



29           **WHEREAS**, as an environmental leader among local governments in the State of  
30 Florida, the goal of Alachua County is to replace expanded polystyrene and single-use carry out  
31 plastic bags with reusable, recyclable, or compostable alternatives whenever possible; and

32           **WHEREAS**, retail establishments such as ALDI, Trader Joes, and Lucky's have  
33 successfully incorporated programs that encourage the use of reusable and/or recyclable  
34 alternatives to single use carry-out plastic bags; and

35           **WHEREAS**, this Ordinance provides for an implementation period (during which this  
36 ordinance will not be enforced) allowing retail establishments to expend their current stock of  
37 expanded polystyrene containers and single-use carry out plastic bags and transition to reusable,  
38 recyclable, or compostable alternatives; and

39           **WHEREAS**, the Alachua County Board of County Commissioners finds that this  
40 Ordinance is necessary for the preservation of our environment and the public health, safety and  
41 welfare of County residents and visitors and future generations; and

42           **WHEREAS**, at least 10 days' notice has been given once by publication in a newspaper  
43 of general circulation notifying the public of this proposed ordinance and of the public hearing to  
44 be held in the John "Jack" Durrance Auditorium, Board Room 209, County Administration  
45 Building, Gainesville, Florida; and

46           **WHEREAS**, the public hearing was held pursuant to the published notice described at  
47 which hearing the parties in interest and all others had an opportunity to be and were, in fact  
48 heard.

49           **NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY**  
50 **COMISSIONERS OF ALACHUA COUNTY, FLORIDA, AS FOLLOWS:**

51           **Section 1.** Section 75.100 of the Alachua County Code of Ordinances, titled  
52 “Definitions,” is amended as follows:

53 **Sec. 75.100 – Definitions**

54       ~~As used in this chapter, the following words and terms shall have the following meanings,~~  
55 ~~unless the context clearly requires otherwise:~~

56       The following words, terms and phrases, when used in this Chapter, shall have the  
57 meanings ascribed to them in this section, except where the context clearly indicates a different  
58 meaning:

59

60       *Assessed property* means all parcels of land included on the assessment roll that receive a  
61 special benefit from the provision of solid waste collection and disposal services identified  
62 in the initial assessment resolution.

63       *Assessment roll* means a non-ad-valorem assessment roll relating to solid waste costs,  
64 approved by a final assessment resolution pursuant to section 75.405, Alachua County  
65 Code.

66       *Biomedical waste* means any solid waste or liquid waste which may present a threat of  
67 infection to humans. The term includes, but is not limited to, nonliquid human tissue and  
68 body parts; laboratory and veterinary wastes which contain human disease-causing agents;  
69 discarded disposable sharps; human blood, and human blood products and body fluids; and  
70 other materials which, in the opinion of the department of health and rehabilitative services,  
71 represent a significant risk of infection to persons outside the generating facility. The term  
72 does not include human remains that are disposed of by persons licensed under F.S. ch. 470.

73       *Board* means the Board of County Commissioners of Alachua County, Florida.

74       *Building* means any structure, whether temporary or permanent, built for the support, shelter  
75 or enclosure of persons, chattel or property of any kind. This term shall include mobile  
76 homes or any vehicles serving in any way the function of a building.

77       *Bulk items* means those items that may require special handling and management, including,  
78 but not limited to: white goods, materials not exceeding two cubic yards resulting from an  
79 improvement to the internal portion of a home; and any and all household goods and  
80 furniture. Bulk items must be usual to housekeeping and must be generated by the customer  
81 at the dwelling unit where the bulk item is collected. Bulk items do not include items herein  
82 defined as exempt waste.

83       *Certificate of occupancy* means the written certification issued by the county or any  
84 municipality within the county that a building is ready for occupancy for its intended use. A  
85 set-up or tie-down permit issued for a mobile home shall be considered a certificate of  
86 occupancy for the purposes of this chapter.

87 *Certified recycler* means a "certified recovered materials dealer" as defined in section  
88 403.7046, Florida Statutes.

89 *Clerk* means the clerk of the circuit court, ex officio clerk of the board of county  
90 commissioners, Alachua County, Florida.

91 *Commercial collection service* means the collection and transportation of recyclable  
92 material, yard trash and solid waste from commercial property by the owner or any other  
93 person to a solid waste management facility.

94 *Commercially collected residential property* means residential property that has been  
95 reclassified as commercial property pursuant to section 75.408 of the Alachua County Code.

96 *Commercially-generated waste* means rubbish, yard trash or bulk items, or any combination  
97 thereof, generated by builders, building contractors, privately-employed tree trimmers,  
98 loggers and tree surgeons, landscape services and lawn or yard maintenance services and  
99 nurseries, which shall not be collected as residential solid waste.

100 *Commercial property* means all improved property other than residential property and  
101 governmental property.

102 *Condominium* means a building or portion thereof containing one or more dwelling units in  
103 which each unit is designed for residential occupancy by one household only and which is  
104 owned pursuant to the provisions of F.S. ch. 718 or its successor in function.

105 *Construction and demolition debris* means materials generally considered to be not water  
106 soluble and nonhazardous in nature, including, but not limited to, steel, glass, brick,  
107 concrete, asphalt roofing material, pipe, gypsum wallboard, and lumber, from the  
108 construction or destruction of a structure as part of a construction or demolition project, and  
109 including rocks, soils, tree remains, trees, and other vegetative matter which normally  
110 results from land clearing or land development operations for a construction project,  
111 including such debris from construction of structures at a site remote from the construction  
112 or demolition project site. Mixing of construction and demolition debris with other types of  
113 solid waste, including material from a construction or demolition site which is not from the  
114 actual construction or destruction of a structure, will cause it to be classified as other than  
115 construction and demolition debris.

116 *Container* means any detachable container designed or intended to be mechanically or  
117 otherwise dumped into a loader/packer-type truck used by a permit holder or contractor.

118 *Contractor* means a person authorized by contract with the board to provide residential  
119 collection service in the unincorporated area of the county.

120 *County* means Alachua County, Florida.

121 *County manager* means the County Manager of Alachua County or the designee of such  
122 person.

123 *Curbside/roadside* means the physical location, as determined by the county manager, for  
124 the placement of refuse accumulations intended for residential service collection and  
125 disposal. This designated location shall be as near as possible to the edge of the traveled  
126 streets or alleys.

127 *Designated municipality* means a municipality whose governing board has adopted an  
128 ordinance agreeing to be included within the solid waste unit.

129 *Designated recyclable materials* means glass and plastic bottles and jars, no larger than two  
130 (2) gallons in size; yogurt cups; margarine tubs; aluminum and metal cans, including empty  
131 aerosol cans; newspapers; magazines; catalogs; telephone books; corrugated cardboard;  
132 pasteboard; brown paper bags; junk mail; and office paper.

133 *Director* means the director of the Division of Waste Management of the Public Works  
134 Department of Alachua County, or the designee of such person.

135 *Division of waste management* means the division of waste management within the Public  
136 Works Department of Alachua County.

137 *Dwelling unit* means a building, or a portion thereof, which is lawfully used for residential  
138 purposes, consisting of one or more rooms arranged, designed, used, or intended to be used  
139 as living quarters for one household only.

140 *Exempt waste* means, singularly or in combination, biohazardous, biomedical or biological  
141 waste, commercially-generated waste, tires, construction and demolition debris, land  
142 clearing debris, hazardous waste, sludge, automobiles, automobile parts, boats, boat parts,  
143 boat trailers, internal combustion engines, lead-acid batteries, used oil, yard trash units  
144 which weigh more than 40 pounds, and residential or commercial solid waste for which  
145 there is no legally permitted disposal, processing, transfer or storage facility within Alachua  
146 County.

147 *Expanded polystyrene containers* means plates, bowls, cups, containers, lids, trays, coolers,  
148 ice chests, food containers and all similar articles that consist of blown polystyrene and  
149 expanded and extruded foams that are thermoplastic petrochemical materials utilizing a  
150 styrene monomer and processed by any number of techniques including but not limited to  
151 fusion of polymer spheres (expandable bead foam), injection molding, foam molding and  
152 extrusion-blown molding (extruded foam polystyrene).

153 *Explosion* means the sudden conversion of potential energy (chemical or mechanical) into  
154 kinetic energy with the production and release of gases under pressure, or the release of gas  
155 under pressure. These high pressure gases then do mechanical work such as moving,  
156 changing, or shattering nearby materials.

157 *Explosive* means any chemical compound, mixture, or device the primary purpose of which  
158 is to function by explosion.

159 *Final assessment resolution* means the resolution described in section 75.405 hereof, which  
160 shall confirm or deny the initial assessment resolution and which shall be the final  
161 proceeding for the imposition of a solid waste assessment.

162 *Fiscal year* means that period beginning October 1 of each year and ending on September  
163 30 of the subsequent year.

164 *Flammable* means capable of burning with a flame.

165 *Food service provider* means a person or entity that provides food directly to the consumer,  
166 regardless of whether such food is provided free of charge or sold, or whether consumption  
167 occurs on or off premises, or whether the food is provided from a building, pushcart, stand  
168 or vehicle. Food service providers include, but are not limited to, restaurants, cafes,  
169 sidewalk cafes, delicatessens, coffee shops, grocery stores, markets, supermarkets, drug  
170 stores, pharmacies, bakeries, caterers, gas stations, vending or food trucks or carts and  
171 cafeterias.

172 *Garbage* means all kitchen and table food waste, and animal or vegetative waste that is  
173 attendant with or results from the storage, preparation, cooking, or handling of food  
174 materials.

175 *Government property* means property owned by the United States of America or any agency  
176 thereof, a sovereign state or nation, the State of Florida or any agency thereof, a special  
177 district or a municipal corporation.

178 *Hazardous material* means any substance or material which has been determined by the  
179 Secretary of the United States Department of Transportation to be capable of imposing an  
180 unreasonable risk to health, safety and property. This term includes hazardous waste as  
181 defined in F.S. § 403.703(23).

182 *Hazardous waste* means solid waste, or a combination of solid wastes, which, because of its  
183 quantity, concentration, or physical, chemical, or infectious characteristics, may cause, or  
184 significantly contribute to, an increase in mortality or an increase in serious irreversible or  
185 incapacitating reversible illness or may pose a substantial present or potential hazard to  
186 human health or the environment when improperly transported, disposed of, stored, treated,  
187 or otherwise managed.

188 *Improved property* means all property within the county on which sits a building or other  
189 improvement, including, but not limited to, facilities providing retail electrical service to  
190 such property, which improvement results in such property generating solid waste or being  
191 capable of generating solid waste.

192 *Income exemption standard* means the adjusted cumulative gross income standard for all  
193 lawful occupants of residential property as adopted by the board by resolution.

194 *Industrial property* means a non-residential parcel that has been assigned by the Property  
195 Appraiser to a property use code of 4000, 4100 or 4200 of the codes established by the  
196 Florida Department of Revenue in Rule 12 D.008, Florida Administrative Code.

197 *Initial assessment resolution* means the resolution described in section 75.401 hereof, which  
198 shall be the initial proceeding for the imposition of a solid waste assessment.

199 *Institutional property* means a dwelling unit owned by any state, county or municipal  
200 housing authority, or the federal government or an agency thereof, which is exempt from the  
201 payment of ad valorem taxes.

202 *Materials recovery facility* means a solid waste management facility that provides for the  
203 extraction from solid waste of recyclable materials, materials suitable for use as a fuel or  
204 soil amendment, or any combination of such materials.

205 *Multifamily dwelling unit* means any building or structure containing two or more dwelling  
206 units held under common ownership.

207 *Municipality* means any of the municipalities within the county, including the City of  
208 Alachua, the City of Archer, the City of Gainesville, the City of Hawthorne, the City of  
209 High Springs, the City of La Crosse, the Town of Micanopy, the City of Newberry and the  
210 City of Waldo.

211 *Non-ad valorem assessment* means only those assessments which are not based upon  
212 millage and which can become a lien against a homestead as permitted in Article X, § 4,  
213 State of Florida Constitution.

214 *Non-universal area* means the portion of the unincorporated area of the county as  
215 designated by the board by resolution pursuant to section 75.300 hereof.

216 *Notice of proposed property taxes* means the notice of proposed ad valorem taxes prepared  
217 by the Alachua County Property Appraiser as required by F.S. § 200.069.

218 *Permit holder* means a person authorized by the board to provide commercial collection  
219 service in the unincorporated area.

220 *Person* means any and all persons, natural or artificial, including any individual, firm, or  
221 association; any municipal or private corporation organized or existing under the laws of  
222 Florida or any other state; any county of the state; and any governmental agency of the state  
223 or the federal government.

224 *Premises* means any structure or parcel of land where solid waste or recovered materials are  
225 created or accumulated.

226 *Property appraiser* means the property appraiser of Alachua County.

227 *Recovered materials* means metal, paper, glass, plastic, textile, or rubber materials that have  
228 known recycling potential, can be feasibly recycled, and have been diverted and source

229 separated or have been removed from the solid waste stream for sale, use or reuse as raw  
230 materials, whether or not the materials require subsequent processing or separation from  
231 each other, but does not include materials destined for any use that constitutes disposal.  
232 Recovered materials as described above are not solid waste.

233 *Recovered materials processing facility* means a facility engaged solely in the storage,  
234 processing, resale, or reuse of recovered materials. Such a facility is not a solid waste  
235 management facility if it meets the conditions of § 403.7045(1)(e), Florida Statutes.

236 *Recyclable material* means those materials which are capable of being reclaimed and  
237 processed for reuse and which would otherwise be processed or disposed of as solid waste.

238 *Recyclable materials* means those recovered materials, as defined in F.S. § 403.703(7),  
239 which are capable of being recycled and which would otherwise be processed or disposed of  
240 as residential or commercial solid waste.

241 *Recycling* means any process by which solid waste, or materials which would otherwise  
242 become solid waste, are collected, separated, or processed and reused or returned to use in  
243 the form of raw materials or products.

244 *Recycling container* means a rigid container made of plastic or other suitable substance  
245 distributed by the county or contractor for the storage and accumulation of recyclable  
246 materials.

247 *Refuse* means both rubbish and garbage, or a combination or mixture of rubbish and  
248 garbage, including paper, glass, metal, textile materials and other discarded matter.

249 *Residential collection service* means the collection and transportation of recyclable material,  
250 yard trash, and other solid waste from residential property by a contractor to a solid waste  
251 management facility.

252 *Residential property* means all improved property which is used as single-family dwelling  
253 units and condominiums, and multifamily dwelling units consisting of less than ten units  
254 within the same building, unless such single-family dwelling unit, condominium or  
255 multifamily dwelling unit has been reclassified as commercial property pursuant to section  
256 75.408. Residential property does not include institutional property.

257 *Residential solid waste* means any garbage, rubbish, yard trash or bulk item that is usual to  
258 housekeeping. Residential solid waste is solid waste generated by the customer at the  
259 dwelling unit at which the residential solid waste is collected and does not include items  
260 defined herein as commercially-generated waste or exempt waste.

261 *Retail establishment* means any person or entity engaged in the retail sale of goods. Retail  
262 establishment includes any supermarket, grocery store, convenience store, shop, service  
263 station, restaurant, farmers' market vendor, and any other sales outlet where a customer can  
264 directly purchase goods, materials, and products.

265



266 Reusable carryout bags, meaning carryout bags that are specifically designed and  
267 manufactured for multiple reuse, and are constructed out of any of the following materials:  
268 (1) Cloth, other washable fabric, or other durable materials whether woven or non-woven;  
269 (2) Recyclable plastic that has a minimum thickness of 2.25 mils; or (3) Recyclable paper.

270 *Rubbish* means waste material other than garbage, usually attendant to domestic households  
271 or housekeeping, and attendant to the operation of stores, offices, and other business places.  
272 Rubbish shall include, but is not limited to, paper, magazines, packaging, receptacles, textile  
273 materials, excelsior, bottles, cans, and ceramic material.

274 *Rural collection center* means a solid waste management facility designated by the director  
275 that accepts recyclable material, yard trash and other solid waste, processes it and transfers it  
276 for disposal at another solid waste management facility.

277 *Sharps* means those biomedical wastes which as a result of their physical characteristics are  
278 capable of puncturing, lacerating or otherwise breaking the skin when handled.

279 *Single-family dwelling unit* means a building or a portion thereof, designed for residential  
280 occupancy, which is arranged, designed or used as living quarters for one household only.

281 Single-use carry out plastic bag means a bag provided to a customer, typically at the point  
282 of sale or distribution, for the purpose of transporting items, which is made predominantly  
283 of plastic derived from petroleum or a biologically-based source with a thickness of less  
284 than 2.25mils.

285 *Sludge* includes the accumulated solids, residues, and precipitates generated as a result of  
286 waste treatment or processing, including wastewater treatment, water supply treatment, or  
287 operation of an air pollution control facility, and mixed liquids and solids pumped from  
288 septic tanks, grease traps, privies, or similar waste disposal appurtenances.

289 *Solid waste* means sludge unregulated under the federal Clean Water Act or Clean Air Act,  
290 sludge from a waste treatment works, water supply treatment plant, or air pollution control  
291 facility or garbage, rubbish, refuse, special waste, or other discarded material, including  
292 solid, liquid, semisolid, or contained gaseous material resulting from domestic, industrial,  
293 commercial, mining, agricultural, or governmental operations. Recovered materials are not  
294 solid waste.

295 *Solid waste assessment* means a non-ad-valorem assessment lawfully imposed by the county  
296 against assessed property to provide solid waste management and the provision of collection  
297 and disposal services and facilities including the generation of revenue necessary to pay all  
298 or any portion of the solid waste cost.

299 *Solid waste assessment coordinator* means the person designated by the director to  
300 administer the solid waste assessment program.

301 *Solid waste cost* means (1) the amount necessary in any fiscal year to fund and provide solid  
302 waste management to assessed property in the county, which shall include recycling

303 activities undertaken by the county or mandated by any other governmental entity, and the  
304 provision of collection and disposal services, programs and facilities; and (2) the estimated  
305 cost to be incurred during any fiscal year relating to the collection of the solid waste  
306 assessments, including any service charges of the tax collector and property appraiser and  
307 any amounts necessary to offset the maximum discounts available for early payment of non-  
308 ad-valorem assessments pursuant to applicable law. Solid waste costs include, but are not  
309 limited to, costs associated with monitoring closed landfills and the management of property  
310 intended for future solid waste facilities.

311 *Solid waste management facility* means any solid waste disposal area, volume reduction  
312 plant, transfer station, materials recovery facility, or other facility, the purpose of which is  
313 resource recovery or the disposal, recycling, processing, or storage of solid waste. The term  
314 does not include recovered materials processing facilities which meet the requirements of  
315 F.S. § 403.7046(4), except the portion of such facilities, if any, that is used for the  
316 management of solid waste. The term includes a materials recovery facility.

317 *Source separated* means the recovered materials are separated from solid waste where the  
318 recovered materials and solid waste are generated. The term does not require that various  
319 types of recovered materials be separated from each other and recognizes de minimis solid  
320 waste, in accordance with industry standards and practices, may be included in the  
321 recovered materials. Materials are not considered source separated when two or more types  
322 of recovered materials are deposited in combination with each other in a commercial  
323 collection container located where the materials are generated and such materials contain  
324 more than ten percent solid waste by volume or weight. For purposes of this subsection, the  
325 term "various types of recovered materials" means metals, paper, glass, plastic, textiles, and  
326 rubber.

327 *Special event permittee* means any entity or person, and their subcontractors, agents or  
328 affiliates, who has been issued a special event permit or license agreement by the County  
329 for a special event on County property, in a County facility or in the County's right-of-way,  
330 for the promotion or sale of their products and/or business.

331 *Special wastes* means solid wastes that can require special handling and management,  
332 including, but not limited to, white goods, waste tires, used oil, lead-acid batteries,  
333 construction and demolition debris, ash residue, yard trash and biological wastes.

334 *Tax collector* means the tax collector of the county.

335 *Tax roll* means the real property ad valorem tax assessment roll maintained by the property  
336 appraiser of the county for the purpose of the levy and collection of ad valorem taxes.

337 *Tenant* means any person entitled to occupy an improved property pursuant to a rental  
338 agreement or lease with the owner regardless of whether the agreement or lease is in  
339 writing.

340 *Uniform Assessment Collection Act* means F.S. §§ 197.3632 and 197.3635 or any successor  
341 statutes authorizing the collection of non-ad-valorem assessments on the same bill as ad  
342 valorem taxes.

343 *Universal area* means the portion of the unincorporated area of the county as designated by  
344 the board by resolution pursuant to section 75.300 hereof.

345 *White goods* includes inoperative and discarded refrigerators, ranges, water heaters, freezers,  
346 room air conditioners and other similar domestic and commercial large appliances.

347 *Yard trash* means vegetative matter resulting from landscaping maintenance and land-  
348 clearing operations, and includes, but is not limited to, materials such as tree and shrub  
349 trimmings, grass clippings, palm fronds, trees and tree stumps.

350 **Section 2.** A new Section, 75.211, titled “Prohibition On Use Of Expanded Polystyrene And  
351 Single-Use Carry Out Plastic Bags,” is created to read as set forth below. Except as amended  
352 herein, the remainder of Chapter 75 of the Alachua County Code of Ordinances remains in full  
353 force and effect.

354 **Sec. 75.211 – Prohibition on Use of Expanded Polystyrene and Single-Use Carry Out**  
355 **Plastic Bags.**  
356

357 (a) Food service providers and retail establishments shall not sell, use, offer for sale or  
358 use, or provide food or beverage in expanded polystyrene containers. Food service providers  
359 and retail establishments shall not sell, use, offer for sale or use, or provide to any person a  
360 single-use carry out plastic bag.

361  
362 (1) Exceptions: Although the discontinuation of the use of expanded polystyrene  
363 containers and single-use carry out plastic bags is strongly encouraged, this section shall not  
364 apply to:

365 a. Expanded polystyrene containers used for prepackaged food that have been filled  
366 and sealed prior to receipt by the food service provider or retail establishment;  
367

368 b. Expanded polystyrene containers used to store raw meat or seafood sold from a  
369 butcher case or similar refrigerated display or storage case;  
370

371 c. Compostable bags that (i) conform to the current ASTM D6400; (ii) are certified and  
372 labeled as meeting the ASTM D6400 standard specification by a recognized verification  
373 entity; and (iii) are capable of undergoing biological decomposition in a compost site  
374 such that the material breaks down into carbon dioxide, water, inorganic compounds and  
375 biomass at a rate consistent with known compostable materials;  
376

377 d. Reusable carryout bags, as defined in this chapter; or  
378

379 e. Any bags without handles provided to a customer (i) to protect food or merchandise  
380 from being damaged or contaminated by other food or merchandise, when items are  
381 placed together in a reusable bag or recyclable bag, including produce bags; (ii) to hold  
382 prescription medications dispensed from a pharmacy or veterinary office; or (iii) that is  
383 designed to be placed over articles of clothing on a hanger, including dry cleaning bags;  
384

385 (b) Special event permittees, or any vendor operating under that permittee, shall not sell,  
386 use, provide food or drink in, or offer the use of, expanded polystyrene containers or single-use  
387 carry out plastic bags in or on County facilities. Upon warning, the special event permittee or  
388 any vendor operating under that permittee must stop use of the expanded polystyrene  
389 containers or single-use carry out plastic bags, as applicable.  
390

391 **Section 3.** Section 24.16 of the Alachua County Code of Ordinances is hereby amended as  
392 set forth below. Except as amended herein, the remainder of Section 24.16 remains in full force  
393 and effect.

394 **Sec. 24.16. - Applicable codes and ordinances.**

|        |   |    |          |
|--------|---|----|----------|
| 75.211 | Expanded polystyrene containers and single-use carry out plastic bags | II | \$250.00 |
|--------|---|----|----------|

395

396 **Section 4.** It is the intention of the Alachua County Board of County Commissioners that  
397 the provisions of Section 1, Section 2, and Section 3 of this Ordinance shall become and be made  
398 a part of the Code of Ordinances of the County of Alachua, Florida, and that the sections and  
399 paragraphs of this Ordinance may be renumbered or relettered in order to accomplish such  
400 intentions.

401 **Section 5.** If any word, phrase, clause, paragraph, section or provision of this ordinance  
402 or the application hereof to any person or circumstance is held invalid or unconstitutional, such  
403 finding shall not affect the other provisions or application of the ordinance which can be given  
404 effect without the invalid or unconstitutional provisions or application, and to this end the  
405 provisions of this ordinance are declared severable.

406           **Section 6.** All ordinances or parts of ordinances, in conflict herewith are to the extent of  
407 such conflict hereby repealed.

408           **Section 7.** This ordinance shall become effective immediately upon adoption; however,  
409 to allow time for food service providers and retail establishments to expend their current stock of  
410 expanded polystyrene containers and single-use carry out plastic bags and transition to reusable,  
411 recyclable, or compostable alternatives, the County will not commence enforcement of this  
412 ordinance until 8:00 a.m. on January 1, 2020.

413

414           **PASSED AND ADOPTED THIS \_\_\_\_\_ DAY OF \_\_\_\_\_, 2019.**

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\_\_\_\_\_  
Charles Chestnut, IV, Chair

418

Board of County Commissioners

419

Date: \_\_\_\_\_

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421

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423

424 ATTEST:

Approved as to form and legality

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428

429

430 J.K. "Jess" Irby, Esq., Clerk

\_\_\_\_\_  
Alachua County Attorney's Office

431

432

433 This ordinance passed on this \_\_\_\_\_ day of \_\_\_\_\_, 2019.

434

435