ORDINANCE NO. 22-___

AN ORDINANCE PERTAINING TO REFUSE PROCEDURES, AMENDING SECTION 22-1-4-141, DIVISION 22-1-1, ARTICLE 22-1, CHAPTER 22 AND SECTIONS 22-4-1-401, 22-4-1-403, 22-4-1-404, 22-4-1-405, 22-4-1-406, 22-4-1-407, 22-4-1-410, 22-4-1-412 AND 22-4-1-415, DIVISION 22-4-1, ARTICLE 22-4, CHAPTER 22, LAWTON CITY CODE, 2015, REVISING AND ADDING DEFINITIONS AND REVISING PROCEDURES FOR THE COLLECTION AND DISPOSAL OF REFUSE, TRASH, AND BULKY WASTE, PROVIDING FOR SEVERABLITY, AND DECLARING AN EFFECTIVE DATE.

ORDINANCE

NOW, THEREFORE, BE IT ORDAINED by the Council of the City of Lawton, Oklahoma, that:

Section 1. Section 22-1-4-141 is hereby amended to read as follows:

22-1-4-141 – Refuse collection charges for family dwelling units.

- A. Refuse collection charges are authorized to be collected for family dwelling units as set forth in the fee schedule. Except where refuse containers are provided by the city, each residential unit is not to exceed one hundred and five (105) gallons of refuse for curbside pickup as well as no more than six (6) bags of yard debris and bundled brushwood. Refuse for placement shall be as provided in Section 22-4-1-403 or Section 22-4-1-415 410 of this code as appropriate for their defined area of the city. Yard waste will not exceed six (6) bags or bundled brushwood.
- B. The head of household may apply for side of house service as described in Section 22-403 of this code, if all persons in the household are disabled as defined in Section 22-401 of this code. All other customers will receive curbside service unless an additional charge is paid as set forth in the fee schedule. To receive side of house service either by reason of disability or by payment of an additional fee, an application requesting the service must be submitted to and approved by the city. To discontinue such service, head of household must notify the revenue collection office. The disability exemption must be renewed annually during the month of January.
- C. Each multifamily apartment complex and mobile home park shall pay a monthly charge for each unit which shall be the same as the base refuse collection rate for a single family dwelling.
- D. Multifamily apartments, complexes and mobile home parks having eight or more family dwelling units will receive sanitation container system service for the removal of trash and refuse at the same rate per dwelling unit as the base refuse collection rate for a single family dwelling. Under the sanitation container system service, the city will furnish bulk containers to be used in the collection and removal of trash and refuse. The number of containers and

the frequency of pickup will be established by the city and shall be sufficient to service adequately and sanitarily the units involved, but in no case shall there be less than two pickups per week:

- 1. Any such multifamily apartments, complexes or mobile home parks receiving sanitation container system service may upon written request be furnished additional containers over and above those deemed necessary by the city; the charge for additional containers shall be authorized as established in the fee schedule and shall be in addition to the per unit charge;
- 2. When containers can serve two or more adjacent users, they may be required to use the same container or containers and share the cost on a pro rata basis;
- 3. Nonscheduled pickups may be requested, and charges for these additional pickups will be made as provided in the fee schedule;
- 4. The location of bulk containers shall be determined by the city in conjunction with the hauler providing service. The user shall provide bulk container sites finished at ground or parking area level of sufficient length and width for container service. The site locations approved by the city shall be constructed at a level grade to aid in prohibiting the container from being moved by wind; and
- 5. The city shall be responsible for replacement of damaged or deteriorated bulk containers where no longer sanitary or capable of retaining a load.

Section 2. Section 22-4-1-401 is hereby amended to read as follows:

22-4-1-401 - Definitions.

- A. As used in this article, the following terms shall have the meanings ascribed to them in this section:
 - 1. "Brushwood" means large, heavy yard trimmings resulting from heavy pruning or shrub removal with maximum four inch diameter at large end;
 - 2. "Collection Point" means the physical location designated by the city for customers to place solid waste for collection as described in Sections 22-4-1-403A or 22-4-1-410F;
 - 23. "Commissioner of health" means the state commissioner of health or his authorized representatives;
 - <u>34</u>. "Construction debris" means any waste materials generated by building, reconstructing, remodeling or maintaining any building or physical structure;
 - 5. "Customer" means an individual with a utility account providing for, among other things, the collection of refuse by the City.
 - 4<u>6</u>. "Disabled person" means any person who by reason of infirmity, or other physical or mental impairment is incapable of complying with the provisions of this chapter as it

relates to the placement of refuse containers curbside. Included in the definition are children twelve (12) years of age and under;

- 57. "Family living unit" means, but is not limited to, single-family residences, single mobile homes, single-family living units in duplexes, apartments, and other multifamily dwellings, but shall not include hotels or motels;
- 68. "Garbage" means all putrescible wastes except sewage and body wastes, including all meat, vegetables and fruit refuse, and carcasses of dead fowls from or on any premises within the city limits;
- 9. "Hazardous Waste" means waste with properties that make it dangerous or capable of having a harmful effect on human health or the environment, including any waste listed or characterized as hazardous by the United States Environmental Protection Agency. Hazardous waste is generated from many sources, ranging from industrial manufacturing process wastes to batteries and may come in many forms, including liquids, solids, gases, and sludges;
- 7<u>10</u>. "Hotels" and "motels" means places of business whose primary business and the one in which they are normally and customarily engaged in supplying temporary living quarters with limited family living facilities for short periods of time;
- <u>811</u>. "Industrial and commercial waste" means those wastes generated by an industry or commercial establishment that is not classified as a hazardous waste or requires special handling such as oils, acids, etc.;
- 912. Liquid waste means any waste material that is determined to contain free liquid as defined in Method 9095, Paint Filter Liquid Test, as described in Test Methods for Evaluating Solid Waste, Physical/Chemical Method, as published in the Environmental Protection Agency Publication No. SW-846.
- 1013. "Premises" means business houses, boardinghouses, rooming houses, offices, theaters, hotels, tourist camps, apartments, restaurants, cafes, bars, eating houses, hospitals, schools, private residences, mobile home parks, vacant lots and other places within the city;
- 1114. "Refuse" means all solid wastes, including garbage, rubbish, trash, and yard waste;
- 12<u>15</u>. "Rubbish or trash for curbside or houseside service" means garbage, tin cans, bottles, papers, empty paper or corrugated boxes and small light wood or crafting materials but shall not include any material which in the judgment of the city, is likely to cause damage to equipment of the city or injury to employees of the city, or is likely because of the nature, size or weight of the material, to handicap or overburden the collection of the refuse; and
- <u>1316</u>. "Yard waste" means those materials generated while providing normal maintenance to the yard areas adjacent to a single-family and duplex residential units. This shall include grass and weed trimmings, leaves and garden wastes, in addition to other items related to maintenance of other landscaping, but shall not include rocks, gravel or dirt.

Section 3. Section 22-4-1-403 is hereby amended to read as follows:

22-4-1-403 - Containers-Condition and location use thereof.

- A. Unless refuse and garbage containers shall be furnished by the city as herein provided: <u>Residential refuse containers for automated collection:</u>
 - 1. Automated refuse collection utilizes 95-gallon carts provided by the City of Lawton, which are positioned at the curb by residents. The 95-gallon carts are city property and remain city property after distribution to a residence for refuse collection. Each one- or two-family residence will be provided one (1) 95-gallon cart per unit to be collected once weekly at the rate established in the fee schedule. Additional 95-gallon carts may be leased on an annual basis at the rate established in the fee schedule. Customers desiring special collection of carts outside of the regular schedule may request a premium cart collection at the rate established in the fee schedule; Every person owning, managing, operating, leasing or renting any premises, or any place where garbage or rubbish accumulates, shall provide and at all times maintain in good order and repair, on any such premises, a portable container or containers for refuse, which shall be rigid and made of galvanized metal or a material not easily corrodible, rodent proof and fly proof, with a tight-fitting lid, which shall not be removed except when depositing or removing the contents of the receptacle, and with handles on the sides, and of sufficient capacity and in sufficient numbers to accommodate and securely keep all the garbage and rubbish that may accumulate between collections. In areas of the city where automated service is not provided bags and containers shall not weigh more than seventy five (75) pounds when filled. Bags of refuse shall not exceed the designed manufacturer's capacities in weight. All containers shall be kept clean and free from accumulation of any substance remaining attached to the inside of the container which would attract or breed flies, mosquitoes or any other biting or stinging insects. Disposable waterproof plastic bags are encouraged to be used in the cans to aid in preventing such attractants. Refuse left in excess of that allowed shall, if after posted notice the violation remains, receive a special pickup service as provided in Section 22-4-1-410 of this code;
 - 2. Collectors shall not be permitted to enter houses, gates fenced portions of the premises, enclosed porches, garages or similar enclosures to make collections. Receptacles or containers of the type <u>Carts</u> used for residential garbage or rubbish shall be kept as follows:
 - a. For those residences serviced from the street and receiving side of house service, <u>cans carts</u> containing garbage and rubbish shall be placed no further back from the street than the rear corner of the house and in a location outside any enclosed or fenced area of the property. Residents may place <u>cans carts</u> adjacent to the back of the house but within four feet of the rear corner of the house if such location does not place containers in a fenced or enclosed portion of the premises but may be placed in a screened area that is easily accessible for solid waste service. Containers stored in the front yard (front lot line to building line) must be in a screened area as previously described. The screened area shall not have gates but will be constructed in such a manner as to visually hide the receptacle storage area;

- b. Where there is an alley in the rear of the premises which offers all-weather accessibility to refuse collection vehicles, the <u>cans carts</u> shall be placed on the part of the premises closest to the alley and adjacent to the property line but outside any fences or enclosed areas. The city shall have the authority to notify customers presently being serviced or those that might in the future be serviced from alleys to relocate their containers to conform with regulations pertaining to collection from the street when it is determined by the department that the alley is not usable for collection purposes; and
- For those residences serviced from the street and receiving curbside service, unless c. otherwise directed due to special circumstances, carts are to be placed in front of the curb with handles facing away from the street. Carts must be placed in an obstacle free open area with no obstructions within five (5) feet on either side of the container. Carts that are improperly set out require manual adjustment prior to collection are subject to a cart relocation charge as stated in the fee schedule. Carts are to be placed at the curb not prior to 5:00 P.M. the night prior to the day of the collection and no later than 7:00 A.M. on the day of collection. Residents must remove containers from the curb no later than 8:00 A.M. the morning following collection days. Carts observed to be at the curb at times not allowed may be removed from the curbside by employees of the solid waste division and relocated near the front edge of the residence or near the garage area. A tag shall be left on the container handle explaining the infraction and a cart relocation charge shall be assessed to the monthly utility bill as stated in the fee schedule; refuse containers are to be placed at the curb not prior to 5:00 P.M. the night prior to the day of the collection and no later than 7:00 A.M. on the day of collection. Containers and other refuse must be placed within four (4) feet of the barrier curb of the street on which the residence fronts. Refuse shall not be placed in the street or on the sidewalk, or in any manner placed where it will interfere with vehicular or pedestrian traffic. Cans placed at the curb will be covered by a securely fitting lid; refuse in other containers must be covered, secured, or otherwise contained to prevent spillage or blowing. Residents must remove containers from the curb no later than 8:00 P.M. on collection days. Containers will not be stored at the curb;
- d. Only household refuse, yard-waste and brushwood with a maximum of 4" diameter is authorized for automated refuse collection and must be placed within the 95gallon cart provided by or leased from the city. Refuse, yard-waste and brushwood placed outside the 95-gallon cart or in a manner not authorized by this article will not be collected and may be abated as a nuisance in accordance with Chapter 15 of this code;
- e. Lids of all carts containing solid waste shall be completely closed while being stored or while set out to the curb for collection. Overloaded carts that contain refuse which extends above the cart rim so that the lid will not close completely shall be assessed an overloaded cart fee, in accordance with the fee schedule. When servicing the cart, the driver will remove the excess bagged refuse to the top rim of the cart as necessary, dump the cart, and reload the excess bagged refuse into the

cart for dumping. The city shall not be responsible for the cleaning of poorly contained or unbagged refuse that spills in the reloading and dumping process;

f. All other provisions of Chapter 22, Lawton City Code, not in conflict with this section, shall continue to apply to areas designated for automated refuse collection.

- B. Business and industrial trash containers shall be provided by the city and shall be sufficient capacity or quantity to fully contain all trash accumulated between collection periods. All covers or doors shall be kept closed except when depositing trash or rubbish in the containers;
- C. The city shall not be responsible for the cleaning of trash and garbage containers where the character of the contents is such that ordinary efforts of dumping and shaking will not completely free the contents from the container;
- D. In order to reduce blowing litter, refuse shall be placed within trash bags with openings securely tied closed prior to placement into garbage containers. Bulky refuse items that will not fit within a thirteen (13) gallon trash bag as well as all brushwood and yard waste, as defined in Section 22-4-1-401 of this code, shall be exempt from this requirement. The city shall not be responsible for the cleaning of trash and garbage as a result of animals or poorly contained trash in trash bags that spills or breaks in the disposal process; and
- E. No person, other than duly authorized employees of the city, shall open trash and garbage containers without the express permission of the owner. Removal of garbage and trash by private haulers or contract haulers shall not relieve the owner of the responsibility for complying with all provisions of this chapter regarding containers and storage.

Section 4. Section 22-4-1-404 is hereby amended to read as follows:

22-4-1-404 - Collection and disposal of refuse and trash.

- A. Refuse collectors in the city shall exercise reasonable care in the handling of all refuse storage containers and will secure all container lids.
- B. Any party removing the lid from a refuse storage container shall replace it. It is the absolute responsibility of a person subscribing to the collection service of the city to keep his containers covered at all times.
- C. The places of excessive accumulations of garbage and rubbish, such as, but not limited to, killing and dressing plants for fowl and animals, hotels, restaurants and other establishments serving food to the public, may be excluded from the service provided by the city. Such accumulations shall then be removed and disposed of at the expense of the owner or person having same in charge; however, the owner, person having such accumulations in charge, or private collector shall secure a written permit as provided in Article 7-19 of this code for removal and disposal of same. The permit shall be issued only after the licensing officer has satisfied himself that the applicant is capable of complying with the requirements of this article. The permit may be revoked by the licensing officer when deemed necessary to the

public welfare. All such non-hazardous refuse as described in this article shall be disposed of in conformance with this article.

- D. Salvaged automobiles, buses, refrigerators and heavy dead animals, such as cows, horses and mules, shall be removed and disposed of at the expense of the owner or person having same in charge and by the method directed by the health officer.
- E. Manure from cow lots, horse stables, poultry yards, pigeon lofts and other animal or fowl pens, and waste oils from garages or filling stations shall be removed and disposed of by the person controlling same in such a manner as to prevent the creation of a nuisance. Animal excreta from household pets will be collected provided it is wrapped and tightly sealed in moisture proof paper.
- F. Persons contracting or conducting a business which, by its nature, accumulates excessive amounts of refuse, such as but not limited to cuts, waste materials, tree trimmings or brushwood shall remove such refuse from the premises where the material accumulates at their own expense.
- G. Meddling with refuse containers or in any way pilfering, scavenging, scattering contents of, or junking in any alley or street within the city limits is prohibited.
- H. The collection of refuse of any kind or junk within the city limits is prohibited except as provided herein.
- I. The disposal of all municipal refuse shall be by an approved method as directed by the health officer or the mayor and council and in conformance with this article as it now exists or may hereinafter be amended.
- J. The city shall pickup in its normal service, if not in excess of the allowances provided in Section 22-4-1-403 or Section 22-4-1-415 as appropriate, the following defined waste:
 - 1. Brushwood;
 - 2. Yard trash;
 - 3. Garbage; and
 - 4. Industrial and commercial waste.

The following items Items that are not approved for curbside collection service in any area of by the city are considered non-collectible waste and are identified in the Solid Waste Set Out Guide. Non-collectible wastes shall not be placed with collectible solid waste for collection but shall be disposed of directly and promptly by the person owning, occupying, renting, or leasing the premises wherein such material is accumulated at their own expense and means. Such material shall not be dumped, placed in alleys, streets, or retained on the premises so as to become a nuisance.:

Section 5. Section 22-4-1-405 is hereby amended to read as follows:

22-4-1-405 - Collection of special materials. Consent to pick up refuse placed at curb/collection point and assessment of applicable fees.

- A. Except where refuse containers are provided by the city, the city will collect brushwood as defined in Section 22-401 of this code under the following requirements:
 - 1. Brushwood shall be securely tied in bundles not over five feet in length;
 - 2. Bundles shall not exceed two feet in diameter;
 - 3. Bundles shall not exceed seventy five (75) pounds in weight;
 - 4. Brushwood shall be stacked at the curb where side of house or curbside service is provided;
 - 5. Brushwood shall be stacked at the alley, but not obstructing the alley way, where alley service is provided; and
 - 6. Brushwood (tree and shrub trimmings) which has not been bundled as herein described shall be removed by owner or person in charge thereof, at the owner's expense. Storage of such refuse on public street right of way or other public property is specifically prohibited.
- B. Except where refuse containers are provided by the city, the city will collect yard trash as defined in Section 22-401 of this code under the following requirements:
 - 1. Yard trash shall be placed in metal containers or disposable containers such as bags not to exceed six (6) bags. Each container shall not weigh more than seventy five (75) pounds when filled and bags must not exceed designed manufacturers capacities;
 - 2. Yard trash shall be placed at the curb where side of house or curbside service is provided; and
 - 3. Yard trash shall be placed at the alley, but not obstructing the alleyway, when alley service is provided.

A. By placing refuse at the curb or collection point the customer relinquishes title and disclaims interest in said material, and furthermore consents to the city collecting the same and assessing any applicable fees for said collection service. The city may decline to accept such items that contain contraband, commercial construction debris, hazardous wastes, or other excluded items listed in section 22-1-4-404 J.

B. This section does not apply to solid waste that is prohibited from collection under this chapter and solid waste that the city is prohibited by law or permit conditions from collecting, handling, or disposing. The responsibility for properly disposing of such solid waste shall remain with the person placing such waste for disposal.

Section 6. Section 22-4-1-406 is hereby amended to read as follows:

22-4-1-406 – Holiday collection schedule

No refuse service will be provided <u>for commercial and industrial utility accounts</u> on days designated by the city as city holidays. <u>Residential and multifamily refuse collection services</u>

may be conducted on city holidays or may be rescheduled by the city as necessary to achieve a minimum collection frequency of once per week.

Section 7. Section 22-4-1-407 is hereby amended to read as follows:

22-4-1-407 - Business establishments to protect refuse from elements.

No owner, operator or person in charge of a drive in restaurant or other business which is the source of trash, rubbish or other waste material shall permit the trash, rubbish or other waste material to be blown by the wind or otherwise to escape or be carried from the premises of the drive-in restaurant or other business to any adjoining street or property in the vicinity of such drive-in restaurant or other business. Should any trash, rubbish or waste material escape from the premises through no fault of the owner, operator or person in charge, the person shall pick up the trash, rubbish or waste material no less often than daily.

Section 8. Section 22-4-1-410 is hereby amended to read as follows:

22-4-1-410 - Special pickup Bulky waste collection service.

The city will provide special pickups of material not in an otherwise authorized container or not as set out in Section 22-4-1-403 of this code. A special charge will be placed on the customer's utility bill if a special pickup is made after posted notice. A special pickup will be scheduled by the city sanitation department if this type of refuse is left beside the curb or alley. The sanitation crew on a given route shall turn in each day the address of the location that has refuse that has been posted as being in violation. The special pickup charge shall be automatic and shall be made as provided for in the fee schedule. If the utility customer desires a special pickup in lieu of the above, the city must be notified forty-eight (48) hours in advance of the time the service is needed.

A. Bulky waste collection services will be provided to one- and two-family residential utility account customers once monthly. Each of the collections shall be limited to a maximum volume of four (4) cubic yards. Length, width, and height values of bulky waste materials for the purpose of calculating volume shall be measured at the greatest dimension of the waste. Fees shall be assessed for any additional residential bulky waste set out beyond four (4) cubic yards up to a maximum of eight (8) cubic yards at the rates established in the fee schedule. Bulky waste volumes set out for collection in excess of eight (8) cubic yards significantly delay overall collection services and may not be collected on the regularly scheduled day but shall automatically be arranged to be collected at the city's convenience subject to the premium bulky waste collection rate established in the fee schedule.

B. For premium bulky waste collection fees as stated in the fee schedule, non-residential utility account customers, including multi-family accounts, may schedule bulky waste collection. One- and two- family residential utility account customers may also request bulky waste

collection services at times other than the regularly scheduled collection date for this premium fee.

C. Fees for premium bulky waste collection services shall be charged to the monthly utility bill for the address of the property or property frontage containing the waste.

D. Specific waste materials eligible for collection as bulky waste are as identified in the Solid Waste Set Out Guide.

<u>E.</u> Any item identified in the Solid Waste Set Out Guide as non-collectible waste will not be collected.

F. All bulky waste items shall be set within ten (10) feet of the street curb or edge of pavement, in the street right-of-way, but outside of the street pavement, on the frontage of the property being served, at least five (5) feet away from obstacles such as mailboxes, fences, water and gas meters, parked cars, power poles, guy wires, fire hydrants, and signs to allow for mechanized pickup. Items also shall not be placed under trees, power lines, or other overhead obstacles. The city assumes no responsibility to repair lawns or landscaping damaged by collection of bulky waste set out for collection.

G. Bulky waste materials shall be placed at curbside not later than 7:00 a.m. on the day of and no sooner than three (3) days prior to the designated collection date. Placement of bulky waste materials at curbside other than during these specified times shall automatically result in a premium bulky waste collection subject to additional charges as established in the fee schedule.

Section 9. Section 22-4-1-412 is hereby amended to read as follows:

22-4-1-412 - Nuisance.

<u>A.</u> The storage of garbage and trash in containers as prescribed by this article and the regular collection thereof by the city upon payment of fees and charges as provided in this chapter are hereby declared to be essential to the efficient operation of the city and to the prevention of disease and protection to the public health. Scattering of garbage or trash, storage of garbage or trash except in containers as provided by this article, or the accumulation of trash by reason of nonpayment of fees or charges for its removal is hereby declared to be a nuisance in accordance with Chapter 15 of this code. and a violation of this article. Under no circumstances shall trash or garbage be allowed to accumulate or be stored for a period longer than fourteen (14) days. Under no circumstances shall trash or garbage be dumped or stored on any street or in any alley or on any lot without being placed in proper containers as prescribed herein. No industrial wastes, manure, debris from construction or repair work, leaves, trees or tree trimmings may be dumped or stored on any street or in any alley.

B. Refuse left at the curb of real property where there is no active utility account may be abated in accordance with the provisions Chapter 15 of this code and/or any other remedy allowed by <u>law.</u>

Section 10. Section 22-4-1-415 is hereby amended to read as follows:

22-4-1-415 - Automated (Semi and Fully) Refuse Collection - Reserved

- A. Semi-Automated refuse collection consists of refuse trucks equipped with hydraulic tippers to empty 95-gallon containers provided by the City of Lawton Solid Waste Collection Division, which are manually positioned at the rear of the truck by refuse collection attendants. Fully automated refuse collection consists of refuse trucks equipped with a hydraulic side arm to empty 95 gallon containers provided by the City of Lawton Solid Waste Collection Division, which are positioned at the curb by residents. The 95 gallon containers are city property and remain city property after distribution to a residence for refuse collection in designated service areas. Each residence will be provided one (1) 95-gallon container for use under the existing fee schedule. Additional 95-gallon containers may be leased on an annual basis at a rate to be established in the fee schedule.
- B. The service area for automated refuse collection shall consist of the following sixteen (16) areas:
 - 1. The approximate boundary lines for service area #1 are NW 61st Street on the West, NW Cache Road on the North, NW 40th Street on the East and NW Ferris Avenue on the South.
 - 2. The approximate boundary lines for service area #2 are NE 25th Street on the West, Roger Lane on the North, NE 38th Street on the East, and NE Gore Boulevard on the South.
 - 3. The approximate boundary lines for service area #3 are SW 11th Street on the West, Bishop Road on the North, SW 6th Street on the East, and Coombs Road on the South.
 - 4. The approximate boundary lines for service area #4 are SW Lee Blvd. on the North, SW Douglas Avenue on the South, SW 11th Street on the West and Federal Hwy No. 281 on the East. Also included will be the East and West side of SW 6th Street between Federal Hwy No. 281 and SW Bishop Road.
 - 5. The approximate boundary lines for service area #5 are NW 60th Street on the West, Rogers Lane on the North, NW Austin Drive, NW 46th Street, NW Ridgecrest Drive, NW 44th Street on the East, and Quanah Parker Trail on the South.
 - 6. The approximate boundary lines for service area #6 are NW Sheridan Road on the West, NW Cache Road on the North, NW 16th Street on the East and West Gore Boulevard on the South.
 - 7. The approximate boundary lines for service area #7 are NW 82nd Street, including Stonebridge Estates on the West, NW Cache Road on the North, NW 61st Street on the

East, NW Euclid Avenue on the South, NW 67th Street on the East, and West Gore Boulevard on the South.

- 8. The approximate boundary lines for service area #8 are SE Flower Mound Road on the West, East Gore Boulevard on the North, SE Heather Lane on the East, and SE Lee Boulevard (State Hwy 7) on the South.
- 9. The approximate boundary lines for service area #9 are NW 67th Street on the west; NW Quanah Parker Trailway on the south; NW 74th Street on the west; Rogers Lane on the north; NW 67th Street on the east; NW Quanah Parker Trailway, including Crosby Park Estates on the north; and NW Cache Road on the south.
- 10. The approximate boundary lines for service area #10 are NW 67th Street on the west; NW Euclid Ave on the north; NW 53rd Street on the east; and West Gore Boulevard on the south.
- 11. The approximate boundary lines for service area #11 are SW 17th Street on the west; SW Douglas Ave on the south; SW Sheridan Road on the west; SW Lee Blvd on the north; SW 17th Street on the west; SW "G" Ave on the north; Railroad Street on the east; SW Lee Blvd on the south; SW 11th Street on the east; and SW Bishop Road on the south.
- 12. The approximate boundary lines for service area #12 are NW Sheridan Road on the west; Rogers Lane on the north; NW 11th Street on the east; and NW Williams Ave on the south.
- 13. The approximate boundary lines for service area #13 are NW 11th Street on the west; Rogers Lane on the north including Pioneer Park Addition, Turtle Creek Addition and Garden Village Addition; I-44 on the east; NW Green Meadow Dr. on the south; NW 7th Street on the west; and NW Hilltop Dr on the south.
- 14. The approximate boundary lines for service area #14 are NW 38th Street on the west; NW Lincoln Ave on the north; NW Sheridan Road on the east; and NW Cache Road on the south.
- 15. The approximate boundary lines for service area #15 NW 31st Street on the west; NW Cache Road on the north; NW Sheridan Road on the east; NW Ferris Avenue on the south; NW Homestead Drive on the west and NW Templeton Terrace on the south.
- 16. The approximate boundary lines for service area #16 are SW Driftwood Drive on the south and west; SW Brimwood Drive on the south; SW Brentwood Blvd on the west; SW Lee Blvd on the north and SW 67th Street on the east.
- C. Only household refuse, yard-waste and brushwood is authorized for pick up in the designated service areas and must be placed within the 95-gallon containers provided by or leased from the city. Household refuse, yard waste and brushwood placed outside the 95-gallon container or in containers not authorized by this article will not be picked up. Containers are to be placed in front of the curb with handles to the rear of the container. Containers must be placed in an obstacle free open area with no obstructions within five (5) feet on either side of the container.
- D. All other provisions of Chapter 22, Lawton City Code, not in conflict with this section, shall continue to apply to areas designated for automated refuse collection.

Section 11. If any section, sentence, clause, phrase, or portion of this ordinance is for any reason held invalid or unconstitutional by any court of competent jurisdiction, said portion shall be deemed a separate, distinct and independent provision and such holding shall not affect the validity of the remaining portion of this ordinance.

Section 12. Effective Date. The provisions of this ordinance shall become effective thirty (30) days after its passage.

ADOPTED and APPROVED by the Council of the City of Lawton, Oklahoma this ____ day of _____, 2022.

ATTEST:

STANLEY BOOKER, MAYOR

TRACI L. HUSHBECK, CITY CLERK

APPROVED as to form and legality this ____ day of _____, 2022.

JOHN RATLIFF, CITY ATTORNEY

ORDINANCE NO. 22-____

AN ORDINANCE PERTAINING TO REFUSE PROCEDURES, AMENDING SECTION 22-1-4-141, DIVISION 22-1-1, ARTICLE 22-1, CHAPTER 22 AND SECTIONS 22-4-1-401, 22-4-1-403, 22-4-1-404, 22-4-1-405, 22-4-1-406, 22-4-1-407, 22-4-1-410, 22-4-1-412 AND 22-4-1-415, DIVISION 22-4-1, ARTICLE 22-4, CHAPTER 22, LAWTON CITY CODE, 2015, PROVIDING FOR SEVERABLITY, AND DECLARING AN EFFECTIVE DATE.

BRIEF GIST

This ordinance adds new definitions for "Hazardous Waste", "Collection Point", and "Customer", clarifies that the customer relinquishes title to refuse placed at the collection point, and revises procedures for the collection and disposal of refuse, trash and bulky waste.

ADOPTED and APPROVED by the Council of the City of Lawton, Oklahoma this _____ day of _____, 2022.

ATTEST:

STANLEY BOOKER, MAYOR

TRACI L. HUSHBECK, CITY CLERK

(Published in the Lawton Constitution this _____ day of _____, 2022.)