

## Chapter 13.20

### SOLID WASTE DISPOSAL AND SANITATION

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#### **13.20.010 Purpose.**

The purpose of this chapter is to regulate the storage, collection, processing, recovery and disposal of solid waste in order to protect the public safety, health, welfare and the environment for the people of the City of Saint Paul, hereinafter “municipality.” [Code 1979 Ch. 9.]

#### **13.20.020 Definitions.**

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

Abandoned Vehicle. “Vehicle” means a passenger car, motor home, bus, truck, truck-tractor, motorcycle, motorbike, or similar motor vehicle that is designated for use primarily to transport a person or to transport or draw property on a highway or vehicular way. A vehicle is considered “abandoned” when it has been stripped, wrecked, or is otherwise inoperable due to mechanical failure; has not been repaired because of mechanical difficulties or because the cost of repair required to make it operable exceeds the fair market value of the vehicle; or exhibits one of the following elements:

- (1) Broken glass;
- (2) Missing wheels or tires;
- (3) Missing body panels or parts; or

- (4) Missing drive train parts.

“City limits” means the City of Saint Paul, Alaska, and includes all of the territory contained within a three nautical (geographical) mile perimeter and lying above the mean low water line surrounding St. Paul Island, Sea Lion Rock, Walrus Island and Otter Island of the Pribilof Group at Latitude 57°10'N. and Longitude 170°15'W.

“Container” means the solid waste receptacle provided at each residence, or a covered container (or containers) equal to approximately one cubic yard (about the capacity of two 55-gallon drums).

“Hazardous or toxic waste” means waste that requires special handling or protection to avoid illness or injury to persons or damage to the environment or property and any material or substance categorized as hazardous waste under State and Federal law.

“Marine debris” means any garbage or fishing/vessel gear that has washed up on shore.

“Municipality” means the administrative staff of the City of Saint Paul and its associated departments.

“Nuisance” means a use of property or course of conduct that interferes with the legal rights of others by causing damage, annoyance, inconvenience or health hazard.

“Putrescible solid waste” means organic solid waste matter capable of being decomposed by microorganisms.

“Solid waste” means useless, unwanted or discarded material with insufficient liquid content to be free-flowing.

“Solid waste collection” means the act of removing solid waste from the approved container of the primary generating source to a place of solid waste treatment.

“Solid waste disposal” means the interim containment of solid waste, in an approved manner, after generation and prior to collection.

“Townsite” means the residential, commercial, industrial and institutional land developed between the National Weather Service, Kaminista Quarry, the municipal watershed, East Landing and the area surrounding the municipal water tanks.

“Tribal ECO” means, formally, the Tribal Government of St. Paul Ecosystem Conservation Office. [Code 1979 Ch. 9.]

### **13.20.030 Litter and sanitation.**

- (a) *Generally.*

(1) *Litter.* It is unlawful for any person to deposit rubbish, paper, bottles, cans or any other debris on any land, along roadways, in waterways or bodies of water, or in any part of the Townsite other than in containers designated for garbage or waste disposal.

(2) *Illegal Dumping.* It is unlawful for any person or business to deposit any quantity of refuse in any undesignated area on St. Paul Island. (Level II offense.)

(3) *Unsecured Load.* It shall be illegal to drive on public ways with materials or refuse that may blow or be released from a vehicle and be deposited on the public way.

(4) *Solid Waste on Another's Property.* No person shall deposit solid waste upon any street, municipal property, any property owned or leased by another, or in any container owned or leased by another unless he does so with the consent of the property owner.

(b) *Burning.*

(1) It shall be unlawful for any person to burn any garbage, rubbish, trash or have a bonfire within the Townsite unless a permit is obtained from Public Safety prior to burning. (Level II offense.)

(2) Burning anything outside the Townsite does not require a permit but notification to Public Safety is encouraged. Residents are always encouraged to use historical bonfire sites to limit damage to the land and environment. Unburnable litter and waste material shall be brought back from campsite, picnic and bonfire areas and disposed of in containers designated for garbage or waste disposal. During certain seasons, burning may be prohibited in any area, as declared by the Public Safety Department and/or the landowner.

(c) *Abandoned Vehicles, Heavy Equipment, and Boats.* It shall be unlawful for any person to abandon a vehicle, heavy equipment, or boat within the Townsite at any public place, or on another person's property without the property owner's consent.

(d) *Construction.*

(1) *Construction/Demolition/Industrial Debris.* It shall be unlawful for any person or business to abandon construction/demolition/industrial debris on the Island at any place. Construction/demolition/industrial debris includes, but is not limited to: trailers, machine parts, equipment, parts, tools, pallets, containers, tires, sheet rock, concrete/cement, building materials, wood, fiber totes, etc.

(2) *Secured Construction/Demolition Debris.* It shall be the duty of all builders and contractors to containerize or secure all construction and demolition debris for self-haul off Island or disposal as outlined in this chapter. (Also see CCO [13.20.070\(f\)\(4\)](#), Schedule D.)

(e) *Hazardous or Toxic Waste and/or Materials.* It is unlawful for any person to dispose of in the landfill or abandon at any place within the Townsite material that is flammable, corrosive, reactive, explosive, toxic, or otherwise considered hazardous by the Alaska Department of Environmental Conservation, City of Saint Paul, or Tribal Government of St. Paul Ecosystem Conservation Office. Hazardous or toxic waste and/or materials include but are not limited to: used oil, waste oil, lead acid batteries, antifreeze, oil and fuel filters, paint, paint thinners, solvent, etc. Hazardous or toxic waste and/or materials must be disposed of at approved collection sites in accordance with Federal, State and City guidelines and regulations. Any person who disposes of or abandons hazardous or toxic waste and/or material in an unapproved manner will be responsible for the cost of clean up and may be subject to additional fines imposed by local, State and Federal agencies. (Level II offense.)

(f) *Marine Debris.* It is unlawful for any person to dispose of in the municipal landfill or abandon at any place within the Townsite any marine debris, derelict fishing or vessel gear, and/or unwanted fishing gear. Marine debris, derelict or unwanted fishing or vessel gear includes but is not limited to: fishing net, line, buoys, or any

materials or gear related to fishing. Marine debris, derelict fishing gear, and/or unwanted fishing gear must be disposed of at the approved collection site; contact Tribal ECO office for information and any applicable disposal rates. Any person who disposes of or abandons marine debris, derelict fishing gear, and/or unwanted fishing gear in an unapproved manner will be responsible for the cost of clean up. Contact the Tribal ECO Office for more information and prices. This subsection does not pertain to rubber gloves or personal waterproof gear if bagged and disposed of in proper waste containers.

(g) *Subsistence Foods and Bait.* No person or business shall keep on or about his property any uncontained subsistence foodstuffs and/or bait. Containers shall be equipped with tightly fitted or secured covers. The owner or customer shall keep all containers in a clean, safe and sanitary condition.

(h) Dumping of sewerage is prohibited within the Saint Paul Townsite. (Level II offense.)

(i) *Nuisance.* Any resident of Saint Paul (permanent or temporary) who allows his or her property, whether owned, leased, rented, or otherwise possessed, to fall into a condition that endangers the health, safety and welfare of other residents, another resident's property, or interferes with another's property rights and/or the environment may be cited for creating a nuisance as defined under State law. In cases where public health and safety becomes a concern, the municipality reserves the right to clean such premises and to add the cost thereof to the utility bill of such person(s). [Code 1979 § 9.01.]

### **13.20.040 Garbage service.**

(a) *Schedule.* The City Public Works Department shall develop a collection schedule to be posted in public areas. Schedules may be affected by adverse weather conditions, equipment malfunction and other unforeseen circumstances beyond the municipality's control.

(b) *Secure Refuse.* It shall be the duty of every person preparing refuse for pickup to deposit any and all refuse, rubbish, or garbage in garbage bags or cardboard boxes, securely fastened inside their covered garbage container. (See "container" in CCO [13.20.020](#) for allowable container size.) Cardboard boxes shall not be used for wet garbage.

(c) *Area around Container.*

(1) It shall be the duty of every person to clean up around his or her individual garbage container and to make sure that there are no garbage bags around the container that could be accessed by animals. The municipal crew will not clean up animal messes or wind blown trash. Each person is responsible for keeping the interior of his or her garbage container free of loose trash.

(2) Items that are not garbage, and not to be disposed of, should not be stored by the refuse container. The refuse crew will not be held liable for disposing of items within a five-foot radius of the container.

(d) *Putrescible Solid Waste.* All putrescible solid waste shall be drained of surplus liquids and shall be securely placed in watertight bags before being placed in the container to prevent contamination of the refuse bin. Large animal carcasses and animal hides must be in double bags or a heavyweight plastic bag that will not leak, or they

will not be accepted. Residents may choose to dispose of them in a designated/historic disposal site. In cases where homeowners are cleaning their freezer, or in case of refrigerator/freezer malfunction, waste must be handled in the same spill-resistant manner.

(e) *Commercial Customer Requirements.* Customers using a dumpster, dropbox or compactor unit shall provide and maintain a hard surface or pad on the property for locating the unit and shall maintain the site so that the container is accessible and movable for collection. The Public Works or Refuse Department Managers shall approve the site design and location. The municipality reserves the right to prepare the site if not done in a timely or proper manner and to add the cost thereof to the utility bill of such customer. Customers shall be responsible for secure lids of all equipment.

(f) Reserved.

(g) *Collection Site Cleanliness.* No person having the care, as owner, lessee, agent or occupant, of any premises shall store solid wastes for collection purposes except in a clean and sanitary manner and in accordance with all other applicable Federal, State and municipal statutes, ordinances, rules and regulations. In cases where public health and safety becomes a concern, the municipality reserves the right to clean such premises and to add the cost thereof to the utility bill of such person(s).

(h) The municipality may refuse service to households for:

- (1) Holding trash outside the bin;
- (2) Snow pile(s) which restrict access by refuse crew;
- (3) Putrid and offensive or contaminated containers;
- (4) A container not properly located.

(i) Persons will be cited if conditions of the refuse container or the surrounding area becomes disruptive to neighbors or is a health or environmental concern. The Department of Public Works shall be responsible for notifying persons of the problem, allowing a reasonable time for corrective measures. The Department of Public Safety shall be responsible for issuing any citation if corrective measures are not taken. [Code 1979 § 9.02.]

### **13.20.050 Use of municipal collection service required.**

Every person or business residing in or occupying a building or lot within the Townsite shall use the system of solid waste collection and disposal provided by the municipality. Processing plants, grocery stores and restaurants are required to use compacting units as provided by the municipality. All parties understand that waste must be self-hauled to their individual collection point. The City Manager or designee may exempt a person or business from the service requirement if he/she determines that the municipality cannot provide the person or business with solid waste collection and disposal service.

Trash, garbage and refuse collected by the municipality is burned in a burnbox. Do not dispose of explosive and combustibles as such items may result in injury to employees.

Burnbox operation is dependent on weather conditions. Due to adverse weather the burn may last for several days. To perform an efficient burn the municipality may designate pickup times and days of the week for different areas of the Townsite. [Code 1979 § 9.03.]

### **13.20.060 Service requests, rates and billing.**

(a) *Service Requests.* It shall be the responsibility of the customer to apply for solid waste collection service by contacting the City of Saint Paul Finance Department. All applications shall remain in effect until the customer requests the municipality to discontinue the service if dwelling is to become vacant. It shall be the responsibility of the customer to notify the municipality of any changes that may affect the regular basic monthly charge.

(b) *Billing.*

(1) Billing for solid waste collection service will commence with the date of use or occupancy. The municipality shall have the right to determine how and to whom solid waste collection charges are to be billed based on the application filed prior to service request. If an application is not on file with the Finance Department, a billing determination will be made based on information gathered. Failure to receive a bill or failure to apply for service does not relieve the customer of responsibility for the charges.

(2) All solid waste collection charges shall be the obligation of the owner or applicant serviced by the municipality. Credit for vacant residential units may be applied to the account if a temporary vacancy exceeds one month and the customer notifies the municipality in advance of the scheduled vacancy.

(3) In the event of overcharges or undercharges for solid waste collection services, credit and debit adjustments will be limited to the most recent six-month period prior to discovery of the error but cannot cross the municipality's fiscal year (January 1st through December 31st). [Code 1979 § 9.04.]

### **13.20.070 Rates, fees and charges.**

(a) *Basic Monthly Residential Charge.* A monthly rate of \$33.00 covers weekly collection and is based on regular pickup out of the regular sized containers provided to each residence on St. Paul. A monthly rate of \$44.00 covers weekly collection and is based on regular pickup out of an oversized container (approximately one and one-half times larger than the regular bin) that may be provided to larger households. An additional fee for construction of said bin may be assessed. Each container must be placed no more than 10 feet from the main roadway with each container lid facing the roadway or within a perpendicular angle to the road. It will be the homeowner's responsibility to place the container in the appropriate accessible location. If the homeowner is unable to relocate the container a work order can be called in to the Public Works Department. The City Public Works Department and Solid Waste Management Foreman will designate the preferred location of the garbage bin after identifying the roadway (common use) boundary line. [Revised 1/25/2006 (+\$5.00), 1/1/2007 (+\$5.00) and 2/1/2017 (+10%).]

The collection crew will not enter a dwelling, garage or Conex to collect or empty any container, or collect any garbage beyond the 10-foot line established above, except where an agreement is established, ordered and paid for by the customer.

(b) *Extra Bag/Box Charge.* There will be an additional charge for collection of residential waste that does not fit in the provided garbage containers. The charge for an extra bag or box at the time of regular pickup service shall be \$2.20 for each additional bag or box up to 32 gallons. An additional charge for commercial customers with garbage that does not fit in the provided container will be assessed at the time of pickup, depending on quantity. Estimates for special services other than extra bags or boxes will be quoted at the customer's request. Special services can include any service not specifically listed in subsection [\(f\)\(4\)](#) of this section, Schedule D.

(c) *Extra Pickup.* Collection of residential household waste at other than scheduled collection times can be arranged with the Public Works Department, but the extra pickup must be scheduled to coincide with commercial collection times. Each request must be verified with the Finance Department to ensure that the customer account is current before extra charges can be accrued. In cases where the account is denied for lack of payment, customer will be notified and be asked to make a payment prior to pickup service. The charge for extra pickup service shall be \$55.00 for each one-half hour of time required for the pickup with the minimum amount of \$55.00 being charged. Estimates for special services other than extra pickups will be quoted at the customer's request. Special services can include any service not specifically listed in subsection [\(f\)\(4\)](#) of this section, Schedule D.

(d) *Refusing Service.* The municipality may refuse service for reasons stated in CCO [13.20.040\(h\)](#), but will continue to bill those households the monthly service fee.

(e) *Alternate Service.* The municipality, during winter months, may choose to provide dumpster service per rows of houses in lieu of picking up refuse from individual containers. This provision shall not stop the monthly residential billing cycle.

Homeowners will be notified and will be responsible for disposing their containerized garbage within the dumpster. Placement of the dumpster will be dependent upon refuse pickup truck access in the right-of-way considering snow conditions.

(f) *Rate Schedules (Revised 8/24/2005).*

(1) *Schedule A – Dumpster/Container with Uncompacted Refuse, Year-Round Customers.* These dumpsters and dropboxes are to be used for cottage industries, businesses that are not required to use a compacting dumpster, or by request at a residence.

#### Schedule A

Size	Per Pickup	Annual Lease Fee
1.5 – 2.0 cu yd	\$89.37	\$55.00
13 – 14 cu yd	\$171.87	\$71.50
15 cu yd	\$206.25	\$82.50

Annual lease fees will be billed in January of each year or at the time of the first billing for new customers and will not be prorated.

Rates for larger dropboxes shall be established by the City Manager for Council review at the time of City acquisition and shall be published in the City's rates and fees chart when approved by City Council.

(2) *Schedule B – Dumpsters/Dropboxes with Uncompacted Refuse, Transient/Seasonal Customers.* These dumpsters and dropboxes are for businesses not required to use a compacting dumpster and who will be conducting business for less than six months, for example, construction companies on Island on a seasonal basis. Residents may also make rental arrangements at the same rates.

#### **Schedule B**

<b>Size</b>	<b>Per Pickup</b>	<b>Monthly Rental Fee After One Month</b>
1.5 – 2.0 cu yd	\$137.50	\$55.00
13 – 14 cu yd	\$188.37	\$71.50
15 cu yd	\$228.25	\$82.50

Transient/seasonal dropboxes shall be assigned month by month. Multiple pickups shall be charged at the rate above. A monthly charge shall be assessed at the beginning of the second month, and monthly thereafter if the customer wishes to retain the box for longer than the first 30 days.

Rates for larger dropboxes shall be established by the City Manager for Council review at the time of City acquisition and shall be published in the City's rates and fees chart when approved by City Council.

(3) *Schedule C – Compacted Refuse.* Compacting dumpsters will be dumped upon request or within 60 days of the last recorded dump for putrescible (wet) refuse, and 90 days of the last recorded dump for dry compacted refuse. Arrangements shall be made with the municipality's Public Works Department at least one working day in advance or the company will be notified at least one day in advance for scheduled dump if container had not been dumped within a 60-day period. Businesses using compacting dumpsters will be required to keep refuse contained and doors secured.

#### **Schedule C**

<b>Size</b>	<b>Per Pickup</b>	<b>Annual Lease Fee</b>
37 cu yd	\$484.00	\$330.00

Annual lease fee will be billed in January of each year or at the time of the first billing for customer and will not be prorated.

(4) *Schedule D – Residential Special Handling.* Arrangements shall be made with the Public Works Department at least one day in advance. No weekend or after hour collection will be made. The Public Works Department

will determine the pickup schedule and customer should realize that in some cases it might take longer to remove these types of special handling waste. For customers wishing to use self-haul, please contact the Public Works Department for a scheduled drop-off time.

#### Schedule D

Description	Fee	Basis	Special Instructions
Residential self-haul (burnable)	\$16.50	one time haul	Equal to a standard size pickup bed (8' or smaller)
Note: Until further notice refrigerators and freezers will not be accepted.			Not accepted
Residential appliances: stove, washer, dryer, dishwashers, electric hot water heaters, etc.	\$16.50 self-haul to landfill or \$27.50 for muni pickup	per item	Arrangements must be made in advance with Public Works
Residential large furniture: couches, arm chairs, cabinets, etc.	\$11.00 self-haul to landfill or \$22.00 for muni pickup	per item	Arrangements must be made in advance with Public Works
Scrap metal, bikes, lamps, frames, pipe, cribs, etc.	\$5.50 self-haul to landfill or \$11.00 for muni pickup	per item/bundle	An extra charge of \$20.00 will be added if pieces are larger than 4 ft in length
Residential small burnable furniture/ electronics: tables, chairs, end tables, computers, monitors, etc.	\$11.00 self-haul to landfill or \$22.00 for muni pickup	per item	Arrangements must be made in advance with Public Works
Residential nonhazardous construction and demolition material	Self-haul only. \$13.20	per cubic yard or pickup truck load	Arrangements must be made in advance with Public Works

**Schedule D**

<b>Description</b>	<b>Fee</b>	<b>Basis</b>	<b>Special Instructions</b>
Hazardous material including but not limited to: waste oil, used fuel and oil filters, antifreeze, paint, etc.	Absolutely NO hazardous material will be accepted in the landfill.		Contact Tribal ECO Office for more information
Used oil (handling): must be used motor oil only with no contaminants, accepted only if crews and equipment are available	\$22.00 per 5 gal. bucket or \$220.00 per drum	self-haul to the Motor Pool Bldg	Contact Public Works or Motor Pool for more information
Lead acid batteries	\$27.50	self-haul to the Motor Pool Bldg	Contact Public Works for more information
Junk vehicles, ATVs, snowmobiles, tires, etc.	Not accepted		Not accepted
Illegal dumping	\$110.00 \$330.00 minimum penalty	per cubic yard	It is considered "illegal dumping" if an individual or company disposes of their waste without notifying Public Works, or on weekends and after hours

Note: Any item listed above that has been placed within the pickup radius of the container will be picked up and charged accordingly.

(5) *Schedule E – Commercial Special Handling.* Arrangements shall be made with the Public Works Department at least one day in advance. No weekend or after hour collection will be made. The Public Works Department will determine the pickup schedule and customer should realize that in some cases it might take longer to remove these types of special handling waste. For customers wishing to use self-haul, please contact the Public Works Department for a scheduled drop-off time.

**Schedule E**

<b>Description</b>	<b>Fee</b>	<b>Basis</b>	<b>Special Instructions</b>
Commercial, self-haul, segregated, burnable	Self-haul only. \$30.80	per cubic yard	Arrangements must be made in advance with Public Works
Commercial, self-haul, unsegregated, burnable	Self-haul only. \$44.00	per cubic yard	See instructions above
Commercial, self-haul, unburnable	Self-haul only. \$55.00	per cubic yard	Includes but not limited to metal, or anything which creates excessive "black smoke"
Commercial, muni pickup	\$82.50	per cubic yard	For additional items not contained within approved containers as listed in Schedule A or B
Residential-sized appliances, owned by a business	\$16.50 self-haul to landfill or \$27.50 for muni pickup	per item	Arrangements must be made in advance with Public Works
Hazardous material including but not limited to: waste oil, used fuel and oil filters, antifreeze, paint, etc.	NO haz mat will be accepted at all		Contact Tribal ECO or City bulk fuel crew for more information regarding disposal. See also used oil handling listed below
Used oil (handling): will only be accepted at Public Works if crews and equipment are available and time allows	\$220.00	per drum self-haul to Motor Pool Bldg	Cannot include hazardous material such as antifreeze, or the drum and contents will be returned for disposal at customer's expense for handling
Lead acid batteries	\$27.50	self-haul to Motor Pool Bldg	Contact Public Works for more information

**Schedule E**

<b>Description</b>	<b>Fee</b>	<b>Basis</b>	<b>Special Instructions</b>
Illegal dumping	\$110.00 \$330.00 minimum penalty	per cubic yard	It is considered “illegal dumping” if an individual or company disposes of their waste without notifying Public Works, or on weekends and after hours

[Code 1979 § 9.05.]

**13.20.080 Recycling.**

Every resident, business owner, land owner or transient person located on St. Paul Island is strongly encouraged to recycle their aluminum cans and corrugated cardboard (no waxed cardboard). Recycle bins can be found around Town and are used for bagged aluminum cans or corrugated cardboard disposal only, as designed. No waxed or uncorrugated cardboard can be accepted in the receptacles. [Code 1979 § 9.06.]

**13.20.090 Rodent control.**

The Council finds that control of rodents on St. Paul Island is critical to the preservation of bird species which inhabit the Island, and that introduction of rodents to the Island could cause catastrophic, irreversible impacts on the bird population.

(a) *Prevention Program.* All structures and the land surrounding them which are used for commercial purposes to store food, and/or which produce food wastes, fish processing wastes, or other waste products which might be a food source of any rodent, shall maintain a rat prevention program that will include general sanitation monitoring and a trap, sticky-board and/or bait station program. (Level III offense.)

(b) *Food Sources Control.* Any business or vessel which produces food wastes, fish processing wastes or other products or waste products which might be a food source of any rodent shall store such materials in rodent restrictive containers or dumpsters. (Level III offense.)

(c) *Inspections.* Any commercially used structure or vessel may be inspected at any time during normal business hours for compliance with this section. In addition, in the event of receipt by the municipality of any evidence that a structure or vessel may be infested with rodents, the structure or vessel may be inspected at any time for compliance with this section. (Level III offense.)

(d) *Certificates of Fumigation and Inspection.* All persons using structures required to be rodent free and inspected pursuant to this section shall obtain from the municipality a certificate of inspection that shall be permanently displayed in or upon the structure. (Level III offense.)

(e) *Infested Structures.* Any structure or its surrounding lands in or upon which there is sighted by any person rodents or rodent feces shall be presumed to be infested within the meaning of this section. (Level II offense.) Upon receipt of evidence that a structure may be infested, the City Manager or designee may take all measures reasonably conducive to isolating the structure and containing the infestation including, but not limited to, requiring the cessation of any use or occupancy of same. All costs of such containment shall be borne by the owner and user of the structure. The City Manager shall cause written notice of such action to be delivered to the person occupying the structure who reasonably appears to be in charge thereof. The owner, occupant, or other interested person may, within 24 hours of receipt of said notice, request a hearing by the City Manager or his designee regarding whether the structure is infested. Such hearing shall be held within 48 hours of request.

(f) *Elimination of Infestation.* The owner or user of any infested structure may be ordered by the Manager to immediately undertake efforts to fumigate, poison, or trap rodents as may be necessary for the immediate elimination of the infestation. In the event of the inability to give notice to such persons or the failure to undertake such measures itself, with all costs of such measures being borne by the owner and/or user of the structure, they will be in violation of this section and upon conviction guilty of a City offense and punishable as set forth in CCO [9.05.020](#). (Level II offense.)

(g) *Rodent Information Posting.* All commercial crab/fish processors operating in the Port of Saint Paul or within Townsite boundaries shall display information signs in prominent locations throughout the processing facility about the environmental dangers posed by rodentry, how to detect rodent sign, and the process for reporting rodent sign or sightings. (Level III offense.) [Code 1979 § 9.07.]

### **13.20.100    Penalty.**

Any person acting in violation of this chapter is, upon conviction, guilty of a City offense and is punishable as set forth in CCO [9.05.020](#). [Code 1979 § 9.08.]

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**The Saint Paul City Code of Ordinances is current through Ordinance 20-04, and legislation passed through June 11, 2020.**

Disclaimer: The City Clerk's Office has the official version of the Saint Paul City Code of Ordinances. Users should contact the City Clerk's Office for ordinances passed subsequent to the ordinance cited above.

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