



SUMMARY OF CHANGES

What follows are a summary of changes to the Victoria County Solid Waste Bylaw.

The following definitions were added:

- (b) **“blue bag recyclables”** means glass bottles and jars; aluminum, steel, and tin cans; high density polyethylene, low density polyethylene, and polyethylene terephthalate plastic bottles, containers, and bags; milk and juice cartons; beer and liquor containers; tetra packs and mini-sip containers; or other items as designated from time to time.
- (e) **“collection day”** means any day which is scheduled by the Municipality for municipal collection of collectible waste.
- (g) **“commercial container”** means any container used for the storage of waste materials on properties located in the Municipality for collection of waste, or recyclable material by a hauler.
- (h) **“commercial customer”** is defined as those using vehicles registered to commercial enterprises as well as those vehicles that frequent the facility more than 4 times per month, exceed one tonne of weight in a single visit or are hauling waste originating from other than their personal household.
- (i) **“commercial enterprise”** means an enterprise which is assessed a commercial property tax by the Municipality or operates under a business, either sole proprietor, partnership, or limited corporation.
- (j) **“commercial premises”** means any lot of land which contains one or more commercial enterprise.
- (r) **“hauler”** means any company, person or persons who transports waste materials including, without limitation, ICI waste, mixed waste, recyclable materials, or organic materials to waste management facilities approved for operation with the Municipality. This does not include infrequent users of these facilities such as residents of eligible premises hauling materials from their premises.
- (t) **“industrial, commercial and institutional waste”** means waste generated by hospitals, hotels, motels, office buildings, multi-residential buildings, restaurants, retail shopping establishments, educational institutions, or any other generator of waste that provides a good or service.
- (u) **“leaf and yard waste”** means vegetative matter resulting from gardening, horticulture, landscaping, or land clearing operations, including materials such as tree and shrub trimmings, not to exceed 2.54 cm (1 inch) in diameter, plant remains, grass clippings and leaves, but excludes tree stumps, rocks, soil, construction and demolition debris, contaminated soil or any other organic materials that has been contaminated.
- (x) **“municipal collection”** means the scheduled collection of collectible waste from eligible premises made by or on behalf of the Municipality, at the expense of the Municipality.

- (jj) “tonne” means 1,000 kg.
- (kk) “waste disposal fees” means per tonne fees, or per load fees, charged by the Municipality for the acceptance of waste, mixed waste, recyclable materials, organic materials, contaminated soils and construction and demolition materials within the municipal waste disposal system.

The following items have been added to the banned list:

- x. used oil, oil filters, glycol (antifreeze)
- xi. empty oil, glycol (antifreeze), and DEF containers and pails
- xii. aerosol containers from automotive lubricants and parts cleaner,

The following clauses regarding Tipping Fees were added:

- 6.1 The property owner or agent of an owner of an Industrial, Commercial, or Institutional establishment shall comply with the provisions of the Provincial Solid Waste Resource Regulations and this by-law.
- 11.1 The fees and charges for the depositing of materials by haulers and persons who transport waste materials acceptable for disposal at any waste management facility operated by the Municipality, its contractors, or its agents as part of the Municipality’s waste management system shall be prescribed from time to time by Council by policy.
- 11.2 No waste disposal fee shall apply to collectible waste from eligible premises collected through municipal collection and deposited by collection contractors engaged by the Municipality at waste management facilities operated by the Municipality, its’ contractors, or its agents.
- 11.3 The said tipping fee shall be fixed by policy, and such policy may provide for different fees for different types of solid waste.
- 11.4 A copy of the policy and of any amended or substituted policy shall be affixed to this by-law,
- 11.6 Users from the ICI sector using the Municipality’s waste management facilities shall pre-register contact information and identifying information via an account application as required by the Municipality to set up a billing account.
- 12.1 The following applies to the payment of fees:
 - 12.1.1 At the Municipality’s waste management facilities, users from the ICI sector will be required to obtain credit privileges. Haulers who transport acceptable material to a facility operated by the Municipality, its contractors or its agents will be required to pay upon invoice in accordance with sections (i) and (ii) below:
 - The vehicle will be weighed upon entering the facility and again upon leaving. The hauler will pay the fee upon invoice in accordance with the fee structure prescribed in the attached Tip Fee Policy.
 - (ii) Where the scale is not operational or a scale is not present, the hauler will be charged according to the fee prescribed in the attached Tip Fee Policy.
 - 12.2 The following provisions apply to haulers who have been granted credit privileges at any waste management facility operated by the Municipality, its contractors, or its agents:

- Site users from the ICI sector granted credit privileges will receive a monthly State of Accounts and payment is due within thirty (30) days of the end of the statement month.
- (b) Where an account for material disposal fees remains unpaid for more than thirty (30) days a notice of non-payment will be sent by the Municipality.
- The Municipality may advise that if payment is not received within a specified time of sending out such notice, the customer may be refused admittance to all facilities and/or credit privileges withdrawn until such time as the outstanding amounts, interest and service charges are paid.

The following has been amended from the original bylaw.

ORIGINAL	AMENDED
Residential Curbside Bag Limits were: <ul style="list-style-type: none"> ● 5 Clear bags per week ● Unlimited blue bags ● Unlimited green bags 	4.6 No more than four (4) bags of residual waste may be placed for collection on any one collection day for each dwelling unit. 4.7 No more than four (4) bags recyclables may be placed for collection on any one collection day for each dwelling unit, inclusive of fibre and containers. 4.8 No more than four (4) bags of compostable organics may be placed for collection on any one collection day. 4.9 No more than two (2) bundles of corrugated cardboard may be placed for collection on any one collection day.
No person is to remove any material from Municipal facilities as no salvaging is permitted.	9.2 No person is to remove any material from Municipal facilities, <i>except at designated municipal ReUse Buildings</i> , as no salvaging is permitted.

This clause has been added since the first reading:

- 4.10 Should a collection day be cancelled by the municipality and a resident's regular collection day is rescheduled no more than four (4) days later, the bag totals may be increased by no more than two (2) bags, at the discretion of the Director of Public Works and/or the CAO