250 READING 11-10-13-

ORDINANCE NO.	12663	

AN ORDINANCE TO AMEND CHATTANOOGA CITY CODE, PART II, CHAPTER 18, ARTICLE VII, SECTION 18-124 RELATIVE TO WOOD RECYCLING AND COMPOST FACILITY.

SECTION 1. BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CHATTANOOGA, TENNESSEE, That Chattanooga City Code, Part II, Chapter 18, Article VII, Section 18-124, be and are hereby amended by deleting same in its entirety and substituting in lieu thereof the following:

Sec. 18-124. Wood recycling and compost facility.

- (a) Wood products and leaves may be disposed of at no charge to City residents if the debris was generated from residential property owned by the City resident.
- (b) Non-city residents, contractors, persons-for-hire, or others with debris generated from a non-residential property may dispose of brush and leaves at a rate of twenty dollars (\$20.00) per ton. The minimum charge for disposal of brush and leaves shall be twenty dollars (\$20.00).
- (c) Wood chips and leaf compost will be available during regular operating hours and subject to availability and reasonable operating restrictions that may be established by the Director.
- (d) City residents shall be entitled to wood chips at no charge so long as the wood chips are utilized at a property owned by the resident.
- (e) Wood chips will be available at the rate of ten dollars (\$10.00) per ton. The minimum charge for wood chips shall be five dollars (\$5.00). The rate for amounts greater than ten (10) tons per load shall be five dollars (\$5.00) per ton.
- (f) A valid state identification indicating residency in the City of Chattanooga is required to receive eligible services or materials at no charge pursuant to this section.

- (g) The Director may authorize delivery of wood chips at a market rate for hauling bulk quantities of fifteen (15) tons or more per load for not less than fifteen dollars (\$15.00) per ton.
- (h) So long as there is a surplus of composting leaves and wood products, the Director may make them available to the public for pick up at no charge.

SECTION 2. BE IT FURTHER ORDAINED, That this Ordinance shall take effect two (2) weeks from and after its passage.

(2)		
PASSED on Second and Fina	l Reading	
November 20	, 2012.	Jame Jada
		CHAIRPERSON
		APPROVED: X DISAPPROVED:
		DATE: Wor 27, 2012, 2012
		1 Xa . A
		MAYOR