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TITLE III
PUBLIC SERVICE

Chapter 1 Purpose and Authority

101 Purpose

The purposes of the Ordinances given in this Title are to provide services for the public health, safety and welfare and to control use of those services in the public interest. Such services include water, sewer, waste disposal, and others as the Town may adopt.

102 Authority

Town authority to enact ordinances providing for public services is found generally in Title 30 of the Maine Revised Statutes, in which the State of Maine authorizes municipalities to enact ordinances that enhance and protect the public health, safety and welfare. The State of Maine has also delegated specific authority to enact ordinances through Title 30 and other titles of the Maine Revised Statutes.

Chapter 2 Water

201 Water District

Public water for Ogunquit is provided by a water district having separate statutory authority. Persons interested in the water district and its powers should contact it, Kennebunk, Kennebunkport & Wells Water District, Kennebunk, ME, directly for more information. ***(Amended Special Town Meeting 11/08/2016)***

Chapter 3 Sewer

301 Sewer District

Sanitary waste disposal for Ogunquit is provided by a sewer district having separate statutory authority. Persons interested in the sewer district and its powers should contact it, Ogunquit Sewer District, Ogunquit, ME, directly for more information. In addition to the Ogunquit Sewer District, the Town of Ogunquit has enacted ordinances pertaining to sanitary waste disposal. They are found in the remaining sections of this Chapter. ***(Amended Special Town Meeting 11/08/2016)***

302 Sewer Connections

No person, individual, company or corporation or any agent, servant or employee of any such person, company or corporation shall at any time under any condition break open or disturb a public sewer pipe within the Ogunquit Sewer District for the purpose of connecting private pipe lines with said public sewer pipe, or for any purpose whatsoever, without first paying the Treasurer of said corporation all entrance fees due said corporation for any such entry, and obtaining a written permit from the Chairmen of the Trustees of said corporation and any connections made or work done as aforesaid shall be done strictly according to any directions contained in said permit.

303 Limitation on Drains

No person shall in the future connect any cellar drain or any other type of drain except sewage disposal to any sanitary sewer line, and no sewer line shall be connected or run into a water drain, and wherever possible such existing connections shall be transferred from storm sewer lines upon order of the Board of Trustees.

304 Restoration of Excavated Areas

Enacted at Special Town Meeting on December 17, 1985. Section Replaced by Title XVI, Streets, Sidewalks and Other Public Places at Special Town Meeting on November 4, 2014.

305 Fines and Penalties

Any person violating any of the provisions of this ordinance shall be subject to a fine of not more than one hundred dollars (\$100).

Chapter 4 Solid Waste

401 Purpose

The purpose of this Chapter is to provide the orderly, safe and sanitary disposal of refuse, recovery of discarded material, which can be recycled, and the operation of the transfer station. This ordinance provides regulations to limit disposal to residents and specially authorized users.

402 Definitions

402.1 Bulky Materials means large items of waste such as appliances, other white goods, furniture, large auto parts, trees and branches in excess of one half inch in diameter.

- 402.2 Commercial Hauler means a person or firm which hauls the refuse of another person for a fee.
- 402.3 Compactor means transfer station equipment consisting of a large pit hopper in which refuse is deposited and a hydraulic ram which compresses refuse into a special tractor trailer which transports the compacted refuse for further disposal.
- 402.4 Construction and Demolition Waste means the waste of building materials and rubble resulting from construction, remodeling, repair and demolition operation on houses, commercial buildings, pavements, and other structures.
- 402.5 Domestic Waste means all types of refuse normally generated in a residential household or apartment.
- 402.6 Hazardous Wastes means wastes that can cause serious injury or disease during the normal storage, collection, and disposal cycle, including but not limited to explosives, pathological and infectious wastes, radioactive materials, and dangerous chemicals. State definitions of hazardous wastes shall apply to the Town of Ogunquit.
- 402.7 Non-Domestic Wastes means wastes generated by wholesale and retail establishments, end products of manufacturing, end products of food preparation for sale of scraps of leftovers or soluble portions, and the refuse of governmental entities.
- 402.8 Person means any individual, partnership, firm, association, corporation, or other legal entity, or any agent, or any employee of any such person.
- 402.9 Refuse means putrescible and non-putrescible solid wastes (except body wastes), including food waste (garbage), construction and demolition wastes and yard wastes.
- 402.10 Salvageable Wastes means refuse that has use or value to a person, firm, corporation or establishment other than those who generated it.
- 402.11 Scavenge mean the removal of salvage waste from the refuse disposal area by unauthorized persons.
- 402.12 Town Transfer Station means the area located at the address of 28 Spring Hill Road and referenced as Map 18, Lot 15-B in Town records,

402.13 Yard Waste means prunings, tree trimmings and twigs, brush, shrubs, weeds, yard clippings, and leaves, branches or limbs in excess of one half inch in diameter are considered bulky wastes.

403 Disposal Prohibit

A person shall not dispose of refuse within Ogunquit except at the Town Transfer Station.

404 Permit Required

A person shall not dispose of refuse at the Town Transfer Station unless a disposal permit has first been obtained according to the provisions of this Ordinance. It shall be the responsibility of any applicant to produce adequate proof of residency.

405 Classes of Permits

The Town of Ogunquit shall issue four classes of refuse disposal permits:

405.1 Residential Disposal Permits - No person(s) may deposit any solid waste at the Transfer Station without first obtaining a permit as evidenced by a properly affixed current decal.

The decal shall be obtained at the Visitor Services Office and will be used in combination with the annual beach pass. No additional fee is added for the Transfer Station Permit. A fee schedule will be provided at time of placement on vehicle(s). ***(Amended Special Town Meeting 11/08/2016)***

405.1.1 Beach Pass allows use of Town public parking lots and the Transfer Station.

405.1.2 Beach Pass denoted with red "T" will allow use of Transfer Station only.

405.1.3 Replacement – In conjunction with the sale of beach parking permits or as needed.

405.2 Temporary Disposal Permits - A temporary disposal permit to enable building contractors to dispose of construction or demolition debris shall be issued with building permits by the Code Enforcement Officer in accordance with other regulations enacted pursuant to this Ordinance;

405.3 Non-Domestic Disposal Permits - Commercial, professional, industrial, governmental, and other non-domestic entities (except commercial haulers) located in Ogunquit;

405.4 Commercial Hauler Permits - For refuse generated in Ogunquit.

406 Display of Permit

Transfer Station permit decals will only be issued for specific vehicles registered to eligible persons that have complied with and satisfied all of the requirements of these Regulations. The Town Manager shall prescribe the manner in which Town employees shall disburse and apply the parking permit decals on all vehicles, provided, however, that all decals must be permanently affixed to a glass surface on the driver's side of the eligible vehicle.

407 Permit Fees and Regulations

The Select Board shall establish fees for domestic disposal permits and proportional fees based upon weight or volume of refuse for other classes of permits after public notice and hearing. The Select Board may also adopt fee schedules for the deposit of bulky materials and for construction and demolition wastes after public notice and hearing. The Select Board may also adopt other regulations governing the term of permits, residency requirements, hours of operation, vehicle standards, insurance, filing of routes and collection schedules, use of facilities, and other regulations consistent with the requirements of this Ordinance. **(Amended Annual Town Meeting 04/04/1987, Amended Special Town Meeting 11/08/2016)**

407.1 Permit Classes

Class I: Commercial Hauler - Large contracted waste haulers operating within the boundaries of the Town - \$200.00/Year.

408 Use of Facilities

408.1 Materials Accepted

A person shall dispose of the following refuse at the Town Transfer Station:

408.1.1 Domestic refuse;

- 408.1.2 Non-Domestic refuse;
- 408.1.3 Yard wastes;
- 408.1.4 Bulky wastes;
- 408.1.5 Construction and demolition wastes, except that the Select Board may require disposal of excessive amounts of construction and demolition wastes at other sites.
(Amended Special Town Meeting 11/08/2016)

408.2 Voluntary Recycling

In the interest of recovering recyclable materials and reducing the amount of refuse, the Select Board is authorized to establish a voluntary recycling program for newsprint, bottles, cans, white goods, and other refuse. The Select Board may permit disposal of recyclable refuse from outside of Ogunquit. **(Amended Special Town Meeting 11/08/2016)**

After the expiration of a one-year trial period, the Select Board is authorized to establish mandatory regulations for recycling after giving public notice and a hearing. **(Amended Special Town Meeting 11/08/2016)**

408.3 Materials Prohibited

A person shall not dispose of any of the following types of refuse:

- 408.3.1 Refuse from outside of Ogunquit except recyclable refuse as permitted by the Select Board; **(Amended Special Town Meeting 11/08/2016)**
- 408.3.2 Automobiles or other motor vehicles, or major parts of motor vehicles;
- 408.3.3 Hazardous wastes.

408.4 Other Restrictions

A person shall not do any of the following:

- 408.4.1 Scavenge materials;
- 408.4.2 Transport refuse without protecting against scattering, spillage or leakage;

408.4.3 Dispose of refuse within the Town Transfer Station except at designated areas or at the direction of authorized personnel.

409 Enforcement

Police officers of Ogunquit are authorized to enforce the provisions of this Ordinance and other applicable laws.

410 Penalties

Whoever violates any of the provisions of this Ordinance shall be punished by a fine of not more than one hundred dollars (\$100) per violation, plus costs and attorneys' fees, which fine(s) shall be recovered on complaint to the use of the Town. The Select Board shall also be authorized to order the cleanup of any Solid Waste disposed of in violation of this Ordinance, and if the violator fails to clean up this Solid Waste after thirty (30) days notice, the Town may on its own initiative provide for the clean up, and recover the expense from the violator, including all court costs and attorney's fees. ***(Amended Annual Town Meeting 04/04/1987, Amended Special Town Meeting 11/08/2016)***

411 Effective Date

This Ordinance shall become effective immediately. (Adopted by vote of the Ogunquit Village Corporation on June 2, 1980, Article 7 of the Warrant).

411.1 Amendments, Revisions and Deletions

Following public notice and hearing, this Ordinance was amended, revised, and/or portions deleted, on: ***(Amended Annual Town Meeting 06/14/2011)***

Chapter 5 Solid Waste Disposal Ordinance

An Ordinance Relating to the Disposal of Solid Waste within the Municipality of Ogunquit; Prescribing Rules and Regulations Therefore; Providing Penalties for Violation Thereof:

501 Short Title

This Ordinance shall be known as and may be cited as the "Ordinance Relating to the Disposal of Solid Waste within the Municipality of Ogunquit, Maine; Prescribing Rules and Regulations Therefore; Providing Penalties for Violations Thereof" and shall be referred to herein as the "Ordinance".

502 Purpose

The purpose of this Ordinance is to protect the, health, safety and general well-being of the citizens of the Municipality; enhance and maintain the quality of the environment, conserve natural resources and prevent water and air pollution by providing for a comprehensive, rational and effective means of regulating the disposal of solid waste in the Municipality in accordance with the provisions of Title 38 M.R.S.A. Section 1304-B and 1305 as amended.

503 Definitions

For the purpose of this Ordinance, the following definitions shall be observed in the construction of this Ordinance:

503.1 Acceptable Waste shall mean ordinary household, municipal, institutional, commercial and industrial Solid Waste including, but not limited to, the following:

- (1) Garbage, trash, rubbish, paper and cardboard, plastics, refuse, beds, mattresses, sofas, refrigerators, washing machines, bicycles, baby carriages and automobile or small vehicle tires, to the extent that any disposal facility determines that the air emission criteria and standards applicable to and at the designated disposal facility are not violated; and ***(Amended Special Town Meeting 11/08/2016)***
- (2) Processible portions of commercial and industrial Solid Waste; and
- (3) Wood and lumber, tree limbs, branches, ties, logs and trees, if no more than four and one half feet (4 ½') long and eight inches (8") in diameter, and leaves, twigs, grass and plant cuttings, provided that the Municipality shall not be obligated to deliver or cause to be delivered any items listed in this subpart (3) to the any designated disposal facility and further provided that such items may be delivered to the any designated disposal facility by or on behalf of the Municipality on an irregular basis only and shall represent an insignificant portion of the total Solid Waste delivered to any designated disposal facility by or on behalf of the

Municipality within any calendar year; and ***(Amended Special Town Meeting 11/08/2016)***

Notwithstanding any provisions to the contrary, Unacceptable Waste, including Hazardous Waste, shall not be "Acceptable Waste" and is explicitly excluded there from.

Furthermore, any substances which as of the date of certain any Waste Handling Agreement between the Municipality and any designated disposal facilities are included as "Acceptable Waste", but which are later determined to be harmful, toxic, dangerous or hazardous by any governmental agency or unit having appropriate jurisdiction, shall not be "Acceptable Waste" under the terms of this Ordinance. However, any substances which as of the date of said Waste Handling Agreement are not included within the definition of "Acceptable Waste" because they are considered harmful, toxic, dangerous or hazardous and which are later determined not to be harmful, toxic, dangerous or hazardous by any governmental agency or unit having appropriate jurisdiction, shall be considered "Acceptable Waste" unless a contrary determination has been or is made by any other governmental agency or unit having appropriate jurisdiction or unless such substances are otherwise considered "Unacceptable Waste" or "Hazardous Waste". ***(Amended Special Town Meeting 11/08/2016)***

503.2 Ashes shall mean that residue from the burning of wood, coal, coke or other combustible material.

503.3 Board shall mean the Select Board for the Municipality of Ogunquit.

503.4 Commercial Refuse Collector shall mean a person, firm, corporation or other entity that collects and hauls the solid waste of another person, firm, corporation, or other entity for a fee.

503.5 Construction and Demolition Debris shall mean

- (a) Construction/Demolition Debris
- (b) Inert Fill
- (c) Landscaping Debris and
- (d) Wood waste

all as defined in Chapter 400 of the Maine Department of Environmental Protection Regulations, but excluding

- (i) Acceptable Waste and

(ii) Hazardous Waste

- 503.6 Disposal shall mean the discharge, deposit, dumping or placing of any solid waste into or on any land.
- 503.7 Hazardous Waste shall mean a waste substance or material in any physical state, designated as hazardous by the terms of a certain Waste Handling Agreement between the Municipality and any designated disposal facility. **(Amended Special Town Meeting 11/08/2016)**
- 503.8 Infectious Waste shall include those wastes so define by the Solid Waste Management Regulations promulgated by the Department of Environmental protection pursuant to Title 38 M.R.S.A. Section 1304.
- 503.9 Municipality shall mean the Municipality.
- 503.10 Person shall mean any natural person, corporation, partnership, sole proprietorship, association or other legal entity.
- 503.11 Public Solid Waste Disposal Facility (Disposal Facility) shall mean any land or structure or combination of land area and structures, including dumps and transfer stations used for storing, salvaging, reducing, incinerating, reclaiming or disposing of solid waste; this term shall include Municipal Disposal Facilities. **(Amended Special Town Meeting 11/08/2016)**
- 503.12 Resource Recovery shall mean the recovery of materials or substances that still have useful physical or chemical properties after serving a specific purpose and can be reused or recycled for the same or other purposes.
- 503.13 Designated Disposal Facility shall mean any land or structures or combination of land area and structures, including dumps and transfer stations owned or operated by or under a contract with any designated disposal facility, and/or any other site designated by or its assignee used for storing, salvaging, reducing, incinerating, reclaiming or disposing of acceptable waste pursuant to the Waste Handling Agreement and amendments thereto entered into between the Municipality and any designated disposal facility. **(Amended Special Town Meeting 11/08/2016)**
- 503.14 Solid Waste shall mean useless, unwanted or discarded solid materiel with insufficient liquid content to be free flowing, including by way of example, and not be limitation, rubbish, garbage, scrap materials, junk, refuse, inert fill materiel and landscape refuse, but shall not include septage tank sludge nor agricultural or Hazardous Wastes; it shall include Acceptable Waste, Unacceptable Waste and Construction and Demolition Debris as defined herein.

503.15 Municipality Disposal Facilities shall mean any land or structure or combination land area and structures owned or operated by, or under a contract with, the Municipality, including a transfer station or similar facility used in connection with the disposal of acceptable waste, whether such facilities are constructed before or after the completion of any designated disposal facilities. **(Amended Special Town Meeting 11/08/2016)**

503.16 Municipality shall mean the Municipality of Ogunquit.

503.17 Unacceptable Waste shall mean that portion of Solid Waste which is not acceptable Waste and includes, but is not limited to, sewage and its derivatives, Construction and Demolition Debris, special nuclear or by-product materials within the meaning of the Atomic Energy Act of 1954, as amended, and Hazardous Waste.

504 Public Solid Waste Disposal Facilities

504.1 In accordance with the provisions of Title 38 M.R.S.A. Section 1304-B, as amended from time to time, the Municipality will designate a disposal facility as its public solid waste disposal facilities for the purposes cited in this Ordinance, and designates any disposal facility as its public solid waste disposal facility for Construction and Demolition Debris. **(Amended Special Town Meeting 11/08/2016)**

504.2 Nothing in this Ordinance shall prohibit the Municipality from its continued use of a Stump/Demolition Area as described in a Lease Agreement between the Municipality and Leonard W. Wyman dated March 4, 1980, as amended on May 13, 1982, March 7, 1989, and December 29, 2003, or for the Municipality exercising any option for the disposal within the Municipality of leaves, trees, tree limbs and other wood waste.

504.3 The owner of any lot, or any other person with the permission of the lot owner, may deposit or dump inert substances such as earth, rocks, concrete or similar material for fill purposes only, subject to State or local land user regulations.

505 Administration

505.1 The Board shall establish the rules and regulations governing the availability and use of the designated public solid waste disposal facilities.

505.2 The operation of the designated public solid waste disposal facilities shall conform to all pertinent regulations or directives of all local, county, State or federal agencies which may have jurisdiction.

506 Restrictions and Fees for Disposal

506.1 No person, firm or corporation shall permanently dispose upon any land within the corporate limits of the Municipality solid waste of any kind generated within the Municipality, unless such land has been designated by the Municipality as a Public Solid Waste Disposal Facility.

506.2 Certain materials may be excluded by regulation from that solid waste which may be deposited at the Public Solid Waste Disposal Facility. These excluded materials may include junk automobile bodies and similar bulky waste which may require special processing prior to disposal, burning materials or materials containing hot or live coals; hazardous wastes; and other materials which the Municipality deems necessary to exclude. Hazardous wastes shall be handled in accordance with Title 38 M.R.S.A. Section 1319-0 as amended from time to time.

506.3 Except for licensed disposal of hazardous or infectious wastes, it shall be unlawful for any person, firm or corporation to burn or incinerate any solid waste within the Municipality other than leaves, trees, tree limbs and other wood waste.

507 Rules and Regulations

507.1 The availability and use of the designated public solid waste disposal facilities shall be limited to residents of the Municipality and to those residents of any other municipality which may, by mutual agreement, be authorized to use the designated public solid waste disposal facilities. As a means of user control, the Municipality shall distribute vehicle permits to authorized users, which shall be affixed to user vehicle(s). Failure to exhibit such permit shall result in denial of use of the facility.

507.2 The Municipality shall require solid waste to be separated into such categories as may be established by Municipal regulation and disposed of only in such manner and at such sites and locations as designated.

507.3 Any solid waste deposited within the designated public solid waste disposal facilities shall become the property of the Municipality or any waste disposal facility pursuant to the terms of any Waste Handling Agreements. No one shall salvage, remove or carry off any such

deposited solid waste without prior approval of the Municipality.
(Amended Special Town Meeting 11/08/2016)

508 Commercial or Residential Refuse Collectors

508.1 No commercial or residential refuse collector shall collect, recycle or haul solid waste within the boundaries of the Municipality without first obtaining an annual license therefore as provided in Title III, Chapter 4, Section 405.4 of the Ogunquit Municipal Code (Solid Waste Ordinance).

All licenses shall expire as of May 31, unless revoked or suspended Pursuant herein in Chapter V, Section 507, Rules and Regulations.

All renewal licenses shall be applied for by June 1, and if granted, will be effective on August 1. Any person applying for a license shall provide satisfactory proof of irrevocable liability insurance with the Town of Ogunquit named as an additional insured in the amount of \$1,000,000.

508.2 Any person wishing to obtain a commercial or residential refuse collection License shall present a written application therefore on a form provided by the Town, accompanied by payment of a fee as set by the Select Board by order and evidence of a waste hauling agreement between the applicant and any designated disposal facility for disposal of Ogunquit solid waste collected or transported by the applicant from the date the application is filed and throughout the upcoming permit year. A Commercial or Residential Refuse Collector Permit shall be issued by the Municipality's Clerk ("Issuing Agent". All fees collected shall be for the use of the Municipality. ***(Amended Special Town Meeting 11/08/2016)***

For the licensing year commencing on July 1, 2011, and for each subsequent year, thereafter, the applicant for a commercial or residential refuse collector license must submit the written application and all required supporting documentation on or before July 1 immediately preceding the commencement of the license year. ***(Amended Special Town Meeting 11/08/2016)***

508.3 An application for a Commercial or Residential Refuse Collector License shall contain the following information:

508.3.1 Applicant's name;

508.3.2 Applicant's residence;

508.3.3 Address of the applicant's place(s) of business;

- 508.3.4 If the applicant is a corporation, the names and addresses of each of its directors and officers;
- 508.3.5 A description of the vehicle(s) and equipment to be used; Including the make, model, year of manufacture and License plate number of said vehicle(s) and equipment;
- 508.3.6 Whether the applicant is collecting, recycling or hauling solid waste generated by residences, by commercial activities or uses and/or by individual activities or uses; if the applicant intends to collect, recycle or haul solid waste generated by commercial and/or industrial activities or uses, the applicant shall describe the location of any dumpster(s) or other container(s) used by the commercial or industrial activity or used to store solid waste along with the serial number, if any, on such dumpster(s) or container(s). No later than the 15th of each month, each permitted commercial or residential refuse collector shall provide the Issuing Authority with updates for the previous month of the application information required by this Section 508.3.6;
- 508.3.7 A copy of the hauler's current license with the Department of Environmental Protection (DEP); and
- 508.3.8 A copy of the current Waste Handling Agreement with any designated disposal facility, as required by Section 508.2. ***(Amended Special Town Meeting 11/08/2016)***
- 508.4 No person shall collect or transport solid waste, including but not limited to garbage and recyclables, generated within the Municipality without obtaining a refuse hauler permit from the Municipality and paying the required fee. Such permits shall be subject to the terms and requirements set forth in this Section. ***(Amended Special Town Meeting 11/08/2016)***
- 508.5 All licensed Commercial or Residential Refuse Collectors shall comply with such rules and regulations as the Select Board may adopt by order from time to time; failure to comply with such rules and regulations shall be a violation of this Ordinance. Each licensed Commercial or Residential Refuse Hauler shall send any designated disposal facility, a copy of each Category A manifest that it provides to the DEP pursuant to Chapter 411,

Section 6 of the Department's Rules, as amended from time to time.
(Amended Special Town Meeting 11/08/2016)

508.5.1 All licensed Commercial or Residential Refuse Collectors must pay all invoices from the Town of Ogunquit within fourteen (14) days or the Town may charge interest to the unpaid portion of the invoiced amount in an amount not to exceed the maximum interest rate allowed in the then current year for municipal real estate taxes. If an invoice or any portion thereof, remains unpaid after four (4) months, violation of the license shall exist and the licensed Refuse Collector will be subject to penalties under Section 508.6 including the possibility of license suspension and revocation.

508.6 License Denial, Revocation or Suspension

508.6.1 Licenses and renewals of licenses issued under Section 508 through 508.4, hereunder, may be denied, revoked or suspended by the Issuing Authority, as follows:

508.6.1.1 The first violation by a licensed Commercial or Residential Refuse Collector of any provision or provisions of this Ordinance shall result, in addition to any penalty or relief that the Municipality may seek under Title III, Chapter 4, Section 410 of the Municipal Code, in a thirty (30) day suspension of that Commercial or Residential Collector's License, or if on the date of the first violation, said License shall expire in less than thirty (30) days, the revocation of said license.

509 Miscellaneous

509.1 The Board shall establish, by order, a schedule of permit fees to be charged to commercial refuse collectors operating within the boundaries of the Municipality of Ogunquit, which schedule shall be posted and published. All fees collected shall be for the use of the Municipality. Any license granted hereunder may be revoked upon any violation of this

Ordinance. The Board may also require any person who utilizes the public solid waste disposal facility, to pay a disposal fee directly to the facility.

509.2 It shall be the duty of the Board or its designee to enforce the provisions of this Ordinance.

509.3 All ordinances or parts of ordinances in conflict with this Ordinance are hereby repealed.

509.4 If any section, subsection, sentence or part of the ordinance is for any reason held to be invalid or unconstitutional, such decision shall not affect the validity of the remaining portions of this Ordinance.

509.5 Whoever violates any of the provisions of this Ordinance shall be punished by a fine of not more than one hundred dollars (\$100) per violation, plus costs and attorneys' fees, which fines shall be recovered on complaint to the use of the Municipality. The Board shall also be authorized to order the cleanup of any Solid Waste disposed of in violation of this Ordinance, and if the violator fails to clean up this Solid Waste after thirty (30) days notice, the Municipality may on its own initiative provide for the clean up, and recover the expense from the violator, including all court costs and attorney's fees.

510 Effective Date

This Ordinance shall become effective immediately upon adoption by the citizens of the Municipality.

Enacted: 06/02/1980 ATM
Amended: 12/17/1985 STM
Amended: 04/04/1987 STM
Amended: 08/15/1989 STM
Amended: 06/14/2011 ATM
Amended: 11/08/2016 STM

APPENDIX I
OGUNQUIT MUNICIPAL CODE
PUBLIC SERVICE ORDINANCE

Transfer Station Rules and Regulations

1. Recycling is **encouraged** - Recycled waste is **FREE**.
2. Trash will be accepted **only** if it is generated from within the boundaries of the Town of Ogunquit.
3. **Transfer Station Permit/Beach Pass** – Users of the Transfer Station must have a disposal permit/beach pass affixed to the windshield of their vehicles. Users of the Transfer Station will be charged, per posted schedule fees, and are subject to change.
4. **Disposal Permit** - Debris from building construction or demolition will require a **temporary** disposal permit, which can be obtained from the Town Office. Fees for disposal, per the posted Schedule.
5. Commercial haulers must have a Commercial Hauler's Permit. Fees for disposal, per posted Schedule.
6. Any person who has not paid, in full, all required disposal fees within thirty (30) days of the issuance of an invoice, therefore, will not be permitted to use the Transfer Station until such time as the outstanding account balance is paid in full. Any person, whose use of the Transfer Station has been so terminated, for lack of timely payment, shall surrender that person's disposal permit to the Transfer Station attendant, upon demand. **(BOS 8/21/01)**

APPENDIX I

Adopted: 04/04/1997
Effective: 03/03/1997
Amended: 08/21/2001
Amended: 06/14/2011

APPENDIX II

Adopted: 02/04/1997
Effective: 03/03/1997
Amended: 03/12/1997
Amended: 08/21/2001
Amended: 06/01/2004
Amended: 04/17/2012

APPENDIX II
 OGUNQUIT MUNICIPAL CODE
 Public Service Ordinance

Solid Waste Disposal Fee Schedule

HOUSEHOLD WASTE COMPACTOR

Uncompacted Loose Waste	\$.10/lb.	
Bagged/Barrel Household Waste	One free 30-33 gallon trash bag/barrel disposal per day	
Each additional 30-33 gallon bag disposal	\$1/bag	
30-33 Gallon Cans	\$1/Each	
Larger than 30-33 Gallons/Barrels	\$2/Each	
Non-Permitted Rentals	\$2/Each	

BULKY WASTE TRANSFER STATION

Air Conditioners	\$20/Ea.	
Brush/Landscape	\$5.00 P/U Load	
Car Tires	\$ 3/Ea.	Max. 4/Day
Carpets (Weighed)	\$.10/lb.	
Compostable Leaves	FREE	
Couches, Chairs, etc.	\$10/Ea.	Max. 2/Day
Electronics		
DVDs, VCRs, Stereos, Faxes	\$2/Ea.	
CPUs, Speakers	\$4/Ea.	
TVs, and Monitors	\$5/Ea.	
Large Floor Copiers	\$10/Ea.	
Flattened Cardboard	FREE	
Grass/Garden Waste	FREE	
Iron	\$.05/lb.	
Landscape	\$10/Small PU Load	Max. 2/Loads/Day
Mattresses, Box Springs	\$10/Ea.	Max. 2 Sets/Day
Mixed Demolition	\$.10/lb.	
Small Bag/Barrel	\$3/Ea.	
Large Bag/Barrel	\$5/Ea.	
By Weight (Large Loads)	\$.10/lb.	
Rugs (by size)	\$.10 SQ FT	Max. 2/Day
Shingles	\$.10/lb.	
Sinks/Toilets	\$ 3/Ea.	

Truck Tires	\$ 8/Ea.	Max. 2/Day
Tubs/showers	\$ 10/Ea.	
White Goods w/Freon	\$20/Ea.	Max. 2/Day
White Goods - No Freon	\$10/Ea.	Max. 2/Day
Wood Waste "Clean Only"	\$.05/lb.	Max. 2/Loads/Day

SILVER BULLET RECYCLABLE TRAILER

Aluminum Cans	FREE
Glass	FREE
Newsprint / Magazines	FREE
Metal Cans	FREE
Office Paper (No Envelopes)	FREE
Paperboard (Cereal Boxes/Alike)	FREE
Plastic Milk Containers	FREE
Waste Oil	FREE