



CITY OF EDMONTON

BYLAW 18590

WASTE SERVICES BYLAW

(CONSOLIDATED ON JANUARY 1, 2022)

**THE CITY OF EDMONTON
BYLAW 18590
WASTE SERVICES BYLAW**

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 the waste utility established pursuant to this Bylaw requires the City of Edmonton to collect, process and dispose of residential waste from all residential premises within the municipal boundaries which services are funded by the monthly waste utility rate levied on each residential premise; and

Whereas it is desirable to regulate and control the storage, collection and disposal of waste within the City of Edmonton;
(S.2, Bylaw 19643, May 3, 2021)

Edmonton City Council 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: <ul style="list-style-type: none">(a) “alley” means a lane intended primarily for access to the rear of adjacent premises;(b) “bag” means a plastic bag used for the collection of waste;(c) “bin” means a container used for the storage and collection of waste with a capacity of more than three hundred sixty-five (365) litres and includes a garbage bin and blue bin; (S.3, Bylaw 19634, May 3, 2021)(d) “blue bag” means a translucent blue coloured bag used |

for the collection of recyclable materials;

- (e) “**blue bin**” means a blue coloured bin used to store and dispose of recyclable materials;
- (f) “**Bylaw**” means this Bylaw as it may be amended from time to time and includes all Schedules to this Bylaw and all Guidelines issued pursuant to this Bylaw;
- (g) “**cart**” means a container provided by the City to a premise which is used to collect waste through mechanical means and includes a garbage cart and an organics cart; (S.3, Bylaw 19634, May 3, 2021)
- (h) “**certified compostable**” means bags that are certified and labeled as compostable by the Biodegradable Products Institute (BPI) or Bureau de normalisation du Québec (BNQ); (S.3, Bylaw 19634, May 3, 2021)
- (i) “**City**” means The City of Edmonton;
- (j) “**City Manager**” means the chief administrative officer of the City or delegate;
- (k) “**City Waste Facilities**” means facilities operated by the City to accept waste for disposal and includes Eco Stations, the Edmonton Waste Management Centre (or “EWMC”) and community recycling depots; (S.3, Bylaw 19634, May 3, 2021)
- (l) “**collection**” or “**collects**” means picking up and gathering waste from a residential premises by the City;
- (m) “**collection day**” means the day on which waste collection is scheduled to take place from a residential premises;
- (n) “**commercial hauler**” means a person who is licenced under applicable laws to collect and transport waste to a City Waste Facility or to any other waste management facility authorized to receive and dispose of waste under applicable laws;
- (o) “**construction and demolition waste**” means materials

generated in the course of construction, demolition or renovation on a property;

- (p) “**container**” means a vessel used to store and facilitate waste collection and includes a bin, cart, bag, blue bag, kraft paper bag and garbage can but does not include a public litter receptacle;
- (q) “**dwelling unit**” means a self-contained residential living unit comprised of one or more rooms accommodating sitting, sleeping, sanitary facilities, and a principal kitchen for food preparation, cooking, and serving;
- (r) “**front street**” means a road intended primarily for access to the front of adjacent premises;
- (s) “**garbage**” means waste other than recyclable materials, organic materials, yard and leaf waste, restricted waste, prohibited waste or construction and demolition waste;
- (t) “**garbage bin**” means a bin used to store and dispose of garbage;
- (u) “**garbage can**” means a vessel permitted under this Bylaw for the purpose of garbage storage and disposal which is smaller than 100 liters in size;
- (v) “**garbage cart**” means a collection cart provided by the City for the collection of garbage;
- (w) “**kraft paper bag**” means a double ply paper bag, without a plastic liner, designated by the City Manager as compostable used for the collection of yard and leaf waste with a dimension not to exceed 40 centimetres by 30 centimetres by 87.5 centimetres;
- (x) “**mixed-use site**” means a property which contains one or more residential premises and one or more non-residential premises;
- (y) “**non-residential premises**” means any property, or self-contained portion of a property, used for industrial, commercial or institutional purposes, or for any other purpose other than residential occupancy;
- (z) “**non-residential waste**” means waste that is generated from non-residential premises;

- (aa) “**obstruction**” means any permanent or moveable object whose proximity to containers while placed in the set out location for collection will impair, hinder, interfere or obstruct collection and includes, but is not limited to, fences, trees, tree branches, bushes, parked cars and bollards;
- (bb) “**organic materials**” means biodegradable waste derived from plants and animals, or any part thereof, but does not include organic materials designated as excluded in the Excluded Organic Materials Guideline;
- (cc) “**owner**” includes the person shown as owner on the land title for a property, the occupant of a premises, the lessee or tenant of a premises, or the condominium board of a condominium property, as applicable;
- (dd) “**organics cart**” means a collection cart provided by the City for the collection of organic materials;
(S.3, Bylaw 19634, May 3, 2021)
- (ee) “**prohibited waste**” means material designated as prohibited waste in Schedule A;
- (ff) “**recyclable materials**” means the material designated as recyclable materials by the City Manager in the Recyclable Materials Guideline;
- (gg) “**residential premises**” means a property, or self-contained portion of a property, that contains a dwelling unit;
- (hh) “**residential rate**” means the monthly service rate for waste management services provided by the City to a residential premises as set out in Schedule C;
- (ii) “**residential waste**” means waste that is generated from a residential premises;
- (jj) “**restricted waste**” means material designated as restricted waste in Schedule B;
- (kk) “**set out**” means the placement of containers on the scheduled collection day in the location required to facilitate collection in accordance with this Bylaw;

- (ll) **“source separate” “source separated” or “source separation”** means the obligation imposed under this Bylaw upon persons to segregate waste prior to disposal into distinct categories of waste including prohibited waste, restricted waste, special handling waste, garbage, recyclable materials, organic materials, yard and leaf waste, and construction and demolition waste;
- (mm) **“waste”** means any material disposed of by an owner or person through collection or at a City Waste Facility, or which is otherwise abandoned by a person within the boundaries of the City, and includes residential waste, non-residential waste, recyclable materials, organic materials, construction and demolition waste, restricted waste, prohibited waste and special handling waste; and
- (nn) **“yard and leaf waste”** means the materials designated as yard and leaf waste by the City Manager in the Yard and Leaf Waste Guideline.

RULES FOR INTERPRETATION 3

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

PART II - GENERAL

WASTE DISPOSAL 4

No person shall set out waste for collection or dispose of waste at a City Waste Facility except in accordance with this Bylaw.

INTERFERENCE WITH WASTE 5

A person shall not interfere with, disturb, or remove the contents of a container.

SCAVENGING 6

- (1) A person shall not scavenge waste at any City Waste Facility.
- (2) A person shall not scavenge waste from a container.

TAMPERING WITH CONTAINER 7

A person shall not damage, tamper with or vandalize a container.

PUBLIC LITTER RECEPTACLE 8

A person shall not place waste produced at residential premises or non-residential premises into a public litter receptacle.

WASTE DISPOSAL 9

An owner may only store waste on the premises from which it was generated.

10 No person shall deposit waste into a container without the consent of an owner of the residential premises or the non-residential premises where the container is located.

CITY WASTE FACILITIES

- 11 (1) Every person must obey all signs, posted regulations, and directions of site attendants at City Waste Facilities.
- (2) No person shall ignite, cause to be ignited, or deposit any burning or smouldering material or waste at City Waste Facilities.
- (3) Every person must ensure that only recyclable materials are disposed of at a community recycling depot.
- (4) Every person must ensure that recyclable materials disposed of at a community recycling depot are properly sorted and segregated before disposal into a blue bin designated to receive a specific type of recyclable material.

PART III - SOURCE SEPARATION OF WASTE AND CONTAINER SPECIFICATIONS

AUTHORIZED CONTAINERS

12 Every owner of a residential premises must ensure that all waste set out for collection has been source separated and placed within the correct type of container required under this Bylaw.

GARBAGE

- 13 (1) Every owner of a residential premises must ensure that garbage set out for collection is contained within the garbage cart or garbage bin provided by the City for use at that residential premises.
- (2) Notwithstanding subsection (1), an owner of a residential premises that has not been provided with a garbage cart or garbage bin by the City may dispose of garbage from that residential premises using bags and garbage cans authorized under this Bylaw.

ORGANIC MATERIALS

- 14 (1) Every owner of a residential premises must ensure that all organic materials set out for collection is source separated and contained within the organics cart provided by the City for use at that residential premises.
- (2) Notwithstanding subsection (1), an owner of a residential premises that has not been provided with an organics cart by the

City is not required to source separate organic materials and may set out organic materials for collection in the same manner authorized under this Bylaw for garbage collection.

- (3) No owner of a residential premises shall use a plastic liner, plastic bag, biodegradable bag, compostable bag or any other type of liner in an organics cart except for newspaper, compostable paper products, or BPI/BNQ certified compostable bags.

(S.4, Bylaw 19634, May 3, 2021)

RECYCLABLE MATERIALS

- 15 (1) Every owner of a residential premises that has been provided with a blue bin must ensure that all recyclable materials set out for collection are source separated and contained within the blue bin.
- (2) An owner of a residential premises that has only been provided with a garbage bin is not required to source separate recyclable materials and may dispose of recyclable materials in the garbage bin.
- (3) An owner of a residential premises that has not been provided with either a garbage bin or a blue bin must source separate recyclable materials and may set out recyclable materials for collection in a blue bag or in a bundle fastened using only tape which shall not exceed 1.2 metres in length and 0.75 meters in diameter, weighing less than 20 kilograms.

YARD AND LEAF WASTE

- 16 (1) Every owner of a residential premises must ensure that all yard and leaf waste set out for collection is source separated and
 - (a) entirely contained within the organics cart provided by the City for use at that residential premises on the organics cart collection day, or
 - (b) entirely contained within the approved kraft paper bags or clear plastic bags on the designated yard waste collection day, or
 - (c) in bundles fastened using string made from natural fibres, with each bundle not exceeding 1.2 metres in length and 0.75 meters in diameter, on the designated yard waste collection day.
- (2) Notwithstanding subsection (1), where the City Manager has designated additional collection days for the collection of yard and leaf waste, an owner of a residential premises may set out:

- (a) yard and leaf waste using approved kraft paper bags or clear plastic bags that weigh less than 20 kilograms; and
- (b) branches less than 20 centimeters in diameter that are securely tied using compostable twine, string or rope in bundles no more than 1.2 metres in length and 0.75 meters in diameter, weighing less than 20 kilograms

(3) Notwithstanding subsection (1), an owner of a residential premises that has not been provided with an organics cart is not required to source separate yard and leaf waste and may set out yard and leaf waste for collection from that residential premises in the same manner authorized under this Bylaw for garbage collection.

(S.5, Bylaw 19643, May 3, 2021)

CARTS AND BINS PROVIDED BY CITY

- 17
- (1) All containers issued by the City to owners pursuant to this Bylaw shall remain the property of the City and may be removed or replaced at any time at the discretion of the City Manager.
 - (2) Every owner must ensure that containers provided by the City are secured against theft and loss.
 - (3) Every owner must ensure that all containers provided by the City to their premises remain at the premises except when set out to facilitate collection or during transport by an owner to and from a City Waste Facility.
 - (4) No person or owner shall alter, modify or vandalize any container owned by the City.
 - (5) Every owner of a premises shall promptly report to the City any damage to, or theft of, a City-owned container.

GARBAGE CAN SPECIFICATIONS

- 18
- An owner of a residential premises who is permitted to set out garbage for collection in garbage cans pursuant to this Bylaw must ensure that the garbage cans meet the following specifications:
- (a) two rigid fixed handles;
 - (b) an unattached 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 and no larger than 100 litres in capacity;
- (g) between 70 to 80 centimetres in height and 40 to 50 centimetres in diameter at the top;
- (h) without wheels; and
- (i) in safe, serviceable condition.

BAG SPECIFICATIONS

19 Every owner must ensure that bags set out for collection are securely tied at the top and that they are constructed of sturdy plastic material which meets the following specifications:

- (a) capable of reliably holding 20 kilograms of contents when lifted;
- (b) no smaller than 60 litres or larger than 121 litres in capacity;
- (c) between 75 to 85 centimetres in height and between 65 to 75 centimetres in width; and
- (d) a blue bag must be used for recyclable materials and no waste other than recyclable materials may be disposed of in a blue bag.

EXCESS WASTE

20 **DELETED** (S.6, Bylaw 19643, May 3, 2021)

PROHIBITED WASTE

- 21
- (1) No person shall set out prohibited waste for collection or dispose of prohibited waste at a City Waste Facility.
 - (2) Every owner of a residential premises must ensure that prohibited waste is not set out for collection.

RESTRICTED

- 22
- (1) No person shall set out restricted waste for collection.

- WASTE**
- (2) Every owner of a residential premises must ensure that restricted waste is not set out for collection.
 - (3) Every owner of a residential premises must ensure that restricted waste from their residential premises is disposed of at an Eco Station, the EWMC or by other lawful means.
 - (4) Every owner of a non-residential premises must ensure that restricted waste from their non-residential premises is disposed of by lawful means.
- SPECIAL HANDLING WASTE** 23
- Every owner of a residential premises shall ensure that waste designated by the City Manager in the Special Handling Guideline is only set out for collection in accordance with the requirements of the Special Handling Guideline.
- WASTE SERVICE RATE** 24
- (1) Every owner of a residential premises is responsible to ensure monthly payments are made to the City for collection services provided to their residential premises in accordance with the applicable Monthly Waste Utility Rate as described in Schedule “C”.
 - (2) Every owner of a residential premises is responsible to ensure payment of the Monthly Waste Utility Rate for collection services even where:
 - (a) no waste is set out for collection;
 - (b) all or part of the residential premises is vacant; or
 - (c) waste has not been collected from the residential premises as a result of non-compliance by any owner of the residential premises with the requirements of this Bylaw.
 - (3) The City shall use all Monthly Waste Utility Rate payments received from owners for the purpose of funding the residential waste utility established pursuant to this Bylaw which generally consists of collection, processing and disposal services for residential waste generated within the City of Edmonton Municipal Boundaries.
(S.7, Bylaw 19643, May 3, 2021)

PART IV - CONTAINER SET OUT AND STORAGE

SET OUT GUIDELINES

- 25 (1) The City Manager may issue Set Out Guidelines that modify, alter, waive or impose additional obligations with respect to container set out and storage that shall be binding upon every owner of a residential premises that falls within the specified class of residential premises described in a Set Out Guideline.
- (2) The City Manager may issue a directive or directives to the owner or owners of a residential premises that modify, alter, waive, or impose additional obligations with respect to container set out and storage.

SET OUT TIMES

- 26 (1) Every owner shall ensure that containers and waste are not set out for collection at their residential premises before 4 p.m. on the day prior to collection day.
- (2) Every owner who fails to set out containers and waste for collection by 7 a.m. on a collection day at their residential premises may be refused collection services by the City on that collection day.
- (3) Every owner shall remove all containers and waste that was not collected from the set out location at their residential premises no later than noon on the day following collection day.

CONTAINER USE

- 27 Every owner shall use containers in accordance with the following:
 - (a) the lid of containers must remain completely closed except when waste is being placed into the container;
 - (b) waste must be placed into containers, other than waste placed into a bag, in a manner that will allow waste to easily dislodge and fall freely from the container during collection;
 - (c) the amount of waste must not exceed the maximum weight specified on the container and if no maximum weight is specified on a container, other than a bin, the weight of the waste must not exceed 20 kilograms;
 - (d) containers must be kept in a clean and sanitary condition;
 - (e) containers must not be chained, tied or fastened to any other object or the ground; and

**CONTAINER
POSITIONING AT
DESIGNATED SET
OUT LOCATION**

28

- (f) the lids of containers must not be chained closed or otherwise locked.

Every owner of a residential premises shall ensure that containers are set out only on scheduled collection days in accordance with the following:

- (a) for residential premises designated to receive front street collection, containers must be located:
 - (i) between the boundaries of each side of the residential premises as those boundary lines extend past the property line into the front street; and
 - (ii) on the front street so as not to obstruct the roadway with the rear of each container no more than 30 cm from the curb;
- (b) for residential premises designated to receive alley collection, containers must be located:
 - (i) between the boundaries of each side of the residential premises as those boundary lines extend past the property line into the alley; and
 - (ii) in a location that does not obstruct the roadway with the front of the container no more than 30 cm away from the road surfacing.

**CART
POSITIONING
AWAY FROM
OBSTRUCTIONS**

29

Every owner of a residential premises who are required to dispose of waste in a cart or carts shall ensure that when they are placed in the set out location:

- (a) each cart is spaced at least 1 metre apart from any other cart;
- (b) there are no obstructions within 1 metre to either side of the cart or 0.5 meters behind the cart;
- (c) that there are no obstructions within 3 metres above the cart; and
- (d) each cart must be upright with the front facing towards the roadway.

OTHER SET OUT LOCATION REQUIREMENTS	30	<p>Every owner of a residential premises must ensure that:</p> <ul style="list-style-type: none"> (a) there are no obstructions within 1 metre to either side of a container or within 0.5 metres behind the container; (b) the alley set out location is no more than 25 cm higher than the level of the adjacent road surfacing; (c) the alley set out location is constructed and maintained in good repair to provide an even, level surface; and (d) the alley set out location is maintained in a clean and tidy condition, including the removal of snow, ice and any other obstructions.
CONTAINER AND WASTE STORAGE	31	<p>Every owner of a residential premises must store all waste and containers, other than bins, at a location within 2 metres from the front wall of the residential premises and the rear property line of the residential premises.</p> <p>(S2, Bylaw 19919, January 1, 2022)</p>
BIN POSITIONING AWAY FROM OBSTRUCTIONS	32	<p>Every owner of a residential premises that is provided with a bin or bins by the City shall ensure compliance with the following requirements:</p> <ul style="list-style-type: none"> (a) the set out location for each bin must facilitate safe, efficient and direct collection vehicle access in a manner acceptable to the City Manager; (b) the set out location for each bin must be at the same grade as the adjacent road surface; (c) the set out location and surrounding areas must be maintained to keep it free from snow, ice and obstructions; and (d) if the set out location will require the City to move bins into proximity of the collection vehicle before hoisting, the set out location cannot require movement of the bins greater than 9.1 metres from an indoor set out location into position for the collection vehicle, or 6.1 metres from an outdoor set out location into position for the collection vehicle, and the path over which the bins are moved must be smooth, level and at the same grade as the adjacent road surfacing.

PART V - GENERAL SET OUT

PROVISION OF COLLECTION SERVICES

- 33 (1) The City may suspend or terminate collection at a residential premises or mixed-use site, in whole or in part, for any duration of time deemed appropriate by the City Manager where:
- (a) an owner is in default of payment of the residential rate, the non-residential rate or any fine under this Bylaw;
 - (b) an owner has failed to use a container or containers in accordance with this Bylaw including a failure to source separate waste into the required container;
 - (c) containers and waste have not been set out for collection in accordance with this Bylaw;
 - (d) waste is unsafe to collect due to a failure of an owner to construct and maintain a suitable set out location;
 - (e) waste poses a health hazard or environmental hazard; or
 - (f) the City has given reasonable notice of its intention to do so.
- (2) If the City decides to terminate collection at a residential premises, the City will provide reasonable notice to an owner of the residential premises providing the reasons for its decision and the effective date of the termination.

PART VI - NON-RESIDENTIAL WASTE

OWNER RESPONSIBLE

- 34 (1) Every owner of a non-residential premises must ensure that a sufficient number of bins or other containers are provided at the property to store all waste generated at the non-residential premises.
- (2) Every owner of a non-residential premises must remove waste from the property to ensure that waste will not result in health and safety hazards to occupants, visitors or any other person and to ensure the waste does not result in a nuisance, such as unsightly conditions.

NON-RESIDENTIAL WASTE

- 35 (1) Every owner of a non-residential premises at a mixed-use site must ensure that non-residential waste is not set out for collection or disposed of in a container provided by the City for the collection of residential waste.
- (2) Notwithstanding subsection (1), an owner of non-residential premises at a mixed-use site who has entered into a contract with the City for collection of non-residential waste may dispose of waste in a container provided by the City for residential waste disposal at that mixed-use site.

COST OF SERVICE REIMBURSEMENT

36 If the City collects non-residential waste at a mixed-use site where an owner of a non-residential premises has failed to provide sufficient containers for its non-residential waste then, in addition to any fine authorized under this Bylaw, every owner of the non-residential premises shall be liable to pay for the cost of collecting the non-residential waste in an amount determined by the City Manager.

PART VII - POWERS OF THE CITY MANAGER

CITY MANAGER ROLE

- 37 In addition to any other power, duty, or function prescribed by this Bylaw the City Manager may:
- (a) approve or designate specifications for bins, containers, carts and bags;
 - (b) approve Guidelines and directives;
 - (c) designate the type of collection services that a residential property will receive;
 - (d) determine the collection day, time and frequency of collection;
 - (e) grant approvals and permissions described in this Bylaw;
 - (f) establish systems for billing and collecting rates, fees and charges;
 - (g) establish fees for containers and any service provided by the City with respect to collection, processing and disposal of waste;

- (h) suspend or terminate the collection of waste from residential premises and mixed-use site;
- (i) modify, vary or waive any requirement imposed on the City, owners or persons pursuant to this Bylaw, or approve exemptions to this Bylaw, including the power to waive fees;
- (j) enter upon any property, residential premises or mixed-use site to inspect and collect waste, inspect set out locations, provide and maintain City-owned containers, or for any other reason in furtherance of the purposes of this Bylaw; and
(S.8, Bylaw 19643, May 3, 3021)
- (k) delegate any powers, duties or functions under this Bylaw to an employee or agent of the City.

PART VIII - ENFORCEMENT

OFFENCE	38	A person or owner who contravenes this Bylaw is guilty of an offence.
CONTINUING OFFENCE	39	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 or owner guilty of such an offence is liable to a fine for each such day.
FINES	40	<ul style="list-style-type: none"> (1) A person or owner found guilty of an offence under this Bylaw is liable to a fine in an amount not less than \$250. (2) If a person or owner is guilty of a subsequent offence, the fine amounts established in this section are doubled.
MUNICIPAL TAG	41	<ul style="list-style-type: none"> (1) A municipal tag may be issued for any offence under this Bylaw. (2) 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	42	A person or owner 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 or owner will not be prosecuted for the offence.
VIOLATION TICKET	43	(1) 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 or owner to appear in court without the alternative of making a voluntary payment.
		(2) 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	44	The onus of proving that a person is exempt from a requirement under this Bylaw is on the person alleging the exemption on a balance of probabilities.
CERTIFIED COPY	45	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	46	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	47	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	48	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.
REPEAL	49	The Waste Management Bylaw, Bylaw 17555, is repealed.

(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 18590, passed by Council September 10, 2019

Amendments:

Bylaw 19085, January 1, 2020

Bylaw 19318, June 1, 2020

Bylaw 19643, May 3, 2021

Bylaw 19919, January 1, 2022

SCHEDULE A PROHIBITED WASTE

The items in this Schedule A are designated to be “prohibited waste” under the Waste Services Bylaw 18590.

- Asbestos or waste containing asbestos
- Biomedical waste (meaning 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 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)
- Explosives, firearms and ammunition
- Hot ashes
- Radioactive waste (liquid, gas or solid) that contains a radioactive nuclear substance as defined in the Nuclear Safety and Control Act
- Unknown waste, where the composition, substances and are not readily discernible and where the methods required for proper disposal and handling are in doubt
- Waste that is unsuitable for processing and disposal as determined by the City Manager

SCHEDULE B RESTRICTED WASTE

The items in this Schedule B are designated to be restricted waste under the Waste Services Bylaw 18590.

- Appliances
- Biohazardous or pathogenic waste
- Compressed gas containers
- Concrete blocks or slabs
- Construction and demolition waste
- Cooking oil in excess of 1 litre
- Electronics
- Furniture
- Highly combustible or explosive materials other than ammunition, bombs and military explosives
- Household hazardous waste, meaning 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
- Light bulbs
- Liquid waste
- Friable waste (material which is easily crumbled or breaks down to powder)
- Medical sharps
- Pharmaceuticals
- Railroad ties and other wood products chemically treated with creosote
- Renovation waste
- Tree stumps
- Vehicle waste
- Waste that is unsafe for the collector to access or handle
- Hazardous waste as defined in the Waste Control Regulation, Alta Reg 192/1996 to the Environmental Protection and Enhancement Act, RS 2000, c E-12 and any successor to that legislation.

**SCHEDULE C
WASTE SERVICE RATES**

The Monthly Waste Utility Rates described in this Schedule C are authorized pursuant to the Waste Services Bylaw 18590.

The City Manager is authorized to charge the applicable Monthly Waste Utility Rate in Table 1 to an owner of a residential premises for collection services in each month of the calendar year indicated therein. The applicable Monthly Waste Utility Rate shall be determined on the basis of the type of collection service provided to a residential premises.

TABLE 1 – RESIDENTIAL WASTE UTILITY RATES

Residential Waste Collection Service	Monthly Waste Utility Rate (January 1 to December 31, 2022)
Curbside (120L Garbage Cart)	\$43.32
Curbside (240L Garbage Cart)	\$48.32
Curbside (360L Garbage Cart)	\$58.32
Communal Collection	\$30.69
Curbside (Multi-Unit Transition Rate 1)	\$41.27
Curbside (Multi-Unit Transition Rate 2)	\$37.74

The Curbside (Multi-Unit Transition Rate 1 and Multi-Unit Transition Rate 2) in Table 1 shall only be applicable to the limited class of owners of residential premises who satisfy the requirements of the definitions and criteria stated below:

Definitions

(i) **“hand collection”** means the manual collection service of waste from garbage cans and curbside bag disposal which was the type of service provided by the City to limited numbers of multi-unit residential properties in exchange for monthly payments of the multi-unit residential waste service rate in accordance with the repealed Waste Services Bylaw 17555 and for clarity, does not include the type of service defined as “bin collection” in this Schedule C;

(ii) **“bin collection”** means the mechanical collection service of waste disposed of in bins which was the type of service provided by the City to the majority of multi-unit residential

properties in exchange for monthly payments of the multi-unit residential waste service rate in accordance with the repealed Waste Services Bylaw 17555 and for clarity, does not include the type of service defined as “hand collection” in this Schedule C.

Eligibility Criteria

The City Manager may charge either the Curbside (Multi-Unit Transition Rate 1) or the Curbside (Multi-Unit Transition Rate 2) described in Table 1 in each month of the calendar year indicated therein to an owner of residential premises provided that the following criteria are satisfied:

- (a) As of the date on which Waste Services Bylaw 17555 was repealed, the owner’s residential premises must be a property that received hand collection exclusively;
- (b) As of the date on which Waste Services Bylaw 17555 was repealed, the owner’s residential premises must not be a property that received bin collection;
- (c) Beginning on the day that Waste Services Bylaw 18590 comes into effect, and at all times during which the Curbside (Multi-Unit Transition Rate) is included as a Residential Waste Collection Service in Table 1, the owner must continuously occupy the same residential premises that received hand collection pursuant to Waste Services Bylaw 17555 and the owner must at all times continue to be the account holder for waste utility services provided to that residential premises; and,
- (d) An owner who changes the type of collection service on their account in relation to a residential premises, including any change to the size of cart at that property after January 1, 2022 will no longer be eligible.

(S.2, Bylaw 19085, January 1, 2020)

(S.2, Bylaw 19318, June 1, 2020)

(S.9, Bylaw 19643, May 3, 2021)

(S.3, Bylaw 19919, January 1, 2022)