

ORDINANCE NO. 2964

AN ORDINANCE OF THE CITY OF BRADENTON, FLORIDA, AMENDING CHAPTER 70 OF THE CODE OF ORDINANCES OF THE CITY OF BRADENTON BY PROVIDING A NEW SECTION 70-120; PROVIDING FOR THE REGULATION OF GREASE DISPOSED OF BY ANY BUSINESS OR FOOD SERVICE FACILITY; PROVIDING FOR DEFINITIONS; PROVIDING FOR PURPOSES; PROVIDING FOR SEVERABILITY; PROVIDING FOR PENALTIES; PROVIDING FOR FEES; PROVIDING FOR PERMITTING; PROVIDING PERMIT APPLICATIONS; PROVIDING FOR ENFORCEMENT REMEDIES; PROVIDING AN EFFECTIVE DATE.

WHEREAS, the collection and disposal of grease used in the preparation, processing, packaging or sale of food can have a detrimental and damaging effect on the wastewater collection and treatment facilities of a public utility; and

WHEREAS, the City Council for the City of Bradenton, Florida desires to draft certain regulations regarding the disposal of such grease; and

WHEREAS, the City Council desires to enact a method of enforcing and regulating such grease disposal by providing for fees to offset costs of regulation, transmission and treatment of disposed grease.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF BRADENTON, FLORIDA:

**Sec. 70-120. - Grease prevention program.**

(1) *Definitions.* Unless a provision of this section explicitly states otherwise, the following terms and phrases, as used in this section, shall have the meanings herein and shall be supplemental to Section 70-86 .

- (a) *Best Management Practices or BMP.* Techniques used throughout the food service industry, and have proven effective when implemented properly and consistently.
- (b) *Food service facility.* Any business or food service facility, which prepares, processes, and/or packages food for sale or consumption, on or off site, with the exception of private residences. Food service establishments shall include, but are not limited to: food courts, food

manufacturers, food packagers, restaurants, grocery stores, delicatessens, bakeries, retail and wholesale meat markets, retail and wholesale seafood markets, lounges, hospitals, nursing homes, assisted congregate living facilities, churches, schools, and all other food service facilities not specifically listed above. For the purpose of this division, food service establishment shall not include a facility that only prepares beverages; an establishment that only sells prepackaged foods.

- (c) *Gray Water* means all of the liquid contained in a grease interceptor that lies below the floating grease layer and above the food solids layer.
- (d) *Grease* means a material either liquid or solid composed primarily of fat, oil and grease of animal or vegetable sources. The term "fats, oils and grease (FOG)" and "oil and grease (O&G)" are considered synonymous for the intent of this ordinance.
- (e) *Grease discharge permit (GDP)* means a permit issued by the City authorizing the discharge of wastewater to the wastewater collection system from a food service facility.
- (f) *Grease waste* means waste removed from a grease waste interceptor.
- (g) *Grease waste interceptor* means a containment tank designed to collect, contain or remove food wastes and grease particles from the wastewater prior to discharge into the wastewater collection system. Grease waste interceptor means both a large containment box installed underground, normally outside of the food service facility and smaller containment boxes located within the food service facility that are undersink grease waste interceptors.
- (h) *Plumbing official* shall mean the building official or other city employee who administers and enforces the provisions of the Florida Plumbing Code. The plumbing official shall enforce the provisions of the Florida Plumbing Code within the boundaries of Bradenton.
- (i) *Wastewater facility (WWF)* means any or all of the wastewater collection/transmission system, treatment plant and process, and the reuse or disposal system.

(2) *Purpose.* These sections establish uniform permitting, maintenance and monitoring requirements for controlling the discharge of grease from food service facilities discharging into the municipal sewer system. The objectives are:

- (a) To preclude the introduction of excessive amounts of fats, oils, and grease into the City of Bradenton's wastewater collection, transmission, and treatment system.
- (b) To prevent obstruction or blockage of the city's sanitary sewer lines due to grease build-up, attributing to sanitary sewer backups and overflows or releases of wastewater that reach waters of the United States, publicly and privately-owned properties, streets, and residential and commercial buildings, resulting in potential environmental and civil liability to the city.
- (c) To protect the health, safety, and welfare of the citizens of and visitors to the City of Bradenton, the integrity of the environment, and regulate the use of the city's wastewater collection and transmission system as required by law.
- (d) To implement a procedure to recover the costs incurred in cleaning and maintaining sewer lines and disposing of grease blockages.
- (e) To implement a procedure to recover costs for any liability incurred by the city for damage caused by grease blockages resulting in the flooding of streets, residences or commercial buildings.
- (f) To issue grease discharge permits (GDPs) to food service facilities requiring maintenance, monitoring, compliance, and enforcement activities.
- (g) To establish administrative review procedures and reporting requirements.
- (h) To establish fees for the recovery of costs resulting from the program established herein.
- (i) To establish enforcement procedures for violations of any part or requirement of this division.

(3) *Administration.* The Director of Public Works shall administer, implement, and enforce the provisions of this section.

(4) *Applicability.* The provisions of this article shall apply to all existing food service establishments and to all food service establishments that commence operation on or after the effective date of this article that are located within the municipal boundaries of the City of Bradenton and to all existing food service establishments and to all food service establishments that begin operations on

or after the effective date of this article located outside the municipal boundaries of the city, and who are, by contract or agreement with the city, users of the wastewater treatment facility owned, operated, and maintained by the City of Bradenton, Florida.

(5) *Severability.* If any clause, sentence, paragraph, section or subsection of these regulations shall be adjudged invalid for any reason whatsoever, such judgment shall not affect, repeal or invalidate the remainder thereof, but shall be confined to the clause, sentence, paragraph, section or subsection thereof found to be invalid.

(6) *Disclaimer of liability.* These regulations shall not be construed or interpreted as imposing upon the city, its officials, or employees:

(a) Any liability or responsibility for damages to any property; or

(b) Any warranty that any system, installation, or portion thereof that is constructed or repaired under permits and inspections required by these regulations will function properly. In addition, any employee charged with enforcement, acting in good faith and without malice in the discharge of their duties, shall not thereby be personally liable and is hereby relieved from personal liability for damage that may occur to any person or property as a result of any act required by these regulations.

(7) *Grease waste interceptor general requirements.*

(a) The requirements in this section supplement those provided in the Florida Plumbing Code, adopted by the City and as amended from time to time or as superseded by the Florida Legislature.

(b) Grease waste interceptors shall be required at all food service facilities connected to the City of Bradenton municipal sewer system if grease waste is produced in quantities that could otherwise cause line stoppage or hinder wastewater facility operation as determined by the Director. All fixtures within such facilities which may introduce fats, oil or grease into the wastewater collection system must be connected through the grease waste interceptor or, including sinks, dishwashers, automatic hood wash units, floor drains in food preparation and storage areas, and any other fixture which is determined by the

Director to be a source of fats, oil or grease. In no case shall grease waste be introduced into the wastewater collection system.

- (i) *Grease waste interceptor installation.* Grease waste interceptor location, design and sizing shall be based upon the requirements found in the plumbing provisions of the Florida Building Code and implementing administrative rules.
  - (ii) *Existing food service facilities.* Existing food service facilities that do not have a grease waste interceptor shall install a properly sized interceptor(s) in accordance with the plumbing provisions of the Florida Building Code. Plumbing connections shall be modified to accommodate the grease waste interceptor to comply with this section within 180 days from the effective date of this section, unless otherwise directed by the Director in writing.
  - (iii) Existing food service facilities that have a grease waste interceptor but are not in compliance with this section shall be required to upgrade or replace the existing grease waste interceptor in accordance with the Florida Plumbing Code within 180 days of notification.
  - (iv) *New food service facilities.* All new grease waste interceptors installed at food service facilities shall be of the type and capacity required by the plumbing provisions of the Florida Building Code and approved by the plumbing official.
- (c) *Plumbing connections.* Grease interceptors shall be installed in accordance with the Florida Building Code which requires that such interceptors be located in the food service facility's lateral sewer lines between all fixtures which may introduce grease into the sewer system and the connection to the City's wastewater collection system. Wastewater from sanitary facilities and other similar fixtures within the food service facility shall not be introduced into the grease interceptor under any circumstances.

(8) *Grease waste interceptor maintenance.*

- (a) Food service facilities with interceptors having a greater than 20-gallon capacity are required to utilize a grease waste hauler permitted

by Manatee County, Florida to pump grease waste from the grease waste interceptor. Any discharge, overflow or spill that leaves the confines of the grease interceptor and or sanitary sewer as a result of improper maintenance shall be classified as a "pass through" as defined in Section 70-86 and shall result in a violation, subject to appropriate penalties, in accordance with Section 70-114, until such a time that the situation has been corrected and cleanup process is underway. Furthermore, the business owner or designee must notify the Florida Department of Business and Professional Regulations, Division of Hotels and Restaurants, within 24 hours of incident at its current listed telephone number.

- (b) The food service facility shall report pumping activities within five business days to the Director on the form so designated by Bradenton for such purposes.
- (c) In-ground grease waste interceptors shall be monitored at a minimum frequency of once for every 90 operational days to determine if the standard is met. The schedule for pumping shall be established by the Director. A registered food service facility may file a request for an alternate pumping frequency with the Director. Based on the results of the monitoring report and the deviation from the standard, if any, the Director may adjust the pumping frequency. If the standard is not met, an increased pumping frequency shall be required.
- (d) The Director may require that, at the food service facility's expense, appropriate monitoring facilities, such as a control manhole, be installed.
- (e) Grease waste interceptor cleaning and maintenance shall include pumping the grease waste interceptor until empty, and cleaning the side walls, baffle walls, cross-pipes and inlet and outlet pipes. Internal piping shall be immediately restored to their original design configuration should any damage occur. If multiple grease waste interceptors are installed, all traps in the series must be pumped according to the maintenance schedule.
- (f) No emulsifiers, grease cutters or other chemicals which could cause grease to pass through the grease waste interceptor may be used in the maintenance of a grease waste interceptor or its drain lines. A live bacterial product, which does not contain any enzymes, surfactants,

emulsifiers, or substances that act as solvents for fat and does not affect the wastewater collection system may be used in the cleaning and maintenance, upon approval by the Director and based on formulation and operational criteria such as material safety data sheets.

(g) Grease interceptors must be pumped out completely and left empty. Decanting or pump and return of grease waste are prohibited unless all of the following are satisfied:

(i) The grease waste hauler's truck is specifically designed for this purpose.

(ii) The hauler has written authorization from the food service facility.

(iii) A City of Bradenton official, designated by the Director has inspected the individual truck, the truck discharge sampled and the Director gives approval. The sampling shall be analyzed by Bradenton at the hauler's expense and shall meet the following parameters:

BOD < 250 mg/l, TSS < 50 mg/l, and Oil and Grease < 35 mg/l.

(iv) When operating an approved grease waste vehicle the operator shall wait at least 20 minutes from end of pump out to allow the interceptor waste to separate in the truck tank before returning gray water.

(h) In-ground grease waste interceptors shall be pumped at a frequency that maintains a grease and oil layer of less than six inches on top of the grease waste interceptor and a solids layer of less than eight inches on bottom of the grease waste interceptor. The measurement point for determination of the grease and solids layer shall be adjacent to the outlet pipe.

(i) Undersink grease waste interceptors shall be monitored by the food service facility at least once per week. Removal of grease waste and sediments is required when operational capacity is reduced to 80 percent or less. This is calculated by the volume of the top (grease) layer added to the volume of the bottom (sediment) layer, the sum of

the layers are divided by the total operational volume -  $[(\text{Top in}^3 + \text{Bottom in}^3) / \text{total operational in}^3]$ .

- (j) The food service facility shall be responsible for opening access covers or manhole covers to the grease waste interceptor for inspection by Bradenton.
- (k) The grease waste interceptor area and monitoring facilities shall be maintained safe, clear of debris, and accessible at all times for observation, inspection, sample collection and flow measurement of the food service facility's discharge to the wastewater collection system.
- (l) Manholes shall be maintained at least to finish grade and will be maintained to prevent inflow.
- (m) Upon discovery of a problem or damaged interceptor, the food service facility manager shall notify the Director within 72 hours of the discovery. A maintenance response by the food service facility is required within five days.

*(9) Food service facility identification.*

- (a) It is unlawful for any food service facility that generates grease or produces grease waste to discharge wastewater into Bradenton's public sewer system without authorization from the Director.
  - (i) Authorization shall be given in the form of a grease discharge permit (GDP). Application for a GDP shall be made to the Director. The Director shall approve, deny, or approve with special conditions all applications for GDPs in accordance with the policies and regulations established in this ordinance and by the Director of Public Works. The GDP shall be in addition to any other permits, registrations or business licenses which may be required by federal, State, or local law. If the Director denies a food service facility's GDP application, the owner of the food service facility may appeal the Director's decision to the City Council. To ripen the appeal, the owner of the food service facility must submit a written request to the City Council stating the grounds for the appeal. The City Council's determination shall be final.

(ii) Application form. The City shall provide an application form for a GDP. The appropriate form shall be sent to all food service facility owners identified by the City. All food service facilities required under the terms of this program to obtain a GDP shall submit a completed application form within 30 calendar days of receipt of the form.

(iii) Each GDP shall be issued for a five-year period commencing from the date of the issuance.

(iv) The food service facility shall apply for GDP re-issuance a minimum of 60 days prior to the expiration of the food service facility's existing GDP.

(v) The term and conditions of the GDP may be subject to modification by the City of Bradenton during the term of the GDP as limitations or requirements as identified in this section are modified or other just causes exist.

(v) The food service facility shall be informed of any proposed changes in the issued GDP at least 60 days prior to the effective date of the changes. Any changes or new conditions in the GDP shall include a reasonable schedule for compliance.

(10) Grease waste interceptor monitoring and reporting

(a) Pumpage from a grease waste interceptor shall be tracked by a manifest that confirms pumping, hauling and disposal of waste. The manifest shall contain the following information:

*Grease waste interceptor information:*

- Name
- Contact person
- Address
- Telephone number
- Email address
- Volume pumped and interceptor capacity
- Date and time of pumping

- Name and signature of food service facility manger verifying the food service facility information.

*Grease waste hauler information:*

- Company name
- Address
- Telephone number
- Email address
- Manatee County Permit #
- Driver name and signature of grease waste hauler verifying grease waste hauler information and service.
- Truck decal Manatee County issue

*Destination information disposal site or facilities:*

- Company name/permit number(s)
- Contact person(s)
- Address
- Telephone number
- Email address
- Location of disposal site/facility
- Volume received
- Date and time of delivery
- Signature of operator verifying disposal site and facility information

- (b) A log of pumping and maintenance activities shall be maintained by the food service facility manager for the previous 12 months. The log of pumping activities shall be posted in a conspicuous location for immediate access by Bradenton personnel. The log shall include the date, time, maintenance performed or volume pumped, name of person performing the maintenance (hauler, plumber or vendor), and Manatee County decal number applicable to all work performed to the interceptor or associated plumbing.
- (c) The food service facility shall maintain a file on-site of the records and other documents pertaining to the facility's grease waste interceptor. The file contents shall include, but is not limited to, the record, as-built drawings, record of inspections, log of pumping activities and receipts,

log of maintenance, and the file shall be available at all times for inspection and review by the Director. Documents in the file shall be retained and preserved in accordance with Bradenton's public records retention policy.

- (11) *Penalty for violation of ordinance.* Any violation of this ordinance shall be punished pursuant to the terms of Section 1-15 of the Code of Ordinances of the City of Bradenton, Florida. In addition thereto such violation may be enforced pursuant to the terms of Chapter 2, Article VI, of the Code of Ordinances of the City of Bradenton, Florida. Any violator shall also be responsible for all costs of repairing and any related costs due to such violation. Legal civil action including, but not limited to, injunctive relief may be brought against such violator and the violator shall be responsible for all court costs and reasonable attorney fees incurred by the City of Bradenton in bringing such action.

(12) *Fees*

- (a) These fees are separate and distinct from all other fees chargeable by the City. All fees shall become immediately due and owing to the City upon receipt of invoices for rendition of services or expenditure by the City and shall become delinquent if not fully paid within 45 days after receipt. Any delinquent amount shall be subject to a late charge of 10 percent. Fees are as follows:
- (b) *Grease discharge permit fees.* Grease discharge permit (GDP) fees shall be determined according to the computed average daily water usage by the food handling area, including sanitary wastewater, of the food service facility based on at least six months accumulated data from the potable water meters. Fees shall be charged annually throughout the duration of the three-year permit and shall be as follows:

<i><b>FLOW</b></i>	<i><b>FEE</b></i>
• 0 to 100 gallons per day \$100.00/year	
• 101 to 1,000 gallons per day	\$200.00/year
• 1,001 to 10,000 gallons per day \$300.00/year	
• Greater than 10,001 gallons per day	\$400.00/year

In cases where more than 20 percent of potable water is used for purposes other than in the food handling area, at the pre-permit inspection, the City shall estimate the food handling area, including sanitary wastewater, water usage based on best professional judgment by taking at least, but not limited to, the following criteria into consideration:

- Size of food handling area and number of employees;
- Number of meals served per day (if applicable);
- Number of seats or beds (if applicable);
- Utensils used in food preparation and service;
- Types of washing up processes;
- Number of sinks, garbage disposals, dishwashers, floor drains, restrooms, etc.;
- Total monthly potable water use for at least the previous six-month period; and
- Other uses of water within the facility.

In the case of a new facility, best professional judgment shall be applied by the City to determine the projected average daily water usage by the food handling area using the criteria in this section without the water meter data.

- (c) *Variance fee.* A food service facility applying for a variance from the monthly pumping requirements shall submit an application fee of \$275.00 with the application. An application for variance will not be considered until the fee has been submitted.
- (d) *Pre-permit inspection fees.* The charge for the initial pre-permit inspection and the second inspection shall be included as part of the permit application fee. A fee of \$250.00 shall be charged to a food service facility if a third pre-permit inspection is required due to the food service facility's failure to correct deficiencies. If a fourth or more inspections are required, a fee of \$500.00 shall be charged to the food service facility to recover the cost for each inspection. Such fee shall be in addition to any enforcement actions.

- (e) *Inspection and re-inspection fees.* There shall be no charge for periodic inspections conducted by City on food service facilities with current GDPs. If a grease interceptor or trap has to be re-inspected because of deficiencies found during the previous inspection by the City, and all of the deficiencies have been corrected, there shall be no charge for the re-inspection. If all of the deficiencies have not been corrected, a first re-inspection fee of \$150.00 shall be charged to the food service facility. If a second re-inspection is required, a second re-inspection fee of \$250.00 shall be charged to the food service facility if all of the deficiencies have still not been corrected. If a third or more re-inspections are required a re-inspection fee of \$500.00 for each successive re-inspection shall be charged to the food service facility in addition to other enforcement actions if all of the deficiencies have still not been corrected.
- (f) *Demand monitoring fees.* Costs incurred by the City for any demand monitoring, sampling, and analysis of wastewater discharges deemed necessary for the protection of the WRF shall be charged to the food service facility.
- (g) *Late reporting fee.* Permitted food service facilities are required to submit quarterly reports to the City. Reports submitted more than 30 days after the end of each quarterly period shall be subject to a late fee of \$50.00.
- (h) Subsequent to the foregoing fees being established the fees may, from time to time be adjusted by passage of a City resolution.

(13) Appeal of permit denial or revocation.

Any permit denial or revocation of a permit may be appealed to the City Council. The permit applicant or food service facility owner shall have 30 days from the date of notification of the permit denial or revocation to submit a written request for a hearing to the City Clerk. Failure to file an appeal constitutes acceptance of the decision to approve or deny the permit and any conditions thereof. City Council shall conduct a public hearing and decide within 60 days from the receipt of the appeal, whether or not to grant the permit. The decision of the City Council shall be final. The City Council shall follow the same guidelines as established in the City Code with respect to permit issuance, and may impose reasonable conditions on any order granting

the permit. In conducting a public hearing, the council may receive new evidence and shall not be bound by the technical rules of evidence.

(14) Falsification

No person shall knowingly make any false statements, representation or certification in any application, record, report, plan or other document filed or required to be maintained pursuant to this chapter, or shall falsify, tamper with or knowingly render inaccurate any required monitoring device or method.

(15) Administrative enforcement and abatement

(a) *Food service facility enforcement.* Enforcement actions against food service facilities shall be as follows:

- i. *Notice of violation.* A notice of violation (NOV) shall be issued to a food service facility for any violation of this chapter.
- ii. *Notice of violation response.* Any food service facility issued an NOV shall respond to the City in writing within ten calendar days of receipt of the NOV describing how the noncompliance occurred and what steps will be taken to prevent the reoccurrence of the noncompliance. Escalating enforcement procedures, demand monitoring and other penalties will be applied when continuing noncompliance is detected, including, but not limited to, revocation of the GDP. If a food service facility violates or continues to violate the provisions set forth in this division or fails to initiate/complete corrective action in response to a NOV, then the City may pursue one or more of the following options:
  1. Contract with a permitted grease hauler to pump the grease interceptor and bill the appropriate charge to the food service facility concerned.
  2. Enter into an administrative order.
  3. Revoke the GDP.
  4. Any enforcement method allowed pursuant to Chapter 2, Article VI of the Code of Ordinances

(b) *Best management practice training.* All food service facilities that receive notices of violation or administrative orders may be required to send both managerial and other staff to an approved training session regarding BMPs. These training sessions will be held at locations and times that will be announced by the GMP.

(c) *Permit revocation.* Any GDP is subject to be modified, suspended or revoked in whole or in part during its term for cause shown including, but not limited to, any one of the following:

- i. Falsification of any information submitted as part of the application for the GDP.
- ii. Failure to comply with any requirements or regulations concerning discharges to the City's wastewater collection system as provided by Chapter 70, Article III of the Code of Ordinances.
- iii. Failure to comply with any requirements or regulations concerning grease interceptors as provided for herein.
- iv. Failure to pay required fees, or any assessed surcharges in a timely manner.

(16) *Recovery of costs.* When a discharge of waste causes an obstruction, damage or any other impairment to the facilities, or any expense of whatever character or nature to the City, the Director shall assess the expenses incurred by the City to clear the obstruction, repair damage to the facility, and any other expenses or damage of any kind or nature suffered by the City. The Director shall file a claim with the user or any other person or entity causing such damages seeking reimbursement for any and all expenses or damages suffered by the City. The City shall to take such measures as shall be appropriate to recover any expense or to correct other damages suffered by the City and shall be entitled to recover all court costs and reasonable attorney's fees incurred in such recovery.

(17) *Remedies nonexclusive.* The remedies provided for herein are not exclusive. The City may take any, all, or any combination of these actions against a person violating this division.

PASSED IN REGULAR SESSION, this 28<sup>th</sup> day of May, 2014.

ATTEST:

*[Handwritten signature]*

City Clerk

*[Handwritten signature]*

President, City Council

APPROVED AS TO FORM:

*[Handwritten signature]*

William R. Lisch, City Attorney



First Reading: May 14, 2014  
Advertised: May 17, 2014  
Second Reading: May 28, 2014

APPROVED by me this 28 day of May, 2014.

*[Handwritten signature]*  
Wayne H. Poston, Mayor

# BRADENTON HERALD

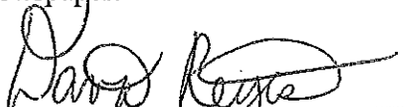
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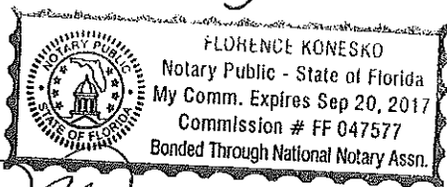
STATE OF FLORIDA  
COUNTY OF MANATEE

Before the undersigned authority personally appeared Dava Reyes, who, on oath, says that he is a Legal Advertising Representative of The Bradenton Herald, a daily newspaper published at Bradenton in Manatee County, Florida; that the attached copy of the advertisement, being a Legal Advertisement in the matter of **Notice of Public Hearing, Proposed Ordinance #2964**, was published in said newspaper in the issue(s) of **05/17/2014**.

Affidavit further says that the said publication is a newspaper published at Bradenton, in said Manatee County, Florida, and that the said newspaper has heretofore been continuously published in said Manatee County, Florida, each day and has been entered as second-class mail matter at the post office in Bradenton, in said Manatee County, Florida, for a period of one year next preceding the first publication of the attached copy of advertisement; and affiant further says that she has neither paid nor promised any person, firm or corporation any discount, rebate, commission or refund for the purpose of securing this advertisement for publication in the said newspaper.

  
(Signature of Affiant)

Sworn to and subscribed before me this  
19 Day of May, 2014



SEAL & Notary Public

Personally Known \_\_\_\_\_ OR Produced Identification \_\_\_\_\_  
Type of Identification Produced \_\_\_\_\_

## NOTICE OF PUBLIC HEARING

NOTICE IS HEREBY GIVEN:  
PROPOSED ORDINANCE  
#2964

AN ORDINANCE OF THE CITY OF BRADENTON, FLORIDA, AMENDING CHAPTER 70 OF THE CODE OF ORDINANCES OF THE CITY OF BRADENTON BY PROVIDING A NEW SECTION 70-120; PROVIDING FOR THE REGULATION OF GREASE DISPOSED OF BY ANY BUSINESS OR FOOD SERVICE FACILITY; PROVIDING FOR DEFINITIONS; PROVIDING FOR PURPOSES; PROVIDING FOR SEVERABILITY; PROVIDING FOR PENALTIES; PROVIDING FOR FEES; PROVIDING FOR PERMITTING; PROVIDING PERMIT APPLICATIONS; PROVIDING FOR ENFORCEMENT REMEDIES; PROVIDING AN EFFECTIVE DATE.

will be considered for the second reading and public hearing at the regular meeting of the Bradenton City Council to be held **Wednesday, May 28, 2014 at 6 p.m.** at City Hall, Bradenton, Florida. Interested parties may appear at the meeting and be heard. A copy of the proposed ordinance may be inspected by the public at the office of the City Clerk, City Hall, 101 Old Main Street, Bradenton, Florida.

Anyone requiring reasonable accommodation for this meeting as provided for in the Americans with Disabilities Act should contact Tim McCann at (941) 932-9497 within seven (7) days prior to the proceeding.

If any person determines to appeal any decision made by the City Council with respect to any matter considered at this public hearing, such person will need a record of proceedings for that purpose and will need to ensure that a verbatim record of the proceedings is made which will include the testimony and evidence upon which any appeal is to be based.  
**05/17/2014**

