

Appendix A
Proposed Amendments to *The Waste Management Bylaw, 2012*

To incorporate the changes as outlined in the Discussion Section of this report, the following bylaw sections will be updated as outlined:

Section	Change	Existing	Proposed	Rationale for Amendment
1	Amend	The purpose of this Bylaw is to regulate the collection and disposal of waste and to levy garbage service fees and recycling service fees.	The purpose of this Bylaw is to regulate the collection and disposal of waste and to levy landfill fees and curbside waste services fees.	Updating language.
3(e)	Repeal	“bag” means the semi-transparent bags that the City or its collector provide to designated properties for the storage of recyclable materials or garbage		Bags were utilized for manual recycling collection. The City has moved away from manual collection.
3(f.1)	New		“bin” means a receptacle for storing garbage, recyclable material or food and yard waste material	Adding for non-designated properties multi waste stream.

3(g.1)	New		“BPI Certified” means plastic liners certified by the Biodegradable Products Institute and which have the official certification mark.	Adding the definition to allow compostable bags.
3(k)	Amend	“carts” means recycling carts and garbage carts;	“carts” means recycling carts, food and yard waste carts and garbage carts;	Adding food and yard waste cart.
3(m)	Amend	“city waste service” means garbage service, recycling service or such other service that the City may provide, from time to time, for collection of waste from designated properties for transportation to a disposal site;	“city waste service” means garbage service, recycling service, food and yard waste service or such other service that the City may provide, from time to time, for collection of waste from designated properties for transportation to a disposal site;	Adding food and yard waste service.
3(t)	Repeal	“containers”— means collectively carts and bags		Removing manual service; therefore, references to bags need to be removed.

3(t.1)	New		“curbside waste services fee” means the fees set out in Schedule “D” to this Bylaw for city waste service. The curbside waste services fee is based on the size of the primary customer or co-applicant’s selected garbage cart size and includes the cost of the recycling service and food and yard waste service.	
3(x)	Amend	“disposal site” means any location designated by the City Manager for the disposal of waste and may include the landfill, material recovery facility, or such other location as the City Manager considers appropriate for such waste;	“disposal site” means any location designated by the City Manager for the disposal of waste and may include the landfill, material recovery facility, food and yard waste processing site or such other location as the City Manager	Adding the food and yard waste processing sites.

3(z)	Amend	“dwelling unit” means dwelling unit as defined in Bylaw No. 9250 being <i>The Regina Zoning Bylaw</i>	“dwelling unit” means dwelling unit as defined in Bylaw No. 2019-19 being <i>The Regina Zoning Bylaw, 2019</i> ;	Updating the bylaw reference.
3(z.1)	New		“ food and yard waste cart ” means the cart that is provided by the City to designated properties for the storage of food and yard waste materials;	Adding detail for food and yard waste service.
3(z.2)	New		“ food and yard waste material ” means the materials designated in Schedule “A” to this Bylaw;	Adding detail for food and yard waste service.
3(z.3)	New		“ food and yard waste processing site ” means a facility capable of processing food and yard waste material into compost that adheres to Canadian Council of Minister of the	Adding detail for food and yard waste service.

			Environment guidelines as may be amended from time to time. For greater certainty food and yard waste processing site does not include a landfill;	
3(z.4)	New		“food and yard waste service” means the city waste service for collection of food and yard waste material from designated properties for transportation to a food and yard waste processing site;	Adding detail for food and yard waste service.
3(bb)	Amend	“garbage” means the types of unwanted household and yard materials listed in Schedule “A” to this Bylaw that is set out for garbage service but does not include recyclable material or other	“garbage” means the types of unwanted household materials listed in Schedule “A” to this Bylaw that is set out for garbage service, but does not include recyclable material, food and yard	Removed yard material from the definition because yard material is now part of food and yard waste, added household hazardous waste.

		material that is prohibited by this Bylaw;	waste material, household hazardous waste, or other material that is prohibited by this Bylaw;	
3(hh)	Amend	“household hazardous waste” means solid wastes from homes and residences that have properties that make them dangerous or capable of having harmful effect on human health and the environment.	“household hazardous waste” means the materials listed in Schedule A to this Bylaw;	
3(ll)	Repeal	“manual collection” means collection of bagged waste by non-mechanical means;		Removing manual service.
3(mm)	Amend	“material recovery facility” means a facility that receives, separates and prepares recyclable material for marketing;	“material recovery facility” means a facility that receives, separates and prepares recyclable material for marketing, and for greater	Adding clarity.

			certainty material recovery facility does not include any landfill;	
3 (qq)	Amend	“person” means person as defined in <i>The Interpretation Act, 1995</i> (Saskatchewan);	“person” means person as defined in <i>The Legislation Act</i> , (Saskatchewan);	Updating legislative reference.
3(vv.1)	New		(vv.1) “refundable” means any container in Saskatchewan that a refundable deposit is charged at the time of check-out and refunded when returned to SARCAN Recycling;	Adding clarity.
3(ccc)	Repeal	“yard waste” means waste from gardening or horticultural activities and includes grass, leaves, plants, tree and hedge clippings, and sod.		Included in food and yard waste materials definition and in Schedule A.
4(c)	Amend	approve or set specifications for carts and bags;	approve or set specifications for carts; and bags;	Removing manual service, removes bags.

4(p)	New		(p) to establish the terms and conditions of a Waste Utility Rebate Program for households with low-incomes that include a senior citizen or person living with disability, including establishing any policies, procedures and application forms required to administer the Waste Utility Rebate Program that the City Manager in their sole discretion conclusively determines compliance with the eligibility criteria for the Waste Utility Rebate Program.	Adding in the affordability program.
10	Repeal	Designated properties that do not receive automated collection or semi-		Removing manual collection.

		automated collection for city waste services, are eligible for manual collection for city waste services, as determined by the City Manager from time to time.		
12	Repeal	Designated properties that are eligible to receive manual collection of waste will be delivered a maximum of 208 bags for garbage and 104 bags for recyclable material per year.		Removing manual collection.
Heading before section 13	Amend	Containers	Carts	Ensure language consistency.
13	Amend	(a) placed anywhere other than a container, commercial bin or specified location at the landfill; or	(a) placed anywhere other than a cart , commercial bin or specified location at the landfill; or	Ensure language consistency.
13.1	Amend	If the identity of the person who has caused, permitted, allowed or disposed of or	If the identity of the person who has caused, permitted, allowed or disposed of or	Clarifying where the owner or occupant must dispose of waste.

		placed waste on land, contrary to this Bylaw, cannot reasonably be ascertained, then the owner or occupant of the land shall remove the waste or cause the waste to be removed.	placed waste on land, contrary to this Bylaw, cannot reasonably be ascertained, then the owner or occupant of the land shall remove the waste or cause the waste to be removed and disposed of in bin, commercial bin or designated facility as permissible under this Bylaw.	
14	Amend	The owner or occupant of a designated property shall ensure that containers assigned to that designated property are:	The owner or occupant of a designated property shall ensure that carts assigned to that designated property are:	Ensure language consistency.
15	Amend	Carts used for city waste services: (a) are not the property of the owner or occupant of the	Carts used for city waste services: (a)are the property of the City and are not the property of the owner or	Clarify cart ownership.

		designated property; and	occupant of the designated property; and	
16	Amend	No person shall scavenge waste from a container, commercial bin or big blue bin.	No person shall scavenge waste from a cart, bin , commercial bin, or big blue bin.	Ensure language consistency
18	Amend	No person shall deposit waste in a container or commercial bin without the consent of the owner or occupant of the property where such container or commercial bin is located.	No person shall deposit waste in a cart, bin , or commercial bin without the consent of the owner or occupant of the property where such cart, bin or commercial bin is located.	Ensure language consistency
19(a)	Amend	all garbage shall be bagged or bundled in the garbage container	all garbage shall be bagged or bundled in the garbage cart	Ensure language consistency.
19(b)	Amend	all recyclable material shall be unbagged in the container;	all recyclable material shall be unbagged in the recycling cart;	Ensure language consistency.
19(b.1)	New		all food and yard waste material may be unbagged in the food and yard waste cart, but if bagged then it shall be bagged in	Adding detail for food and yard waste service.

			BPI Certified compostable bags within the food and yard waste cart;	
19(d)	Repeal	where city waste service is manual collection, all waste shall fit inside the bag with the bag securely tied closed;		Removing manual collection.
20	Repeal	Where a person is receiving manual collection, the person is not required to place bundles in a bag but the person shall ensure that bundles are not 0.9 meters in length or more or 23 kilograms in weight or more.		Removing manual collection.
21(b)	Repeal	sets out bagged waste where an individual bag weighs 23 kilograms or more; or		Removing manual collection.
21(c)	Amend	sets out a cart including waste where the cart and waste together	sets out a cart containing waste where the cart and waste together	Improved clarity.

		weigh 96 kilograms or more.	weigh 96 kilograms or more.	
22	Amend	No person shall set out a container for city waste service at a set out location before 6:00 p.m. on the day before the collection day.	No person shall set out a cart for city waste service at a set out location before 6:00 p.m. on the day before the collection day.	Ensure language consistency.
23	Amend	Where an owner or occupant has waste to be set out, the owner or occupant shall set it out at the set out location no later than 7:30 a.m. on the collection day.	Where an owner or occupant has waste to be set out, the owner or occupant shall set it out in the cart at the set out location no later than 7:30 a.m. on the collection day.	Ensure language consistency.
24	Amend	No person shall cause or permit a container or uncollected waste to remain at the set out location after 12:01 a.m. of the day following the collection day.	No person shall cause or permit a cart or uncollected waste to remain at the set out location after 12:01 a.m. of the day following the collection day.	Ensure language consistency.
25	Amend	No person shall set containers out for city waste service at a location other than the set out	No person shall set a cart out for city waste service at a location other than the set out location	Ensure language consistency.

		location without prior approval from the City Manager.	without prior approval from the City Manager.	
28	Repeal	<p>a. In this section, “bags” includes bundles.</p> <p>b. An owner or occupant of a designated property shall not set out 5 or more bags for city waste service for that designated property.</p>		Removing manual collection.
30 (a)	Amend	the container shall be set out so that it is not obstructing traffic in any way;	the cart shall be set out so that it is not obstructing traffic in any way;	Ensure language consistency.
30(b)	Amend	where waste is to be collected at the front of the property, the container shall	where waste is to be collected at the front of the property, the cart shall:	Ensure language consistency.

30(b)(iv)	Amend	be 60 centimetres or more from any object behind the container; and	be 60 centimetres or more from any object behind the cart ; and	Ensure language consistency.
30 (c)	Amend	where waste is to be collected in the alley, the container shall:	where waste is to be collected in the alley, the cart shall:	Ensure language consistency.
30 (c)(iv)	Amend	be 60 centimetres or more from any object behind the container; and	be 60 centimetres or more from any object behind the cart ; and	Ensure language consistency.
30(d)	Amend	the container shall be placed 1.2 metres or more away from any object on either side of the container.	the cart shall be placed 1.2 metres or more away from any object on either side of the cart .	Ensure language consistency.
31(a.1)	New		(a.1) household hazardous waste;	To add clarity around handling of household hazardous waste.
32	Amend	A person may set out dangerous objects for garbage service if the dangerous objects are contained in a puncture resistant, non-breakable container with a tight fitting lid	A person may set out dangerous objects for garbage service if the dangerous objects are contained in a puncture resistant, non-breakable container with a tight fitting lid	Ensure language consistency.

		before they are set out for collection in the container	before they are set out for collection in the garbage cart.	
32.1	Amend	<p>32.1 1) Up to and including December 31, 2023, a primary customer or co-applicant of a designated property may request, from the City Manager, additional garbage service in the form of an additional garbage cart.</p> <p>2) The City Manager may approve a request made pursuant to subsection 32.1 (1) of the Bylaw.</p> <p>3) Beginning on January 1, 2024, a primary customer or co-applicant of a designated property may request, from the City Manager, one</p>		Adding detail for the funding policy change.

		<p>additional cart of either a recycling cart, food and yard waste cart or garbage cart.</p> <p>4) The City Manager may approve a request made pursuant to subsection 32.1 (3) of the Bylaw.</p> <p>5) No person shall be permitted to have more than one additional cart per property.</p>		
33	Amend	No person shall set out, cause to be set out or permit to be placed in the container and set out for recycling service any material for recycling other than the recyclable material as identified in this Bylaw.	No person shall set out, cause to be set out or permit to be placed in the recycling cart and set out for recycling service any material for recycling other than the recyclable material as identified in this Bylaw.	Ensure language consistency.

Add after section 33	New		Part IV.1 Food and Yard Waste Service	
33.1	New		No person shall set out, cause to be set out or permit to be placed in the food and yard waste cart and set out for food and yard waste service any material for disposal other than the food and yard waste material as identified in this Bylaw.	Adding detail for food and yard waste service.
ADD	New		Part IV.2 HOUSEHOLD HAZARDOUS WASTE	
33.2	New		No person shall set out, cause to be set out or permit to be placed in the garbage, recycling or food and yard waste carts any	Adding detail for household hazardous waste.

			household hazardous waste for collection or disposal.	
34	Amend	Every owner of a non-designated property shall ensure that there are waste storage facilities on the non-designated property that are:	Every owner of a non-designated property shall ensure that there are waste storage facilities and commercial bins on the non-designated property that are:	Ensure language consistency.
34(c)	Amend	separate waste storage facilities for garbage and recyclable material; and	separate commercial bins for each of garbage, recyclable material, and food and yard waste material ; and	Adding detail for food and yard waste service.
35	Amend	Every owner of a non-designated property shall have a waste management plan for the property which shall include	Every owner of a non-designated property shall have a waste management plan for the property which shall include, at minimum:	Add clarity.

35(b)	Amend	separate waste storage for garbage and recyclable material;	separate waste storage facilities and commercial bins for garbage, recyclable material and food and yard waste material;	Adding detail for food and yard waste service.
35(c)	Amend	an arrangement for regular removal, transportation and disposal of waste to an appropriate disposal or processing site;	an arrangement for regular removal, transportation and disposal of waste to an appropriate disposal or processing site as follows: (i)an arrangement for garbage to be transported to a landfill or disposal site as may be permitted by law; (ii) an arrangement for recyclable material to be transported to and processed at a materials recovery facility; and	

			(iii) an arrangement for food and yard waste material to be transported to and processed at a food and yard waste processing site.	
35(d)	Repeal	recyclable material shall be transported to and processed at a materials recovery facility.		Redundant.
37.2	New		Beginning on July 1, 2024, the requirements in sections 34 to 37 shall apply to food and yard waste material, in addition to garbage and recyclable material for non-designated properties that are used for residential use.	Add in multi-stream waste collection for multi-family residential.
40(1)	Repeal	The City shall charge the rates set		Housekeeping and rates are captured

		out in Schedule "B" for commercial waste manageme nt.		more specifically in other subsections.
40(3)	Amend	The City shall charge the rates set out in Schedule "D" for recycling service.	Up to and including December 31, 2023, the City shall charge the rates set out in Schedule "D" for the recycling service and for additional garbage service requested and approved pursuant to section 32.1(1) of this Bylaw.	Funding Policy change.
40(4)	Amend	(4) The City shall charge the rates set out in Schedule "D" for garbage service requested and approved pursuant to section 32.1 of this Bylaw.	(4) Beginning on January 1, 2024, the City shall charge the rates set out in Schedule "D" for the curbside waste service and requested additional cart	Funding Policy change.

			service approved pursuant to section 32.1(3) of this Bylaw.	
40(5)	New		(5) Beginning on January 1, 2024, where an owner or occupant qualifies for a waste rebate under The Waste Utility Rebate Program, the daily rebate rate set out in Schedule "D" of the Bylaw shall be applied to that person's account based on the terms and conditions of the Waste Utility Rebate Program.	Implementation of Waste Utility Rebate Program.
40(6)	New		(6) All eligibility decisions made by the City for the Waste Utility Rebate Program are final and cannot be appealed.	Following the model for the Water Utility Rebate Program which guides the Waste Utility Rebate Program.
41.1	New		Beginning on January 1, 2024, where an owner or occupant of a designated property has an account with	Funding Policy change.

			the City for water service pursuant to Bylaw No. 8942 being <i>The Regina Water Bylaw</i> or sewer service pursuant to Bylaw No. 2016-24 being <i>The Wastewater and Storm Water Bylaw, 2016</i> , the City shall charge the owner or occupant the curbside waste services fee and additional cart fees pursuant to section 32.1, subsections 40(3), 40(4) and 40(5) of the Bylaw, on the same City account that is used for that designated property for water service or sewer service.	
42	Amend	All primary customers and co-applicants are required to pay the daily	Up to and including December 31, 2023 , all primary customers and co-applicants	Funding Policy change.

		recycling service fee as set out in Schedule "D" of the Bylaw.	are required to pay the daily recycling service fee as set out in Schedule "D" of the Bylaw.	
42.1	Amend	All primary customers and co-applicants who are approved for additional garbage service pursuant to section 32.1 of this Bylaw shall pay the daily applicable garbage service fee as set out in Schedule "D" of the Bylaw.	Up to and including December 31, 2023 , all primary customers and co-applicants who are approved for additional garbage service pursuant to section 32.1 of this Bylaw shall pay the daily applicable garbage service fee as set out in Schedule "D" of the Bylaw.	
42.2	New		Beginning on January 1, 2024, all primary customers and co-applicants who are required to pay the	Funding Policy change.

			applicable daily curbside waste services fee based on the selected cart size and those approved for additional cart service pursuant to section 32.1 of this Bylaw shall pay the applicable fees and additional cart fees as set out in Schedule "D" of the Bylaw.	
43	Amend	Every owner or occupant of a designated property shall pay the daily recycling service fee even where the owner or occupant does not set out any recyclable material for collection.	Up to and including December 31, 2023, every owner or occupant of a designated property shall pay the daily recycling service fee even where the owner or occupant does not set out any recyclable material for collection.	Funding Policy change.

43.1	Amend	Every owner or occupant of a designated property shall pay the daily garbage service fee pursuant to subsections 40(4) and 42.1 of the Bylaw, even where the owner or occupant does not set out any garbage for collection.	Up to and including December 31, 2023, every owner or occupant of a designated property shall pay the daily garbage service fee pursuant to subsections 40(4) and 42.1 of the Bylaw, even where the owner or occupant does not set out any garbage for collection.	Funding Policy change.
43.2	New		Beginning on January 1, 2024, every owner or occupant of a designated property shall pay daily curbside waste services fee	Funding Policy change.

			and the additional cart fee, if applicable, as set out in Schedule “D” of the Bylaw even where the owner or occupant does not set out any garbage material, recycling material or food and yard waste material for collection.	
44	Amend	Where the owner or occupant of the designated property does not have an account for the provision of water services or sewer services, then the owner or occupant is not required to pay any recycling service fee or any additional garbage service fee for that designated property.	Where the owner or occupant of the designated property does not have an account for the provision of water services or sewer services, then the owner or occupant is not required to pay any recycling service fee, curbside waste services fee or any additional cart fees for that designated property.	Funding Policy change.
45	Amend	The recycling services fee is a fixed daily rate	The recycling services fee and the curbside	Funding Policy change.

		which is not based on volume of recyclable material collected, processed or disposed of.	waste services fee are fixed daily rates which are not based on volume of recyclable material collected or processed or disposed of.	
45.1	Amend	The garbage service fees for the garbage service arising out of a primary customer or co-applicant's additional garbage service pursuant to section 32.1 of the Bylaw are flat rates which are not based on volume of garbage in the garbage cart that is collected, processed or disposed of.	The fees for additional cart service the garbage service arising out of a primary customer or co-applicant's additional cart service pursuant to section 32.1 of the Bylaw are flat rates which are not based on volume of waste in the cart that is collected, processed or disposed of, but based on the size and type of the cart that the primary customer or co-applicant	Funding Policy change.

			selects for their additional cart.	
46	Amend	Where a primary customer or co-applicant fails to pay the account with the City, then the City Manager may add the unpaid charges for recycling services or garbage service to the tax roll of the designated property, in such a manner as permitted pursuant to section 333 of <i>The Cities Act</i> .	Where a primary customer or co-applicant fails to pay the account with the City, then the City Manager may add the unpaid charges for recycling services, curbside waste services or additional cart services garbage service to the tax roll of the designated property, in such a manner as permitted pursuant to section 333 of <i>The Cities Act</i> .	
55 (3)	New		(3) No person or generator shall deliver or dispose of any household hazardous waste to or at the landfill,	Adding detail for household hazardous waste.

			except in the household hazardous materials site located on the landfill lands.	
55(4)	New		(4) No person shall dispose, dump or abandon household hazardous waste other than at a facility designed for household hazardous waste and in accordance with applicable law.	

Repeal Schedule “A” and replace with new Schedule “A” as follows:

Schedule “A”

RECYCLABLE MATERIALS

1. The following items are recyclable materials for the purposes of this Bylaw:
 - (a) “aluminum containers” means aluminum foil, pie plates, trays etc.
 - (b) **“aseptic containers** which are any multi-layered beverage box container;

- (c) **“boxboard”** means a lightweight paperboard used in making packaging boxes or cartons such as for cereals or shoes;
- (d) **“coloured high density polyethylene”** shall mean opaque plastic containers labelled with the #2 code;
- (e) **“glass container”** collectively means glass jars, bottles and containers used as food packaging;
- (f) **“high density polyethylene”** means recyclable plastic, used for items such as milk containers, detergent containers and base cups of plastic soft drink bottles;
- (g) **“mixed paper”** collectively means recovered paper that is not sorted into specific categories and includes, but is not limited to, newsprint, old corrugated containers, boxboard, aseptic containers;
- (h) **“natural high density polyethylene”** means translucent plastic containers labelled with the #2 code;
- (i) **“newsprint”** collectively means newspaper and advertising supplements and other paper grades;
- (j) **“old corrugated containers”** collectively means corrugated containers having liners of either test liner, jute or kraft;
- (k) **“paper”** collectively means paper products such as newsprint, mixed paper, sorted office paper, old corrugated containers and boxboard;
- (l) **“polyethylene terephthalate”** means plastic resin used to make packaging, particularly soft drink bottles; labelled with the #1 code
- (m) **“polycoat containers”** means any paper-based carton packaging for beverage and food products that are made of bleached paperboard and polyethylene and some varieties that have a micro-thin layer of aluminum foil in the middle;
- (n) **“sorted office paper”** means high grade paper such as computer paper, sorted white ledger, copier paper and office stationary;

- (o) **“tin”** collectively means tin-coated steel containers, such as cans for food packaging, used beverage containers, spiral wound containers (ex. frozen juice cans), and metal lids from bottles and jars; and
- (p) **“used beverage containers”** collectively means beverage, food and non-food cans made of aluminum material.

GARBAGE

2 The following items are the types of materials that would be considered garbage for the purposes of this Bylaw:

- (a) plastics not described in the list of recyclable materials above. Such plastics for garbage would include Styrofoam (egg cartons, packaging, etc.), chip bags, candy wrappers, cellophane, food wrap, plastic film or bags, soiled plastic, clear food containers, dishes, cutlery, bubble wrap, strapping, string, toothpaste tubes, toys, wading pools, garden hoses, etc.
- (b) paper not described in the list of recyclable materials above, such as coffee cups, disposable diapers, sanitary tissues, pet food bags;
- (c) metal such as foil wrap and clothes hangers;
- (d) repeal
- (e) repeal
- (f) repeal
- (g) items such as clothing, shoes, electronics, floor sweepings, vacuum cleaner bags, kitty litter and cold ashes, pet waste, diapers and compostable plastic products ex. Compostable cup, plate

FOOD AND YARD WASTE

3. The following items are material that would be considered food and yard waste for the purposes of this Bylaw:

- (a) fruit and vegetable scraps;
- (b) cooked food;
- (c) spoiled food;
- (d) grain products;
- (e) eggs;
- (f) baked goods and pasta;
- (g) dairy products;
- (h) meat;
- (i) bones;
- (j) fats, oils and grease;
- (k) yard waste;
- (l) weeds;
- (m) tree stumps;
- (n) sawdust
- (o) paper towels and napkins;
- (p) greasy pizza boxes;
- (q) soiled newspaper and flyers;
- (r) shredded paper (unbagged);
- (s) tissues, including soiled tissues;
- (t) paper based food containers and packaging;
- (u) cardboard;
- (v) boxboard;
- (w) hunting carcasses;
- (x) dead animals;
- (y) fur pelts; and
- (z) BPI certified compostable liners

HOUSEHOLD HAZARDOUS WASTE

4. The following types of materials are considered household hazardous waste for the purposes of this bylaw:
- (a) solid wastes from homes and residences that have properties that make them dangerous or capable of having a harmful effect on human health and the environment;
 - (b) corrosives including but not limited to domestic corrosive products in liquid, solid, and aerosol forms;
 - (c) flammable liquids including but not limited to gasoline, liquid and aerosol flammables;
 - (d) toxic wastes including but not limited to domestic toxic products in liquid and aerosol forms;
 - (e) pesticides including but not limited to domestic, non-agricultural pesticides in liquid, solid, and aerosol forms; and
 - (f) physically hazardous products including but not limited to non-refillable fuel cylinders with a label that displays both the flammable symbol and explosive symbol.

Amend Schedule “E” to add the following:

**Schedule “E”
Notice of Violation**

BYLAW SECTION	CONTRAVENTION	1ST NOTICE OF VIOLATION	2ND NOTICE OF VIOLATION	3RD and Subsequent NOTICES OF VIOLATION
14(a)	The owner or occupant of a designated property shall ensure that containers container carts assigned to that designated property are: (a) stored in a location at the designated property that is under the care and control of the owner or	\$150	\$200	\$250

	occupant of that designated property			
19(a)	Every person receiving city waste services shall ensure his or her waste meets the following requirements: (a) all garbage shall be bagged or bundled in the container garbage cart	\$150	\$200	\$250
19(c)	Every person receiving city waste services shall ensure their waste meets the following requirements: (c) where city waste service is automated collection or semi-automated collection, all waste shall fit in the cart with the cart's lid closed	\$150	\$200	\$250
22	No person shall set out a container cart for city waste service at a set out location before 6:00 p.m. on the day before the collection day.	\$150	\$200	\$250
24	No person shall cause or permit a container cart or uncollected waste to remain at the set-out location after 12:01 a.m. of the day following the	\$150	\$200	\$250

	collection day			
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Amend Schedule "F" to add the following:

**Schedule "F"
Fines**

BYLAW SECTION	CONTRAVENTION	FINE ON 1ST CONVICTION	FINE ON 2ND CONVICTION	FINE ON 3RD CONVICTION	FINE ON 4TH AND SUBSEQUENT CONVICTION
14(a)	The owner or occupant of a designated property shall ensure that container-carts assigned to that designated property are: <ol style="list-style-type: none">1. stored in a location at the designated property that is under the case and control of the owner of occupant of the designated property	\$200	\$250	\$300	Established by the Court.

19(a)	Every person receiving city waste services shall ensure his or her waste meets the following requirements: (a) all garbage shall be bagged or bundled in the container garbage cart	\$200	\$250	\$300	Established by the Court.
19(c)	Every person receiving city waste services shall ensure their waste meets the following requirements: (c) where city waste service is automated collection or semi-automated collection, all waste shall fit in the cart with the cart's lid closed.	\$200	\$250	\$300	Established by the Court.
22	No person shall set out a container cart for city waste service at a set out location before 6:00 p.m. on the day	\$200	\$250	\$300	Established by the Court.

	before the collection day.				
24	No person shall cause or permit a container cart or uncollected waste to remain at the set-out location after 12:01 a.m. of the day following the collection day	\$200	\$250	\$300	Established by the Court.