THE DISTRICT OF NORTH VANCOUVER

SOLID WASTE REMOVAL BYLAW

BYLAW 7631

Effective Date – July 16, 2007

CONSOLIDATED FOR CONVENIENCE ONLY

This is a consolidation of the bylaws below. The amending bylaws have been combined with the original bylaw for convenience only. This consolidation is not a legal document. Certified copies of the original bylaws should be consulted for all interpretations and applications of the bylaw on this subject.

<table>
<thead>
<tr>
<th>Original Bylaw</th>
<th>Date of Adoption</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bylaw 7631</td>
<td>July 16, 2007</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Amending Bylaw</th>
<th>Date of Adoption</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bylaw 7692</td>
<td>December 17, 2007</td>
</tr>
<tr>
<td>Bylaw 7763</td>
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<td>Bylaw 7775</td>
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<td>Bylaw 7920</td>
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<td>Bylaw 8089</td>
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<td>Bylaw 8153</td>
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<td>Bylaw 8199</td>
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<td>Bylaw 8280</td>
<td>December 4, 2017</td>
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<tr>
<td>Bylaw 8353</td>
<td>July 23, 2018</td>
</tr>
<tr>
<td>Bylaw 8389</td>
<td>December 2, 2019</td>
</tr>
</tbody>
</table>

The bylaw numbers in the margin of this consolidation refer to the bylaws that amended the principal bylaw (Solid Waste Removal Bylaw – Bylaw 7692). The number of any amending bylaw that has been repealed is not referred to in this consolidation.
THE CORPORATION OF THE DISTRICT OF NORTH VANCOUVER

BYLAW 7631

A bylaw to establish and maintain a system for the collection of solid waste pursuant to section(s) of the Local Government Act (RSBC 1996, c.323) (repeals Bylaw 5848, Waste Removal Bylaw)

The Council for The Corporation of The District of North Vancouver enacts the following:

PART 1 - TITLE

Title

1. This bylaw may be cited as "SOLID WASTE REMOVAL BYLAW".

PART II - INTERPRETATION

Definitions

2. In this bylaw,

"Bulk Container" means bulk solid waste containers and bulk recyclable containers.

"Bulk Container Collection Service" means the system established under this bylaw by the District for the collection and disposal of solid waste from multi-family properties and from commercial institutional or industrial properties.

"Bylaw Enforcement Officer" means the person(s) appointed by the District whose duties include enforcing and carrying out the provisions of this bylaw.

"Collection Day" means the day scheduled for the collection of solid waste from a given property in accordance with the schedule produced annually by the District.

"Collector" means a person who is contracted, employed or appointed by the District to collect and remove solid waste.

"Curbside Collection Service" means the system established under this bylaw by the District for the collection and disposal of solid waste, but does not include the Bulk Container Collection Service.

"Director of Engineering" means the person holding the office of Director of Engineering or their duly authorized representative.

"District" means the District of North Vancouver.

"Garbage" includes rubbish, discarded materials, ashes, floor sweepings, discarded animal or vegetable matter or food.

"Hazardous Waste" means waste, natural or man-made, which is radioactive, toxic, pathogenic, corrosive or explosive, or any substances now or hereafter included in the definition of hazardous waste in the Environmental Management Act Hazardous Waste Regulations BC Reg. 63/88 as amended from time to time, or any other substance which constitutes or creates a health or safety risk.

"Multi-Family Property" means a property or a strata development upon which is located an apartment complex, townhouse(s), a condominium building or any other residential building containing more than 3 residential dwelling units.
“Non-compliance Tag” means a notice of violation issued in accordance with this bylaw.

“Occupant” means a person occupying a property within the District and, where the property is unoccupied, means the owner; but does not include a person who is a boarder, roomer or lodger.

“Owner” means the person or persons, including a corporation or company, who is liable under the Community Charter or successor legislation to pay real property taxes in the District of North Vancouver.

“Property” means a parcel of land in the District upon which any building or group of buildings is located, and includes strata lots and separately occupied or leased areas within a building.

“Recyclable Material” means those items described in Schedule C attached to this bylaw.

“Recycling Container” means the Blue Box, Blue Bag, Yellow Bag or other container approved by the District to store recyclable material.

“Residential Garbage Tag” means a sticker issued by the District as a receipt for the prepayment of the services provided under Part I.

“Residential Drop-Off” means solid waste originating from a residential property within a municipality or area provided for in Section 28 and brought to the Transfer Station in a privately owned vehicle by the owner or occupant of the property from which the solid waste originated.

“Residential Waste Cart” means a wheeled waste cart purchased from the District and which can be picked up by the District’s semi-automated hoist system.

“Secondary Suite” means a self-contained suite with a separate entrance and separate bathroom within a building in a single-family zone under the District’s Zoning Bylaw.

“Single Family Property” means a property with a detached single family residential building on it and includes a bare land strata lot with a detached single family residential building on it.

“Solid Waste” means garbage, recyclable material and yard trimmings.

“Solid Waste Collection Service” means the District’s system of collection and disposal of residential and commercial solid waste.

“Solid Waste Container” means a container used to hold garbage, yard trimmings or recyclable material, and equipped with a close-fitting lid or cover.

“Transfer Station” means the facility operated by the Greater Vancouver Sewerage and Drainage District (GVS & DD) for the transfer of solid waste collected on the North Shore to other facilities.

“Transfer Station Operator” means the contractor engaged by the GVS & DD to operate and maintain the Transfer Station.

“Weigh Scale Operator” means the contractor engaged by the GVS & DD to operate and maintain the weigh scale at the Transfer Station.

“Wildlife” means any mammal not normally domesticated, including but not limited to bears, cougars, coyotes, wolves, foxes, raccoons and skunks.

“Wildlife resistant enclosure” means a fully enclosed structure consisting of walls, roof, and door(s), with no more than a one-centimetre gap or opening at any location, capable of being securely latched and of sufficient strength and design to prevent access to the contents by wildlife.

“Yard Trimmings” means weeds, leaves, grass cuttings, and tree, plant or shrubbery cuttings, Christmas trees, small limbs less than 15 cm in diameter and 0.9 meters in length.
“Yard Trimmings Container” means any container approved by the District to store yard trimmings including kraft yard bags especially designed for yard trimmings collection, a rigid plastic or galvanized metal can with a Yard Trimmings decal applied and a securely tied bundle.

PART III – PROHIBITIONS

3. No person shall cause, allow or permit any garbage to collect, accumulate or remain on real property, unless it is securely contained in a solid waste container meeting the specifications in this bylaw.

4. No person shall deliver, place, bury or dump, or cause or allow to be delivered, placed, buried or dumped, any garbage anywhere in the District other than at the transfer station.

5. No person shall transport any garbage without securing the materials in a manner that will ensure that all of the materials will reach the transfer station. This will require that all materials shall be secured in a closed container or by a tarping method.

6. No person shall cause, allow or permit any recyclable material or yard trimmings to be discarded as garbage.

7. No person may place at curbside or in a bulk container for collection by the District hazardous waste or any other materials listed in Schedule D of this bylaw.

8. No person shall deposit or leave any solid waste or other discarded material on any highway, public place or land other than the land on which the solid waste was generated, and no person shall remove solid waste from a property except for the purpose of disposal in accordance with this bylaw.

9. No person shall remove, take, salvage or convert for his or her own use garbage, recyclable material or yard trimmings placed at any curbside collection location or in any bulk container as part of the solid waste collection service unless the person is:
   a) the person who initially placed the material for collection; or
   b) an employee or agent of the District; or
   c) a collector.

10. No person shall place solid waste in front of another person’s property without the permission of that person.

11. No person shall place solid waste in another person’s solid waste container without the permission of that person.

12. No person shall cause, allow or permit any solid waste container to be filled above the top of the container or any plastic bag to be filled in such a way that the plastic ties cannot be securely fastened.

13. No person shall interfere with, threaten or in any way obstruct any of the District’s employees, contractors or agents while they are engaged in the provision of the solid waste collection service.

PART IV – NOTICE TO REMOVE GARBAGE

14. Where an owner or occupant has caused, allowed or permitted any garbage, including but not limited to any discarded materials identified in Schedule D, to accumulate or remain on property in contravention of Section 3, the bylaw enforcement officer may cause a notice in writing to be
delivered to the owner or occupant of the property requiring the removal of the garbage within 14 days of receipt of such notice.

15. Notice to an owner or occupant may be hand delivered, left in the mail box or dropped through the mail slot in the front door of the residence on the property which is the subject of the notice.

16. Where a notice is given pursuant to this bylaw and, in the opinion of the bylaw enforcement officer, the garbage has not been removed:
   a) within the time specified on the notice; or
   b) in the manner specified in the notice; or
   c) sufficiently to satisfy the requirements of the notice;

   the District may, by its employees, agents or contractors, enter the property and remove the garbage in the manner the bylaw enforcement officer considers necessary and appropriate and charge the cost of the work to the owner of the property.

17. Any charges incurred pursuant to Section 16 shall be due and payable upon receipt of notice from the District and any such charges remaining unpaid at December 31 of that year shall be added to and form part of the taxes payable on the property as taxes in arrears.

PART V – GENERAL PROVISIONS OF WASTE REMOVAL

18. Every owner or occupant of a property in the District shall, at least once each week, dispose of any solid waste produced on such property through any of the following means:
   a) by the solid waste collection service;
   b) by a private solid waste collection service; or
   c) by otherwise removing or arranging for the removal of the solid waste to the Transfer Station or an authorized place of solid waste disposal.

19. Only garbage, recyclable material and yard trimmings generated within the geographical boundaries of the District are eligible for collection under the solid waste collection service unless otherwise permitted under this bylaw.

20. The curbside collection service shall serve Owners and Occupants of:
   a) single family properties; and
   b) multi-family properties that have District-approved applications for the curbside collection service.

21. The bulk container collection service shall serve owners and occupants of multi-family properties and commercial, institutional or industrial properties that have District-approved applications for the bulk container collection service.

22. No wet waste shall be placed in any solid waste container of garbage unless it is drained of excess moisture and wrapped in waterproof material. No liquid, rainwater or other free water shall be put or placed in, or allowed to run into, or accumulate in any solid waste container.

23. Owners or occupants of multi-family properties and commercial, institutional or industrial properties shall make their own arrangements for the removal and disposal of garbage, recyclable material and yard trimmings, unless they have District-approved applications for the bulk container collection service or the curbside collection service.

24. Every owner or occupant shall clean up any waste which escapes onto the highway, street, lane or public way from the solid waste put out for collection.

PART VI - CONTAINERS
General Specifications

25. Owners and occupants shall ensure that garbage, recyclable material, and yard trimmings are stored and placed in a sanitary manner, and in a way that will not injure persons handling them. A solid waste container shall not be used if it is broken, hazardous, unsanitary, or dangerous to persons handling it.

26. Every owner or occupant of a property shall acquire and maintain in good repair and in a sanitary condition, a sufficient number of solid waste containers to store all solid waste generated on the property until the solid waste is collected for disposal.

27. If a solid waste container for garbage or yard trimmings is a can or bin, it must have firmly fitting lids, and be protected from the weather and from the accumulation of water within the container.

28. Where garbage is stored outside a building, the solid waste container(s) for the garbage must be stored in a wildlife resistant enclosure, except during such times that the solid waste container(s) are put out for collection in accordance with this bylaw.

29. Solid waste containers must be stored in a location which does not encroach on or project over a highway or other public place.

Single Family Properties

30. Garbage to be collected under the curbside collection service from a single family property must be in one of the following types of solid waste containers:
   a) a covered receptacle which shall be cylindrical, watertight, metal or plastic, and have a capacity of not more than 77 litres, the contents of which may not exceed a weight of 20 kilograms;
   b) a tightly secured plastic bag which will have a capacity of not more than 77 litres, the contents of which may not exceed 20 kilograms;
   c) another type of waste receptacle approved by the Director of Engineering; or
   d) a residential waste cart purchased from the District, the contents of which may not exceed 140 litres or 40 kilograms.

31. Yard trimmings to be collected under the curbside collection service must be in one of the following types of containers:
   a) a covered receptacle which shall be cylindrical, watertight, metal or plastic, and have a capacity of not more than 77 litres, the contents of which may not exceed a weight of twenty (20) kilograms;
   b) another type of waste receptacle approved by the Director of Engineering;
   c) a residential waste cart purchased from the District, the contents of which may not exceed 80 kilograms;
   d) twigs and branches tied using garden string or twine in bundles of not more than 0.9 metres in length and 30 centimetres in diameter; or
   e) grass clippings, leaves, small trimmings, plants and flowers secured in kraft bags and may not exceed a weight of twenty (20) kilograms per bag.

Recycling Service

32. Recyclable material to be collected under the solid waste collection service must be placed in recycling containers.

Multi-Family and Commercial Properties
33. All garbage collected from a multi-family property (unless approved for the curbside collection service) or from a commercial, industrial or institutional property, must be in bulk containers which meet the following requirements unless different requirements are otherwise authorized by the Director of Engineering:
   a) A rigid plastic or galvanized or painted steel container, with a lid, constructed to store and dispose of solid waste emptied mechanically by and into a solid waste collection vehicle and having a capacity of more than 0.75 cubic metres; and
   b) Installed on a concrete pad and screened from public view.

34. Owners and occupants who receive a bulk container collection service, whether or not provided by the District, shall be required to have sufficient bulk containers to store and dispose of all solid waste generated on the property in compliance with this bylaw.

35. Owners or occupants who receive the District's bulk container collection service must:
   a) rent bulk container(s) from the District;
   b) have sufficient recycling containers to store all recyclable material generated on the property.

PART VII – COLLECTION OF WASTE

Single Family Properties

36. Only the District and collectors may collect solid waste that has been placed for collection in accordance with this bylaw.

37. All garbage, recyclable material, and yard trimmings which an owner or occupant chooses to have collected and disposed of by the District under this bylaw shall be placed at curbside for collection not earlier than 05:30 a.m. and not later than 07:30 a.m. on the designated Collection Day unless otherwise notified in writing. All emptied solid waste containers shall be removed from the curb within 18 hours of collection.

38. All garbage, recyclable material and yard trimmings shall be placed in a readily accessible location in full view of and within two and one-half (2½) metres of the street serving the property. The Director of Engineering may designate lane pick-up, where the Director of Engineering considers this appropriate.

39. The District shall provide weekly curbside collection service to single family properties, including those with secondary suites, for the following quantities of solid waste only:
   a) up to 154 litres of garbage contained in not more than two 77 litre garbage containers, plastic bags or bundles, or one 360 litre residential waste cart half full, or one 140 litre residential waste cart.
   b) up to six kraft bags or containers of yard trimmings in clearly marked yard trimmings containers of not more than 77 litres each, or one 360 litre residential waste cart and three 77 litre containers or kraft bags, or two 360 litre residential waste carts, or two 140 litre residential waste carts and three kraft bags or 77 litre containers, or six bundles; and
   c) unlimited amounts of recyclable material in recycling containers.

40. An owner or occupant may have garbage in excess of the permitted 154 litres by purchasing and attaching a separate residential garbage tag to each additional solid waste container, holding not more than 77 litres of garbage, for the fee specified in Schedule A of this bylaw. Each residential garbage tag is valid for one load of garbage only.

41. All solid waste put out for collection which does not comply with the requirements of this bylaw will not be collected and will be marked with a non-compliance tag setting out the reason why it was not collected.

Multi-Family and Commercial Properties
42. Multi-family, commercial, industrial and institutional properties are required to have a *bulk container collection service* provided by either the *District* under this bylaw or by other authorized *collectors* in accordance with this bylaw unless the *multi-family property* is provided *weekly curbside collection service* as approved by the *Director of Engineering*.

43. Upon receipt of an application from the *owner* of a *multi-family property*, the *District* will provide *bulk container collection service* to that *property* up to two times per week for the cost set out in Schedule A, provided the *collector* can reasonably access the storage location of the *bulk container*.

44. The *District* will provide *recycling containers* to *multi-family properties* and provide *weekly collection of recyclable material*, provided the *collector* can reasonably access the *recycling containers*.

45. The *District* will provide *container garbage* and cardboard collection service to *multi-family, commercial, industrial and institutional properties* with collection of up to two times per week in accordance with the terms and conditions and for the cost set out in Schedule A, upon receipt of an application from the *owner* and provided the *collector* can reasonably access the storage location of the *bulk garbage container*.

**PART VIII – DISPOSAL OF SOLID WASTE**

**Disposal Site**

46. No land within the *District* other than the *Transfer Station* may be used for *solid waste* disposal unless authorized by the *Director of Engineering*.

**Transfer Station Regulations**

47. Any person bringing *solid waste* to the *Transfer Station* shall observe the following regulations:
   a) *Solid waste* may only be deposited at the *Transfer Station* during the hours established for operation by the Greater Vancouver Sewerage and Drainage District.
   b) A number of materials will not be accepted at the *Transfer Station* as identified by the Greater Vancouver Sewerage and Drainage District.
   c) The *Weigh Scale Operator* will not accept any *solid waste* from any person who cannot produce satisfactory proof that the *solid waste* originated from *property* within the *District* or from *property* within an area for which an agreement has been entered into.

**PART IX – BILLING AND COLLECTION**

48. Every *owner* of a *single family property* to which *solid waste collection service* is available will be charged an annual fee which is due and payable at the same time and in the same manner as property taxes and as set out in Schedule A of this bylaw.

49. Every *owner* of a *multi-family property* to which *recycling collection service* is available will be charged an annual fee which is due and payable at the same time and in the same manner as property taxes as set out in Schedule A of this bylaw.

50. Every *owner* or *occupant* to which *bulk container collection service* is provided by the *District* shall pay the applicable rates set out in Schedule A of this bylaw. Fees shall be billed monthly in respect of the preceding month, and are due and payable within 30 days from the date of the billing. The *Owner* of a real *property* is responsible for the payment of all accounts in arrears.

51. Any fee or charge as set out in Schedule A of this bylaw shall be subject to interest if unpaid after the due date. Interest shall be at the rate of 2% per month, calculated monthly and not in advance.
52. Any fee or charge imposed by this bylaw, which is unpaid on December 31, is deemed to be taxes in arrear and may be collected in the same manner and with the same remedies as ordinary taxes on the property.

PART X – HEALTH ACT PROVISIONS

53. Nothing contained in this bylaw shall be construed as prohibiting any owner or occupant of property from disposing of solid waste in any manner permitted pursuant to the Health Act.

PART XI – OFFENCE AND ENFORCEMENT

Enforcement

54. Every person who offends against or violates any of the provisions of this bylaw or who suffers or permits anything to be done in contravention or violation of any of the provisions of this bylaw, or who neglects to do, or refrains from doing anything required to be done by any of the provisions of this bylaw, is guilty of an infraction of this bylaw and, upon conviction, is liable to a fine not exceeding $2,000.00.

55. A separate offence shall be deemed to occur on each day that the offence occurs or continues.

56. Every person who commits an offence against this bylaw shall be liable upon summary conviction to a fine or to imprisonment, or to both a fine and imprisonment, not exceeding the maximum allowed by the Offence Act, as amended.

Designation of Bylaw

57. This bylaw is designated pursuant to Section 264 of the Community Charter as a bylaw that may be enforced by means of a ticket in the form prescribed.

58. Members of the Royal Canadian Mounted Police and Bylaw Enforcement Officers are designated to enforce this bylaw by means of a ticket pursuant to Section 264 of the Community Charter.

59. The words and expressions set forth in Column 1 of Schedule B designate the offence committed under the bylaw section number appearing in Column 2 opposite the respective words or expressions.

Ticketing

60. The amounts appearing in Column 3 of Schedule B are the fines set pursuant to Sections 265(1)(a) and (b) of the Community Charter for the corresponding offences designated in Column 1.

SEVERABILITY

61. If any provision of this bylaw is held invalid by a Court of competent jurisdiction, then that invalid portion shall be severed and the remainder of this bylaw shall be deemed to have been adopted without the severed portion.

REPEAL

62. The Waste Removal Bylaw (Bylaw 5848) and any amendments thereto are hereby repealed effective January 1, 2008.

EFFECTIVE DATE

63. This bylaw comes into force January 1, 2008.
## SCHEDULE A TO BYLAW 7631

### 1. Solid Waste Collection Fees (Yearly)

<table>
<thead>
<tr>
<th>Description</th>
<th>Single &amp; Multi-Family Property with Curbside Collection</th>
<th>Multi-Family Property without Curbside Collection</th>
</tr>
</thead>
<tbody>
<tr>
<td>Garbage and organics collection (240L Garbage and up to two 240L Organics)</td>
<td>$281.80</td>
<td>N/A</td>
</tr>
<tr>
<td>Garbage and organics collection (140L or 120L Garbage and up to two 240L Organics )</td>
<td>$240.15</td>
<td>N/A</td>
</tr>
<tr>
<td>Garbage and organics collection (Two 140L or two 120L Garbage and up to two 240L Organics-available only to houses with secondary suites)</td>
<td>$365.15</td>
<td>N/A</td>
</tr>
<tr>
<td>Additional organics – For third and additional carts, per cart</td>
<td>$44.15</td>
<td>N/A</td>
</tr>
<tr>
<td>Exchange fee for exchange, replacement, return or acquisition of additional Solid Waste Container (per transaction)</td>
<td>$50.00</td>
<td>N/A</td>
</tr>
<tr>
<td>Container Replacement Fee (lost/stolen/damaged) – these fees refunded if container recovered and replacement container returned to District. This fee is also payable where containers are lost during construction/development where the container will not be replaced due to change of use.</td>
<td>$145 – 240L</td>
<td>$135 – 140L/120L</td>
</tr>
<tr>
<td>Recyclable material collection</td>
<td>$33.05</td>
<td>$23.85</td>
</tr>
</tbody>
</table>

All flat rate annual charges are due and payable at the same time and in the same manner as taxes.

Exchanges after March 31st 2020:

- Cart additions which result in a collection fee increase, will be pro-rated from the first quarter following the change and the pro-rated collection fee increase is payable upon request of the change.
- Cart exchanges which result in a collection fee increase will not be pro-rated in the year of the exchange; the increased annual collection fee will apply beginning January 1st of the following year.
- Cart exchanges or returns resulting in a collection fee decrease, will be pro-rated from the quarter in which the change occurs and will be offset against the exchange fee. Any balance owing is payable upon request of the change. Credit balances will be applied to the property tax account.
### 2. Bulk Container Fees

<table>
<thead>
<tr>
<th>Description</th>
<th>Container Size</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>1 Yard</td>
</tr>
<tr>
<td><strong>Container Rental:</strong></td>
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</tr>
<tr>
<td>Cardboard Container Monthly Rental Fee</td>
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<tr>
<td>Cardboard Container Monthly Rental Fee with Jitney</td>
<td>N/A</td>
</tr>
<tr>
<td>Solid Waste Container Monthly Rental Fee</td>
<td>$16.50</td>
</tr>
<tr>
<td><strong>Solid Waste Container Tipping Fees: (Charge per Tip)</strong></td>
<td></td>
</tr>
<tr>
<td>(a) Residential</td>
<td></td>
</tr>
<tr>
<td>(i) with 1 - 3 containers</td>
<td>$23.00</td>
</tr>
<tr>
<td>(ii) with 4 - 7 containers</td>
<td>N/A</td>
</tr>
<tr>
<td>(iii) with 8 - 11 containers</td>
<td>N/A</td>
</tr>
<tr>
<td>(iv) with 12+ containers</td>
<td>N/A</td>
</tr>
<tr>
<td>(b) Schools, Churches, Institutional</td>
<td>N/A</td>
</tr>
<tr>
<td>(c) Commercial, Industrial (1 tip/ week)</td>
<td>N/A</td>
</tr>
<tr>
<td>1 tip/ 2 weeks</td>
<td>N/A</td>
</tr>
<tr>
<td>1 tip/ 4 weeks</td>
<td>N/A</td>
</tr>
<tr>
<td>On request</td>
<td>N/A</td>
</tr>
<tr>
<td><strong>Organic Waste Cart Tipping Fees: (Fee per 240 L cart per month)</strong></td>
<td></td>
</tr>
<tr>
<td>First Cart – tipped weekly</td>
<td></td>
</tr>
<tr>
<td>Second, Third and Fourth Cart – tipped weekly</td>
<td></td>
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<tr>
<td>Five and more Carts – tipped weekly</td>
<td></td>
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<tr>
<td><strong>Charges per Tip in addition to Container Tipping Fees:</strong></td>
<td></td>
</tr>
<tr>
<td>(a) Casters</td>
<td>$4.25</td>
</tr>
<tr>
<td>(b) Locks</td>
<td>$1.50</td>
</tr>
<tr>
<td>(c) Jitney (Includes Casters)</td>
<td>$23.75</td>
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<tr>
<td><strong>Other Fees:</strong></td>
<td></td>
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<tr>
<td>Service Requests</td>
<td>$50/hour</td>
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</tbody>
</table>

Amended by: 7692, 7775, 7816, 7872, 7912, 7920, 7971, 8023, 8089, 8153, 8199, 8280, 8353, 8389
## SCHEDULE B

### PENALTIES FOR OFFENCES TO SOLID WASTE BYLAW 7631

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Offence</td>
<td>Section No.</td>
<td>Fine ($)</td>
</tr>
<tr>
<td>Accumulation of garbage</td>
<td>3</td>
<td>200.00</td>
</tr>
<tr>
<td>Dumping or burying of garbage</td>
<td>4</td>
<td>500.00</td>
</tr>
<tr>
<td>Transport garbage without securing</td>
<td>5</td>
<td>500.00</td>
</tr>
<tr>
<td>Improper disposal of recyclable material or yard trimmings</td>
<td>6</td>
<td>100.00</td>
</tr>
<tr>
<td>Placing for collection hazardous waste</td>
<td>7</td>
<td>500.00</td>
</tr>
<tr>
<td>Placing for collection other prohibited substance</td>
<td>7</td>
<td>200.00</td>
</tr>
<tr>
<td>Depositing solid waste on highway</td>
<td>8</td>
<td>200.00</td>
</tr>
<tr>
<td>Scavenging</td>
<td>9</td>
<td>200.00</td>
</tr>
<tr>
<td>Obstruct or interfere with District employee</td>
<td>13</td>
<td>500.00</td>
</tr>
<tr>
<td>Failure to remove garbage after notice</td>
<td>14</td>
<td>200.00</td>
</tr>
<tr>
<td>Putting out liquids</td>
<td>22</td>
<td>50.00</td>
</tr>
<tr>
<td>Failure to clean up</td>
<td>24</td>
<td>100.00</td>
</tr>
<tr>
<td>Improper storage of solid waste</td>
<td>25</td>
<td>100.00</td>
</tr>
<tr>
<td>Solid waste containers not placed or removed in a timely fashion</td>
<td>37</td>
<td>100.00</td>
</tr>
<tr>
<td>Improper disposal of waste</td>
<td>46</td>
<td>100.00</td>
</tr>
</tbody>
</table>
SCHEDULE C

RECYCLABLE MATERIAL COLLECTED BY THE DISTRICT

1. **Newspapers** includes #8 newspaper, and newspaper inserts as delivered, special news de-ink quality, flexographic ink, loose, fresh, dry, not sunburned, but excludes mixed paper, glossy magazines and paper other than newspaper.

2. **Mixed Paper** includes boxboard, paper shopping bags, old corrugated cardboard having liners of either test liner jute or kraft, white and coloured ledger paper, computer paper, envelopes, junk mail (3rd class mail), flyers, magazines, catalogues, newsprint, telephone books, paper egg cartons, pizza boxes and any other 100% paper fibre products, but excludes newspapers, co-mingled containers and any mixed paper which is wet, soiled or contaminated with substances other than paper fibre.

3. **Co-mingled Containers** includes all colours of glass food and beverage bottles or jars, all ferrous or nonferrous metal food and beverage cans and tins, all rigid plastic bottles and containers identified by the Society of Plastics Institute (S.P.I.) codes #1, #2, #4 and #5, but excludes drinking glasses, ceramics, pyrex, window glass, china, porcelain, light bulbs, containers with food or food residue, aerosol cans, paint cans, food trays, tetra paks, and wax coated containers. All containers shall be prepared by rinsing out the contents, flattening cans and plastic bottles, and removing lids, plastic neck rings and metal wraps from glass or plastic bottles or jars.
SCHEDULE D

MATERIALS UNACCEPTABLE FOR GARBAGE COLLECTION

Blue box recyclable material:
- corrugated cardboard
- newspapers and flyers
- mixed papers including magazines, telephone directories and boxboard;
- rigid plastic containers numbered 1, 2, 4 and 5

Yard trimmings;

Materials subject to provincially required stewardship programs:
- beverage containers except milk and milk products;
- household paints, stains and their containers including aerosols;
- waste lubricating oil and its containers;
- oil filters;
- pesticides, solvents and flammable liquids and their containers;
- prescription and non-prescription drugs and their containers;
- automotive tires;
- lead acid batteries;
- electronic goods including computers and their peripherals, desk-top printers and televisions;

Hazardous waste;

Explosive, toxic, corrosive, caustic, hot or flammable, combustible or oxidizing substances, objects or mechanisms;

Hypodermic needles;

Bio-medical waste, sharps or infectious materials;

Dead animals, animal feces or viscera;

Sod, rocks, gravel, soil, cement, asphalt and other similar material;

Construction and demolition materials including gypsum board (gyproc);

Derelict motor vehicles or motor vehicle parts;

Materials originating from industrial and/or agricultural operations;

Rubber tires;

Refillable propane cylinders;

Scrap metal;

Any refrigerator, freezer or other large appliance;
Any single container or item of waste, material or structure exceeding any of the following:

- a volume of 3 cubic metres,
- a length of 1.5 metres,
- and/or a weight of 30 Kg;

Waste materials not identified as acceptable for landfilling pursuant to any permit or certificate issued by the Provincial Ministry of Environment;

Trees, tree stumps, logs, land-clearing debris, timbers and fence posts more than 150 mm in diameter; or Industrial or commercial spools.