



THE CITY OF EDMONTON

BYLAW 17555

WASTE MANAGEMENT BYLAW

(CONSOLIDATED ON JANUARY 22, 2019)

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Whereas in accordance with the *Municipal Government Act* RSA 2000 Chapter M-26, Section 7, Council may pass bylaws for municipal purposes respecting the safety, health and welfare of people and the protection of people and property, nuisances, services provided by or on behalf of the municipality, public utilities, and the enforcement of bylaws; and

Whereas in accordance with the *Municipal Government Act* RSA 2000 Chapter M-26, Section 8, Council may in a bylaw passed regulate or prohibit, and provide for a system of licences, permits or approvals, and

Whereas it is desirable to regulate and control the storage, collection and disposal of waste within the City of Edmonton;

The Council of the City of Edmonton enacts:

PART I - PURPOSE, DEFINITIONS & RULES FOR INTERPRETATION

- | | | |
|--------------------|---|---|
| PURPOSE | 1 | The purpose of this Bylaw is to regulate and control the storage, collection, processing and disposal of waste within the City of Edmonton, and to levy rates and fees for certain services provided by the City. |
| DEFINITIONS | 2 | In this Bylaw the term: <ul style="list-style-type: none"> (a) “alley” means a narrow highway providing access to the rear of buildings and parcels of land; (b) “base level of service” means the collection, processing and disposal of waste from residential premises in accordance with the requirements and within the volume limits outlined in this Bylaw; (c) “bin” means a container constructed to be emptied mechanically into a collection vehicle; (d) “biomedical waste” means waste that is generated by non-residential premises, and that contain or may contain pathogenic agents that may cause disease in humans exposed to the waste, and is defined in the <i>Waste Control Regulation</i>, Alta Reg 192/1996 to the <i>Environmental Protection and Enhancement Act</i>, RSA 2000, c E-12 and any successor to that legislation; (e) “City” means the municipal corporation of the City of Edmonton; (f) “City waste facilities” means facilities operated by the City that accept waste for processing or disposal and |

includes Eco Stations, the Edmonton Waste Management Centre, the Reuse Centre, and community recycling depots;

- (g) **“City Manager”** means the chief administrative officer of the City or delegate;
- (h) **“collection area”** means the municipal boundaries of the City of Edmonton;
- (i) **“collector”** means a person employed or contracted by the City to collect waste;
- (j) **“community recycling depot”** means an area that contains recycling bins for collection by the City;
- (k) **“dwelling unit”** means a self-contained unit comprised of one or more rooms accommodating sitting, sleeping, sanitary facilities, and a principal kitchen for food preparation, cooking, and serving;
- (l) **“Eco Station”** means a waste drop-off facility operated by the City;
- (m) **“Edmonton Waste Management Centre” or “EWMC”** means a collection of advanced waste processing facilities located at 250 Aurum Road operated by the City;
- (n) **“garbage”** means waste that is not recyclable;
- (o) **“hazardous waste”** means waste that is generated by non-residential premises and is defined in the *Waste Control Regulation*, Alta Reg 192/1996 to the *Environmental Protection and Enhancement Act*, RSA 2000, c E-12 and any successor to that legislation;
- (p) **“household hazardous waste”** means waste that is generated by residential premises that requires special handling and contains corrosive, toxic, flammable, or reactive ingredients as specified by the *Alberta Recycling Management Authority*;
- (q) **“medical sharp”** means a needle device or any non-needle sharp used for withdrawing body fluids, accessing an artery or vein, administering medications or other fluids, or any other device that can reasonably be expected to penetrate the skin or any other part of the body;
- (r) **“medical waste”** means waste that is generated by

residential premises for the purpose of home medical care;

- (s) **“mixed-use site”** means a property which contains both residential and non-residential premises;
- (t) **“municipal tag”** means a ticket alleging an offence issued pursuant to the authority of a bylaw of the City;
- (u) **“multi-unit residential”** means:
 - (i) a class of building containing more than one dwelling unit, except for row housing where each dwelling unit is on a separate tax parcel; or
 - (ii) a class of property containing more than one building with dwelling units on a single tax parcel;as determined from property assessment records, or other means including on site verification.
- (v) **“non-residential premises”** means any property, or self-contained portion of a property, that does not contain a dwelling unit;
- (w) **“non-residential waste”** means waste that is generated from non-residential premises;
- (x) **“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;
- (y) **“owner”** means the person shown as the owner on the land title for a property, as applicable;
- (z) **“person”** means any individual, firm, partnership, association, corporation, trustee, executor, administrator or other legal representative;
- (aa) **“pharmaceutical”** means a compound manufactured for use as a medicinal drug to diagnose, cure, treat or prevent disease, and includes prescription drugs and over-the-counter drugs;
- (bb) **“recyclable material”** means the material designated as recyclable at the discretion of the City Manager;
- (cc) **“residential premises”** means any property, or self-contained portion of a property, that contains one or more

dwelling units;

- (dd) **“residential waste”** means waste that is generated from residential premises;
- (ee) **“Reuse Centre”** means a facility operated by the City that accepts certain waste materials for reuse;
- (ff) **“row housing”** means a development consisting of a building containing a row of two or more dwelling units joined in whole or in part at the side only;
- (gg) **“single unit residential”** means:
 - (i) a class of building containing no more than one dwelling unit;
 - (ii) row housing where each dwelling unit is on a separate tax parcel; or
 - (iii) a mobile home located in a trailer park;

as determined from property assessment records or other means including on site verification.
- (hh) **“violation ticket”** has the same meaning as in the Provincial Offences Procedure Act;
- (ii) **“waste”** means any material that is set out for collection or any material disposed of at a City waste facility, and includes residential waste, non-residential waste, recyclable material and household hazardous waste;
- (jj) **“waste service rate”** means the monthly service rate noted in Schedule A for residential premises;

**RULES FOR
INTERPRETATION**

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The table of contents, marginal notes and headings in this Bylaw are for reference purposes only.

PART II - RESIDENTIAL WASTE

BASE LEVEL OF SERVICE	4	The City shall provide the base level of service for all residential premises located within the collection area.
	5	No person shall provide the base level of service for residential premises in the collection area unless authorized to do so by the City Manager.
WASTE SERVICE RATE	6	The waste service rate shall be levied against all residential premises located within the collection area.
	7	The waste service rate shall apply to all residential premises even where: <ul style="list-style-type: none"> (a) no waste is set out for collection or (b) all or part of the residential premises is vacant.
	8	The waste service rate is a fixed rate based on the City's cost to provide the base level of service to residential premises located within the collection area.
	9	The waste service rate is not based on the volume of waste collected, processed or disposed from residential premises.
WASTE LIMITS	10	The base level of service provides collection, processing and disposal for an annual average amount of four (4) 100 litre containers per week for single unit residential premises and two (2) 100 litre containers per week for multi-unit residential premises that receive hand collection.
COLLECTION TIME	11	The City shall determine the collection days for residential premises in the collection area. Collection may occur between 7:00 a.m. and 10:00 p.m. on the collection day, with the exception of circumstances that require the collection day to be extended in order to provide the base level of service.
	12	In order for waste to be collected from residential premises, it shall be set out for collection prior to 7:00 a.m. on the scheduled collection day.
	13	A person shall not set out waste for collection at any front yard or curbside collection location before 4:00 p.m. the day prior to collection day.
	14	A person shall remove containers from any front yard or curbside collection location no later than noon the day following collection day.

- EXTENDED COLLECTION DAYS** 15 The City 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 base level of service.
- STORAGE OF WASTE** 16 An owner or occupant shall store waste on the premises from which it was generated.
- 17 A person shall not deposit waste in a container or bin without the consent of:
- (a) the owner of the container or bin;
 - (b) the owner of the property where the container or bin is located; or
 - (c) the occupant of the property where the container or bin is located.
- WASTE PREPARATION** 18 Waste set out for collection from residential premises must comply with the following requirements:
- (a) waste must be placed in a container or bag;
 - (b) the weight of the container or bag and contents must not exceed 20 kg;
 - (c) containers must not be filled beyond the level of the container rim or interfere with the container lid;
 - (d) the contents of the container must not be packed or jammed tightly in the container and must fall freely from the container during collection;
 - (e) containers must not be chained or tied to the fence or container enclosure;
 - (f) the lid must not be chained or tied to the container;
 - (g) waste that cannot be placed in a container or bag must be securely tied in bundles no more than 1.2 metres in length and 0.75 metres in diameter, that weigh no more than 20 kg, and be packaged in a manner that is safe for the collector to access or handle.
- CONTAINER SPECIFICATIONS** 19 Containers set out for collection must be sturdy, reusable containers that meet the following specifications:
- (a) two rigid fixed handles;

- (b) a removable and properly functioning watertight lid;
- (c) made of rust resistant material;
- (d) a tapered cylindrical design;
- (e) smooth rim;
- (f) no smaller than 60 litres or larger than 100 litres in capacity;
- (g) approximately 75 cm in height and 45 cm in diameter at the top;
- (h) without wheels; and
- (i) in safe, serviceable condition.

BAG SPECIFICATIONS

20 Bags set out for collection must be sturdy, disposable plastic bags, securely tied at the top that meet the following specifications:

- (a) capable of reliably holding 20 kg of contents when lifted;
- (b) no smaller than 60 litres or larger than 121 litres in capacity;
- (c) approximately 85 cm in height and 70 cm in width;
- (d) a translucent blue plastic bag must be used for recyclable material; any other colour of plastic bag may be used for garbage.

ANIMAL WASTE

21 Animal waste may be set out for collection only if it is double bagged and securely tied.

DUSTY WASTE

22 Dusty waste such as sawdust, powders, ashes (cooled), vacuum cleaner bags, and furnace filters may be set out for collection only if the waste is double bagged and securely tied.

MEDICAL WASTE

23 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.

SHARP OBJECTS

24 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.

WET WASTE

25 Wet waste may be set out for collection only if the waste is thoroughly drained, double bagged, and securely tied.

- YARD WASTE**
- 26 Waste generated from residential gardening or horticultural activities may be set out for collection only if it is:
- (a) packaged in plastic bags; or
 - (b) securely tied in bundles no more than 1.2 metres in length and 0.75 meters in diameter; and
 - (c) weighs no more than 20 kg; and
 - (d) packaged in a manner that is safe for the collector to access or handle.
- BINS**
- 27 An owner or occupant of multi-unit residential premises shall comply with the following requirements:
- (a) the site manager shall be responsible for providing an acceptable location for the bins;
 - (b) bins shall be located to allow for safe, efficient and direct collection vehicle access;
 - (c) bins shall not be located indoors except where it is impractical to store them outdoors;
 - (d) any obstacle (e.g. snow, ice, mud, excessive waste near or around bins) must be thoroughly removed and cleared to allow access to bins, including to the point the bin meets the access point of the collection vehicle;
 - (e) if bins are required to be moved to meet the collection vehicle, it shall be not greater than 9.1 metres indoors and 6.1 metres outdoors over a smooth, level and at grade surface;
 - (f) bins shall not be filled higher than the upper rim of the bin or in any manner which prevents full closure of the lids;
 - (g) bin lids must be left closed except when placing waste in the bin.
- SET OUT LOCATION DETAILS**
- 28 An owner or occupant of residential premises shall ensure waste is set out for collection according to the following requirements:
- (a) immediately adjacent to a street or alley;
 - (b) at a location where the collector will have easy, direct and safe access to the containers or bags;
 - (c) if intended for front street collection:

- (i) on the occupant side of the curb if there is no sidewalk;
 - (ii) on the occupant premises adjacent to the sidewalk if there is a sidewalk joined to the curb; or
 - (iii) on the boulevard adjacent to the curb if there is a separate sidewalk with a boulevard;
- (d) at the bottom of the walkway or stairway if there is a walkway or stairway adjacent to the street or alley;
 - (e) at the rear of the property, adjacent to the alley, no higher than 30 cm above alley level, and no further than 3 metres from the rear property line where an alley exists, except where the City has approved front street collection at the request of two-thirds of the residents in that area;
 - (f) adjacent to the front curb or edge of the sidewalk, no further than 3 metres from the curb and located so as to not interfere with users of the roadway or sidewalk where no alley exists;
 - (g) where special conditions exist, such as unimproved alleys, steep grades, retaining walls, short isolated alleys, dead end alleys, or any condition that makes collection from the alley impractical or unsafe, the City may require front street collection;
 - (h) adjacent to the side of the public road in an area where no alley or front street exists; and
 - (i) a minimum of one metre away from parked vehicles.

**SET OUT
LOCATION
MAINTENANCE**

- 29 A person shall not set out containers or bags at locations that are unsafe, obstructed, poorly maintained, have uneven surfaces or that in any way prevent collectors from collecting waste in a safe and efficient manner during any season.

**CONTAINER
STORAGE**

- 30 A person shall store containers at a location between the front wall of the residential premises and the rear property line.

**CONTAINER
ENCLOSURE**

- 31 A person shall ensure that the design, construction and state of repair of any waste storage enclosure at a set out location allows for the safe and efficient collection of waste and meets the following requirements:
- (a) doors should not be used;
 - (b) where used, doors should be hinged at the sides with the

bottom of the door located a minimum of 15 cm above grade level;

- (c) door latches should open easily even in cold weather;
- (d) enclosure should allow a minimum clearance of 30 cm above the containers and lids;
- (e) enclosure should be constructed in such a way that it does not require collectors to lift containers or bags higher than 15 cm over an obstacle;
- (f) enclosure should be easily recognizable from the alley and should not be disguised or hidden from view.

FENCE ACCESS

32 The owner or occupant of residential premises shall ensure that any fence between waste that has been set out for collection and a street or alley, contains an opening:

- (a) at least 0.4 metres wider than all the containers and bags; and
- (b) at least 0.4 metres higher than the container or bag,

such that the collector can easily and safely access the containers, bins or bags.

**RESIDENTIAL
WASTE
RESTRICTIONS**

33 The owner or occupant of residential premises shall not set out for collection any of the following waste:

- (a) appliances;
- (b) ashes (hot only);
- (c) compressed gas containers;
- (d) concrete blocks or slabs;
- (e) cooking oil in excess of 1 litre;
- (f) electronics (any item with a cord or battery);
- (g) furniture;
- (h) highly combustible or explosive materials;
- (i) household hazardous waste;
- (j) light bulbs;

- (k) liquid waste;
- (l) medical sharps;
- (m) pharmaceuticals;
- (n) renovation waste;
- (o) sod, dirt or gravel in excess of two (2), 20 kg containers or bags per collection;
- (p) tree stumps;
- (q) vehicle waste;
- (r) waste that is unsafe for the collector to access or handle;
and
- (s) waste that is unacceptable as determined by the City Manager.

RIGHT OF ENTRY	34	Collectors, assessors and inspectors 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 applicable base level of service to be provided.
WITHHOLD COLLECTION SERVICE	35	The City may withhold collection service for residential premises where waste is not set out in accordance with this Bylaw.
DAMAGE TO CONTAINERS	36	The City will not be responsible for damage to containers resulting from normal, repetitive collection activity.
DAMAGE TO ROADS	37	The City will not be responsible for damage to roads or infrastructure on residential premises resulting from normal operation of collection vehicles.
ADDITIONAL WASTE SERVICE	38	The City may provide additional waste collection service on a fee for service basis for residential premises that require additional service than the base level of service.

PART III - MIXED-USE SITES

**WASTE SERVICE
FOR MIXED-USE
SITES**

- 39 For mixed-use sites where non-residential and residential waste can be segregated, the City shall provide the base level of service for the residential premises. The waste service rate shall be levied for the residential premises. The City may, on request, provide contract waste collection service on a fee for service basis for the non-residential premises on the mixed-use sites.
- 40 For mixed-use sites where non-residential and residential waste cannot be segregated, the City shall provide the base level of service for the entire mixed-use site. The waste service rate shall be levied for the residential premises and a fee shall be levied for the non-residential premises.

PART IV - NON-RESIDENTIAL WASTE**WASTE REMOVAL
REQUIREMENTS**

- 41 All persons generating non-residential waste shall ensure that adequate arrangements for timely removal and disposal of that waste are maintained at all times.

**CONTRACT WASTE
SERVICE**

- 42 The City may, on request, provide contract waste collection service on a fee for service basis for non-residential premises.

**CONVERTED
RESIDENTIAL
PREMISES**

- 43 Single unit residential premises converted to non-residential premises that receive hand collection shall follow residential collection guidelines as outlined in Part II.

PART V - CITY WASTE FACILITIES

FACILITY FEES	44	Waste brought to City waste facilities is subject to the fees outlined in Schedule A.
FACILITY GUIDELINES	45	A person shall comply with all City waste facility guidelines including waste acceptability, hours of operation, posted speed limits, and safety or environmental requirements.
ACCEPTABLE WASTE	46	City waste facilities will only accept waste as may be designated by the City Manager to be acceptable for that City waste facility.
WASTE DROP-OFF	47	Waste may only be brought to a City waste facility during the facility's hours of operation.
	48	Waste must be placed at the location within the City waste facility as so directed by the City Manager.
	49	A person shall not place waste next to doors, bins and gates, or in front of doors, bins and gates, or in any way that impedes access to a City waste facility for residents and vehicles.
RIGHT TO INSPECT WASTE	50	The City Manager may inspect any waste brought to a City waste facility to determine if the waste is acceptable.
	51	A person who brings waste to a City waste facility must either comply with City Manager's directions relating to inspections or must immediately remove the waste from the facility.
	52	Waste inspection may include automated and/or manual radiation detection, visual and manual inspection, use of hand held test instruments, and laboratory analysis of the waste in question.
	53	During the inspection, the City Manager may: <ul style="list-style-type: none"> (a) instruct the vehicle operator to unload the waste in a designated holding area; (b) require information regarding the nature and source of the waste; and (c) request that the vehicle operator or an authorized agent of the carrier sign a statement confirming the accuracy of the information given.
UNKNOWN WASTE	54	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 City waste facility.
UNACCEPTABLE WASTE	55	When the City determines through inspection that waste is not

acceptable at a City waste facility, 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 City may dispose of the waste immediately.

- 56 When a person does not comply with the City's direction to remove waste within the allowed time, the City may arrange for immediate transport and disposal of the waste and assess a fee.
- 57 When waste delivered to a City waste facility is determined to be unacceptable, the person who delivered the waste shall be liable for any related costs incurred by the City including:
- (a) inspection costs;
 - (b) laboratory analysis fees;
 - (c) administrative fees;
 - (d) hauling and disposal costs;
 - (e) facility decontamination costs, where applicable; and
 - (f) damages caused.

**WASTE FACILITY
RESTRICTIONS**

- 58 The following waste is not accepted at any of the City waste facilities:
- (a) asbestos or waste containing asbestos;
 - (b) biomedical waste;
 - (c) friable waste (waste that is able to be easily crumbled or reduced to powder);
 - (d) liquid waste or waste that may change physical form into liquid;
 - (e) radioactive waste (liquid, gas or solid) that contains a radioactive nuclear substance as defined in the *Nuclear Safety and Control Act*;
 - (f) waste that is unsuitable for processing and disposal as determined by the City Manager.

**RADIOACTIVE
WASTE**

- 59 When an initial inspection by the City determines the likely presence of radioactive waste, the City will subject the waste, vehicle and vehicle operator to further radiation inspection and testing.

NON-RESIDENTIAL WASTE	60	Non-residential waste is accepted at Eco Stations in limited quantities at the discretion of the City Manager.
	61	Non-residential recyclable material is accepted at community recycling depots.
	62	Non-residential material is accepted at the Reuse Centre at the discretion of the City Manager.
EWMC WRITTEN CONFIRMATION FOR SPECIAL HANDLING	63	A person must obtain written confirmation from the City as to the acceptability of the waste prior to the delivery of any waste to the EWMC that may require special handling or may represent a hazard to health, safety or the environment.
EWMC DANGEROUS GOODS MANIFEST	64	A person must contact the City to confirm acceptability of the waste prior to the delivery of any waste to the EWMC that requires an Alberta Transport of Dangerous Goods manifest.
SOIL	65	Soil is only accepted at the EWMC if it is considered to be operationally useful by the City Manager. The City Manager may limit the amount of soil that will be accepted from a person in a month.
	66	Soil with excess moisture is considered liquid waste and will not be accepted at the EWMC.
INOPERATIVE SCALE	67	When the weigh scales are inoperative at the EWMC, the City will assess fees on an estimated weight or volume basis.

PART VI - POWERS OF THE CITY MANAGER

- 68 In addition to any other power, duty, or function prescribed by this Bylaw, the City Manager may:
- (a) determine the methods of collection and disposal services to be provided by the City;
 - (b) approve or set specifications for bins, containers and bags to be used in providing the base level of service;
 - (c) determine set-out locations to allow for safe and efficient collection vehicle access;
 - (d) specify the types of waste accepted at a City waste facility;
 - (e) specify the quantities and types of waste eligible for collection;
 - (f) determine the time and frequency of the collection of

waste;

- (g) make and execute agreements on behalf of the City for the collection of waste and disposal services;
- (h) suspend or discontinue the collection of waste from premises, provided it does not create a health or environmental risk, if the occupant or property owner of residential premises contravenes a provision of this Bylaw;
- (i) extend collection dates as may be required to provide the base level of service;
- (j) establish systems for billing and collecting rates, fees and charges;
- (k) establish fees for products and services provided by the City with respect to the collection, processing and disposal of waste, including the maintenance, repair and replacement of City-owned bins;
- (l) establish incentives or other pricing arrangements for fees at the EWMC when operational conditions warrant and for revenue generating opportunities;
- (m) carry out any inspection necessary to determine compliance with this Bylaw;
- (n) take any steps or carry out any actions required to enforce this Bylaw;
- (o) take any steps or carry out any actions required to remedy a contravention of this Bylaw;
- (p) deny a person entry to any City waste facility;
- (q) reject waste based on any factor that may affect waste facility operations, public or staff safety, create nuisance issues on or near any City waste facility (e.g. odour, noise), or represent a risk to the environment;
- (r) reject waste arriving in vehicles that are unsuitable for access to a City waste facility;
- (s) The City Manager shall have full discretion as to:
 - (i) the classification and acceptability of any waste presented at any City waste facility; and
 - (ii) the acceptability of waste that is deemed to be

operationally useful or recoverable.

- (t) delegate any powers, duties or functions under this Bylaw to an employee of the City.

PART VII - ENFORCEMENT

OFFENCE	69	A person who contravenes this Bylaw is guilty of an offence.
CONTINUING OFFENCE	70	In the case of an offence that is of a continuing nature, a contravention constitutes a separate offence in respect of each day, or part of a day, on which it continues and a person guilty of such an offence is liable to a fine for each such day, or part of a day.
FINES	71	A person found guilty of an offence under this Bylaw is liable to a fine in an amount not less than that established in this section: <ul style="list-style-type: none"> (a) \$100 for any offence for which a fine is not otherwise established in this section; and (b) \$250 for an offence under section 83.
	72	If a person is guilty of a subsequent offence, the fine amounts established in this section are doubled.
MUNICIPAL TAG	73	A municipal tag may be issued for any offence under this Bylaw.
	74	If a municipal tag is issued for an offence, the municipal tag must specify the fine amount established by this Bylaw for the offence.
PAYMENT IN LIEU OF PROSECUTION	75	A person who commits an offence may, if a municipal tag is issued for the offence, pay the fine amount established by this Bylaw for the offence and if the full amount is paid on or before the required date, the person will not be prosecuted for the offence.
VIOLATION TICKET	76	If a violation ticket is issued for an offence under this Bylaw, the violation ticket may: <ul style="list-style-type: none"> (a) specify the fine amount established by this Bylaw for the offence; or (b) require a person to appear in court without the alternative of making a voluntary payment.
	77	A person who commits an offence may, if a violation ticket is issued specifying the fine amount established by this Bylaw for the offence, make a voluntary payment equal to the specified fine

amount.

PROOF OF EXEMPTION	78	The onus of proving that a person is exempt from a requirement of this Bylaw is on the person alleging the exemption on a balance of probabilities.
CERTIFIED COPY	79	A copy of a record of the City, certified by the City Manager as a true copy of the original, will be admitted in evidence as prima facie proof of the facts stated in the record without proof of the appointment or signature of the person signing it.
VICARIOUS LIABILITY	80	For the purposes of this Bylaw, an act or omission by an employee or agent of a person is deemed to be an act or omission of the person if the act or omission occurred in the course of the employee's employment or agency relationship with the person.
CORPORATIONS	81	If a corporation commits an offence under this Bylaw, every principal, director, manager, officer, employee, or agent of the corporation who authorized, assented to, acquiesced, or participated in the act or omission that constitutes the offence is guilty of the offence whether or not the corporation has been prosecuted for the offence.
PARTNERSHIPS	82	If a partner in a partnership is guilty of an offence under this Bylaw, each partner in that partnership who authorized, assented to, acquiesced, or participated in the act or omission that constitutes the offence is guilty of the offence.

PART VIII - GENERAL

DISTURBANCE OF WASTE	83	A person shall not interfere with, disturb, or remove the contents of a container, bag or bin set out for collection.
OWNERSHIP OF WASTE	84	All waste set out for collection remains the property of the person placing the waste until accepted by the City at the time of collection.
	85	The City retains ownership of all environmental attributes resulting from waste knowingly accepted and processed through its facilities.
DAMAGE TO BINS	86	A person shall not damage, interfere or tamper with a City bin.
SCAVENGING	87	A person shall not enter any City waste facility for the purpose of scavenging.
	88	A person shall not scavenge material from a bin, container or bag in any residential premises.
ODOURS & TIDINESS	89	A person shall ensure that waste stored or set out for collection does not create offensive odours or become untidy.
PUBLIC LITTER CONTAINER	90	A person shall not place residential or non-residential waste in a public litter container.
NUMBER & GENDER REFERENCE	91	All references in this Bylaw will be read with such changes in number and gender as may be appropriate according to whether the reference is to any person, corporation or partnership.
REPEAL	92	The Waste Management Bylaw, Bylaw 13777, and its amending bylaws, are repealed.
COMING INTO FORCE	93	This bylaw comes into force on August 1, 2016.
ANNEXATION IMPLEMENTATION	94	The City Manager may approve exemptions or modifications to this bylaw, including the power to waive fees, where such exemptions or modifications are consistent with inter-municipal negotiations resulting in Order in Council 359/2018. (S.9, Bylaw 18666, January 22, 2019)

(NOTE: Consolidation made under Section 69 of the *Municipal Government Act*, R.S.A. 2000, c.M-26 and Bylaw 16620 Section 16, and printed under the City Manager's authority)
Bylaw 17555, passed by Council August 1, 2016

Amendments

Bylaw 18214, January 1, 2018
Bylaw 18651, January 1, 2019
Bylaw 18666, January 22, 2019

SCHEDULE A - WASTE SERVICE RATES, FEES & CHARGES**WASTE SERVICE RATE**

All residential premises shall be levied a waste service rate as follows:

Type of Residential Premises	Monthly Rate
Single Unit Residential	\$47.08
Multi-Unit Residential	\$30.60

ECO STATION FEES

Item	Charge
Electronics (any item with a cord or battery)	No charge
Household Hazardous Waste	No charge
Recyclable Material (clean)	No charge
Reuse Centre Material (acceptable material only)	No charge
Scrap Metal	No charge
Tires (<i>Only tires managed under the Provincial Tire Recycling Program will be accepted from residential customers</i>)	No charge
Small Items (chair or comparable volume)	\$8 per item
Large Items (sofa or comparable volume)	\$16 per item
Items requiring CFC (chlorofluorocarbon) removal	\$16 per item
Vehicle Loads:	
- partial load	\$28 per load
- pickup truck, van or utility trailer equivalent to level half-tonne	\$38 per load
- pickup truck, van or utility trailer equivalent to heaping half-tonne	\$48 per load
- cube van load	Subject to viewing for comparison to half-tonne load

EDMONTON WASTE MANAGEMENT CENTRE FEES

Item	Per Tonne	Minimum Charge
Residential Waste	\$67	\$20
Non-residential Waste	\$96	\$40
Mattresses or Box Springs (residential)	\$67 (\$16 surcharge per item in addition to per tonne fee)	\$20
Mattresses or Box Springs (non-residential)	\$96 (\$16 surcharge per item in addition to per tonne fee)	\$40
Grass and Leaves (segregated)	\$38	\$20
Soil (clean, residential only)	\$41	\$20
Electronics (clean, segregated)	No charge	No charge
Metals (clean, segregated)	No charge	No charge
Charitable Organization Waste	\$26	\$20
Special Handling	\$128	\$128
Tires (<i>Managed under the Provincial Tire Recycling Program</i>)	No charge	No charge
Tires (<i>Not managed under the Provincial Tire Recycling Program</i>)	\$128	\$128

CONSTRUCTION AND DEMOLITION WASTE FEES

Item	Per Tonne	Minimum Charge
Mixed C&D Waste (with at least 75% wood, metal, asphalt/concrete, cardboard, clean film plastic and drywall - clean and unpainted)	\$90	\$20
Asphalt/Concrete (clean and segregated, maximum size 80 x 80 cm)	\$36	\$20
Asphalt/Concrete (oversized)	\$53	\$20
Asphalt Shingles (clean and segregated)	\$87	\$20
Brush and Trees (clean and segregated, minimal/no root soil and stumps, trees larger than 51 cm diameter must be cut into pieces no longer than 61 cm)	\$65	\$20
Drywall (clean and segregated, unpainted)	\$48	\$20
Metals (clean and segregated, ferrous and non-ferrous)	No charge	No charge
Wood (clean and segregated, unpainted and untreated)	\$65	\$20
Wood (painted or stained)	\$90	\$20
Wood Chips (clean and segregated, from brush and trees)	\$65	\$20

OTHER SERVICE CHARGES

Item	Charge
Landfills records search	\$65 per search

(S.2, Bylaw 18651, January 1, 2019)