solid Waste and/or Recyclable Materials are collected either at no charge or for fees posted herein.

   “County”: Mecklenburg County, North Carolina; a political subdivision of the State of North Carolina.
“County Facility”, “Mecklenburg County Facility”: Any Solid Waste disposal facility owned, operated, licensed by or under contractual agreements with the County, including, but not limited to the Speedway Landfill.

“Director”: The Director of the Mecklenburg County Solid Waste Division of LUESA, or designee. In Sections herein that require specific approval, such requests shall be made in writing to the Director.

“Hazardous Waste”: shall mean (a) waste which is defined, characterized or designated as hazardous by the United States Environmental Protection Agency or appropriate State agency by or pursuant to federal or State law, (b) waste which is regulated as hazardous waste under federal or State law, or (c) waste which any County Facility, in its reasonable discretion, determines has the potential for causing safety, health or environmental damage, including but not limited to infectious waste.

“Household Hazardous Waste”: Waste generated by individuals on the premise of a temporary or permanent residence and composed primarily of materials found in waste generated by residents in their homes that may be considered as hazardous if placed into a landfill or otherwise co-mingled with other Waste. Items such as fertilizer, weed killers, fluorescent light bulbs, acids, and other similar products shall fall into this category of products.

“Household Waste”: Residential Solid Waste generated from non-commercial residential activities excludes any and all hazardous waste materials

“Household Waste Convenience Centers”: See “Convenience Center” above.

“Municipal Partners”: Shall mean Mecklenburg County municipalities having Interlocal Agreements with Mecklenburg County for Solid Waste Management.

“Municipal Solid Waste (MSW)”: means any solid waste resulting from the operation of residential, commercial, industrial, governmental, or institutional establishments that would normally be collected, processed, and disposed of through a public or private solid waste management service. Municipal solid waste does not include hazardous waste, sludge, industrial waste managed in a solid waste management facility owned and operated by the generator of the industrial waste for management of that waste, or solid waste from mining or agricultural operations.

“Non-County Residents”: Persons who reside outside of Mecklenburg County.

“Non-County Resident Availability Fee”: An annual fee established per vehicle for residences located outside of Mecklenburg County, payable on a July 1-June 30th basis, that will enable the Non-County Resident to dispose of Solid Waste at a County Facility for the discounted rate, as set forth in this Ordinance, at County Household Waste Convenience Centers. Payment of this fee shall remain valid for one Fiscal Year Period. It may not be
transferred, and it shall not entitle the owner to any other privileges other than those provided in this Fee Ordinance.

“Non-Residential Waste”: Waste other than household waste, acceptable under the provisions of the North Carolina Solid Waste Management Rules, 10 NCAC 10G. Non-Residential Wastes include such wastes as demolition or construction material, shingles, pallets, commercial and industrial wastes, split tires, rubble, and special handling wastes.

“Recyclable Material”: shall mean those materials, which are actually separated or removed from Solid Waste for purposes of use or reuse which are accepted at Convenience Centers.

“Residential Discount”: A reduction in fee for disposal of Solid Waste in specified categories for those persons using a County Facility that are residents located in Mecklenburg County (and therefore have been charged the County’s Residential Solid Waste Fee), and those Non-County Residents who have paid the annual Non-County Resident Availability Fee. Such discounts shall not be available to any person delivering any materials in a commercial vehicle, a vehicle licensed to any business, LLC, or corporate entity or any person paying with a credit card registered to a business, LLC, or corporation.

“Residential Solid Waste Fee”: The availability fee created by the County’s Residential Solid Waste Fee Ordinance, the amount of which is set in the County’s annual Budget Ordinance, which fee is levied annually on all residences located in the County.

“Residential Solid Waste”: shall mean Solid Waste generated at dwelling units (including single family structures, multi-family structures, mobile homes, and all other structures used as residential dwellings). Solid Waste from hotels, motels, inns, tourist camps and all other places that are required to collect a room occupancy tax under the Mecklenburg County Ordinance imposing a room occupancy tax is not Residential Waste.

“Special Waste”: shall mean any Solid Waste or Recycled Material, or related products delivered to or generated at any County Facilities, that requires special or exceptional handling from an operational or equipment standpoint. It includes all Solid Waste, the disposal of which is defined as special waste by the State of North Carolina Department of Environmental Quality, Division of Solid Waste

“Solid Waste” or “Waste”: Waste that is defined, either by Regulation or Statute, by the State of North Carolina as Solid Waste.

“White Goods”: Discarded appliances, which include but are not limited to inoperative and discarded refrigerators, ranges, water heaters, freezers and other similar domestic and commercial large appliances.

“Yard Waste”: Materials such as brush, grass clippings, limbs, leaves, and untreated and
unpainted wooden pallets, which are defined as Yard Waste by the State of North Carolina.

**Section 2. Requirement to Pay Fees**

Except as otherwise provided herein, it shall be unlawful for any vehicle carrying Municipal Solid Waste, Yard Waste or any materials, to enter and to use any County Facility except upon the payment of the fees as set forth in this Ordinance.

The Non-County Resident Availability Fee is established at **$80** per vehicle and shall require the person using this category to display the appropriate decal or sticker on the vehicle’s windshield. Such stickers shall not be swapped between vehicles. Each sticker is for one vehicle only. If a sticker becomes lost or stolen, written proof shall be provided to the Director who may issue a replacement at no charge. Beginning January 1 of any calendar year the Non-County Resident Availability Fee shall be set at half of the annual rate.

Any disposal customer using a Convenience Center who does not cease use and exit the Convenience Center at the time of closing for the day may be charged an additional fee of $50 for each 15 minute period after closing of the Center, and under no circumstances shall that person remain on-site unloading for more than one hour after closing.

**Section 3. Speedway Landfill Fee Schedule**

Solid Waste that is (i) controlled by contract by Mecklenburg County through interlocal agreements, waste collection agreements, or is Residential Waste generated in the Mecklenburg County Designated Geographic Area, (ii) of a nature that can readily be handled at the Speedway Landfill in accordance with standard operating procedures and practices, and (iii) does not include: (a) Hazardous Waste, (b) Construction and Demolition Waste, (c) Special Waste, (d) Yard Waste, (e) Recyclable Material actually removed from the waste stream, or (f) Household Hazardous Waste collected through household hazardous waste programs, will be accepted at the Speedway Landfill upon payment of the following fees:

(a) When the scales/weighing systems are in operation, fees shall be computed as follows for vehicles transporting Solid Waste from Mecklenburg County:

<table>
<thead>
<tr>
<th>Vehicle Type</th>
<th>Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>All eligible entities</td>
<td>$37.85 per ton</td>
</tr>
</tbody>
</table>

(b) When the scales/weighing systems are NOT in operation, fees shall be computed on a cubic yard basis determined by the average density of the materials. 1,000 pounds per cubic yard shall be used for Municipal Solid Waste, unless otherwise demonstrated in writing to the Director.

(c) Commercial companies operating under contract for a Municipal Partner are eligible for the disposal fees herein and shall notify the Director who they are operating for.

(d) Commercial companies operating in Mecklenburg County’s Unincorporated areas
are also eligible for the disposal fees listed in the Sections herein but must be registered with Mecklenburg County and in good standing with all applicable standards of this Ordinance specifically including recycling. Such companies operating in Unincorporated areas of Mecklenburg County shall submit upon written request of the Director;

- A listing of customers served including street name and address;
- A statement of services offered to customers, including rates of service;
- A statement of what recycling items are accepted by the collection company.
- Information on how to contact the Collection company.

(e) Any Commercial company that fails to comply with items in Section 3 (d) herein, may be denied access to Mecklenburg County disposal or processing centers and use of negotiated disposal or processing fees.

Section 4. Tire Fee Schedule

(a) Tires – Tires that are not eligible for NC State reimbursement shall be accepted and charged on the following basis:

<table>
<thead>
<tr>
<th>Description</th>
<th>Requirements</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Automotive and Light Truck Tires <strong>NOT on rims</strong> at Full-Service Acceptance Locations.</td>
<td><strong>Tires must be from Mecklenburg County.</strong> Tires must be smaller than 20” bead diameter. Max 15 tires unless prior approval granted.</td>
<td>Up to 5 tires accepted at no charge. Each tire over 5; $1.50 per tire.</td>
</tr>
<tr>
<td>Automotive and Light Truck Tires <strong>ON Rims</strong> at Full-Service Acceptance Locations</td>
<td><strong>Tires must be from Mecklenburg County.</strong> Tires must be smaller than 20” bead diameter. Max 15 tires unless prior approval granted.</td>
<td>$2.50 each</td>
</tr>
<tr>
<td>Automotive and Light Truck Tires <strong>NOT on rims</strong> at Full-Service Acceptance Locations</td>
<td><strong>Tires from outside of Mecklenburg County or Non-Residential.</strong> Tires must be smaller than 20” bead diameter. Max 15 tires unless prior approval granted.</td>
<td>$3.50 each</td>
</tr>
<tr>
<td>Automotive and Light Truck Tires <strong>ON rims</strong> at Full-Service Acceptance Locations</td>
<td><strong>Tires from outside of Mecklenburg County or Non-Residential.</strong> Tires must be smaller than 20” bead diameter. Max 15 tires unless prior approval granted.</td>
<td>$4.50 each</td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Truck Tires and other small off road tires delivered to Full- Service Locations <strong>NOT on rims.</strong> This DOES NOT include larger tractor tires or earthmoving equipment tires.</td>
<td><strong>Any Area:</strong> 20” to 26” bead diameter. Larger tires may not be accepted unless prior approval is given, and customer pays the full price of such disposal as established by the County’s Tire Processing Company. Max 15 tires unless prior approval granted.</td>
<td>$6.00 each</td>
</tr>
<tr>
<td>Automotive and Truck Tires <strong>NOT on Rims.</strong> Accepted only at the Metal and Tire Facility.</td>
<td>Delivered under the NC State Tire Program and have accompanying Certificate Required by the State and meet eligibility requirements. Tires must be from Mecklenburg County.</td>
<td>No Charge</td>
</tr>
<tr>
<td>Solid Tires from construction/commercial or agricultural machinery or other sources.</td>
<td>Not Accepted</td>
<td>Not Accepted</td>
</tr>
<tr>
<td><strong>Dirty Tire Fee</strong></td>
<td>Tires that are coated in mud/dirt or other contaminants may be assessed a separate fee</td>
<td>$10/ton add fee</td>
</tr>
</tbody>
</table>

(b) There will be a $ 4.00 per tire charge for tires commingled in Solid Waste delivered to the Foxhole (Rt. 521) Landfill. The Tire Charge Fee shall be waived if the person who delivers the tire agrees to promptly remove those tires (which they delivered) from the disposal area.

(c) Scrap tires will be accepted only at scrap tire collection areas, as designated by the Director.

(d) Daily Limits or Per Load Limits may be set on the number of tires received at the Tire and Metals Facility by the Director, so that the facility may balance tires in vs. tires out.
Section 5. Yard Waste Fee Schedule

Yard Waste will be accepted at the County Convenience Center’s upon payment of a fee. The following fees shall be charged depending upon the origin of the material and the amount of material delivered:

(a.) In some material categories, there may be limits on the quantity or types of materials eligible for the Residential Discount. The Residential Discount shall not apply to any contractors or commercial entities that use any County Facility, nor any material delivered in a commercial vehicle, payment with a commercial credit card, or vehicle providing services for hire.

(b.) All sites that have scales shall weigh incoming vehicles that are larger than a standard pick-up truck. Flat fees may be used for expedience of processing customers; however, any customer may request a weigh-in; weigh-out for exact calculations, however minimum fees shall apply.

(c.) Yard Waste Fee Schedule (Table Below).

<table>
<thead>
<tr>
<th>Vehicle Type</th>
<th>Charge</th>
<th>Charge with Residential Discount Applied</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>$8.00</td>
<td>No Charge</td>
</tr>
<tr>
<td>Automobiles, vans w/ side windows all seats in, sedans and station wagons &amp; SUV/Crossovers. <strong>No trailers this category.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(2)</td>
<td>$16.00/per unit</td>
<td>$8.00/per unit</td>
</tr>
<tr>
<td>Vans (No Side Windows)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pickup Trucks (without built-up sides) &amp; loads up to 2’ high,</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Trailers equal to or less than 8’ in length with a load less than 2’ high.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>No logs over 8” in diameter.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Loaded Pickup with loaded Trailer Equals 2 units</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Effective July 1, 2022
### Section 6. White Goods Fee Schedule

1. Residential White Goods generated within Mecklenburg County will be accepted for processing from **residential sources** at designated County Convenience Center’s at no charge.

2. White Goods from commercial entities that contain Freon shall be charged $10 per unit for Freon removal.

3. Residential White Goods from outside of Mecklenburg County shall be charged a processing fee of $10 per unit, unless customer has paid the appropriate Non-County Resident Availability Fee and the vehicle displays the corresponding sticker.
Section 7. Municipal Solid Waste and Non-County Resident Availability Fees

Municipal Solid Waste from residences located outside of Mecklenburg County may be accepted at Mecklenburg County Waste Convenience Centers upon payment of the Non-County Resident Availability Fee provided that the disposal of such Waste in County Facilities is not inconsistent with provisions contained in any solid waste management plan adopted by the local government within whose jurisdiction the Waste was generated, and that the materials are acceptable to the County.

After receipt of a Non-County Resident Availability Fee, the County shall issue the Non-County Resident one (1) pass (sticker or decal) to be affixed to a single vehicle, registered to the Non-County Resident, which must be displayed upon entry to any Mecklenburg County Convenience Center to be eligible for a Residential Discount. Non-County Residents that have paid the annual fee shall be eligible for other discounted fees provided for herein, and County facility availability equal to Mecklenburg County residents. Non-County Residential Decals shall not be affixed on any commercial vehicle, and Mecklenburg County shall not honor use for any such decal that has been applied to a commercial, business, or for hire entity.

In lieu of paying the annual Non-County Resident Availability Fee, a single use payment of $16.00 may be levied upon any Non-County Resident delivering up to five (5), 32-gallon size or smaller, trash bags of acceptable Household Waste or equivalent size of MSW Waste. Such payment would be applicable for each separate load of Waste. No business wastes will be accepted under this Section for Household Waste. Any commercially placarded vehicle shall be deemed to be hauling non-household waste.

Non-County Residents using Mecklenburg County Convenience Centers shall pay all other fees described herein.

Non-County Residents must purchase and use a Non-County Resident Availability Decal for delivery of Recycling Materials, unless otherwise designated by the Director.

When/if Non-County Residential decals are lost, the customer may notify the Director in writing (email is allowed) stating the circumstance and request a replacement decal. Only one incident per year, per customer will be allowed. Director may deny replacement requests unless appropriate fees are paid.

Section 8. Convenience Center Bulky Waste, MSW Bags & Construction and Demolition Waste Fee Schedule

Bulky Waste & Construction and Demolition Waste will be accepted at the County’s Full-Service Convenience Centers upon payment of the following fees:

(a.) In some material categories, there may be limits on the quantity or types of materials eligible for the Residential Discount. The Residential Discount shall not apply to any contractors or commercial entities that use any County Facility, nor any material delivered in a commercial vehicle, payment with a commercial credit card or vehicle providing services for hire.
(b.) All sites that have scales shall weigh incoming vehicles that are larger than a standard pick-up truck. Flat fees may be used for expedience of processing customers; however, any customer may request a weigh-in; weigh-out for exact calculations, however minimum fees shall apply.

**Bulky and C&D Fee Schedule**

<table>
<thead>
<tr>
<th>Vehicle Type &amp; Material Description</th>
<th>Standard Charge</th>
<th>Mecklenburg County Residential Discount Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) a. Automobiles, vans w/ side windows all seats in, sedans and station wagons, &amp; SUV/Crossovers. Up to (5) 32 gal trash can equivalents or (2) 96 gal cans. <strong>No trailers this category.</strong></td>
<td>Non-residential/Non-Meck County $16.00</td>
<td>No Charge</td>
</tr>
<tr>
<td>b) Vehicles with the following: 1 couch, or sofa, or Lay-Z Boy type chair, or 1 mattress/box springs combo, or equivalent sized materials, equivalent size based on more than (2) 96 gal trash cans (except where other prices are noted herein).</td>
<td>Non-residential/Non-Meck County $16.00</td>
<td>No Charge, unless; More than one visit/day = $15.00 subsequent visits. More than one couch, chair, mattress/box spring bulky = $15.00/load (Flat Fee) *Flat Fee Limit = pickup truck or 8 ft. trailer. Larger loads weighed. Only Applicable to Mecklenburg County residents or patrons who have paid the Annual Non-County Fee.</td>
</tr>
<tr>
<td></td>
<td>Bulky Waste: $28.50/per unit</td>
<td>Construction Demolition Debris: $43.50/per unit</td>
</tr>
<tr>
<td>---</td>
<td>-----------------------------</td>
<td>-----------------------------------------------</td>
</tr>
<tr>
<td>(2)</td>
<td>Vans No Side Windows or seats removed/down. Any commercial van that may have ladder racks or commercial use.</td>
<td>Loads may be weighed in and out to determine fee.</td>
</tr>
<tr>
<td></td>
<td>Pickup Trucks (without built-up sides) &amp; loads less than 2’ high,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Single Axle Trailers 8’ or less in length with a load equal to or less than 2’ high.</td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>All units this category less than 3 yd³ each.</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Loaded Pickup or Vehicle with a Loaded Trailer Equals 2 units</td>
<td></td>
</tr>
<tr>
<td>(3)</td>
<td>Pickup Trucks (with built-up sides) and load greater than 2’ high.</td>
<td>Loads may be weighed in and out to determine fee.</td>
</tr>
<tr>
<td></td>
<td>Trailers greater than 8’ in length, and any trailer with more than one axle, and/or with a load greater than 2’ high.</td>
<td>$14.50 per cubic yard measured for loads greater than 3 yd³</td>
</tr>
<tr>
<td></td>
<td>No double-axle trailers flat fee – all must be weighed.</td>
<td></td>
</tr>
<tr>
<td>(4)</td>
<td>All vehicle types weighed</td>
<td>$53.50/ton or $34.00 load minimum</td>
</tr>
<tr>
<td>(5)</td>
<td>Not Used</td>
<td></td>
</tr>
<tr>
<td>(5)</td>
<td>Vehicles with up to five (32) Gallon Bag equivalents of Household Trash. Kitchen Trash or (2) 96 gal trash cans.</td>
<td>$16.00/vehicle</td>
</tr>
<tr>
<td>(6)</td>
<td>Vehicles using the scales to determine a weight and then not using the facility for disposal shall pay a $10 charge.</td>
<td></td>
</tr>
</tbody>
</table>
No vehicle with a payload quantity of greater than 3 cubic yards will be accepted at the
Convenience Centers for flat-fee, loads larger should be weighed in/out. Maximum capacity of
loads is set at 10 cubic yards for Convenience Centers. If vehicle/trailer combination will not fit
onto the scale, they must use a Convenience Center that will accommodate the load length. U-
Haul type trucks used in moving may be exempted from the size criteria but shall be weighed in
and out.

Vehicles loaded with loads greater than these capacity limitations shall either utilize the
Foxhole (Rt. 521) Landfill and be weighed or be pre-approved to use the Convenience Center
by the Director and charged the approved rate at the Convenience Center. Pre-approval shall be
in the form of a written request to the Director, and the vehicle must display an Entry Decal, as
described in Section 18 herein.

Section 9. Foxhole (Rt.521) Landfill Construction and Demolition Waste Fee
Schedule

Construction and Demolition Waste (C&D) and other permitted Solid Waste will
be accepted at the County’s landfill on US 521 upon payment of the following fees:

(a) When the scales/weighing systems are in operation, fees for Construction
    and Demolition Waste shall be computed as follows:

<table>
<thead>
<tr>
<th>Vehicle Type</th>
<th>Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) All commercial vehicles</td>
<td>$53.50 per ton/or</td>
</tr>
<tr>
<td></td>
<td>$34.00 per load minimum</td>
</tr>
<tr>
<td>(2) Smaller vehicle types</td>
<td>Shall use the schedule established</td>
</tr>
<tr>
<td></td>
<td>in Section 8 above or be weighed</td>
</tr>
<tr>
<td>(3) Vehicles using the scales to determine a weight and then not using the facility for disposal shall pay a $10 charge.</td>
<td></td>
</tr>
</tbody>
</table>

(b) When the scales/weighing systems are NOT in operation, fees shall be
    computed on a cubic yard basis determined by the average density of the
    materials. 845 pounds per cubic yard shall be used for Construction and
    Demolition Waste, unless otherwise demonstrated in writing to the Director.

(c) All persons using the Foxhole Landfill who exit their vehicle on the landfill
    working-face area shall wear high visibility shirts or vests. The landfill will
    have vests available for those that do not have such items and the price for each
    shall be $6. An added fee of $125/load may be added for non-compliance.

“Clean Concrete” will be accepted at the County’s landfill on US 521 upon payment
of the following fees:

<table>
<thead>
<tr>
<th>Vehicle Type</th>
<th>Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) All vehicles</td>
<td>$9.50 per ton</td>
</tr>
</tbody>
</table>

Effective July 1, 2022
“Clean loads of Shingles” will be accepted at the County’s landfill on US 521 when processing capacity allows and upon payment of the following fees:

<table>
<thead>
<tr>
<th>Vehicle Type</th>
<th>Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>All vehicles</td>
<td>$31.00 per ton</td>
</tr>
</tbody>
</table>

“Clean loads of Drywall” will be accepted at the County’s landfill on US 521 when processing capacity allows and upon payment of the following fees:

<table>
<thead>
<tr>
<th>Vehicle Type</th>
<th>Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>All vehicles</td>
<td>$32.50 per ton</td>
</tr>
</tbody>
</table>

“Loads of Mattresses and Box Springs” will be accepted at the County’s landfill on US 521 when processing capacity allows and upon payment of the following fees:

<table>
<thead>
<tr>
<th>Vehicle Type</th>
<th>Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>All vehicles</td>
<td>$110.00 per ton</td>
</tr>
</tbody>
</table>

Section 10. Fees for Sale of Yard Waste Products

Yard Waste products may be purchased at the County’s Yard Waste management facilities upon payment of the following fees, when the following types of products are available:

<table>
<thead>
<tr>
<th>Product</th>
<th>Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yard Waste Mulch (1-29 cubic yards)</td>
<td>$9.34/yd³</td>
</tr>
<tr>
<td>Yard Waste Mulch (30-99 cubic yards)</td>
<td>$7.46/yd³</td>
</tr>
<tr>
<td>Yard Waste Mulch (100+ cubic yards)</td>
<td>$6.00/yd³</td>
</tr>
<tr>
<td>Leaf Waste Mulch (1-99 cubic yards)</td>
<td>$4.00/yd³</td>
</tr>
<tr>
<td>Leaf Yard Waste Mulch (100+ cubic yards)</td>
<td>$3.70/yd³</td>
</tr>
<tr>
<td>Fill Dirt (1-29 cubic yards)</td>
<td>$10.00/yd³</td>
</tr>
<tr>
<td>Fill Dirt (30-99 cubic yards)</td>
<td>$8.00/yd³</td>
</tr>
<tr>
<td>Fill Dirt (100+ cubic yards)</td>
<td>$6.00/yd³</td>
</tr>
<tr>
<td>Screened Nugget Mulch</td>
<td>$13.50/yd³</td>
</tr>
<tr>
<td>Nugget Waste Mulch</td>
<td>$9.34/yd³</td>
</tr>
<tr>
<td>Select Hardwood Mulch (1-29 cubic yards)</td>
<td>$13.99/yd³</td>
</tr>
<tr>
<td>Select Hardwood Mulch (30-99 cubic yards)</td>
<td>$12.13/yd³</td>
</tr>
<tr>
<td>Select Hardwood Mulch (100+ cubic yards)</td>
<td>$9.34/yd³</td>
</tr>
<tr>
<td>Pallet Mulch (1-29 cubic yards)</td>
<td>$10.00/yd³</td>
</tr>
<tr>
<td>Pallet Mulch (30-99 cubic yards)</td>
<td>$8.00/yd³</td>
</tr>
<tr>
<td>Pallet Mulch (100+ cubic yards)</td>
<td>$6.00/yd³</td>
</tr>
</tbody>
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Effective July 1, 2022
• Dyed or Colored Mulch (<15 cubic yards) $26.00/yd³
• Dyed or Colored Mulch (16-95 cubic yards) $23.00/yd³
• Dyed or Colored Mulch (>96 cubic yards) $18.00/yd³

• Compost (1-29 cubic yards) $18.65/yd³
• Compost (30-99 cubic yards) $18.00/yd³
• Compost (100-499 cubic yards) $16.50/yd³
• Compost (500-1000 cubic yards) $14.00/yd³
• Compost (1001-2500 cubic yards) $12.50/yd³
• Compost (2501-4999 cubic yards) $10.50/yd³
• Compost (5000 - 8000) cubic yards) $9.00/yd³

• Compost amounts greater than 5K Yards are eligible for a Contract and a negotiated fee

• Unscreened Compost (1-29 cubic yards) $10.50/yd³
• Unscreened Compost (30+) cubic yards) $8.50/yd³

• Top Soil – Compost Mixed with Dirt $26.00/ yd³
• Dump truck Delivery Charge (within 25 miles) $115.00/load
• Dump truck Delivery Charge (>25 miles < 40 miles) $125.00/load
• Tractor Trailer Charge (within 25 miles) $175.00/load
• Tractor Trailer Charge (>25 miles < 40 miles) $280.00/load
• Tractor Trailer Delivery Charge (> 40 miles <120 miles) $350.00/load

• Bag Compost 1.5 cu.ft. (1 to 50 bags) $3.65/bag
• Bag Compost 1.5 cu.ft. (>50 bags) $3.40/bag

• Bag Landscape Mix $5.50/bag
• Bag Potting Mix $5.00/bag
• Bag Potting Mix w/fertilizer $5.50/bag
• Bag Annual Perennial Mix $3.75/bag
• Bag Perma Soil $5.50/bag
• Bag Mulch (1.5 cu. ft.) $2.50/bag
• Screened Drywall $5.00/ton

(a) Municipal Partners of Mecklenburg County and Approved Yard Waste Product Hauling Partners shall be charged fees in the 100 yd³ price category for products offered for sale unless approved by the Director.

(b) During times of upset conditions of excess yard waste products, the Director may declare an Overstock Situation and allow free or reduced rate distribution of products in this Section herein.
**Section 11. Televisions, Monitors and Electronic Waste**

(a.) Televisions and Cathode Ray Tube (CRT) monitors shall be accepted from Mecklenburg County residents and Municipal Partner vehicles at Mecklenburg County Household Waste Convenience Centers at no charge, provided that, County residents shall be limited to no more than three (2) televisions or CRT monitors per visit per day.

(c) Non-County Residents, and any persons engaged in commercial activity shall pay a $25 fee for each television or CRT.

**Section 12. Processing Recycled Material**

The Director may allow jurisdictions and entities to use the Metrolina Material Recovery Facility (MRF) in order to process Recycled Materials that meet the acceptance criteria of the MRF. The rate established for material acceptance, processing and marketing of said materials shall be $108 per ton. Vendors that deliver unacceptable materials to the MRF may be levied an additional fee of $250 for delivery of such unacceptable materials per each load of materials.

Materials that are pre-sorted or separated are eligible for a reduced rate that will range between $50 per ton and $100 per ton and based upon material type and purity as determined in writing by the Director.

**Section 13. Special Handling**

(a.) At County Facilities, the Director may increase or decrease the fees for Special Wastes, or any Wastes that require special handling, including the products listed in Section 10 or 12 herein, based on operational conditions, market changes or any other conditions deemed appropriate in lieu of those set forth in this Ordinance as necessary to remove materials from inventory or to adequately compensate the County for any special handling, processing, removal or disposal.

(b.) Business Recycling Partners participating in an approved program by the County shall pay an annual fee of $720 for weekly collection to participate in such program. Program participation may be limited due to staff/equipment availability. This fee may be pro-rated by months of service. Participants in this program must abide by a separate service agreement.

1. Businesses that choose to use County operated Recycling Centers for recycling purposes shall annually purchase a sticker that allows use of such Centers. The Annual Use Fee shall be $125, and prorated to half of this amount at January 1.

**Section 14. Uncovered/Unsecured Loads**

All of the fees in this Ordinance may be increased by 50% for any and all vehicles that enter County Facilities with an uncovered or unsecured load.

**Section 15. Failure to Weigh Out**

Any vehicle that fails to weigh out when required (vehicle tare weight) will have a charge ticket issued based upon 50% of the inbound weight (vehicle gross weight). The vehicle...
has until the Facility closing time on the date of entry to weigh out.

Section 16. Credit Application

The Director, or designee, is authorized to accept, review, and approve applications for credit by users of County Facilities, and to provide for periodic billing to frequent users. This shall also include the authority to establish the time periods within which periodic billing must be paid and the authority to apply a 1-1/2% monthly penalty delinquency charge. The Director may waive delinquency charges upon a written request and valid reasoning, generally not more than once annually for any specific organization. Fees for use of the Speedway Landfill shall be billed and collected by the operator of that Landfill unless otherwise provided in the contract between the County and the operator of the Speedway Landfill.

The Director may accept approved surety mechanisms such as bonds to ensure payment for use of County Disposal Facilities.

Section 17. Decals

If an owner or agent of the owner seeks to have a vehicle use County Facilities and does not intend to pay at the time of use, then the vehicle must have an annual or temporary decal issued by the County. A unique, pre-numbered decal will be the method by which the County recognizes customers to be billed for the use of a County owned or operated solid waste facility.

The Director is authorized to charge a $40.00 fee for each annual permit needed for invoicing and decal for each vehicle and a $10.00 weekly fee for temporary permits and decals. Vehicles owned and registered to municipal entities with signed agreements with Mecklenburg County shall be exempt from annual permit fees. Temporary permits will be issued only as a temporary replacement for existing annual permits for the following reasons: 1) Current permitted vehicle is under repair or 2) Current permitted vehicle has been disposed of and has not been permanently replaced. Temporary permits can only be used for a max of 8 weeks. The annual decal must be affixed to the driver's side of the vehicle. The temporary decal must be displayed by the driver to the Fee Collection staff at the solid waste facility. Decals must be kept legible and clean. The County will replace faded or worn decals at no cost. All entities using the Mecklenburg County Tire and Metal Facility shall have an annual permit for each vehicle using the facility and pay the applicable fee prior to using or disposing of tires.

(a) Non-County Residents who pay a Non-Resident Availability Fee will be issued one entry decal to be used with one vehicle. Such entry decal shall be good for one Fiscal Year period and may be pro-rated for half-cost only after January 1 of each Fiscal Year.

(b) Mecklenburg County staff may issue other decals or stickers to readily identify vehicles or trailer sizes. These decals or stickers will be issued at no charge but must be displayed on vehicles to use County Facilities after issuance.

(c) Non-residential entities using County Facilities for waste disposal purposes must register with the Solid Waste Management Program prior to use, and may be issued tags, stickers, or decals that are unique to the equipment or vehicles that are being used to dispose of waste materials. After issuance, the decals, tags, or stickers shall be displayed on vehicles using County Facilities. No separate fee shall be charged for the decals, tags, or stickers.
Section 18. Authority to Refuse Use of Mecklenburg County Solid Waste Disposal Facilities

Mecklenburg County personnel, and their agents, shall have the authority to deny service to any person or entity the use of County Facilities in the following circumstances:

(a) The vehicle does not have the decal identified in this Ordinance;

(b) The operator of the vehicle refuses to pay the fee required by the fee schedule identified in this Ordinance; or,

(c) Any person failing or refusing to pay the fees described herein for County Facilities within the times prescribed by the County in the periodic billing, may be denied further use of the Facilities for any purpose until such time as all outstanding charges are paid; or,

(d) The Waste requires special handling and because of operational considerations the County Facility is unable to handle such material at the time the hauler presents it for disposal/processing; or,

(e) The load or any part of the load was generated outside the described geographic area covered by the County Facility’s solid waste permit; or,

(f) The Solid Waste is not acceptable under the provisions of any solid waste disposal regulations, not inconsistent herewith, adopted by the County Manager and Director; or,

(g) The Waste is not acceptable to the owner and/or operator of a facility licensed by, or under contractual agreement with, Mecklenburg County; or,

(h) Any person who fails to follow the rules and regulations of the County Facility and/or causes a safety issue that endangers the well-being of employees or other customers; or,

(i) Any person who threatens a County employee, utters racially charged phrases or causes any situation whereby the Police or Security are called to the scene to resolve; or,

(j) Reinstatement requests to use County Facilities shall be made in writing to the Director, Mecklenburg County Solid Waste Management, 2145 Suttle Avenue, Charlotte, NC 28208. If the Director denies further entry, any further appeal will be made in writing to the Waste Management Advisory Board.

Section 19. Violation of Ordinance

(a) It shall be unlawful for the operator of any vehicle to dispose of any materials in any County Facility covered by the provisions of this Ordinance which the County Facility is prohibited from accepting or disposing of by any applicable federal, State or local law, statute, regulation or ordinance.
(b) It shall be unlawful for the operator of any vehicle to dispose of any materials in any County Facility covered by the provisions of this Ordinance without paying the fee required by this Ordinance.

(c) It shall be unlawful for the operator of any vehicle to misrepresent the origin or place of collection of any Waste presented for disposal or processing. Misrepresentation will be grounds to bar use of the facility unless appropriate fees are paid. Misrepresentation shall have an additional fee of $250 additive to any disposal fees.

(d) It shall be unlawful for any operator to collect Municipal Solid Waste in Mecklenburg County without registering with Mecklenburg County Solid Waste, paying appropriate registration fees and having their collection vehicles inspected. Any company operating in Mecklenburg County’s Unincorporated Areas shall notify the Director of the areas and streets where they are collecting Residential Waste in Mecklenburg County.

Section 20. Enforcement

1. In addition to the County's authority to deny any use of County Facility as provided for in Section 17 above, the County may, at its discretion, take any one or more of the following courses of action to remedy any violation of this Ordinance.

   (a) Charge the violator criminally with violation of this Ordinance. Violation of the ordinance is a misdemeanor, and the violator shall, upon conviction, be punished by a fine not to exceed five hundred dollars ($500.00), or shall be imprisoned for not more than thirty (30) days, for each offense; or

   (b) The County may apply to the appropriate court for an injunction and order of abatement in order to require that any violator comply with the provisions of this Ordinance; or

   (c) The County shall have the power to collect delinquent accounts by any remedy provided by law for collection and enforcing private debts as provided for in North Carolina General Statute 153A-277(b).

   (d) Any person willfully disposing of unacceptable materials at any Solid Waste Facility may be charged an additional service fee for the cost of the County or its agents removing or properly disposing of such items or products equal to the cost of such service.

2. It is hereby declared to be the intention of the Board of Commissioners that the sections, paragraphs, sentences, clauses and phrases for this Ordinance are severable, and if any phrase, clause, sentence, paragraph or section of this Ordinance shall be declared unconstitutional or invalid by the valid judgment or decree of any court of competent jurisdiction, such unconstitutionality or invalidity shall not affect any remaining phrases, clauses, sentences, paragraphs, or section of this Ordinance, since the same would have been enacted by the Board of Commissioners without the incorporation in this Ordinance of any such unconstitutional or invalid phrase, clause, sentence, paragraph or section.
3. This amended and restated Ordinance shall be effective July 1, 2022.

Adopted this ______________day of June 2022.

By the Mecklenburg County Board of County Commissioners.

_____________________________________
George Dunlap, Chairman