

CITY OF FORT ST. JOHN SOLID WASTE MANAGEMENT BYLAW

2505, 2019

Adopted January 13, 2020

CONSOLIDATED VERSION FOR CONVENIENCE ONLY

Includes Amendment Bylaw:

2533, 2020

Adopted November 9, 2020

City of Fort St. John Solid Waste Management Bylaw No. 2505, 2019

This Consolidated Version includes the following amending bylaws:

Bylaw Number	Type of Amendment	Date Amending Bylaw
		was adopted
2533, 2020	Fees for Service	November 9, 2020

CITY OF FORT ST. JOHN

BYLAW NO. 2505 2019

SOLID WASTE MANAGEMENT BYLAW

A Bylaw to regulate the collection and disposal of garbage, and the collection of recyclable materials within the City of Fort St. John pursuant to the provisions of Sections 8 and 64 of the *Community Charter*.

WHEREAS Sections 8(3)(h) and 64 of the *Community Charter* authorize Council of the City, by bylaw, to regulate, prohibit and impose requirements in relation to the protection and enhancement of the well-being of its community in relation to refuse, garbage or other material that is noxious, offensive or unwholesome, and the use of waste disposal and recycling services;

AND WHEREAS Section 194(1)(a) of the *Community Charter* authorizes Council of the City, by bylaw, to impose a fee payable in respect of all or part of a service of the municipality;

NOW THEREFORE, pursuant to the above-recited and other authority, the Council of the City of Fort St. John, in open meeting assembled, enacts as follows:

SECTION 1 – TITLE

1.1 This Bylaw may be cited as "Solid Waste Management Bylaw No. 2505, 2019".

SECTION 2 – DEFINITIONS

- 2.1 The following words and phrases shall have the following meanings:
 - "authorized agent, acting on behalf of an owner" includes a person who represents to the City in writing that he or she is a member of the board of directors, management company or other entity reasonably likely to have control and administrative responsibility for solid waste on behalf of the owner.
 - "City" means the City of Fort St. John.
 - "collection cart" means a garbage cart or recyclable materials cart.
 - "contaminated soils" means soils not satisfying the standard for Industrial Land (IL) use under the Contaminated Sites Regulation (British Columbia) but not classified as a special waste.

SECTION 2 – DEFINITIONS

2.1 The following words and phrases shall have the following meanings:

"curbside collection account" means a garbage and recyclable materials curbside collection account that is set up by the property owner of a property.

"duplex" has the same meaning as in the City of Fort St. John Zoning Bylaw.

"dwelling unit" has the same meaning as in the City of Fort St. John Zoning Bylaw.

"fourplex" has the same meaning as in the City of Fort St. John Zoning Bylaw.

"garbage" means all permitted solid waste.

"garbage cart" means a 240-litre wheeled container supplied by the City for the deposit of garbage.

"garbage service" means the service established in Section 3 of the Bylaw.

"General Manager of Integrated Services" means the General Manager of Integrated Services for the City and shall include his or her duly appointed assistants and representatives.

"owner" means in respect of real property:

- (a) the registered *owner* of an estate in fee simple, or
- (b) the tenant for life under a registered life estate, or
- (c) the registered holder of the last registered agreement for sale, or
- (d) the holder or *occupier* of land held in the manner referred to in section 228 [taxation of Crown land used by others] or section 229 [taxation of municipal land used by others] of the Community Charter, or
- (e) an Indian who is an owner under the letters patent of a municipality incorporated under section 12 of the *Local Government Act*,

and in dealings with the City, also includes the authorized agent, acting on behalf of an owner.



2.1 The following words and phrases shall have the following meanings:

"occupier":

- (a) for the purposes of Division 8 [Tax Liability of Occupiers] of Part 7 [Municipal Revenue], means occupier as defined in the *Assessment Act*, and
- (b) for other purposes, means a person:
 - i. who is qualified to maintain an action for trespass, or
 - ii. who is in possession of Crown land under a homestead entry or preemption record, or
 - iii. who is in possession of
 - 1. Crown land, or
 - 2. Land owned by a municipality or regional district, or
 - iv. who simply occupies the land.

"private contractor" means a person or company who collects solid waste or recyclable materials under contract with an owner or occupier.

"recyclable materials" means all materials approved for pick up as part of the City's recycling program.

"recyclable materials cart" means a 360-litre wheeled container supplied by the City for the deposit of recyclable materials.

"secondary suite" has the same meaning as in the City's Zoning Bylaw.

"service" means the garbage collection service and the recyclable materials collection service described in Section 3 of this Bylaw.

"service area" means the area within the municipal boundaries of the City of Fort St. John in which the service is provided under this bylaw.

"single detached dwelling" has the same meaning as in the City's Zoning Bylaw .

"solid waste" includes all refuse and other discarded material, but excludes hazardous material, yard waste, material that is not accepted at an approved waste management facility, and recyclable materials.

SECTION 2 – DEFINITIONS

2.1 The following words and phrases shall have the following meanings:

"specified residential properties" means all single detached dwellings, with or without a suite or secondary suites, all duplex dwellings, all triplex dwellings, all fourplex dwellings, and all townhouse dwellings.

"strata" means a parcel that:

- (a) is held by strata lot lease under Part 3 (Leasehold Strata Plans) of the *Strata Property Act*; or
- (b) is a strata lot as defined in section 1 of the Strata Property Act; or
- (c) is a strata lot created by a "bare land strata plan" as defined in section 1 of the Strata Property Act.

"yard waste" means vegetative trimmings or cuttings from yards or other landscaped areas, including leaves, grass clippings, trees, plants, tree and plant limbs, brush, hedge clippings, Christmas trees, and dry seed pods.

SECTION 3 – THE SERVICE

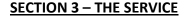
Establishment of the Service

- 3.1 The City hereby establishes the curbside collection account of municipal collection of garbage and recyclable materials from the specified residential properties, using a system of garbage carts and recyclable materials carts and mechanized collection vehicles. This service will alternate weekly with garbage collected one week and recyclable materials collected the following week.
- 3.2 Every owner or occupier of a residential dwelling unit within the municipal boundaries of the City must apply for a curbside collection account.
- 3.3 Council authorizes the General Manager of Integrated Services to administer the garbage and recycling service.

[&]quot;suite" has the same meaning as in the City's Zoning Bylaw.

[&]quot;townhouse" has the same meaning as in the City's Zoning Bylaw.

[&]quot;triplex dwelling" has the same meaning as in the City's Zoning Bylaw.



Collection Carts

- 3.4 Every owner, with an established curbside collection account shall be provided with the one garbage cart and one recyclable materials cart. All garbage carts and all recyclable materials carts provided by the City are the property of the City and are linked to each property with a serial number permanently etched in the plastic and the civic address identified on each collection cart. Every collection cart will remain with the residence.
- 3.5 The City will collect only the number of collection carts as specified on their curbside collection account from each specified residential property.
- 3.6 If an owner wishes for an additional collection cart to be collected bi-weekly by the City, the owner may apply to the City for an additional garbage cart or recyclable materials cart. The fee for obtaining an additional collection cart and curbside collection account payable by the owner is the amount specified in Schedule "A".
- 3.7 If an additional collection cart has been obtained by an owner and the owner is wishing to return the extra collection cart, the owner must first contact the City prior to returning the collection cart.
- 3.8 Every curbside collection account holder must keep the collection carts in good and generally clean condition.
- 3.9 If an owner or occupier should for any reason require a replacement collection cart from the City, the fee for obtaining the replacement collection cart payable by the owner or occupier is the amount specified in Schedule "A". The General Manager of Integrated Services may elect to waive the fee if the collection cart has reached end of life due to normal use.
- 3.10 Where the General Manager of Integrated Services determines that a collection cart is unfit for use within the City's solid waste system, the owner or occupier of the specified residential property must stop using that collection cart and obtain a replacement collection cart pursuant to Section 3.9 and the General Manager of Integrated Services may elect not to collect garbage or recyclable materials from that specified residential property unless and until a replacement cart is obtained by the owner.
- 3.11 An owner or occupier must store collection carts with the lids closed at all times.
- 3.12 The City will not collect garbage or recyclable materials from a specified residential property unless the owner or occupier has placed the garbage or recyclable materials intended for collection in a collection cart supplied by the City.

SECTION 3 – THE SERVICE

Collection Carts (continued)

- 3.13 An owner or occupier of a specified residential property must not place garbage or recyclable materials for collection by the City in any bag or other container except a collection cart supplied by the City.
- 3.14 An owner or occupier must:
 - (a) not use a garbage cart for any purpose other than the storage of garbage for collection by the City;
 - (b) not use a recycling materials cart for any purpose other than the storage of recyclable materials for collection by the City;
 - (c) bag the garbage placed in the garbage cart; and
 - (d) not bag the recyclable materials placed in the recyclable materials cart.
- 3.15 An owner or occupier must not fill a cart in his or her possession:
 - (a) to the extent that the lid does not close; or
 - (b) to the extent that the collector cannot easily empty the contents.

<u>Collection Carts Placement for Collection</u>

- 3.16 Every owner or occupier of a specified residential property must place all collection carts which the owner or occupier wishes to be collected, behind the curb or sidewalk immediately adjacent to the street fronting the property before 8:00 a.m. on the day scheduled for the collection of garbage or recyclable materials. The collection cart must be removed from the curbside by the end of collection day and placed on the private property of that specified residential property.
- 3.17 No person may place, and no owner or occupier shall permit the placement of a collection cart on a street, lane, sidewalk or public place in a way that interferes with the ordinary travel or parking of vehicles and passage of pedestrians, or, except as permitted under Section 3.19, such that the collection cart encroaches on any street, lane or public place.



Collection Carts Placement for Collection (continued)

- 3.18 An owner or occupier seeking the collection of a collection cart to be collected by the City on the scheduled collection day must place the appropriate collection cart for that collection schedule in a location free from obstructions at least one metre horizontally on all sides of the collection cart and three metres vertically above the collection cart.
- 3.19 The General Manager of Integrated Services may authorize the placement of a garbage cart or recyclable materials cart in a location that does not comply with Section 3.17 or Section 3.18 where reasonable, under the circumstances peculiar to the property.

Materials Prohibited from Garbage Carts and Recyclable Materials Carts

- 3.20 No person shall deposit any explosive, volatile or corrosive materials, pathogenic, radioactive or biomedical waste, biohazardous waste, inflammable materials, propane tanks, medications or pharmaceuticals, gypsum board, asbestos, paint cans, fuel, oil or other lubricant filters, tires, hot ashes, animal carcases, yard waste, liquid wastes or sludges, appliances or power tools, batteries, contaminated soils, or other material that may affect the health and safety of collection and disposal personnel in a collection cart.
- 3.21 Approved recyclable materials accepted in the recyclable materials cart in accordance with this Bylaw and all other applicable enactments including, but not limited to those items described in Schedule "B".
- 3.22 Yard waste is not permitted in a collection cart. Grass trimmings and leaves only will be accepted in garbage carts. All yard waste is accepted at the Peace River Regional District Landfill during business hours, located at 7014 269 Road. Between the months of May and October, yard waste may be offered to be collected by the City at arranged times and will be advertised and announced on the City's website and may include the local radio stations and/or common social media avenues when the City determines the date in advance.
- 3.23 Every curbside collection account holder is responsible for any and all waste, garbage or recyclable material that is not collected by the City and shall dispose of such waste, garbage or recyclable material directly at an approved waste management facility.

SECTION 4 – PRIVATE SOLID WASTE COLLECTION

- 4.1 Private contractors for solid waste collection must use for the collection of solid waste that is likely to rot or putrefy, only vehicles of a closed metal type, that are suitably designed to contain the liquid by-products of any rotting or putrefying waste.
- 4.2 Private contractors for solid waste collection must operate in and adjacent to residential areas only between 7:00 am and 7:00 pm.
- 4.3 All private contractors for solid waste collection must remove solid waste to a place of disposal on the date of collection unless the solid waste will be immediately processed, converted or salvaged.
- 4.4 The owner or occupier of a specified residential property is not required to use the City's garbage service if the owner or occupier contracts with a private contractor to remove garbage from the property, but entering into that private contract will not relieve the owner from payment of the fee for the garbage service under this Bylaw.

SECTION 5 - FEES

Monthly Fees

- 5.1 The monthly fees for service set out in Schedule "A" of this Bylaw are due and payable by each owner of a specified residential property, whether or not:
 - (a) any or all of the dwelling units within that specified residential property are occupied or unoccupied for any length of time,
 - (b) the owner or occupier of the specified residential property makes use of the service, or
 - (c) the service is interrupted or altered in any manner.

Fees Added To Taxes

5.2 All fees and charges imposed under this Bylaw, inclusive of any outstanding dues, penalties, or interest may be collected in the same manner and with the same remedies as property taxes. All outstanding amounts due and payable on December 31st of each calendar year shall be placed on property taxes and deemed to be taxes in arrears.

Exempt Properties

5.3 Where a specified residential property is, by law exempt from property tax, the fees for the service will be due and payable by the occupant of that exempt property.



Interest, Penalties and Costs

5.4 The City will apply the same interest, penalties and other costs to fees payable under this Bylaw as are applicable in the City of Fort St. John Water Regulation Bylaw, as amended from time to time.

<u>SECTION 6 – ENFORCEMENT</u>

- 6.1 The City designates this Bylaw as a bylaw that may be enforced by means of a ticket in the form prescribed for that purpose by the *Community Charter* and the *Community Charter Bylaw Enforcement Ticket Regulation*.
- 6.2 The persons appointed to the job positions or titles listed in Schedule "C" of this Bylaw are designated as Bylaw Enforcement Officers for the purposes of issuing tickets under this Bylaw.
- 6.3 The words or expressions set forth in Column 1 of Schedule "D" of this Bylaw designate the offence committed under the Bylaw section number appearing in Column 2 opposite the respective words or expressions for the purposes of issuing tickets under the *Community Charter*.
- 6.4 The amounts appearing in Column 3 of Schedule "D" of this Bylaw are the fines set pursuant to the *Community Charter* of the corresponding offences designated in Column 1 for the purposes of issuing tickets under the *Community Charter*.
- 6.5 No person shall interfere with, hinder or obstruct an authorized person in the exercise or performance of his or her powers, duties or functions under this Bylaw including, without limiting generality of foregoing by:
 - (a) Providing false information;
 - (b) Removing, or attempting to remove tag or notice off collection cart,
 - (c) Obstruct investigation.
- Any person designated as a Bylaw Enforcement Officer pursuant to the City of Fort St. John's Bylaw Enforcement Notice Bylaw or Fort St. John's Municipal Ticket Information Bylaw is hereby authorized and empowered to enforce the provisions of this Bylaw to the Bylaw Notice Enforcement Bylaw No. 2428, 2018 as amended from time to time, or by the Municipal Ticket Information System Bylaw No. 2429, 2018 as amended from time to time.

SECTION 6 – ENFORCEMENT

Offences and Penalties

6.7 A person who:

- (a) contravenes any provision of this Bylaw, or does any act or thing which contravenes any provision of this Bylaw, or suffers or allows any other person to do any act or thing which contravenes any provision of this Bylaw;
- (b) neglects to do or refrains from doing anything required to be done by any provision of this Bylaw; or
- (c) fails to comply with an order, direction, or notice given under any provision of this Bylaw, or suffers or allows any other person to fail to comply with an order, direction, or notice given under any provision of this Bylaw;

is guilty of an offence against this Bylaw.

- 6.8 If a person commits a continuing offence against this Bylaw, each day constitutes a new offence.
- 6.9 The penalty amount for a contravention dealt with by way of a bylaw notice in accordance with the Bylaw Notice Enforcement Bylaw No. 2428, 2018 is as follows:
 - (a) The Penalty amount set out in Column 3 of Schedule "D" is payable for the corresponding contravention;
 - (b) The Early Payment Penalty set out in Column 4 of Schedule "D" applies if payment is received by the City within fourteen (14) days of the person receiving or being presumed to have received the bylaw notice; and
 - (c) The Late Payment Penalty set out in Column 5 of Schedule "D" applies if payment is received more than thirty-one (31) days after the person received or is presumed to have received the bylaw notice.

Compliance with Laws

6.10 No person will be relieved of the obligation to observe the requirements of all federal, provincial and municipal laws by reason of the service provided by the City.

<u>SECTION 6 – ENFORCEMENT</u>

Orders and Directions

- 6.11 Council empowers the General Manager of Integrated Services or any Bylaw Enforcement Officer of the City to order or direct any person to:
 - (a) discontinue or refrain from doing anything that is in contravention of this Bylaw; and
 - (b) carry out any work or do anything required by this Bylaw;

and failure on the part of such person to comply with such order or direction within the time specified in such order or direction is a violation of this Bylaw. Continuation of the above noted infractions will result in the discontinuation of curbside collection service to the residence.

Delivery Of Notice

- 6.12 The General Manager of Integrated Services or any Bylaw Enforcement Officer of the City may serve an order, direction, or notice under this Bylaw:
 - (a) by mailing it by registered mail to the owner or occupier of the applicable property at the address shown on the assessment roll;
 - (b) by mailing it by registered mail to the address of the user shown on the garbage cart or recyclable materials cart;
 - (c) by handing it to a person at the address of the user shown on the garbage cart or recyclable materials cart; or
 - (d) if a garbage cart or recyclable materials cart is situated on a street, lane or sidewalk, by posting the notice on the collection cart.

SECTION 7 – ADMINISTRATIVE

7.1 The following Schedules form an integral part of this Bylaw.

Schedule "A" – Fees for Service

Schedule "B" - Curbside Recycling Guide

Schedule "C" – Designated Bylaw Enforcement Officers

Schedule "D" – Offences and Fines for the purposes of issuing Municipal Tickets

SECTION 7 – ADMINISTRATIVE

No Liability

7.2 The City will not be liable for any damages suffered or costs incurred by any person by reason of the failure of the City to supply the service or by reason of the manner of the City supplying the service.

<u>Severance</u>

7.3 If any section, subsection, clause or phrase of this Bylaw is for any reason held to be invalid or illegal by a decision of any court of competent jurisdiction, it shall be severable, and such a decision shall not affect the validity of the remaining sections, subsections, clauses or phrases of this Bylaw.

Repeal

7.4 Solid Waste Management Bylaw No. 2304, 2015 and Solid Waste Bylaw Management Amendment Bylaw No. 2327, 2016 are hereby repealed.

Effective

This Bylaw is to come into force and take effect upon adoption.

READ FOR THE FIRST	THREE	TIMES this	9 th	day of	December,	2019
ADOPTED this	13 th	day of	Janua	ry,	2020	
LORI ACKE					STLEY, DIRECT AND ADMINIS SERVICES	

Solid Waste Management Bylaw No. 2505, 2019

SCHEDULE "A"

FEES

Garbage Cart or Recyclable Materials Cart Fees

Administration fee for each additional collection cart - \$30.00

Fee for each replacement collection cart - \$75.00

Fees for Service (Curbside Collection Account)

For each specified residential property, the following monthly fee applies and will be added to the monthly utility bill whether a water meter has been installed or not:

Type of Property	Fee	Imposed On
Single Detached	\$8.00 per garbage cart	Owner of Single Detached
Dwelling	\$5.00 per recyclable materials cart	Dwelling
Duplex	\$8.00 per garbage cart \$5.00 per recyclable materials cart	Owner of duplex building
Triplex	\$8.00 per garbage cart \$5.00 per recyclable materials cart	Owner of triplex building
Fourplex	\$8.00 per garbage cart \$5.00 per recyclable materials cart	Owner of fourplex building
Townhouse	\$8.00 per garbage cart \$5.00 per recyclable materials cart	Owner of Townhouse or owner of Individual townhouse unit if strata titled

THIS SECTION AMENDED BY BYLAW NO. 2533, 2020

x Wax-coated cardboard

x Food or liquid soaked cardboard

× Foil-lined cardboard

Solid Waste Management Bylaw No. 2505, 2019 SCHEDULE "B"

CURBSIDE RECYCLING GUIDE

PAPER				
ACCEPTED	HOW TO RECYCLE	NOT ACCEPTED		
 ✓ Newspapers ✓ Flyers & inserts ✓ Boxboard (e.g. pop boxes, cereal boxes) ✓ Junk mail ✓ Paper bags ✓ Molded kraft (e.g. take-out cup trays) ✓ Paper egg cartons ✓ Telephone books ✓ Magazines ✓ Paper rolls ✓ Writing paper & envelopes ✓ Catalogues 	Remove plastic liners/covers Remove any food residue Flatten boxes Place loose into your Curbside Recycling Bin Shredded Paper: Shredded paper must be in clear, full-size (77-litre) plastic bags before being placed into your Curbside Recycling Bin	x Wrapping paper x Ribbons or bows x Musical greeting cards with batteries x Padded envelopes (plastic lined) x Hardcover books x Paper towels, napkins, tissues x Photo paper & laminated paper x Paper plates		
CONTAINERS				
ACCEPTED	HOW TO RECYCLE	NOT ACCEPTED		
 ✓ Hard plastic containers marked #1, #2, #3, #4, #5, #6 & #7 ✓ Food, beverage and household plastic containers ✓ Plastic containers, bottles, jars, jugs, pails, trays & caps ✓ Plastic tubs & lids (margarine, spreads, dairy products) ✓ Clamshells ✓ Rigid packaging ✓ Plastic drink cups & lids ✓ Plastic garden pots & trays (must be empty & washed - no dirt) ✓ Beverage containers ✓ Gable top cartons (milk & juice cartons) ✓ TetraPak food containers & cartons ✓ Caps & lids ✓ Spiral wound paper cans & lids (frozen juice, potato chips, coffee) ✓ Tin cans ✓ Aluminum cans ✓ Aluminum foil & foil containers (clean) ✓ Empty aerosol cans (food & personal hygiene items only) 	Remove food residue Remove caps or lids; place loose into your Curbside Recycling Bin Empty and rinse containers Place loose into your Curbside Recycling Bin Note: Flatten containers where possible	x Plastic bags & overwrap* x Styrofoam packaging & trays* x Glass* x Aerosol cans with hazardous material x Foil lined bags (chips, dog food) x Containers for motor oil & lubricants x Garden hoses & rubber items x Kids toys x Diapers & wipes x Padded envelopes (Amazon envelopes) x Propane tanks* x Grass, leaves and yard waste x Electronics & small appliances* x Plastic strapping & banding* x Clothing, bed sheets & pillows x Rubber gloves & zipties x Plastic blister packs x Pieces of metal* x Containers that contained hazardous, corrosive or flammable waste x Industrial plastics x Batteries* x Eyeglasses* x Plastics not labelled #1-7 x Dog waste, kitty litter & bedding x Plastics that are not containers, (e.g toys, plastic curlery, hangers) x CDs/DVDs/VHS tapes* x Batteries* x Pots & pans* x Toothbrushes * Take to your local Recycling Depot		
CARDBOARD				
ACCEPTED	HOW TO RECYCLE	NOT ACCEPTED		

· Remove any plastic, foam & metal

· Place loose into your

Curbside Recycling Bin

Flatten boxes

Corrugated cardboard boxes (for shipping, grocery,

 \checkmark Carrier trays (for bulk bottled water, cans, food, etc) \checkmark Pizza boxes (clean)

liquor store, moving boxes)



DESIGNATED BYLAW ENFORCEMENT OFFICERS

Director of Public Works and Utilities

General Manager of Integrated Services

Bylaw Enforcement Officers



OFFENCES AND FINES FOR THE PURPOSES OF ISSUING MUNICIPAL TICKETS

COLUMN	COLUMN	COLUMN	COLUMN	COLUMN	COLUMN
1	2	3	4	5	6
OFFENCE	SECTION	FINE/ PENALTY (\$) (15-30 days)	EARLY PAYMENT PENALTY (\$)	LATE PAYMENT PENALTY (\$)	COMPLIANCE AGREEMENT AVAILABLE
		(20 00 00 10)	(1-14 days)	(31-60 days) (Collections 60+ days)	(50% of penalty)
Removal of collection cart from residence	3.4	\$200.00	\$150.00	\$250.00	YES
Collection cart stored with open lid	3.11	\$100.00	\$85.00	\$125.00	YES
Unauthorized use of collection cart	3.14	\$100.00	\$85.00	\$125.00	NO
Over full collection cart placed for pickup	3.15	\$100.00	\$85.00	\$125.00	NO
Collection cart placed in wrong location for pickup	3.16	\$100.00	\$85.00	\$125.00	YES
Collection cart interfering with traffic	3.17	\$100.00	\$85.00	\$125.00	YES
Insufficient space around collection cart for pickup	3.18	\$100.00	\$85.00	\$125.00	YES
Prohibited materials in collection cart	3.20	\$100.00	\$85.00	\$125.00	NO
Leakage from vehicle	4.1	\$100.00	\$85.00	\$125.00	NO
Operation outside permitted hours	4.2	\$100.00	\$85.00	\$125.00	YES
Obstruct authorized person by:					
a) Providing false informationb) Removal of Tag or Noticec) Obstruct an investigation	6.5	\$200.00	\$185.00	\$225.00	NO
Contravention under bylaw	6.8	\$100.00	\$85.00	\$125.00	YES