warranted by special circumstances. Charges that remain unpaid for 2 full quarters on October 1 shall be deemed delinquent. Such delinquent user charges and 10% penalty shall be reported to the city comptroller for placement on the tax roll.

- When partial payments of combined city services user bill are made, the property owner may direct in writing how the partial payment is to be applied to the combined bill. If there is no written direction, the partial payment shall be applied to the water charges first. Any portion of the partial payment remaining after the water charges are paid for shall be applied to the metropolitan sewerage district charges, the local sewerage charges, the storm water management charges, the solid waste charge, the extra garbage cart charge and the snow and ice removal cost recovery charge, in that order; and then late charges for the solid waste charge, the snow and ice removal cost recovery charge and the extra garbage cart charge. Any overpayment of the combined bill shall be applied to the water charge on the account for the property.
- 6. SAVING CLAUSE. It is the intent of the common council that the provisions of this section relating to a solid waste charge, and the application of revenue from this charge are separable. If any provision or part of this section be held unconstitutional or invalid by a court of competent jurisdiction, such decision shall not affect the validity of any other provisions or part of the section which other provisions and parts shall remain in full force and effect.
 - APPEAL PROCEDURE.
- a. Whenever any solid waste charge is imposed in accordance with this section, and the person required to pay such charge feels aggrieved as a result of the imposition or collection of such charge, such person shall pay such charge when the same shall become due, but shall pay it "under protest." Within 20 days following such payment, such person may file with the commissioner of public works a complaint to the effect that such person is aggrieved by the imposition and collection of such solid waste charge, his or her specific reasons for objection and the amount of the overcharge complained of.
- b. If, upon review by the commissioner of public works, it is determined that all or any part of any solid waste charge paid under protest is not just or reasonable, the commissioner shall institute necessary procedures for a refund. If any person feels aggrieved by the determination of the commissioner, the person may file a complaint with the administrative review appeals board, pursuant to s. 320-11.

- 79-6.5. Special Collection Charges. As provided herein, certain wastes shall be collected by the department without charge, while others may be refused, or may be collected at a charge established by the commissioner, or as specified under sub. 3-c. Such charges shall be reasonable and based upon the disposal charges and cost of labor, equipment and overhead.
- 1. DOMESTIC WASTE shall be collected without charge unless otherwise provided in this section.
- 2. DOMESTIC WASTE, OFFENSIVE OR HARMFUL. Liquid, manure and other offensive or harmful waste as specified in s. 79-2-6. Such waste depending on its nature and quantity may be collected without charge, refused or collected for a charge in accordance with this chapter and the rules of the commissioner.
- **3.** DOMESTIC TREE AND BULKY WASTE. a. Domestic tree waste, limited to quantity and origin as specified in this chapter and the rules of the commissioner, shall be collected without charge.
- b-1. Bulky waste, not exceeding one cubic yard and origin as specified in this chapter and the rules of the commissioner, shall be collected without charge.
- b-2. Bulky waste, exceeding 6 cubic yards, limited to quantity or origin, as specified in this chapter and the rules of the commissioner, shall not be removed by the department.
- c-1. The commissioner may have bulky waste exceeding one cubic yard but not exceeding 6 cubic yards removed. The costs of this action shall be collected from the owner of the property at which the bulky waste is deposited, subject to the bulky collection charge established under s. 81-15.5. Bulky waste exceeding one cubic yard shall be tagged by the commissioner with a notice to the property owner to remove the waste within 3 days or be subject to the charge. The bulky waste collection charge shall be due and payable 30 days after billing. If any owner fails, omits, neglects or refuses to pay any charge imposed under s. 81-15.5 for bulky waste collection, pursuant to s. 66.0627, Wis. Stats., the charge may be assessed against the subject property. The lien shall take effect as of the date of the delinquency. The lien shall automatically be extended upon the current or next tax roll as a delinquent tax against the property and all proceedings in relation to the collection, return and sale of the property for delinquent real estate taxes shall apply to such charge. The charge shall not be payable in installments. If any owner fails to notify the department that the bulky waste exceeding one cubic yard has been removed,

,	he Milwaukee Code of	_	•	
bulky waste. Yo	on at the above address u are hereby directed If you don't comply, the e MCO.	to remove all bull	ky waste and deb	ris within 5 days
improper care o electronic devi If you don't com	on at the above addrest f a discarded electronic ce(s) within 24 hours ply, there will be a char diate removal and will b	device. You are hof this notice (rec ge for removal per	i <mark>ereby directed to</mark> ycle at the sites be 79-6.5-9. Broken e	remove the low).
1 B	above address are con: ı must pay \$			ng to s. 7 9-6.5-7
within 7 days c construction del property will be	at the Sanitation Field C of this notice. Paymen oris is not removed or p referred to the Departm ake check payable to "C	it may only be made ayment is not made nent of Neighborhoo	e within the time sp ad Services for viol	ecified, your
recyclables at City of N	kee residents can dispo Milwaukee Drop Centers rmation call 414-286-0	s located at 3879 W	Lincoln Ave & 66	60 N Industrial Rd.
* The charge for remova by the City Assessor. If t assessed against the pro Administrative Review A more information about t	he bill is not paid within 30 operty. To appeal the cha opeals Board within 30 da	0 days a \$10 late fee rges, you must pay \$	will apply and the cl 25 to file a written a	harges will be opeal with the
	below certifies that th			es as follows:
Date Notice posted: 🧵	<u>/ / / / / Notic</u>	e posted by://	<u> </u>	Callie d 14.23
S25 Inspection fee (Comments:	79-2-13b, electronics only)	Contact phone: _	Ce	called 1423
Date checked for comp	oliance:	CallCntr#:	Sp	ecAss#:
Uiolation corrected Pink Copy – post on property	☐ Violation/charge fo	or collection 🔲 R		instruction) SS-200 Rev 9/19



