



District of West Vancouver

Solid Waste Utility Bylaw No. 4740, 2012

Effective Date: December 3, 2012

Consolidated for Convenience Only

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

Amendment Bylaw	Effective Date
Bylaw No. 5298, 2024	March 4, 2024
Bylaw No. 5246, 2023	January 1, 2024
Bylaw No. 5220, 2022	January 1, 2023
Bylaw No. 5191, 2022	January 1, 2023
Bylaw No. 5150, 2021	January 1, 2022
Bylaw No. 5092, 2020	January 1, 2021
Bylaw No. 5036, 2019	January 1, 2020
Bylaw No. 4996, 2018	January 1, 2019
Bylaw No. 4954, 2017	January 1, 2018
Bylaw No. 4923, 2016	December 12, 2016
Bylaw No. 4863, 2015	December 7, 2015
Bylaw No. 4835, 2015	May 25, 2015

The bylaw numbers in the margin of this consolidation refer to the bylaws that amended the parent bylaw (Solid Waste Utility Bylaw No. 4740, 2012). The number of any amending bylaw that has been repealed is not referred to in this consolidation.

Solid Waste Utility Bylaw No. 4740, 2012

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District of West Vancouver

Solid Waste Utility Bylaw No. 4740, 2012

A bylaw to provide for the operation and
management of a solid waste utility.

Previous amendments: *Amendment Bylaws 4835, 4863, 4923, 4954, 4996, 5036, 5092, 5150, 5191, 5220, 5246, and 5298.*

WHEREAS the *Local Government Act* section 550 provides authority in relation to waste disposal and recycling services;

AND WHEREAS Metro Vancouver, at the direction and the approval of the Provincial Government adopted a Solid Waste Management Plan;

AND WHEREAS the Council of The Corporation of the District of West Vancouver deems it expedient to provide for a Solid Waste Utility;

NOW THEREFORE, the Council of the District of West Vancouver enacts as follows:

Part 1 Citation

1.1 This bylaw may be cited as Solid Waste Utility Bylaw No. 4740, 2012.

Part 2 Severability

2.1 If a portion of this bylaw is held invalid by a Court of competent jurisdiction, then the invalid portion must be severed and the remainder of this bylaw is deemed to have been adopted without the severed section, subsection, paragraph, subparagraph, clause or phrase.

Part 3 Previous Bylaw Repeal

3.1 Solid Waste Utility Bylaw No. 4118, 1998 (adopted on September 21, 1998) and all amendments thereto are hereby repealed.

Part 4 Definitions

4.1 In this bylaw:

“acceptable solid waste facility” means a facility listed in Schedule B.

“add-on or aftermarket” means an after retail addition or conversion (to a solid waste container).

Amendment
Bylaw 4835

“attached secondary suites” means an attached dwelling unit accessory to a primary dwelling unit in zones of single family use.

“bulk container” means any rigid plastic, galvanized or painted steel container meeting the requirements described in section 10.10.

Amendment
Bylaw 5092

“collection calendar” means the solid waste collection service schedule issued annually by the municipality.

“collection day” means each day that solid waste is scheduled for collection for a property as indicated by the collection calendar.

“composting” means the natural decomposition of organic materials in an approved container, using methods approved by the Municipality.

“Council” means the Council of The Corporation of the District of West Vancouver.

“Dangerous Wildlife” means any mammal not normally domesticated capable of killing or seriously injuring a person or pet, and includes all bears, cougars, coyotes, wolves, foxes, and raccoons.

Amendment
Bylaw 4835

“detached secondary suites” means a detached dwelling unit accessory to a primary dwelling unit in zones of single family use.

“dwelling unit” means two or more rooms used or intended to be used together for the residential purposes of one or more persons and includes at least one living room, one bathroom, and one kitchen or kitchenette.

“Engineer” means the Director of Engineering appointed by Council, or his/her designate.

“food waste” means kitchen scraps and food soiled paper described in Schedule E .

“garbage” means non-recyclable rubbish described in Schedule G.

“green can” means a container meeting the requirements set out in section 10.3.

“hazardous waste” means any matter or thing, natural or manmade, which can in any way be dangerous to persons receiving or handling it, or deemed dangerous to the environment as listed under Schedule C.

Amendment
Bylaw 5092

“household solid waste” means solid waste generated within a residence or on private property.

“mulching” means the physical reduction of yard trimmings and/or yard wastes, and the dispersal of those reduced materials using methods approved by the Municipality.

“Municipality” means The Corporation of the District of West Vancouver.

Amendment
Bylaw 5092

“municipal collection service(s)” means the single family curbside service described in Part 6; the multi-family central collection service described in Part 7; or service for tax-exempt non-profits described in Part 8.

“municipal contractor” means a person who is contracted, employed, or appointed by the Municipality to collect, remove or dispose of recyclables, food waste, yard trimmings, or garbage.

“occupant” means a person who, lawfully, is in physical possession of or exercises dominion and control over the property, and includes the registered owner of the property and the agent of the owner or occupant.

“owner” means the registered owner of the property, or an agent acting on the registered owner’s behalf.

Amendment
Bylaw 4835

“primary dwelling unit” means the main dwelling unit in zones of single family use.

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

“public highway” means a roadway or laneway under municipal ownership and navigable by collection vehicles.

“residential garbage tag” means a tag for excess garbage collection purchased from the municipality.

Amendment
Bylaw 5092

“recyclables” means those materials described in Schedule D and Schedule H.

Amendment
Bylaw 5092

“solid waste” means household generated solid wastes, commercial waste, and demolition/construction/land clearing wastes.

“solid waste container” means any container used to hold recyclables, food waste, yard trimmings or garbage, including bags or bundles as described in Part 10.

Amendment
Bylaw 5092

“tax exempt non-profit property” means a property which has been granted a permissive tax exemption under Section 224(2)(a) of the *Community Charter*.

“water turn on” means the turning on of water to the property by opening the valve at or near the property line by the Municipality after the owner has made application and paid the appropriate fees.

“wildlife attractant” means food products and by-products, household garbage, food waste, pet food, bird food, fallen fruit, antifreeze, paint and other edible products or waste that could attract Dangerous Wildlife.

“wildlife resistant enclosure” means a fully enclosed structure consisting of walls, roof, and door(s), capable of being securely latched and of sufficient strength and design to prevent access to the contents by wildlife.

“yard trimmings” means yard wastes as described in Schedule F.

Part 5 General

5.1 Collection and Disposal of Solid Waste

- 5.1.1 Every occupant of a property in the Municipality which generates solid waste shall comply with the provisions of this bylaw.
- 5.1.2 Solid waste shall not be removed from the property on which it is generated except for delivery to a facility deemed acceptable by the Engineer as described in Schedule B.
- Amendment
Bylaw 4835
- 5.1.3 Every occupant of a property in the Municipality for which a municipal collection service is provided shall use that service, or seek written permission from the Engineer to use an alternative service.
- 5.1.4 Every occupant of a property in the Municipality for which a municipal collection service is not provided shall make adequate provision for the collection and disposal of the solid wastes in compliance with this bylaw.
- 5.1.5 Solid waste generated from a property shall be stored in a solid waste container until collected for disposal.
- 5.1.6 The burning of solid waste on a property is prohibited.
- 5.1.7 Yard trimmings generated at a property may be disposed of on the property by composting and/or mulching.
- 5.1.8 Food waste generated at a property may be disposed of on the property by composting subject to items 5.1.9, and 5.1.10.
- Amendment
Bylaw 5092
- 5.1.9 No person shall leave solid waste or recyclables which include or contain wildlife attractants outdoors where dangerous wildlife may be attracted, or where there is a reasonable possibility of dangerous wildlife being attracted unless the solid waste and recyclables are kept in a wildlife-resistant enclosure.

5.2 Ownership of Solid Waste

- 5.2.1 No person shall remove, take, or convert to their own use any solid waste from a solid waste container except the occupant of the property from which the solid waste was generated, a municipal contractor or a person providing disposal service at the request of the occupant.

5.3 Prohibited Solid Waste

5.3.1 No person shall dispose of or permit the disposal of prohibited solid wastes into any solid waste container.

5.3.2 Prohibited solid wastes are defined in Schedule C.

Amendment
Bylaw 4923

5.4 Recyclables Separation

5.4.1 No person shall dispose of or permit the disposal of recyclables into solid waste containers.

Amendment
Bylaw 5092

5.5 Food Waste and Yard Trimmings Separation

5.5.1 No person shall dispose of or permit the disposal of food waste or yard trimmings into solid waste containers intended for garbage disposal.

Amendment
Bylaw 4923

5.5.2 Food Waste is defined in Schedule E.

5.5.3 Yard Trimmings are defined in Schedule F.

Part 6 Single Family Curbside Service

6.1 The Municipality will provide single family curbside collection services to the following dwelling types:

6.1.1 detached single family, duplex dwelling units, and detached secondary suites directly serviceable from a public highway;

6.1.2 attached multi-family dwelling units where the overall building contains ten or fewer units, and the units are serviceable from a public highway.

Amendment
Bylaw 4835

6.2 The single family curbside collection service will provide regular pickup of food wastes, yard trimmings, and garbage.

Amendment
Bylaw 5092

6.3 Occupants are limited to the following number of solid waste containers per collection day:

(a) Food Waste – 45 litres (set out in a maximum of 1 container),

(b) Yard Trimmings – 385 litres (set out in a maximum of 5 containers, bags, bundles or combination thereof),

Amendment
Bylaw 5092

- (c) Garbage – 154 litres (set out in a maximum of 2 containers or bags).

- 6.4 Additional garbage containers will be collected but must be clearly marked with a residential garbage tag.
- 6.5 The Engineer shall prepare and publish a collection calendar indicating the collection day and collection limits for various solid wastes. The calendar may be amended and any amendments shall be published.
- 6.6 No single solid waste container with its contents, and no bag or bundle shall weigh more than 20 kilograms.
- 6.7 Solid Waste containers must comply with sections 10.1 thru 10.5.
- 6.8 Accepted solid wastes are listed in Schedules E, F, and G.
- 6.9 The municipal collection service is not obliged to collect solid waste or handle solid waste containers which do not comply with the provisions of this bylaw.
- 6.10 Every occupant of a property shall, in accordance with the collection calendar, cause all solid waste to be collected from the property.
- 6.11 An occupant to whom the municipal collection service is provided shall store any uncollected solid waste until the next collection day or cause the solid waste to be taken to an acceptable solid waste facility at their own expense.
- 6.12 Service to residents can commence as early as 7:30 a.m. on collection day. Pickups can occur throughout the day, with the exact time of pickup varying depending on operational circumstances. No return trips are made.
- 6.13 Occupants to whom the single family curbside collection service is provided shall conform to the following procedures:

- (a) Containers shall be placed on the public highway fronting the property of the occupant or, if the collection service is provided from a lane, on the lane adjacent to the rear of the property.

Amendment
Bylaw 5092

- (b) Solid waste containers and recycling containers shall be placed in a location which will permit convenient handling from ground level, is readily accessible from the edge of the travelled public highway but without interfering with the passage of vehicles or pedestrians, and in no case requiring a carry of more than 3 metres to a solid waste

collection vehicle parked at the nearest accessible place on the public highway.

Amendment
Bylaw 5092

- (c) Occupants of neighbouring properties whose boundaries are configured in such a way that the origin of the solid waste containers and recycling containers cannot easily be identified shall mark the street address on the containers.

Amendment
Bylaw 5092

- (d) All solid waste containers and recycling containers shall be removed from the edge of the public highway and stored within the property no later than 9:00 p.m. on collection day.

Amendment
Bylaw 5092

- (e) Solid waste containers and recycling containers must not be placed at the public highway or in the lane prior to 5:00 a.m. on collection day.

- (f) If for any reason the collection service is not provided to a property on a collection day, the owner or occupier of the property shall remove the solid waste from the location set out for pick up and return it to the storage location on the property. If advised by the Engineer, the owner or occupier shall set out the solid waste on a subsequent day for collection. If the collection service is discontinued for more than one day the owner or occupier of a property shall arrange for proper storage of the solid waste on the property until service resumes or, if unable to do so, shall deliver the solid waste at their own expense to an acceptable solid waste facility.

- (g) Any add-on or aftermarket strap, cord, clip or clasp securing container lids must be removed or in the open position when placed at the curb for pickup on collection day.

Amendment
Bylaw 4835

- 6.14 Attached secondary suites will be serviced under the provisions and limitations assigned to the primary dwelling unit. Occupants of the primary dwelling unit and the attached secondary suite unit must share the same public highway collection location.

Amendment
Bylaw 4835

- 6.15 Occupants of detached secondary suites are limited to the following number of solid waste containers per collection day:

Amendment
Bylaw 5092

- (a) Food waste – 1 container (maximum of 45 litres);
(b) Yard waste – none (provision shared with primary dwelling);

(c) Garbage – 2 containers or bags (maximum of 154 litres).

Amendment
Bylaw 4835

6.16 Occupants of the primary dwelling unit and the detached secondary suite may use different public highway collection locations, subject to approval by the Engineer.

Amendment
Bylaw 4835

6.17 Occupants of the detached secondary suite must display the letter 'S' on all solid waste containers placed on a public highway. The 'S' must be clearly displayed such that it is obvious to collection crews.

Part 7 Multi-Family Central Service

Amendment
Bylaw 5092

7.1 The Municipality does not provide solid waste collection services to multi-family dwelling units.

7.2 Generation, handling, collection, and disposal of commercial solid wastes are subject to Part 5 and Part 10 of this bylaw.

Amendment
Bylaw 5092

Part 8 Commercial and Institutional Waste

Amendment
Bylaw 5092

8.1 The Municipality does not provide collection services to privately-owned commercial and institutional properties.

Amendment
Bylaw 5092

8.2 Generation, handling, collection, and disposal of commercial and institutional solid wastes are subject to Part 5 and Part 10 of this bylaw.

Amendment
Bylaw 5092

8.3 Notwithstanding Section 8.1, the Municipality may provide commercial or institutional tenants of municipally owned civic buildings with collection services, subject to individual lease agreements.

Amendment
Bylaw 5092

8.4 Notwithstanding Section 8.1, the Municipality may provide municipal collection service equivalent to the single family curbside service level and municipal recyclables collection service to tax exempt non-profit properties.

Part 9 Demolition, Land Clearing, and Construction Waste

9.1 The Municipality does not provide collection services for demolition, land clearing, or construction wastes.

Amendment
Bylaw 4923

9.2 Generation, handling, collection, and disposal of commercial solid wastes are subject to Part 5 and Part 10 of this bylaw.

Amendment
Bylaw 4923

- 9.3 Disposal of demolition or construction waste must be performed at facilities licensed by Metro Vancouver to accept such waste.

Amendment
Bylaw 4923

- 9.4 Proof of proper disposal and compliance with this bylaw may be required by the Municipality.

Part 10 Containers

10.1 General

Amendment
Bylaw 5092

- 10.1.1 Every occupant shall acquire and maintain in good order and repair a sufficient number of solid waste containers and recycling containers to store all of the solid waste generated from the property until the solid waste is collected for disposal.

Amendment
Bylaw 5092

- 10.1.2 Except during collection for the disposal of contents, solid waste containers and recycling containers shall be kept within the property of the occupant and protected from the weather and the accumulation of water within the container. No container shall be stored in a place which encroaches upon or projects over a public highway or other public place.

Amendment
Bylaw 5092

- 10.1.3 Solid waste containers and recycling containers which are re-used shall at all times be kept clean and in sanitary conditions.

Amendment
Bylaw 5092

- 10.1.4 Solid waste containers and recycling containers shall have a firmly fitted lid used at all times and secured against disturbance by domestic or wildlife.

Amendment
Bylaw 5092

- 10.1.5 The area on the property used for the storage of solid waste containers and recycling containers shall be kept clean, sanitary and free from ponding water and loose waste items.

- 10.1.6 No solid waste container shall be filled in such a manner that the contents cannot be easily emptied or the lid cannot be closed and securely fastened.

10.2 Single Family Curbside Recyclables Containers

Amendment
Bylaw 5092

- 10.2.1 Occupants who receive single family curbside collection service shall acquire and utilize the necessary household recyclables containers required to store and dispose of all recyclables generated from the property.

10.3 Single Family Curbside Food Waste Containers

- 10.3.1 Occupants who receive municipal single family curbside collection service shall supply the household food waste containers required to store and dispose of all food waste generated from the property that are not composted on the property.

- 10.3.2 Food waste containers shall meet the following specifications:

Amendment
Bylaw 4835

- (a) Rigid green plastic container with a clasp, in good working order, printed or decaled with "Green Can" logo and having a capacity of 45 litres, i.e., Norseman NPL 280 or 281 or Orbis 280A.

- 10.3.3 Green Can decals can be obtained from the Municipality without charge.

10.4 Single Family Curbside Yard Trimmings Containers

- 10.4.1 Occupants who receive municipal residential curbside collection service shall supply the household yard trimmings containers required to store and dispose of all yard trimmings generated from the property that are not composted or mulched on the property.

- 10.4.2 Yard trimmings containers shall meet the following specifications:

- (a) Rigid plastic, galvanized, or painted steel containers with fixed handles, fitted with a tight cover, having a width of not more than 50 cm, a height of not more than 60 cm, and a capacity of not more than 77 litres and affixed with a Yard Trimmings decal.
- (b) Double-ply, water resistant and compostable kraft yard bags specially designed for yard trimmings collection.
- (c) Bundles which are securely tied with biodegradable twine and have a dimension not greater than 1.0 metre by 30

cm and containing no individual piece, branch, cutting or trimming with a thickness greater than 7.5 cm.

- 10.4.3 “Yard Trimmings” decals can be obtained from the Municipality without charge.

10.5 Single Family Curbside Garbage Containers

- 10.5.1 Occupants who receive municipal single family curbside collection service shall supply the garbage containers required to store and dispose of all garbage generated from the property.

- 10.5.2 Garbage containers shall meet the following specifications:

- (a) Film plastic bags, except clear plastic material, manufactured for the containment of solid waste which are waterproof, capable of withstanding normal handling and lifting when full of garbage, and fastened with wire, cord or plastic ties. Each bag shall be not more than 0.75 metres wide by 1.0 metre long and have a capacity of not more than 77 litres.
- (b) Rigid plastic or galvanized or painted steel containers with fixed handles, fitted with a tight cover, having a width of not more than 50 cm, a height of not more than 60 cm, and a capacity of not more than 77 litres.
- (c) Rigid plastic or galvanized or painted steel wheeled carts with fixed handles, fitted with a tight cover and having a capacity of not more than 121 litres.

- 10.5.3 Occupants using 121 litre containers must bag all garbage into either 1 bag or 2 bags. Bags must conform with section 10.5.2(a).

10.6 Multi-Family Central Recyclables Containers

Amendment
Bylaw 5092

- 10.6.1 Occupants who receive multi-family central collection service shall acquire and utilize the necessary recyclables containers required to store and dispose of all recyclables generated from the property.

- 10.6.2 Containers shall comply with section 10.10.

Amendment
Bylaw 5092

10.7 Multi-Family Central Food Waste Container

- 10.7.1 Containers shall comply with section 10.10.

10.8 Multi-Family Central Yard Trimmings Container

10.8.1 Containers shall comply with section 10.10.

10.9 Multi-Family Central Garbage Container

10.9.1 Containers shall comply with section 10.10.

10.10 Bulk Containers

10.10.1 Occupants who do not receive municipal collection service for recyclables, food waste, yard trimmings or garbage shall supply the necessary bulk containers required to store and dispose of all solid wastes generated from the property.

10.10.2 Bulk containers shall be thoroughly cleaned when required by the Engineer but in no case less than once each year. Bulk containers having a compaction mechanism and used to store garbage and/or food waste shall be installed on a concrete pad. The pad will be equipped with a drain connected to a grease interceptor.

10.10.3 Bulk containers shall be equipped with a self-locking, firmly fitting lid which will be closed when not in use to prevent the accumulation of water within the container.

10.10.4 Bulk containers shall be kept in an enclosure on the occupant's property and screened from public view. The doors to such enclosure when open shall not encroach upon a highway or public place.

Part 11 Billing and Payment**11.1 Requirement to Pay**

Amendment Bylaw 5092

11.1.1 The owner of each property to which a municipal collection service is provided, whether such service is used by the occupant or not, shall pay a solid waste utility fee as set out in Schedule A.

Amendment Bylaw 5298

Amendment Bylaw 5150

11.1.2 Notwithstanding 11.1.1 and should the Engineer investigate and deem it not feasible to provide municipal yard waste collection service to a property, the owner of that property shall pay a solid waste utility fee for "garbage only" collection as set out in Schedule A.

- 11.1.3 The owner of a tax exempt non-profit property that finds the frequency or capacity of the municipal collection service does not meet the solid waste disposal needs of that property may apply to the Engineer in writing for permission to use an alternative service.

11.2 Solid Waste Utility Fee – Full Year (Billed Quarterly)

Amendment
Bylaw 5298

- 11.2.1 The rates payable for each dwelling unit are set out in Part A of Schedule A. Fees are due and payable quarterly on the last business days of May, August, November, and February, in arrears.

Amendment
Bylaw 5298

- 11.2.2 Rates set out in Schedule A shall be subject to a discount of ten (10) percent provided the fees for the current billing are paid in full on or before the close of business on the due date set out in the billing form. If all or a portion of the fee due and payable is received after the due date set out on the billing form, then the applicable rate shall be the full amount shown in Schedule A.

11.3 Metered Solid Waste Utility Fee - Partial Year

Amendment
Bylaw 5298

- 11.3.1 The Solid Waste Utility fee shall cease to be payable upon the complete demolition of all buildings and structures on a property. The Solid Waste Utility fee charges will commence upon the earlier of the following:

- (a) the occupancy permit has been issued;
- (b) 6 months after the date of inspection of the insulation/vapour barrier has been scheduled; or
- (c) a dwelling unit on the property is actually occupied.

Amendment
Bylaw 5092

- 11.3.2 Where the Engineer receives a request in writing from a tax exempt non-profit property to opt out of the municipal collection services and approves use an alternative collection service:

- (a) the occupant will be charged for solid waste collection service received during the current billing period in accordance with the fees described in Schedule A; and
- (b) solid waste utility fee charges will cease effective at the beginning of the next quarterly billing period.

Amendment
Bylaw 5298

- 11.3.3 In all other circumstances where the Solid Waste Utility service commences or ceases midway through a quarter, the full

quarterly fee shown in Part A of Schedule A will be due and payable on or before the last business day of the quarter in which the service commences or ceases in the same manner as set out in the previous section. The Engineer may pro-rate the fee on a daily basis where the applicant provides sufficient evidence, as determined by the Engineer at their sole discretion, to demonstrate the actual date upon which the property became subject to the Solid Waste Utility fee.

Amendment
Bylaw 5298

11.4 Unpaid Amounts

When any fees, rates, or charges due by any person under this bylaw remain unpaid on the 31st of December of the year billed, the same will be deemed to be taxes in arrears in respect of the property to which the service was provided.

Part 12 Enforcement

12.1 Engineer Right of Entry

Amendment
Bylaw 5092

12.1.1 The Engineer is authorized to enter onto any property at all reasonable times in accordance with Section 16 of the *Community Charter* to ascertain compliance with the provisions of this bylaw.

12.2 Discontinued Service

Amendment
Bylaw 5092

12.2.1 The Engineer, in the event of the continued breach of any provision of this bylaw after 60 days' written notice of the breach has been sent to the owner or occupant, is authorized to discontinue the municipal collection service. In all such cases the occupant of the property shall dispose of all solid waste generated from the property via delivery to a facility listed in Schedule B.

Amendment
Bylaw 5092

12.2.2 A notice of breach under this section must:

- (a) advise the owner or occupant that failure to remedy the non-compliance within the 60-day period will result in discontinuance of the municipal collection service;
- (b) advise the owner or occupant that they may make representations to Council regarding the potential discontinuation of the collection service by delivering written submissions to the District's Corporate

Administrator within 45 days of the date of the notice;
and

- (c) be sent by regular mail to the address of the property or posted in a conspicuous place on the property.

Part 13 Offence and Penalty

- 13.1 Every person who violates a provision of this bylaw, or who consents, allows or permits an act or thing to be done in violation of a provision of this bylaw, or who neglects to or refrains from doing anything required to be done by a provision of this bylaw, is guilty of an offence and is liable to the penalties imposed under this bylaw, and is guilty of a separate offence each day that a violation continues to exist.
- 13.2 Every person who commits an offence is liable on summary conviction to a fine or to imprisonment, or to both a fine and imprisonment, not exceeding the maximum allowed by the *Offence Act*.

Schedules

Schedule A – Solid Waste Utility Fees

Schedule B – Acceptable Solid Waste Facilities

Schedule C – Prohibited Solid Wastes

Schedule D – Recyclables

Schedule E – Food Waste

Schedule F – Yard Trimmings

Schedule G – Single Family Curbside Service – Accepted Garbage

Schedule H – Non-PPP Recyclables

READ A FIRST TIME on November 26, 2012

READ A SECOND TIME on November 26, 2012

READ A THIRD TIME on November 26, 2012

ADOPTED by the Council on December 3, 2012

Mayor

Municipal Clerk

Amendment
Bylaw 5246

Schedule A - Solid Waste Utility Fees

A. Solid Waste Fees billed quarterly

		Solid Waste Rates (Gross)
1.	Waste collection fee for each primary dwelling unit qualifying for the municipal single family collection service:	\$73.48
w2.	Public Realm refuse fee for each primary dwelling unit qualifying for the municipal single family collection service:	\$23.10
	<i>Total</i>	\$96.58
3.	Waste collection fee for each attached secondary suite qualifying for the single family collection service:	\$ 0
4.	Public Realm refuse fee for each attached secondary suite qualifying for the single family collection service:	\$ 0
	<i>Total</i>	\$ 0
5.	Waste collection fee for each detached secondary suite qualifying for the municipal single family collection service:	\$51.30
6.	Public Realm refuse fee for each detached secondary suite qualifying for the single family collection service:	\$23.10
	<i>Total</i>	\$74.40
7.	Public Realm refuse fee for each multi-family dwelling unit:	\$23.10
	<i>Total</i>	\$23.10
8.	Recyclables collection for tax exempt non-profit properties:	\$76.54
	<i>Total</i>	\$76.54
9.	Waste collection fee for each primary dwelling unit qualifying for single family collection service but receiving "garbage only" service because the Engineer has deemed yard trimmings collection not feasible:	\$36.74

The rates outlined above are subject to a 10% discount for early payment.

B. Residential Garbage Tag

Garbage set out for collection in excess of 154 litres requires a residential garbage tag for each 77 litres of excess volume or portion thereof. Price for each tag:	\$6.00
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Schedule B – Acceptable Solid Waste Facilities

Acceptable Facilities for Municipal Solid Waste

- Publically-owned Transfer Stations
- Private facilities authorized by Metro Vancouver.

Amendment Bylaw 4923

Schedule C - Prohibited Solid Wastes

Hazardous waste, such as:

- Explosive, radioactive, toxic, corrosive, caustic, hot or flammable, combustible or oxidizing substances, objects or mechanisms
- Hypodermic needles, bio-medical waste, sharps pathogenic or infectious materials
- Dead animals or viscera
- Animal feces (more than 5% of load by weight)
- Propane cylinders
- Waste materials not identified as acceptable for landfilling pursuant to any permit or certificate issued by the Provincial Ministry of Environment

Other prohibited waste:

- Materials originating from industrial and/or agricultural operations
- Refrigerator, freezer or other large appliances

Amendment
Bylaw 5092

Schedule D - Recyclables

All materials listed in Schedule 5 of the BC Recycling Regulation, B.C. Reg. 449/2004.

Amendment
Bylaw 4923

Schedule E - Food Waste

Food scraps, and compostable waste such as:

- Bread, toast, cereal, baked goods and pizza
- Cake, cookies, pie, muffins and candies
- Coffee grounds and filters, teabags (no silk bags)
- Dairy products, cheese and yogurt (no containers)
- Eggs and egg shells
- Fruit, vegetables, salads, corn cobs, corn husks & pumpkins
- Meat, fish & shellfish (including bones)
- Nuts and nutshells
- Pasta, couscous, potatoes, rice, oatmeal, flour and grains
- Sauces, mayonnaise, salad dressing, syrups, peanut butter, jams and jellies (no containers)
- Small quantities of fats and oils (soak into used paper towels or newspaper)
- Lard, gravy, butter and margarine
- Soiled paper towels, paper napkins, facial tissues, paper towel rolls and toilet paper rolls
- Soiled paper food packaging (not wax-lined), cardboard egg cartons, paper plates
- Houseplants without soil
- Popsicle sticks, small wooden utensils, toothpicks, wood chips, sawdust from untreated wood and cold wood ashes (in paper bags)
- Leaves and grass clippings
- Weeds, plants, flowers
- Waxed corrugated cardboard

Amendment
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Schedule F - Yard Trimmings

Organic yard waste, such as:

- Grass clippings
- Leaves
- Small trimmings
- Plants and flowers with soil removed
- Twigs and branches

If using Single Family Curbside Service, the following items are not accepted for pickup at curb-side:

- Rocks
- Dirt
- Sod
- Animal waste
- Lumber

Amendment
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Schedule G - Single Family Curbside Service - Accepted Garbage

The following items are accepted for pickup as Garbage:

- Unrecyclable household rubbish.

The following items are not accepted for pickup as Garbage:

- Prohibited waste (Schedule C)
- Recyclables (Schedule D)
- Food wastes (Schedule E)
- Yard Trimmings (Schedule F)
- Non-PPP Recyclables (Schedule H)
- Demolition and construction materials
- Sod, rocks, gravel, soil, cement, asphalt or other similar materials
- Motor vehicle parts
- Industrial or commercial spools
- Scrap metal

Amendment
Bylaw 5092

Schedule H - PPP Recyclables

All materials listed in Schedules 1, 2, 3 and 4 of the BC Recycling Regulation, B.C. Reg. 449/2004.