THE TOWN OF GRANDE CACHE BYLAW NO. 796

BEING A BYLAW OF THE TOWN OF GRANDE CACHE IN THE PROVINCE OF ALBERTA, TO ESTABLISH AND REGULATE THE COLLECTION, DISPOSAL AND HANDLING OF WASTE AND RECYCLABLE MATERIALS WITHIN THE TOWN OF **GRANDE CACHE**

WHEREAS pursuant to the Alberta Municipal Government Act, RSA 2000, Chapter M-26 as amended, a municipal council has authority to govern and the authority to pass bylaws respecting the municipality, including services provided by or on behalf of the municipality;

AND WHEREAS the Council of the Town of Grande Cache deems it desirable to pass a bylaw to establish and maintain a waste management system and to operate this system as a public utility;

THEREFORE BE IT RESOLVED THAT the Council of the Town of Grande Cache, duly assembled in Council Chambers in Grande Cache, Alberta, enacts as follows:

TITLE 1.0

This bylaw may be cited as the 'Waste Management Bylaw'.

INTERPRETATION 2.0

- In this bylaw and any schedules to this bylaw, the following terms, phrases, words 2.1 and their derivations shall have the following meanings:
 - Automated Collection means the collection of waste materials by a a) system of mechanical lifting and tipping of containers into specially designed vehicles.
 - Base Rate means the residential waste collection and disposal fee as set b) out in Schedule 'A' of this bylaw.
 - Bylaw Tag means a notice of contravention of this bylaw issued in C) accordance with section 18.5 of this bylaw.
 - **CAO** means the Chief Administrative Officer of the Town of Grande Cache. d)
 - Collector means a person who collects waste material within the Town as e) an agent, contractor or employee of the Town.
 - Collection Point means a location where waste material is placed for f) collection by the collection utility.
 - Collection Utility means the system for collecting and disposing of waste g) material provided by the Town.
 - Commercial Bin means any container provided for the collection and h) storage of commercial, industrial, institutional or construction waste material but does not include a residential waste collection bin.

i) **Commercial Premises** means:

- any premises that are designated as 'commercial' under the Town's i. Land Use Bylaw, including stores, cafés, eating houses, wholesale or retail business places and offices;
- any premises that are exempt from municipal assessment or ii. taxation; and
- mixed-use buildings that include uses designated as 'commercial' iii. under the Town's Land Use Bylaw.

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- j) **Commercial Waste** means waste material produced by or emanating from a commercial premises.
- k) **Construction Waste** means waste materials produced in the process of constructing, altering, renovating, repairing or demolishing a building or premises including earth, vegetation and rock displaced.
- I) **Disposal Site** means a sanitary landfill or other site approved by the town for receipt, processing and disposal of waste material.
- m) **Environmental Fee** means the fee in Schedule 'A' of this bylaw established for the operation of recycling programs not including residential waste material.
- n) **Highway** means a highway as defined in the *Alberta Traffic Safety Act*, RSA 2000, Chapter T-6.
- o) **Industrial Premises** means any premises that carry on industrial activities including the manufacturing, processing, assembling, cleaning, repairing, servicing, testing, storage, warehousing, distribution or shipment of materials, goods, products or equipment.
- p) **Industrial Waste** means all waste material produced by or emanating from an industrial premises.
- q) **Institutional Premises** means any premises that carry on institutional activities including nursing homes, daycare facilities, religious or charitable organizations, hospitals, educational or correctional facilities.
- r) **Institutional Waste** means all waste material produced by or emanating from an institutional premises.
- s) **Manager** means a person who acts as an agent for the owner and/or occupants in managing a premises and includes a condominium corporation or housing cooperative.
- t) **Multi-residential Premises** means a building or complex consisting of five (5) or more dwelling units, and includes:
 - i. apartment buildings where dwelling units share entrance facilities;
 - ii. townhomes;
 - iii. condominium properties registered under the *Alberta Condominium Property Act*, RSA 2000, Chapter C-22; and
 - iv. housing cooperatives held by a cooperative housing association registered under the *Alberta Cooperatives Act*, RSA 2001, Chapter C-28.1.
- u) **Occupant** means a person using, occupying or in possession of a premises.
- v) **Owner** means an owner as defined in the *Alberta Municipal Government Act*, RSA 2000, Chapter M-26.
- w) **Peace Officer** means an individual engaged by the Town as a Community Peace Officer or a Bylaw Enforcement Officer, a peace officer as defined in the *Alberta Peace Officer Act*, RSA 2006, Chapter P-3.5, or a member of the Royal Canadian Mounted Police (RCMP).
- x) **Person** means any individual, partnership, corporation, company, society or government entity.

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Plastic Bag means a sturdy plastic bag to store waste for collection.

- Premises means land, puildings or both, or a portion of either, occupied or Z) used for any purpose within the Town.
- Private Service Provider neans an appropriately licensed person that aa) collects and disposes of recyclable material.
- Prohibited Materials means the materials listed in Schedule 'C' of this bb) bvlaw.
- Provincial Offences F ocedures Act means the Alberta Provincial cc) Offences Procedures and RSA 2000, Chapter P-34.
- **Recyclable Materials** means those materials determined by the Town from dd) time to be acceptable through the Town's recycling programs and generally accepted to be recyclable in the Province of Alberta.
- **Residential Pren** ises means a house, duplex, fourplex or other building ee) occupied for residential purposes, but does not include a multi-residential premises.
- **Residential Waste** means waste of a domestic nature generated through ff) ordinary day-to-day activities of the occupants of a residential premises and does not include construction waste or materials generated as a result of landscaping, installation or removal of lawns or sprinkler systems, installation or removal of concrete or asphalt, or automotive or recreational vehicle work of any kind.
- Residential Waste Collection Bin (RWCB) means a 240 liter collection gg) bin, owned and assigned by the Town, to a premises for the purpose of containing and collecting residential waste material and bringing such waste to a collection point.
- Street means a highway which provides access to the front of adjacent hh) premises.
- Town means the municipality of the Town of Grande Cache in the Province ii) of Alberta, or where the context so requires, its municipal boundaries.
- **Unit of Waste** means the amount of residential waste which fits into one (1) jj) residential waste collection bin in accordance with this bylaw.
- Violation Ticket means a violation ticket as defined in the Alberta kk) Provincial Offences Procedures Act.
- II) Waste means garbage, refuse or unwanted material.
- 2.2 The headings in this bylaw do not form part of this bylaw and shall not affect its interpretation.
- Any references in this bylaw to any Statutes are to the *Province of Alberta Statutes* 2.3 as amended or replaced from time to time and any amendments thereto.
- 2.4 Whenever the singular or masculine form of a word is used in this bylaw, it shall include the plural, feminine or neutral form of the word as the context so requires.
- The word 'may' when used in this bylaw shall be construed as permissive and 2.5 empowering, and the word 'shall' when used in this bylaw shall be construed as imperative.

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3.0 TOWN COLLECTION AND REMOVAL OF WASTE MATERIAL

- 3.1 The Town shall collect residential waste material in accordance with this bylaw.
- 3.2 The Town may accept waste at a disposal site operated by the Town in accordance with this bylaw.
- 3.3 The Town may agree to collect or accept waste material in accordance with this bylaw.
- 3.4 The Town shall be under no obligation to collect, accept or dispose of any waste or other materials or substances which do not comply with this bylaw or are not set out for collection or otherwise provided to the Town in accordance with this bylaw.

AMENDED ~ add 5.3.5 Bylaw No.___**823** Date__**_____702/27**

4.0 RESIDENTIAL WASTE

4.1 The Town shall collect one (1) unit of residential waste material from each residential premises per week.

5.0 PREPARATION OF RESIDENTIAL WASTE MATERIAL FOR COLLECTION

- 5.1 The owner or occupier of a premises shall ensure that all residential waste material placed at the collection point for that premises is:
 - a) in the case of residential waste, placed in a plastic bag which is then placed in the residential waste collection bin;
 - b) thoroughly drained and securely wrapped in sufficient paper to absorb any moisture; and
 - c) is double-bagged if such residential waste includes light, dusty or objectionable materials, including cooled ashes, powders, sawdust, vacuum cleaner bags, furnace filters, animal feces and absorbent pads and disposable diapers.
- 5.2 The owner or occupant of a premises shall ensure that all spillage originating from the RWCB assigned to that premises and all spillage of waste or other substances at the collection point for that premises is promptly cleaned up.

6.0 **PROHIBITIONS**

6.1 No person shall place:

- a) prohibited materials;
- b) hazardous waste as defined in the Alberta Environmental Protection and Enhancement Act, RSA 2000, Chapter E-12;
- c) dangerous goods as defined in the *Alberta Dangerous Goods Transportation and Handling Act*, RSA 2000, Chapter D-4;
- d) biomedical waste as defined in the *Alberta Waste Control Regulation*, AR 192/1996; or
- e) industrial, commercial, institutional or construction waste except as authorized pursuant to an agreement with the Town;

at any collection point, in any collection bin, or otherwise set out such material for collection by the Town.

- 6.2 No person shall set out any materials or substances for collection by the town unless such materials or substances are contained within a RWCB in accordance with this bylaw.
- 6.3 No person shall place any waste or other materials or substances in any collection bin or at any collection point assigned to a premises unless that person is the owner or occupant of such premises to do so.

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- 6.4 No person shall tamper or interfere with any waste material set out for collection by the Town from a premises or any collection bin or commercial bin.
- 6.5 No person shall hinder or interrupt or cause another person to hinder or interrupt the Town or its contractors, servants, agents or employees in the exercise of powers and duties under this bylaw.
- 6.6 No person shall dispose of waste material except through the collection utility or at a disposal site in accordance with this bylaw. Anyone dumping materials outside of the landfill is subject to a fine as described in Schedule 'B' of this bylaw.
- 6.7 No person shall store, deposit or dispose of any waste or recyclable material on any highway or any other lands owned by the Town except as authorized pursuant to this bylaw.
- 6.8 No person shall scavenge waste material from a RWCB or commercial bin.
- 6.9 The owner or occupant of a premises shall ensure that all materials placed at the collection point for that premises comply with the requirements of this bylaw.

7.0 PROVISION OF WASTE COLLECTION BINS

AMENDED ~	add 5.7.4(a)(b) 7.5,7.6
Bylaw No. 823	
Date 2017/02/2	22

- 7.1 The Town shall provide one (1) residential waste collection bin to each residential premises at no charge.
- 7.2 The Town shall provide replacement RWCBs if the Town determines that a collection bin has been lost, stolen, damaged or is otherwise not satisfactory to the Town.
- 7.4 All waste collection bins shall remain the property of the Town.

8.0 WASTE COLLECTION BINS

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Date	2017/0	22/22	ng mang sing and an	

- 8.1 The owner or occupant of a premises shall ensure that the waste collection bin assigned to that premises:
 - a) is not filled higher than the upper rim of the RWCB or in such a manner which prevents full closure of the waste collection bin lid;
 - b) does not have the contents compressed in such a manner that the waste material does not fall freely from the RWCB during the regular tipping process during automated collection;
 - c) does not contain any material which might adhere to the inside of the RWCB which is not properly wrapped in accordance with this bylaw;
 - d) is maintained in good repair and in a reasonably clean and sanitary condition;
 - e) is stored on the premises from which the RWCB is assigned and does not encroach upon or project over any highway or public place except when placed on such highway for the purpose of collection under this bylaw; and
 - f) is stored with the lid closed.

9.0 PLACEMENT OF RESIDENTIAL WASTE MATERIALS FOR COLLECTION

- 9.1 The owner or occupant of a premises shall ensure that the RWCB assigned to that premises is set out for collection in such a manner that automated collection may occur, including:
 - a) ensure the lid on the RWCB is completely closed;
 - b) that the RWCB shall be placed with the wheels facing the curb;
 - c) RWCB shall be placed such that they have clearances of at least:
 - i. four feet (4') or 1.2 meters from any other items, including vehicles.

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- 9.2 The owner or occupant of a premises shall ensure that the RWCB assigned to that premises is not placed on the sidewalk or in any location where it will interfere with vehicle or pedestrian traffic except with the written authorization of the Manager of Public Works and Utilities or when the RWCB is being actively emptied.
- The owner or occupant of a premises shall ensure that the RWCB assigned to that 9.3 premises is set out for collection at the collection point:
 - a) no later than 7:00 am on the day of collection; and
 - b) no earlier than 7:00 pm on the day before collection.
- 9.4 The owner or occupant of a premises shall ensure that the RWCB assigned to that premises is removed from the collection point and returned to the storage area no later than 7:00 pm on the day of collection.
- 9.5 The owner or occupant of a premises shall ensure that the RWCB assigned to that premises is placed out for collection in a way that the RWCB cannot be easily tipped over.
- 9.6 The owner or occupant of a premises shall ensure that the RWCB assigned to that premises is placed out for collection in a location where it can be accessed for collection without entering or passing through any buildings.
- 9.7 The Town may assign a collection point for any premises, in which case the owner or occupant of that premises shall ensure that the RWCB for that premises is only placed at that collection point.

10.0 ACCUMULATION OF WASTE AND RECYCLABLE MATERIALS

- 10.1 Except as authorized pursuant to this bylaw, no owner or occupant of any premises shall dispose of or allow waste material to accumulate:
 - a) outside of a building or inside of a portion of the building to which the public or part of the public has access; or
 - b) on any land.

11.0 CONSTRUCTION WASTE

- 11.1 The owner or occupant of a premises producing construction waste shall:
 - a) provide and maintain on the premises in good condition, a sufficient number of containers or commercial bins to store the construction waste:
 - b) ensure that all construction waste is stored in a container or commercial bin;
 - c) periodically dispose of all construction waste at an appropriate disposal site and ensure that such construction waste does not unduly accumulate at the premises:
 - d) prevent any construction waste from spilling over or accumulating on any highway or other public property and promptly recapture any such waste which is blown off or otherwise emanates from the premises; and
 - e) take such steps as are directed by the Manager of Public Works and Utilities.

12.0 RECYCLING

AMENDED ~ replace 5. 12.0 Bylaw No. 825 Date 2017/03/22

- 12.1 The Town of Grande Cache shall provide a central collection area for all recyclable material.
- 12.2 All recyclables shall be conveyed by the owner at his own expense to the appropriate central collection area.

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13.0 PRIVATE DELIVERY OF WASTE OR RECYCLABLE MATERIALS

- 13.1 The owner or occupant of a premises may deliver waste or recyclable material emanating from or generated by that premises to a disposal site.
- 13.2 The Manager of Public Works and Utilities may establish rules and regulations for the use of a disposal site operated by or on behalf of the Town regarding:
 - a) the waste and recyclable materials which shall be accepted by the disposal site;
 - b) the manner in which was and recyclable materials may be delivered to or deposited at the disposal site and any unsecured load is subject to a fine as defined in Schedule 'B' of this bylaw;
 - c) the fees which shall be imposed for the disposal site accepting waste materials; and
 - d) any other matters which the Manager of Public Works and Utilities deems necessary or desirable for the operation of the disposal site.
- 13.3 A person delivering waste materials to a disposal site operated by or on behalf of the Town shall comply with all rules and regulations established by the Manager of Public Works and Utilities for the use of such disposal site.

14.0 RATES AND FEES

AMENDED ~ add S. 14.7, 14.8 Bylaw No. <u>823</u> Date <u>2017/02/82</u>

- 14.1 The Town shall issue a utility bill for each premises serviced by the collection utility on a quarterly basis or such other periods as determined by the Town.
- 14.2 The Town shall issue a utility bill for each premises to the customer in respect of such premises.
- 14.3 The utility bill shall include:
 - a) the residential waste collection/disposal fee;
 - b) the environmental fee;
 - c) the landfill capital fee;
 - d) any other service fees payable in respect of the premises,
 - as set out in Schedule 'A' of this bylaw.
- 14.4 The customer shall pay the utility bill on or before the date specified on such bill.
- 14.5 Failure to receive a utility bill, or an error on a utility bill, shall not constitute a valid defense for failure to pay the rates and charges for the provision of the collection utility to the premises.
- 14.6 The Town may issue a combined utility bill including other public utility services provided by the Town in respect of a premises in addition to the collection utility, in which case, the utility bill shall state as a separate amount the amount payable pursuant to this bylaw.

15.0 SUSPENSION AND TERMINATION OF SERVICE

15.1 The Town may suspend or discontinue the collection utility service to a premises if, in the opinion of the Town, it is necessary or desirable to do so, upon giving reasonable notice to the customer in respect of that premises.

16.0 AUTHORITY AND DELEGATION OF POWERS

16.1 The Town has the power and authority to do all things necessary for the general maintenance, management and operation of the waste management system.

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16.2 The CAO is authorized to:

- a) establish regulations for the general maintenance, management or conduct of the collection utility and of the officers, contractors and staff employed in connection with the collection utility;
- b) establish the times and places where rates or fees pursuant to this bylaw are payable:
- c) collect the rates or fees payable pursuant to this bylaw and enforce payment of those rates or fees using any means lawfully available; and
- d) enforce the terms and conditions under which the collection utility is supplied, including the terms and conditions set out in this bylaw and any agreement authorized by this bylaw.

INSPECTIONS 17.0

17.1 The Town may, after giving reasonable notice to the owner or occupant of a premises, enter on any premises to inspect such premises for compliance with this bylaw and to remedy any contravention of this bylaw.

18.0 PENALTIES AND ENFORCEMENT PROCEDURES

- 18.1 A person who:
 - a) does something that is prohibited in this bylaw;
 - b) fails to do something that is required in this bylaw; or
 - c) does something in a manner different from that which is required or permitted in this bylaw;

is guilty of an offence.

- Where a contravention of this bylaw is of a continuing nature, a contravention 18.2 constitutes a separate offence in respect of each day, or part of a day, on which the offence continues and any person guilty of such offence is liable to a fine in an amount not less than that established by this bylaw for each such day or part of a day.
- 18.3 A person who is convicted of an offence pursuant to this bylaw is liable upon summary conviction to a fine not exceeding two thousand, five hundred dollars (\$2,500.00) and in default of payment is liable to imprisonment for a term not exceeding six (6) months.
- 18.4 Where a Peace Officer believes that a person has contravened any provision of this bylaw that Peace Officer may serve that person with a violation ticket pursuant to the provisions of Part 2 of the Alberta Provincial Offences Procedure Act.
- Notwithstanding section 18.4, where a Peace Officer believes that a person has 18.5 contravened any provision of this bylaw, that Peace Officer may serve that person with a bylaw tag, in a form approved by the CAO, by personal service, regular mail or by placing such bylaw tag in a conspicuous location on the relevant property.
- Service of such bylaw tag shall be sufficient if it is: 18.6
 - a) personally served;
 - b) served by regular mail upon the owner of the relevant premises at the address shown on the Town's tax rolls; or
 - c) placed on or attached in a conspicuous location on the relevant premises.
- 18.7 A bylaw tag shall specify the penalty set out in Schedule 'B' of this bylaw for penalties in lieu of prosecution.

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- 18.8 A person who pays the amount specified on a bylaw tag in respect of a contravention of a provision of this bylaw within the time allowed for payment as specified on the bylaw tag, shall not be liable for prosecution for that contravention.
- If a person has been convicted of a contravention of the same provision of this 18.9 bylaw within the past twelve (12) month period, the specified penalty or penalty in lieu of prosecution in respect of a second or subsequent contravention of this bylaw shall be double the amount set out in Schedule 'B' of this bylaw.
- 18.10 The levying and payment of any penalty, or the imprisonment for any period as provided for in this bylaw, shall not relieve a person from paying any fees, charges or costs for which the person is liable under this bylaw.
- 18.11 Nothing in this bylaw shall prevent a Peace Officer from issuing a summons for the mandatory court appearance of any person which the Peace Officer has reason to believe is committing, or has committed, a breach of any provision of this bylaw, or from laying an information.
- 18.12 It is the intention of the Council that all offences created pursuant to this bylaw be construed and considered as strict liability offences.
- 18.13 Any person that breaches any part of this bylaw shall be responsible for all costs incurred in cleaning, repairs or otherwise remedying such breach, and such payment shall not limit prosecution of such person for such contravention.
- 18.14 Whenever this bylaw imposes an obligation or prohibition on an owner, occupant or manager of a premises, the obligation or prohibition shall apply to both or all of the owner, occupant or manager and each of them separately.
- 18.15 Whenever this bylaw imposes an obligation or prohibition on more than one person, each person shall be liable to prosecution for a breach of this bylaw, and it shall be no defense for any such person that any other person is responsible for such breach.
- 18.16 Any person who disposes of waste materials in any manner contrary to this bylaw shall immediately take all reasonable measure to clean up such waste materials or mitigate the effects of such disposal. This shall be in addition to any other penalties or fines established pursuant to this bylaw.

GENERAL PROVISIONS AND COMING INTO FORCE 19.0

- If any term, clause or condition of this bylaw or the application thereof is found to 19.1 be invalid or unenforceable, the remainder of this bylaw or application of such term, clause or condition shall not be affected and shall remain in force and effect.
- The schedules to this bylaw may be amended or replaced from time to time by 19.2 resolution of Council.
- 19.3 Nothing in this bylaw relieves any person from compliance with any other bylaw or any applicable federal or provincial law, regulation or enactment.
- 19.4 In the event of a conflict between this bylaw and any other bylaw or any applicable federal or provincial law, regulation or enactment respecting public health and safety, the other bylaw, law, regulation or enactment shall prevail to the extent of the conflict.
- 19.5 This bylaw repeals Bylaw No. 781 in its entirety and all amendments thereto.

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19.6 This bylaw shall come into force and effect on the date of third and final reading.

READ a first time this ninth day of December, 2015

READ a second time this ninth day of December, 2015

READ a third and final time this ninth day of December, 2015

Nerb Castle

Mayor

marga Loretta Thompson

Chief Administrative Officer

SCHEDULE 'A' Rates and Fees

Residential fees: Residential Waste collection/ disposal fee	-	2015 \$3.00	2016 \$4.00	2017 \$5.00	2018 \$6.00	2019 \$7.00
Environmental fee	-	\$3.00	\$4.00	\$5.00	\$6.00	\$7.00
Landfill Capital Levy		\$3.00	\$4.00	\$5.00	\$6.00	\$7.00
Total per month	-	\$9.00	\$12.00	\$15.00	\$18.00	\$21.00
Total per quarter		\$27.00	\$36.00	\$45.00	\$54.00	\$63.00

Commercial fees:

Commercial Waste collection/ disposal fee - \$36.75 per bin each month (not included on water billing, charged monthly through

Accounts Receivable) <i>New/Additional fees:</i> Environmental fee	_	2015 \$3.00	2016 \$4.00	2017 \$5.00	2018 \$6.00	2019 \$7.00
Landfill Capital Levy		\$3.00	\$4.00	\$5.00	\$6.00	\$7.00
Total per month Total per quarter		\$6.00 \$18.00	\$8.00 \$24.00	\$10.00 \$30.00	\$12.00 \$36.00	\$14.00 \$42.00

AMENDED ~ Commercial fees Bylaw No. 823 Date 2017/02/22

SCHEDULE 'B' Penalties and Fines

Section	Description of Offence	Minimum Penalty	Specified Penalty
General penalty	All bylaw sections not specified in this Schedule	\$50.00	\$100.00
Section 6.1 (a)	Setting out prohibited materials for collection	\$100.00	\$200.00
Section 6.1 (b), (c), (d)	Placing hazardous waste, dangerous goods or biomedical waste for collection	\$400.00	\$800.00
Section 6.2	Failure to use appropriate containers	\$100.00	\$200.00
Section 6.3	Waste or recycling deposited without consent	\$100.00	\$200.00
Section 6.5	Collection interference	\$100.00	\$200.00
Section 6.6	Dumping outside of the landfill	\$1,000.00	\$1,000.00
Section 8.1 (e), (f)	Failure to store containers appropriately	\$100.00	\$200.00
Section 10.1	Accumulation of waste or recyclable material	\$300.00	\$600.00
Section 11.1 (c)	Accumulation of building waste	\$300.00	\$600.00
Section 11.1 (d)	Failure to contain construction waste	\$300.00	\$600.00
Section 13.2 (b)	Unsecured load	double the cost of materials as per Landfill Fee Schedule	

SCHEDULE 'C' Prohibited Materials

The following materials are designated as Prohibited Materials:

- 1. Ashes which are smold aring, smoking or not properly quenched
- 2. Automobile waste, including parts, tires and batteries
- 3. Compressed cylinders
- 4. Dead animals
- 5. Engine oils and oil filters
- 6. Furniture
- 7. Gas or propane liquids, r any other liquid-based petroleum products
- 8. Hypodermic needles, ur ess contained in a puncture-resistant receptacle
- 9. Items likely to cause in Jry to a collector, including glass, nails, knives, metal or wood splinters, unless contained in a puncture-resistant receptacle
- 10. Luminescent gas-filled ectric discharge tubes or fluorescent tubes
- 11. Material which could cause environmental damage
- 12. Yard waste, including ti es, branches, grass, sod and rocks
- 13. Cardboard or paper if placed in a residential waste collection bin

AMENDED ~ add Schedule 'D' - hist of Recyclable Hems Bylaw No. <u>B25</u> Date 2017/03/22 Schedule 'E' - Landfill Tipping Rates & Fees