

RICHMOND CITY CORPORATION
ORDINANCE 2002-3

WHEREAS the City of Richmond has sought to assist Richmond citizens in maintaining a neat and tidy city, and

WHEREAS the City of Richmond has arranged through the Cache Service Area for large trash bins to be made available, and

WHEREAS the City of Richmond has paid for said trash bin transportation and dumping costs through tax-payer funds, and

WHEREAS there has become an increasingly greater problem with non-authorized materials being placed into the bins, and

WHEREAS an increasingly larger number of non-Richmond residents have been availing themselves of the bins without making any financial contribution towards offsetting the expenses incurred by Richmond City,

NOW THEREFORE the City Council of Richmond City, County of Cache, State of Utah, hereby adopts, passes, and publishes the following:

AN ORDINANCE ESTABLISHING UNDER TITLE 10-000 A NEW CHAPTER 10-428 OF THE *CODE OF REVISED ORDINANCES OF RICHMOND* (1975, ADOPTED 1976) GOVERNING THE RULES AND PROCEDURES ASSOCIATED WITH ANY TRASH CONTAINERS OWNED, LEASED, OR OTHERWISE UNDER THE JURISDICTION OF THE RICHMOND CITY CORPORATION.

1. Chapter 10-428 of the *Code of Revised Ordinances of Richmond* (1975, Adopted 1976) entitled "RULES AND PROCEDURES ASSOCIATED WITH ANY TRASH CONTAINERS OWNED, LEASED, OR OTHERWISE UNDER THE JURISDICTION OF THE RICHMOND CITY CORPORATION." is hereby established.

2. The text of said Chapter 10-428 is:

A. Trash containers owned, leased, or otherwise under the jurisdiction of the Richmond City Corporation are restricted to the use of Richmond City residents.

B. Trash containers designated as "green" shall be restricted to plant growth refuse only. Said plant growth refuse shall not be placed within any type of container such as plastic bags, bails with non-plant growth binding material, etc.

C. General trash containers are to be used for all trash not covered by item B. above or restricted by D. following.

D. The following items are prohibited:

- 1) Liquid paint.
- 2) Oil or oil products (petroleum).
- 3) Antifreeze.
- 4) Pesticides.
- 5) Cleaning products.
- 6) Vehicle tires.
- 7) Batteries.
- 8) Refrigerators.
- 9) Freezers.
- 10) Any other type of hazardous substance.
- 11) Contractor debris.
- 12) Wet garbage, i.e., refuse from consumable foods whether prepared or unprepared, or non-consumable items which in the decomposing process may attract insects or vermin.

E. Trash or refuse, whether in the “green” category or otherwise, shall not be placed in the container above the “fill level”.

1) The fill level shall be defined not to exceed the closing capacity of the container if covered in some manner, nor to exceed six inches above the top of the container if not coverable.

2) Under no circumstances are materials to be placed in or on top of the bins in such a manner that said material may fall or otherwise be deposited on the ground, either while the bin is in place or while in transit.

F. Violation(s) of the above provisions shall be a Class B misdemeanor punishable by a fine of not less than \$50.00 nor more than \$1,000.00 for each violation.

G. The Richmond City Council reserves the right to establish a user fee schedule, said schedule being established by separate resolution duly voted upon and approved in open public council meeting.

ADOPTED AND PASSED by the Richmond City Council this 9th day of April, 2002.

Kip E. Panter
Mayor

ATTEST:

Boyd A. Lewis
Recorder

Posting Date: April 10, 2002

CERTIFICATE OF DUE POSTING

I, BOYD A. LEWIS, City Recorder of Richmond, Cache County, Utah, do hereby certify that on the 10th day of April, 2002, in the City of Richmond, County of Cache, State of Utah, was posted the foregoing Ordinance 2002-3 in a likely manner, a copy of which is hereunto attached, in each of the three most public places in the said City of Richmond, to wit:

1. Richmond City Office.
2. Richmond Public Library.
3. Richmond City Post Office.

WITNESS my hand this 10th day of April, 2002.

Boyd A. Lewis
Richmond City Recorder