

DISTRICT OF LAKELAND

BYLAW NO. 8 - 2019

A BYLAW RESPECTING COLLECTION, DISPOSAL AND MANAGEMENT OF WASTE AND RECYCABLES

The Council of the District of Lakeland No. 521 in the Province of Saskatchewan enacts as follows:

TITLE

This bylaw shall be referred to as the “*Waste and Recyclable Management Bylaw*”.

PURPOSE

To protect the health and welfare of the environment and people and provide for the management of the collection, disposal and storage of recyclables and of waste material;

DEFINITIONS

1. In this bylaw:

- (a) “Administrator” shall mean the administrator of the municipality.
- (b) “Accessible” shall mean within 1.5 metres of the maintained travelled portion of a highway and preferably on the street side of the travelled portion of the highway allowing ease of collection of receptacles or containers without obstruction from such things as parked vehicles or snow windrows, trees, power lines or any other obstructions, and in a manner that it will not overturn;
- (c) “Approved container” - means a container that meets the requirements of this Bylaw and that has been approved for use in the Municipality by a Designated Officer for door to door collection;
- (d) “Bin” means an approved container made of metal of a size greater than one cubic metre that is capable of automated collection;
- (e) “Building waste” means all waste produced in the process of constructing, altering or repairing a building, including earth, vegetation and rock displaced during the process of building;
- (f) "Collect/Collection" shall mean to pick up and/or empty for removal from a property;

- (g) “Collector” shall mean the Municipal Department responsible for the collection of waste, or in the event of the Municipality delegating the duties to another entity, the Collector shall be that entity providing waste / recycling collection services to the Municipality;
- (h) “Collection Day” shall mean the day designated by Council or the Administrator for collection of waste from a property;
- (i) “Container” means a container or bin supplied by the Municipality for the disposal of waste as applied to automated waste collection;
- (j) “Council” means the council of The District of Lakeland No. 521;
- (k) “Recycle Depot” means an area that contains recycling or waste bins for use by residents with the collection of such provided by the Municipality;
- (l) “Dangerous Object” shall mean an object or material that presents a health or safety risk to a person such as broken glass, sharp edged tin, exposed syringe;
- (m) “Designated Officer” means a person appointed by the Municipality to enforce this Bylaw and shall include the Administrator, a peace officer, and the Public Works Manager;
- (n) “District” means the District of Lakeland No. 521;
- (o) “Employee” means any person employed by the District of Lakeland;
- (p) “Garbage” means waste that is not recyclable;
- (q) “Hazardous Substance” shall be defined according to the “*Environmental Management and Protection Act, 2010*”;
- (r) “Litter” shall mean any and all waste or material which is blown, discarded, disposed of, dropped, left or placed onto any highway, park, public or private property that contributes to untidiness of the District;
- (s) “Municipality” means the District of Lakeland No. 521;
- (t) “Municipal inspector” means a person appointed pursuant to this Bylaw to act as an inspector for purposes of this Bylaw;
- (u) “Municipal Reserve” shall mean lands that are dedicated as municipal reserves, public reserves, environmental reserve, buffers and includes any other dedicated lands under *The Planning and Development Act, 2007*, or land that is owned, controlled or is being maintained by the Municipality, and is to include undeveloped road allowance, and untraveled portion of any highway;

- (v) “Occupant” means the occupant of a premises, the lessee or tenant of a premises, or the property management company that holds itself out as responsible for the maintenance of a premises;
- (w) “Owner” means any person who owns, occupies, or controls land with the District;
- (x) “Peace Officer” means a peace officer as defined in “*The Summary Offences Procedure Act, 1990*”;
- (y) “Person” means any individual, partnership, association, trustee, executor and includes a corporation and the heirs, executors, administrators or other legal representatives of a person;
- (z) “Premises” means a building containing a dwelling unit or number of dwelling units, or place of business or combination thereof, on a separately assessed parcel of land;
- (aa) “Property” means a registered parcel of land;
- (bb) “Property Maintenance Appeals Board” means a local appeal board established by the Municipality pursuant to *The Municipalities Act*;
- (cc) “Public Works Manager” – shall mean the Manager of the Public Works Department for the Municipality;
- (dd) “Recycle Depot” means an area that contains recycling bins and or waste bins for use by the public and has collection by the municipality;
- (ee) “Unacceptable waste” means waste listed in Schedule “A” to this Bylaw;
- (ff) “Vegetation” includes all trees, shrubs, plants, flowers, and grass, or all ground cover, whether it is in its wild or natural state, or has been planted;
- (gg) “Waste” means any solid that is an organic or inorganic material, including material or by-products discarded in a manufacturing or producing process; snow; ice; dirt; rocks; rubble; garbage; tree cuttings; grass; leaves; empty or partly empty tins, boxes, cartons, bottles and containers; discarded paper and fabrics, discarded household utensils; household furniture; household appliances of any nature; and shall not include human excrement;
- (hh) “Waste container” means any container for waste collection, and includes a bin, roll-out cart, stationary container, garbage can, residential waste container, commercial waste container;

- (ii) “Waste Management Centre” means Municipally approved location for the receiving of recyclables, waste and includes any landfill or transfer station or similar municipal operation;
- (jj) “WMC” means a Waste Management Centre;
- (kk) “Yard Waste” – means waste generated from residential gardening or horticultural activities may be set out for collection, and may include grass clippings, shrubbery and tree limbs less than 1 meter in length and 2 cm in diameter.

COLLECTION, TRANSPORTATION AND DISPOSAL OF WASTE

2. No owner or occupant of any land or building shall allow waste of any kind to accumulate in or on the land or building, except:
 - (a) in a container required by this Bylaw;
 - (b) in a manner complying with this Bylaw;
 - (c) in a location designated as an area allowed by this Bylaw;
 - (d) as may be approved or required by a designated officer.
3. Subject to section 4, no person shall discard, or abandon or cause to be discarded or abandoned or allow to be discarded or abandoned, any waste on any public land or land that is owned by another person.
4. It is not an offence for a person to discard or abandon, or cause to be discarded or abandoned, any waste in a receptacle provided for the purpose of receiving the waste; or on lands or sites authorized by this bylaw for the purpose of receiving the waste.
5. A person who has placed waste contrary to the provisions of this Bylaw shall remove the waste or cause the waste to be removed upon being directed to do so by the owner or occupant of the land, a Medical Health Officer, or a Designated Officer.
6. If the identity of the person who placed waste on the land contrary to the provisions of the Bylaw cannot reasonably be ascertained, the owner or occupant of the land shall remove the waste or cause the waste to be removed upon being directed to do so by a Medical Health Officer or a Designated Officer.
7. Council shall approve each property or premises that are to receive an approved container for the collection and storage of waste.
8. The Administrator may approve the use of an approved container for the collection of waste or recyclable material, to be placed within the Municipality for any property, or premises it deems necessary.

9. The owner or occupant of a property or premises shall be responsible for their approved container.
10. The owner or occupant of a property will be charged a replacement fee for an approved container required to be replaced due to damage, neglect, vandalism, loss or theft.
11. Notwithstanding section 10 of this bylaw, the Collector shall be responsible for regular container maintenance.
12. A person requesting additional residential receptacles must contract directly with the Collector.
13. No person other than:
 - (a) the owner, occupant or operator of a property to which a container is assigned;
 - (b) a person permitted by the owner, occupant or operator of a property to which a waste container is assigned; or
 - (c) a designated officer; or
 - (d) the collector,shall disturb or disrupt the contents of a waste container.
14. No person other than:
 - (a) the owner, occupant or operator of a property to which a container is assigned;
 - (b) a person permitted by the owner, occupant or operator of a property to which a waste container is assigned;
 - (c) a designated officer; or
 - (d) the collector;shall remove any waste from any bin, waste container; recycle bin or WMC.
15. The Administrator shall determine the type of waste collection to be provided to each property within the Municipality.
16. Properties that receive door to door collection shall be provided one approved container for the collection and disposal of residential waste. All waste within the approved container is the property of the owner or occupant of the property until collected by the collector.
17. The Administrator shall establish collection dates for the removal of waste and or recyclable material.
18. The Administrator may provide a pass to any business or person residing or maintaining business within the Municipality to access a WMC.

19. Council may provide for fees for access to a WMC. The establishment of such fees shall be done through resolution of Council. Fees established by Council shall be posted at the access to any WMC location.

WASTE PREPARATION

20. Waste set out for collection from residential premises must comply with the following requirements:
- (a) Waste must be placed bagged in a container;
 - (b) Containers must not be filled beyond the level of the container rim or interfere with the container lid. Lid must be closed;
 - (c) The contents of the container must not be packed or jammed tightly in the container and must fall freely from the container during collection;
 - (d) Containers or lids must not be chained or tied to the fence or container enclosure;
 - (e) The lid must not be chained or tied to the container.
21. The Municipality or the Collector may refuse to empty an approved container that;
- (a) is improperly placed;
 - (b) is locked or is in an enclosure that is locked;
 - (c) contains any Hazardous Substance;
 - (d) contains improperly prepared or placed waste or unacceptable waste;
 - (e) poses or may pose a danger to the person or any property, the collector or its employees, agents or designates;
 - (f) that in the case of an approved container, the total weight of the approved container and its contents exceeds 90 kg;
 - (g) is not an approved container.

TYPES OF WASTE

22. *Animal Waste* - Animal waste may be set out for collection only if it is double bagged and securely tied.
23. *Dusty Waste* - Dusty waste such as sawdust, powders, ashes (cooled), vacuum cleaner bags, furnace filters may be set out if it is bagged.
24. *Medical Waste* - Medical waste generated from residential premises may be set out for collection only if the waste is double bagged, securely tied and does not contain medical sharps or pharmaceuticals.
25. *Sharp Objects* - Sharp objects such as glass, nails, screws, razor blades, knives, metal scraps, or wood splinters may be set out for collection only if the sharp objects are placed in a cardboard box and marked as such. Medical sharps may not be set out for collection.

26. Approved containers shall be kept on the property owners or occupant's own property at all times as may be required by this bylaw.
27. An approved container may be placed out by the owner or occupant of the property, at or near the travelled portion of a highway for collection as allowed by this bylaw.

COLLECTION TIME

28. The Municipality shall determine the collection day(s) for collection from residential premises. Collection may occur between 7:00 am and 6:00 pm on the collection day, with the exception of circumstances that require the collection day to be extended in order to provide for the collection service. This applies to recycle and residual waste.
29. In order for waste to be collected from residential premises, it shall be set out for collection prior to 7:00 am on the scheduled collection day.
30. A person shall not set out waste for collection before 9:00 am the day prior to the collection day.
31. A person shall remove containers from the place of collection, at or near the travelled portion of a highway, no later than 9:00 am the day following collection day.
32. The Administrator may extend the collection day to include the day before and the day after the regularly scheduled collection day in the event of severe weather, unusually large waste volumes, or other circumstances that require the collection day to be extended in order to provide the collection service.
33. Any approved container not properly stored as required by this bylaw, or as directed by a designated officer, may be placed on the owner or occupant's property and the cost of which shall be the responsibility of the owner or occupant.
34. A Designated Officer may allow an owner or occupant to have their approved container placed contrary to this Bylaw.
35. No person shall place or allow to be placed into any waste container designated for recyclable material, any item that is not approved by the municipality in accordance with Schedule "A".
36. No person shall overfill any waste container or recycle bin.
37. No person shall place, or allow to be placed, any hazardous waste into any waste container or recycle bin.
38. Dangerous items, dust particles and small animal waste must be bagged with the bags securely tied to prevent and escape of the items prior to the deposit into any waste container.

39. Dangerous or potentially dangerous items shall not be mixed with other waste and will not be collected.

WASTE MANAGEMENT CENTRE, RECYCLE AND WASTE DISPOSAL

40. A WMC operated by the Municipality shall be enclosed by a fence with a suitable gate to provide ingress and egress. No person shall be permitted to enter except a person operating a vehicle for the purpose of delivering waste. Such person shall be permitted to remain at the WMC only so long as reasonably may be required to unload the waste contained in the vehicle.
41. Entry to the WMC may be denied if:
- (a) the person requesting entry has neglected to or refused to pay any fees assessed or required by the Municipality; or
 - (b) the person has neglected to or refused to deliver the waste to the area of the WMC as required or directed;
 - (c) the waste does not originate from a jurisdiction as approved by the Municipality as a jurisdiction designated to access the WMC;
 - (d) The person requesting entry has not complied with this Bylaw or Municipal Policy.
42. No person shall operate on a roadway or highway, a vehicle or combination of vehicle and trailer unless it is so constructed, loaded, or covered as to prevent any of its load from dropping, shifting, leaking, or otherwise escaping therefrom.
43. Should any material, due to any cause whatsoever, fall from the vehicle, the operator shall forthwith take all reasonable precautions to safeguard traffic from the consequences thereof and shall remove such material from the spillage area.
44. No person shall place, throw, deposit or discard on any roadway, highway or Municipal owned or maintained property any rubbish, litter or waste material of any description.
45. Any vehicle so designed or intended for the transportation of waste, rubbish, refuse or recycling of any description must be completely covered or enclosed so as to prevent such waste, rubbish, refuse or recycling from spilling or escaping from the vehicle.
46. A person may deliver acceptable material to a WMC for disposal by the Municipality. All deliveries of shall be measured and recorded.
47. No person shall deliver to a WMC or Recycling Depot restricted hazardous waste, liquid waste, biomedical waste or other such waste that is unacceptable for disposal in a municipal waste disposal ground as defined by *The Environmental Management and Protection Act, 2010* and any regulations made pursuant thereto.

48. No person shall remove waste or any material from the WMC without the written consent of the Public Works Manager or designate.
49. No person shall burn any waste or other material within the Municipality without written permission from a designated officer.
50. Yard waste in compostable paper bags or take back container may be brought to the WMC and placed in the designated waste diversion area for composting.
51. WMC usage shall be available to all persons, including approved community partners and non-partners. Waste originating from outside the boundaries of an approved community partner will be permitted to the WMC. The rate and fees for non-partners shall be adjusted as identified in Schedule A.
52. All entrants to a WMC must inform the landfill attendant about the waste originating location.

RESIDENTIAL WASTE RESTRICTIONS

53. The owner or occupant of residential premises shall not set out for collection any of the following waste;
 - (a) Appliances;
 - (b) Hot ashes;
 - (c) Compressed gas containers;
 - (d) Concrete blocks or slabs;
 - (e) Cooking oil in excess of 1 litre;
 - (f) Electronics (anything with a cord or battery);
 - (g) Furniture;
 - (h) Highly combustible or explosive materials;
 - (i) Household hazardous waste;
 - (j) Light bulbs or fluorescent lights;
 - (k) Liquid waste;
 - (l) Medical sharps;
 - (m) Pharmaceuticals;
 - (n) Sod, dirt or gravel.
 - (o) Tree stumps;
 - (p) Vehicle waste;
 - (q) Waste that is unsafe for the collector to access or handle; and
 - (r) Waste that is unacceptable as determined by the Public Works Manager.
54. No person shall be permitted to enter a WMC except a person operating a vehicle for the purpose of delivering waste. Such person shall be permitted to remain on the WMC site only so long as reasonably may be required to unload the waste contained in the vehicle.
55. Section 54 shall not apply to any person so designated to work on or at a WMC during their designated work hours.

56. A person may deliver acceptable material to a WMC for disposal. All deliveries of waste shall be measured and recorded. A charge as set out by the Municipality, which may be amended by resolution of Council, will be made for every vehicle so entering the WMC. These charges may not apply to a municipal vehicle or employee or contractor of the municipality while engaged on public business of the municipality, but shall be recorded.
57. No person shall remove waste or any material from the WMC without the prior written consent of the Public Works Manager.
58. A municipal inspector, or a designated officer, and any person accompanying them, shall have the right to enter a WMC for the purpose of performing the duties assigned to them.
59. The hours of operation of a WMC are to be established from time to time by order of the Public Works Manager. The hours of operation shall be posted on site and can be obtained on request from the Administration Office.
60. No delivery to a WMC shall be made except during the stated operating hours.

CONSTRUCTION WASTE

61. It is unlawful to dump or cause to be dumped construction waste in or upon a public or private highway or road, including any portion of the right-of-way thereof, or in or upon private property into or upon which the public is admitted by easement or license, or upon private property without the consent of the owner, or in or upon a municipal reserve or other public property other than property designated or set aside for that purpose by the governing board or body having charge of that property.
62. Prior to any person undertaking an activity identified in section 61 a current valid development permit shall be issued from the Municipality.
63. It is unlawful to place, deposit, dump, or cause to be placed, deposited, or dumped, rocks, concrete (wet or dry), asphalt, or dirt in or upon a highway, municipal reserve, including any portion of the right-of-way of the highway, or private property, without the consent of the owner or Municipality.
64. A person convicted on summary conviction of a violation of either section 61 or 63 shall be subject to a fine of not less than five hundred dollars (\$500) for first offence, \$1000 for second offence, of a fine for each additional day of \$250 per day. If the offending person is a business, the mandatory fine shall be not less than one thousand dollars (\$1000) for a first offence, eighteen hundred dollars (\$1800) for a second or subsequent offence and of a fine for each additional day of \$250 per day. If the business continues to violate sections 61 and, or 63, suspension of their business licence may be considered.

RIGHT OF ENTRY AND INSPECTION

65. Public Works Department employees shall be appointed as the municipal inspectors for the administration of this bylaw.
66. A municipal inspector may enter upon residential premises at all reasonable times for the purpose of collecting and inspecting waste that is set out for collection, inspecting set out locations and assessing residential premises for level of service to be provided.
67. A municipal inspector or person assisting a municipal inspector may inspect any waste brought to a WMC or recycling depot, or placed in an approved container, waste container or bin to determine if the waste is acceptable.
68. A person who brings waste to a WMC or recycling depot must either comply with the lawful of an inspection or must immediately remove the waste from the WMC or recycling depot.
69. Waste inspection could be visual, automated or manual, use of hand held test instruments, and laboratory analysis of the waste in question.
70. During an inspection at a WMC or recycling depot, the municipal inspector may:
 - (a) request that the vehicle operator provide such reasonable information as requested. This includes photo identification attesting to the full name, address and date of birth of the vehicle driver;
 - (b) instruct the vehicle operator to unload the waste in a designated holding area;
 - (c) require information regarding the nature and source of the waste; and
 - (d) request that the vehicle operator sign a statement confirming the accuracy of the information given.

WITHHOLD COLLECTION SERVICE

71. The Municipality may withhold collection services for residential premises where waste is not set out or pulled in, in accordance with this Bylaw, or at the discretion of the Public Works Manager.
72. The Municipality may withhold collection services in the event automobile parts, batteries, building materials, fences, gates, shingles or similar fixtures, dead animals or parts of dead animals, concrete, grease, yard wastes, liquid waste, hazardous substances, flammable substances, large furniture, major appliances, oil, propane tanks, paint, sod, soil, dirt, tires or any item over one (1) meter in length are placed in an approved container.
73. The Municipality may withhold collection service to a premise where, after a second or subsequent inspection, it has found the approved container contains more than 10% recyclable material by volume.

74. Where the collection of service has been withheld for a second or any subsequent event the approved container may be removed from service.
75. An approved container removed from service may be returned to the property owner or occupant provided that the owner or occupant does apply in writing to the Municipality to have the container returned. Prior to the Municipality determining if the container should be returned the Administrator shall take such steps to be reasonably assured that the owner or occupant shall comply with the provisions of this bylaw, and any required policy.
76. The owner or occupant who has had their approved container removed shall be responsible for the fees, as identified in Schedule A for the removal and or return of the container.
77. Failure to pay the fees identified in section 76 will result in the Administrator adding the fees to the tax roll of the property for which the contravention of this bylaw occurred.
78. When the nature of the waste is unknown or the proper disposal or handling method is in doubt, the waste shall not be accepted at a WMC or Recycle Depot.
79. When the Municipality determines through inspection that waste is not acceptable at a WMC or Recycle Depot, the person who delivered the waste must remove the waste within 24 hours of being informed. If the waste is determined to pose an environmental or safety risk, the Municipality may dispose of the waste immediately for a charge to the hauler.
80. When a person does not comply with the Municipality's direction to remove waste within the allowed time, the Municipality may arrange for immediate transport and disposal of the waste and assess a fee to that person or business.
81. When waste delivered to a WMC or Recycle Depot is determined to be unacceptable, the person who delivered the waste shall be liable for any related costs incurred by the Municipality including:
 - (a) Inspection costs;
 - (b) Laboratory analysis fees;
 - (c) Administrative fees;
 - (d) Hauling and disposal costs;
 - (e) Facility decontamination.

OFFENCES AND PENALTIES:

82. A person commits an offence against this bylaw who:
 - (a) Allows waste or recyclable material of any kind to accumulate on or in any land or building other than as permitted in this Bylaw;

- (b) Places or disposes of waste or recyclable material other than as permitted in this Bylaw;
- (c) Fails to take proper measures to prevent waste or recyclable material from escaping the transporting vehicle;
- (d) Being the owner or operator of a vehicle used in carrying any waste to be deposited upon a highway or municipal reserve from a vehicle, or fails to remove such waste from the highway or municipal reserve;
- (e) being a person other than the owner, operator or occupant of a premises to which an approved container or bin is assigned or a person permitted by this bylaw, disturbs, disrupts or removes the contents of an approved container or bin;
- (f) causes or permits any loss of or damage to an approved container or bin;
- (g) leaves or places, or stores an approved container contrary to this bylaw;
- (h) being the owner or occupant allow their approved container to be set out for collection with more than 10 percent (10%) recyclable material;
- (i) delivers to a WMC mixed material containing more than 10 percent (10%) recyclable material into the garbage bins;
- (j) is not the owner or occupant, or someone authorized by this bylaw removes, or causes to be removed or permits to be removed waste or any material from the WMC, an approved container or bin without the written consent of the Public Works Manager;
- (k) allows, causes to allow, or permits an approved container or bin to be over filled;
- (l) fails to comply with this bylaw;
- (m) Obstructs, interferes or fails to comply with a designated officer or municipal inspector.

83. A designated officer may issue an order to comply, pursuant to *The Municipalities Act*, to any person failing to comply with the conditions of the bylaw.

84. A conviction of failing to comply with an order does not relieve the person convicted from complying with the order.

85. A conviction for a violation of this bylaw does not relieve the person convicted from complying with the bylaw. The convicting judge or justice of the peace may, in addition to any fine imposed, order the person to do any act or work, within specified time, to comply with the bylaw with respect to which the person was convicted.

86. The court may, in default of payment of a fine imposed under this Bylaw, order imprisonment of the individual for a term not exceeding one (1) year.

87. Every person who contravenes any provision of this any bylaw is guilty of an offence and liable on summary conviction to:

- (a) in the case of an individual, to a fine not less than \$250 and not exceeding \$10,000 and, in the case of a continuing offence, to a further fine not exceeding \$2,500 for each day during which the offence continues; and

(b) in the case of a corporation, to a fine not less than \$450 and not exceeding \$25,000 and, in the case of a continuing offence, to a further fine not exceeding \$2,500 for each day during which the offence continues.

88. Notwithstanding section 87, the minimum fine for violating section;

(a) 3 shall be:

- i. in the case of an individual, a fine of not less than \$500 for a first offence.
- ii. in the case of a corporation a fine of not less than \$1000 for a first offence.

(b) 27 and 37 shall be;

- i. In the case of an individual, a fine not less than \$100 for a first offence.
- ii. in the case of a corporation a fine of not less than \$175 for a first offence.

89. The imposition of any penalty for a violation of this bylaw shall not relieve the person or corporation for complying with this bylaw.

90. Any person or corporation who fails to or neglects to do anything that is required by this bylaw shall be liable for costs incurred by the Municipality for the remedy of any contravention, and such costs may be added to the tax roll of the person or corporation pursuant to *The Municipalities Act*.

91. If any section, subsection, sentence, clause, phrase or other portion of this bylaw is for any reason held invalid or unconstitutional by a Court of competent jurisdiction, that portion shall be deemed a separate, distinct and independent provision and the holding of the Court shall not affect the validity of the remaining portion of the bylaw.

Coming into Force.

92. Bylaw No. 16 - 2013 is hereby repealed.

93. This bylaw shall come into force and take effect on September 1, 2019.

Cheryl Bauer-Hyde

Reeve

Tammy Knuttila

Administrator

***Read a third time and passed
the 15th day of July, 2019.***

SCHEDULE "A"

Section 35 – *Acceptable recycle material*

Newspapers, flyers, inserts, flattened cardboard, box and paperboard, cartons, milk cartons, juice cartons, Paper- Office bond, photocopier paper, paper bags, envelopes, letter paper and computer printouts, telephone books, catalogues, magazines, Household tin cans, aluminum cans, Plastic shopping/store and grocery bags, Plastic soft drink and water bottles, Household plastic containers and bottles

Above items must be free from any soil or contamination and in the case of any container must be rinsed and caps removed. Plastic items must have the recycling arrows with a number 1 through 7 on the bottom.

“unacceptable waste” includes;

Any automobile parts, batteries, building materials, fences, gates or similar fixtures, dead animals or parts of dead animals, concrete, grease, liquid waste, hazardous substance, inflammable substance, furniture, major appliance, oil, propane tank, paint, sod, soil, tires, items over 1 meter in length in a waste receptacle and shall also mean an object or material that presents a health or safety risk to a Person such as broken glass, sharp edged tin, exposed syringe, and any other such waste identified by the Public Works Manager.

Section 51 Twice the amount of the approved member fee.

Section 76 \$50 fee for removal plus per hour costs associated with the removal.
 \$50 fee for return plus per hour cost associated with the return.