Introduced by the Council President at the request of the Mayor:

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ORDINANCE 2020-83-E

5 AN ORDINANCE AMENDING CHAPTER 380 (SOLID WASTE MANAGEMENT), PART 1 (CERTIFICATE OF PUBLIC 6 7 CONVENIENCE AND NECESSITY), ORDINANCE CODE, TO CREATE A NEW SECTION 380.119 (TEMPORARY 8 9 CERTIFICATE; REDUCING THE SIZE OF CONSTRUCTION DEMOLITION DEBRIS (SIZE-REDUCING)) 10 AND ΤO 11 PROVIDE FOR A TEMPORARY CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY FOR REDUCING THE 12 13 SIZE OF CONSTRUCTION AND DEMOLITION DEBRIS 14 (SIZE-REDUCING), AND TO AMEND SECTION 380.121 15 (APPLICATION FOR TEMPORARY CERTIFICATE; FEE) 16 AND SECTION 380.122 (REVIEW; RECOMMENDATIONS; 17 ISSUANCE) TO PROVIDE FOR APPLICATION REQUIREMENTS, FEES, TIMING AND DURATION; 18 PROVIDING AN EFFECTIVE DATE. 19

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21 WHEREAS, the City of Jacksonville recognizes its working 22 waterfonts as important resources for the City's long term economic 23 success; and

WHEREAS, due to their location, waterfront properties face unique challenges during improvement and redevelopment, including the inability to process construction and demolition debris on site; and

WHEREAS, providing temporary authority for an intermediary site for reducing the size of construction and demolition debris (size-reducing) prior to transporting it to an authorized solid waste management facility for processing will support the City's

1 working waterfronts, while also protecting the health, safety and 2 welfare of the citizens of the City of Jacksonville; now, therefore 3 **BE IT ORDAINED** by the Council of the City of Jacksonville: Section 1. Amending Chapter 380 (SOLID WASTE MANAGEMENT), PART 4 1 (CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY), Ordinance 5 Code. Chapter 380 (SOLID WASTE MANAGEMENT), PART 1 (CERTIFICATE OF 6 7 PUBLIC CONVENIENCE AND NECESSITY), is hereby amended to read as follows: 8 9 Chapter 380 - SOLID WASTE MANAGEMENT 10 PART 1. - CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY 11 Secs. 380.118, 380.119. - Reserved. 12 13 Sec. 380.119. - Temporary certificate; reducing the size of 14 construction and demolition debris (size-reducing). 15 (a) A temporary certificate of public convenience and 16 necessity may be granted by the Director for reducing the size of 17 construction and demolition debris (size-reducing) generated at a 18 waterfront property, at an intermediary site, as defined and 19 limited in this Section. 20 (b) As used is this Section: 21 (1) Intermediary site shall mean land located within 22 Duval County (other than land with a solid waste management 23 facility and other than the generating waterfront property), which 24 is used for size-reducing construction and demolition debris, as 25 limited in this Section. 26 (2) Generating waterfront property shall mean land 27 adjacent to waters of the State of Florida, as defined in Section 28 403.031(13), Florida Statutes, where construction and demolition 29 debris is generated, but has conditions such that debris can not be 30 size-reduced on site, as limited in this Section. 31 (c) Applicants for the temporary certificate of public

1	convenience and necessity authorized by this Section must show
2	that:
3	(1) The conditions of the generating waterfront property
4	prevent on-site size-reducing of construction and demolition
5	debris, including, but not limited to, land size, land orientation,
6	or the location of the construction work or demolition work on the
7	generating waterfront property.
8	(2) The proposed intermediary site complies with all
9	applicable local, state and federal rules and regulations for size-
10	reducing construction and demolition debris, including local land
11	use and zoning regulations.
12	(3) The proposed size-reducing of construction and
13	demolition debris at the intermediary site is limited to the
14	minimum size-reducing necessary to prepare the debris for transport
15	to a solid waste management facility authorized to receive such
16	debris by all applicable local, state or federal rules and
17	regulations.
18	(d) The following additional conditions apply to temporary
19	certificates of public convenience and necessity issued pursuant to
20	this Section:
21	(1) The intermediary site shall only be used for size-
22	reducing construction and demolition debris from the genertating
23	waterfront property identified in the application.
24	(2) The temporary certificate of public convenience and
25	necessity is subject to the time limitations in Section 380.122.
26	(e) No person who has knowingly or willfully transported,
27	size-reduced, or otherwise processed construction or demolition
28	debris in violation of this Section shall be granted a temporary
29	certificate of public convenience and necessity pursuant to this
30	Section within one year of the date of violation.
31	(f) No person shall transport construction and demolition

1 debris to, or size-reduce or otherise process construction and 2 demolition debris on, an intermediary site prior to receiving a 3 temporary certificate of public convenience and necessity pursuant 4 to this Section. 5 6 Sec. 380.121. - Application for temporary certificate; fee. 7 Applications for a temporary certificate shall be filed with the Director, containing: 8 (a) A description of the location, and ownership of the land 9 10 involved, and the type of waste to be processed. 11 12 (d) A nonrefundable application processing fee of \$100 \$200 13 for applicants other than governmental bodies shall accompany the 14 application. 15 Sec. 380.122. - Review; recommendations; issuance. 16 (a) The Director shall forward a copy of the application for a temporary certificate to the Director of the Planning 17 and 18 Development Department, the Chief of the Environmental Quality 19 Division, the Chief of the Solid Waste Division and, for 20 certificates for open burning, to the Chief of the Fire Prevention 21 Division. The Director, the Chief of the Environmental Quality 22 Division, the Chief of the Solid Waste Division, the Director of 23 the Planning and Development Department and, if appropriate, the 24 Chief of the Fire Prevention Division shall review the certificate 25 application within ten working days of receipt and may, within such 26 ten days, through the Director, request submittal of additional 27 information needed for the evaluation of the proposed facility. The 28 applicant may, at its option, begin operation after the application 29 is complete and filed; provided, operation may be prohibited if the 30 application is subsequently denied. Each person to whom the application is forwarded shall submit a written or oral report and 31

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recommendation of approval or denial of a temporary certificate to the Director within ten working days after receipt of a completed application. The reports may include recommended conditions.

4 (b) The Director may issue the temporary certificate with or 5 without conditions if he finds, based upon the criteria considered that the facility could serve the public convenience and provide a 6 7 needed service to the citizens of Duval County. Unless otherwise stated, a temporary certificate shall be for a term of no more than 8 9 90 days, which term may be extended one time for up to an 10 additional 90 days. An additional extension of 90 days may be 11 granted by the Director upon receipt of a valid contract for the 12 proposed work, and a construction or demolition schedule; provided, 13 however, that no temporary certificate may be granted for longer 14 than the term of the valid contract provided by the applicant. No 15 temporary certificate shall be granted more than once within any 16 12-month period for any parcel of land. No renewal shall be granted 17 for any person who violates any provision of this Chapter.

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(e) The Director shall have the authority to order immediate cessation of any activity allowable in Sections 380.120 <u>119</u> through 380.124 in the event any activity becomes a nuisance. Any person affected by the Director's order shall have a right to an immediate hearing before the Director on the existence of the purported nuisance.

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26 Section 2. Effective Date. This Ordinance shall become 27 effective upon signature by the Mayor or upon becoming effective 28 without the Mayor's signature.

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Form Approved:

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3 /s/ Shannon K. Eller

4 Office of General Counsel

5 Legislation prepared by: Shannon K. Eller

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