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BYLAW 2022/04

BYLAW 2022/04 is a Bylaw of the County of Wetaskiwin No. 10 in the Province of Alberta, for the purpose of regulating and providing for solid waste collection, solid waste transfer and recycling services.

WHEREAS the Municipal Government Act, R.S.A 2000, c.M-26, provides that a Council may pass Bylaws respecting public utilities and the enforcement of Bylaws;

NOW THEREFORE the Council of the County of Wetaskiwin No. 10, in the Province of Alberta, duly assembled, hereby enacts as follows:

Part I - INTERPRETATION

1. TITLE

- 1.1 This Bylaw will be cited as the "Solid Waste Management Bylaw".
- **2. DEFINITIONS:** In this Bylaw, all definitions contained within the Municipal Government Act shall apply. Interpretations of this Bylaw shall be consistent with the requirements of the Municipal Government Act.
- 2.1 "Biomedical Waste" shall mean all waste generated in or resulting from the operation of a sick room, funeral home, hospital, medical office, dental office, medical clinic, dental clinic, veterinary clinic or biological research station which contains or may contain pathogenic agents, pathological agents, or which may cause disease in persons exposed to such waste, and includes all human tissue, blood, organs, body parts and fluids;
- 2.2 "Bulk Waste" includes furniture, appliances, mattresses, bicycles, or other oversize items not capable of being placed in a bag and Waste Container for collection;
- 2.3 "Chief Administrative Officer (CAO)" means the Chief Administrative Officer of the County of Wetaskiwin No. 10 appointed by Council or the Chief Administrative Officer's authorized designate;
- 2.4 "Collection Area" means the geographic areas listed in Schedule "A" that are entitled to receive Collection Services in accordance with this Bylaw;
- 2.5 "Collection Services" means roadside collection of Household Waste from Residential Premises within the Collection Area;
- 2.6 "Commercial Waste" means Waste generated by commercial, industrial, institutional, community, governmental, religious or charitable organizations;
- 2.7 "Construction Waste" means any waste generated by constructing, altering, repairing or demolishing any structure;
- 2.8 "Council" means the Municipal Council of the County of Wetaskiwin No. 10;
- 2.9 "County" means the Municipal Corporation of the County of Wetaskiwin No. 10;
- 2.10 "Customer" means the Owner or occupier of Residential Premises entitled to receive Collection Services;
- 2.11 "Development Permit" means a document or permit which may include attachments issued pursuant to the Land Use Bylaw authorizing a development;

- 2.12 "Hazardous Waste" has the meaning set out in the Environmental Protection and Enhancement Act and regulations thereunder and includes any Waste which contains trichlorophenal, pentachlorophenol, free cyanides or polychlorinated biphenyls; arsenic, cadmium chromium, lead, mercury nickel, selenium or thallium concentrations greater than 99 milligrams per kilogram; any pesticides, herbicides any Liquid Waste which contains an organic solvent in concentration greater than 999 milligrams per kilogram; any pesticides, herbicides, explosives, quick lime, sewage sludge, septic tank pump out, oil, combustible liquids, batteries, poisons, acids, caustics; any container used to transport any such Waste and any other Waste which presents an unusual disposal problem for reasons of health or safety;
- 2.13 "Household Waste" means unwanted refuse or materials intended for disposal generated by normal human living processes and domestic activities;
- 2.14 "Landlord" means the Owner of residential premises, or a property manager, heir or assign, permitting the occupation of residential premises under a residential tenancy agreement;
- 2.15 "Liquid Waste" shall mean any Waste, other than Hazardous Waste, with a moisture content in excess of 30%;
- 2.16 "Multi-Family Residential Premises" means any building or group of buildings that includes more than four (4) separate dwelling units, including but not limited to apartment buildings and condominiums, and may include a designated manufactured home park;
- 2.17 "Municipal Tag" means a form of ticket prescribed by the County for a bylaw Offence providing a person with the opportunity to pay an amount to the County in lieu of prosecution;
- 2.18 "Occupant" means a Person occupying a premises, including a lessee or licensee, who has actual use, possession or control of the premises;
- 2.19 "Offence" shall mean convicted of an offense or voluntary payment of an Offence;
- 2.20 "Owner" means the registered owner of real property and includes a purchaser under an agreement for sale of real property;
- 2.21 "Peace Officer" means a Bylaw Enforcement Officer or a Peace Officer within the meaning of the Peace Officer Act, employed or appointed by the County;
- 2.22 "Person" means any individual, firm, partnership, association, corporation, trustee, executor, administrator or legal representative to whom the context applies according to law;
- 2.23 "Recyclables" means any specific waste material accepted at a Transfer Station for the purpose of re-use or repurposing;
- 2.24 "Residential Premises" includes:
 - 2.24.1 any building containing a single dwelling unit (single detached dwelling); or
 - 2.24.2 a semi-detached dwelling where each single dwelling unit is deemed to be a Residential Premises; and

- 2.24.3 a recreational vehicle, meaning a mobile unit meant for use as temporary accommodation and includes, but is not limited to, holiday trailers, tent trailers, fifth-wheel trailers, truck campers, motor homes, park model trailers and recreational units that do not meet Part 9 of the Alberta Building Code (ABC) and that has been issued a Development Permit by the County.
- 2.25 "Solid Waste Collection Fee" means the fixed monthly service fee charged to Customers for Collection Services as established in the Fees and Charges Bylaw;
- 2.26 "Tenant" means one who has the occupation or temporary possession of lands for tenements of another; specifically, one who rents or leases a residential dwelling from a landlord;
- 2.27 "Transfer Station" means a County facility where waste is received for transfer to another location for processing or disposal;
- 2.28 "Violation Ticket" has the same meaning as in the Provincial Offences Procedure Act, R.S.A. 2000, as amended or repealed and replaced from time to time;
- 2.29 "Waste" means any unwanted material intended for disposal;
- 2.30 "Waste Collector" means any authorized employee or agent of the County performing Waste collection activities;
- 2.31 "Waste Container" means a container not exceeding a volume of 121 litres capable of containing bagged Waste and secured with a lid to prevent loss of Waste due to wind or animals.

3. APPLICATION

- 3.1. Nothing in this Bylaw relieves any Person from complying with any federal or provincial law or regulation, other Bylaw, or any requirement of any lawful permit, order or license.
- 3.2. Headings, subheadings or tables of contents in this Bylaw are included for guidance purposes and convenience only and shall not form part of this Bylaw.
- 3.3. Specific references to other Bylaws, statutes and regulations are intended to refer to the current laws applicable within the Province of Alberta as at the time this Bylaw was enacted, and as may be amended from time to time, including successor legislation.
- 3.4. All schedules attached to this Bylaw shall form part of this Bylaw.
- 3.5. This Bylaw is gender neutral and accordingly, any reference to one gender includes another.

PART II – SOLID WASTE COLLECTION PROVISIONS

4. REQUEST FOR SERVICE OR CANCELLATION OF SERVICE

4.1. Any Hamlet or Subdivision wishing to obtain Collection Services must provide the County with a registered owner petition from not less than 75% of the registered owners in that Hamlet or Subdivision. County approval would be subject to availability of contracted services or provision by internal resources. If services are provided, 100% participation is mandatory for all defined Residential Premises.

4.2. Any Hamlet or Subdivision that wishes to discontinue Collection Services must provide the County with a registered owner petition from not less than 75% of the registered owners in that Hamlet or Subdivision.

5. COLLECTION SERVICES

- 5.1 The County will place all Residential Premises located in the Collection Area in account for Collection Services.
- 5.2 The County will provide Collection Services to all Customers located within the Collection Area at the rates, fees or other charges specified in the Fees and Charges Bylaw.
- 5.3 The CAO may at their discretion, exempt a Residential Premise within the Collection Area from solid waste collection if in their opinion, the collection site is deemed unsafe due to extenuating circumstances such as location and road access, safety of the workers, and safety of the general public.
- 5.4 The Owner or Occupant of any premises not described in subsection 2.24 "Residential Premises" shall, either personally or by employees, contractors or agents, and in compliance with all applicable federal, provincial and municipal laws, promptly remove and dispose of all Waste generated on the premises, at the Owner or Occupant's sole expense. This will include:
 - 5.4.1 The owners and occupants of Multi-Family Residences, apartment houses, commercial, industrial and building projects, shall be responsible for the disposal of all waste generated by or from such premises;
 - 5.4.2 Nothing in this Bylaw shall be deemed to require the collection by the County of any trade waste, commercial or industrial waste, construction waste, hazardous waste or liquid waste, and all such materials shall be conveyed by the owner at their expense to an appropriate disposal facility.

6. PROHIBITED WASTE FOR COLLECTION

- 6.1 The County shall not collect nor be responsible for, the collection of any Waste other than Household Waste generated by Residential Premises located within the Collection Area.
- 6.2 No Person shall set out, or permit to be set out, any Waste for collection other than Household Waste in accordance with this Bylaw including, without limiting the foregoing:
 - 6.2.1 Household Waste generated by any Residential Premises outside of the Collection Area;
 - 6.2.2 Household Waste generated by Multi-Family Residential Premises:
 - 6.2.3 Animal carcasses;
 - 6.2.4 Biomedical Waste;
 - 6.2.5 Bulk Waste;
 - 6.2.6 Commercial Waste; Construction Waste;
 - 6.2.7 Hazardous Waste;
 - 6.2.8 Hot ashes; or Liquid Waste.

7. ACCOUNT AND FEES

- 7.1. Fees for Solid Waste Collection shall be as per the Fees and Charges Bylaw.
- 7.2. Mandatory fees will be charged to all defined "Residential Premises" eligible to receive the service.
- 7.3. The County shall create an account for each Customer within the Collection Area for Collection Services and the Customer shall be responsible for payment of the Solid Waste Collection Fee.
- 7.4. Billing for Collection Services will be bi-monthly according to the utility billing schedule.
- 7.5. An account for Collection Services shall only be set up with the Owner of the property.
- 7.6. The bi-monthly Solid Waste Collection Fee shall apply even if no Waste is set out for collection.
- 7.7. Owners shall not be allowed to deactivate their account in the event their property is vacant and deemed habitable.
- 7.8. In the event that Solid Waste Collection Fees remain unpaid after the date fixed for payment, a late payment charge, as established in the Fees and Charges Bylaw, will be added to the principal amount outstanding and form part of the Solid Waste Collection Fee levied.
- 7.9. Any Solid Waste Collection Fees remaining outstanding will constitute a debt owing to the County and is recoverable by the County in accordance with the County's statutory common law rights.

8. PREPARING WASTE FOR COLLECTION

- 8.1 No Person shall set out or permit to be set out, Waste for collection without ensuring that the Waste has been prepared for collection in accordance with the following:
 - 8.1.1 All Household Waste must be bagged and secured within a Waste Container;
 - 8.1.2 Wet waste must be thoroughly drained, double-bagged, and tied securely;
 - 8.1.3 Light dusty materials such as cold ashes, sawdust, powders, vacuum cleaner bags, furnace filters and absorbents must be placed in a sealed disposable container;
 - 8.1.4 Objectionable materials including animal feces and diapers must be double bagged and tied securely;
 - 8.1.5 No collection of refuse shall be made from any receptacle that exceeds 25 kilograms;
 - 8.1.6 Sharps and dangerous items, including broken glass, razor blades, sheet metal scraps and items with exposed screws or nails must be contained within protective packaging (sturdy, sealed cardboard box or rigid disposable plastic container).

9. SOLID WASTE CONTAINERS

9.1 A Person setting out Waste Containers for collection shall ensure that:

- 9.1.1 The contents of a Waste Container must not be packed or jammed into the Waste Container to the extent that the contents will not fall freely from the Waste Container during collection activities;
- 9.1.2 The contents of the Waste Container must not prevent the closure and securement of the lid;
- 9.1.3 Waste Container lids must be securely affixed to the Waste Container;
- 9.1.4 The Waste Container must not exceed 121 litres in volume capacity and shall not be loaded beyond its capacity by volume, or by a weight of 25 kilograms;
- 9.1.5 The Waste Container is maintained in good repair, clean and in a sanitary condition.

10. SET-OUT LOCATIONS

- 10.1 All Collection Services shall be from a front yard, roadside, or curbside location unless otherwise authorized by the Director of Public Works.
- 10.2 A Person setting out Waste for collection shall ensure that:
 - 10.2.1 All Waste Containers placed along the edge of the roadway with a minimum of one metre clearance on all sides from any obstacle;
 - 10.2.2 No Person shall set out Waste for collection in a location that is unsafe, obstructed, poorly maintained, uneven or that otherwise prevents a Waste Collector from collecting Waste in a safe and efficient manner;
 - 10.2.3 Set out locations comply with all Solid Waste Collection policies and procedures as established from time to time;
 - 10.2.4 A person, being the owner, occupant, tenant or person in charge of any property or premises shall maintain or ensure that the lane in the rear of the said property or premises to the centre line thereof and the storage location on the property is maintained in a clean, tidy and orderly condition.

11. COLLECTION SCHEDULES

- 11.1. Collection Services will be performed as per a set schedule, established for all Customers within the Collection Area by the Director of Public Works.
- 11.2. Unless otherwise directed by the Director of Public Works, Waste Collection Services shall be scheduled weekly.
- 11.3. Additional collections may be scheduled if and when required, at the discretion of the Director of Public Works.

12. TIME OF DAY FOR COLLECTION

- 12.1. Waste Containers must be placed at the set-out location no later than 7:00 a.m. on the scheduled collection day.
- 12.2. No Person shall place Waste Containers at any set out location before 5:00 p.m. on the day prior to the scheduled collection day.

13. WASTE COLLECTION

- 13.1. Waste Collection Services may occur at any time during the collection day (7:00 a.m. 10:00 p.m.) and actual time of collection can vary on a weekly or seasonal basis.
- 13.2. If a civic holiday occurs on the scheduled collection day, collection will be made within two (2) scheduled working days of the holiday.
- 13.3. In the event of severe weather or unusually large Waste volumes, the Director of Public Works may alter the collection schedule for part or all of the Collection Area to include the day before, and the day after the regularly scheduled collection day.
- 13.4. No Person shall leave empty, Waste Containers at any set out location later than 12:00 p.m. of the following day.

14. OWNERSHIP OF WASTE

14.1. All Waste set out for collection remains the property of the Person placing the Waste until accepted by the County at the time of collection.

15. WASTE VOLUME LIMITS

15.1. No Person shall set out, or allow to be set out, waste exceeding the volume of two (2) Waste Containers per Collection Period, having a maximum total capacity of 121 litres each.

16. WITHHOLDING COLLECTION SERVICES

16.1. The County reserves the right to withhold collection of improperly prepared Waste, prohibited Waste, excessive quantities of Waste, Waste located at unsafe or noncompliant locations, or to any person in breach of this Bylaw.

17. DAMAGE TO WASTE CONTAINERS

- 17.1 Waste Collectors shall:
 - 17.1.1 Use their best efforts to avoid damage to Waste Containers during Waste collection activities;
 - 17.1.2 Replace emptied Waste Containers as close as possible to its original location;
 - 17.1.3 Clear away any Waste spilled onto the ground from the Waste Container, or collection vehicle during collection.
- 17.2 The County is not responsible for damage to Waste Containers resulting from normal, repetitive activity, or for lost Waste Containers and their lids.

18. INTERFERENCE WITH WASTE CONTAINERS

- 18.1. No Person shall place Waste in a Waste Container of another Person without the other Person's consent.
- 18.2. No Person other than an authorized Waste Collector or the Person placing Waste in a Waste Container, shall interfere with, disturb or remove the contents of a Waste Container set out for collection.

19. ENTERING PRIVATE PROPERTY

19.1. Waste Collectors are not authorized to enter upon private property to collect Waste.

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PART III— SOLID WASTE TRANSFER STATIONS

20. TRANSFER STATIONS

- 20.1 The Director of Public Works will establish the conditions and requirements for Waste accepted at a Transfer Station, including but not limited to, specifying the types and quantities of Waste and the hours of operations.
- 20.2 No Person shall use, or permit to be used, any vehicle for the conveyance or storage of Waste unless such vehicle is fitted with a suitable cover capable of preventing the dropping, spilling or blowing off of Waste whilst it is being transported or stored in the vehicle.
- 20.3 No Person shall deposit at a Transfer Station, any Waste generated outside of the municipal boundaries of the County.
- 20.4 The conditions and requirements established under Policy and by Bylaw may be site specific and can vary from Transfer Station to Transfer Station and may be amended from time to time as required.
- 20.5 No Person shall deposit any Waste at a Transfer Station contrary to the conditions and requirements established by Bylaw or by Policy. Prohibited Waste at a Transfer Station includes but may not be limited to:
 - 20.5.1 Household Waste generated outside of the County Boundary;
 - 20.5.2 Animal carcasses;
 - 20.5.3 Biomedical Waste;
 - 20.5.4 Hazardous Waste;
 - 20.5.5 Hot ashes; or
 - 20.5.6 Liquid Waste.
- 20.6 All Persons must obey all signs, posted regulations and directions of site attendants at a Transfer Station.
- 20.7 The Director of Public Works or authorized designate may refuse to permit a Person to enter a Transfer Station if that person is in breach of this Bylaw.
- 20.8 All solid waste entering the Transfer Station shall be in accordance with the rules and regulations of that facility.
- 20.9 All solid waste being disposed of shall be deposited in the designated areas and as directed by the Attendant.
- 20.10 No person or organization shall remove any waste material from the Transfer Station site unless authorized by the Director of Public Works or designate.
- 20.11 No liquid or hazardous waste shall be deposited at the Transfer Stations unless otherwise listed as "Recyclables". Types of Recyclables accepted at select Transfer Stations:
 - 20.11.1 Agricultural plastics;
 - 20.11.2 Appliances;
 - 20.11.3 E-Waste (electronics);
 - 20.11.4 Oil, Oil Filters, plastic oil containers;
 - 20.11.5 Paint and Paint containers;
 - 20.11.6 Newspaper and Mixed Paper;

- 20.11.7 Pesticide Containers (triple rinsed);
- 20.11.8 Propane Tanks and Scrap Metals; and Tires.
- 20.12 No person shall be allowed to dispose of anything whatsoever at a Transfer Station unless they have undergone a registration process which consists of the issuance of User ID cards to County Landowners.
 - 20.12.1 Landowners/Landlords are required to make an annual arrangement to obtain a User card for their tenants and will be responsible for any and all costs incurred by the tenant.
- 20.13 A person shall not deposit solid waste at a Transfer Station site unless the following conditions are met:
 - 20.13.1 The solid waste is an accepted waste material or recyclable;
 - 20.13.2 Deposited in accordance with the directions of the Attendant and in accordance with the appropriate signs, rules and regulations at the sites;
 - 20.13.3 Household Waste must be placed into a plastic garbage bag designed for the purpose of waste disposal;
 - 20.13.4 Deposited in a manner which will minimize scattering by the wind;
 - 20.13.5 Sorted and deposited in the designated areas as directed by the Attendant.
- 20.14 It shall be unlawful for any unauthorized person to trespass or enter into a Transfer Station site for the purpose of dumping, theft, salvage, scattering, searching or burning of any material.
- 20.15 The County shall specify conditions and items of disposal regarding the deposit of solid waste at the Transfer Station and may refuse disposal of solid waste deemed unsuitable or considered "Hazardous Waste".

PART IV- ENFORCEMENT

21. OFFENCE

- 21.1 A Person who contravenes any provision of this Bylaw is guilty of an Offence.
- 21.2 It shall be the duty of the CAO, a Peace Officer or Bylaw Enforcement Officer to enforce the provisions of this Bylaw.
- 21.3 If a person, being the owner, occupant, tenant or person in charge of any building or premises has been given an order to remedy any condition contrary to any part of this Bylaw and neglects or refuses to comply with such an order within the time specified, the same may be done by the County at the expense of the person in default. All expenses incurred shall be in addition to and not a substitute for any fines or penalties to which the person may be subject pursuant to the provisions of this Bylaw.
 - 21.3.1 On default of payment of these expenses, the County may recover the expenses thereof with the costs, by action or in like manner as municipal taxes.

22. CONTINUING OFFENCE

22.1. In the case of an Offence that is of a continuing nature, a contravention constitutes a separate Offence in respect of each day, or part of a day, on which it continues and a Person guilty of such an Offence is liable to a fine in an amount not less than that established by this Bylaw for each such day.

23. VICARIOUS LIABILITY

23.1. For the purposes of this Bylaw, an act or omission by an employee or agent of a Person is deemed also to be an act or omission of the Person if the act or omission occurred in the course of the employee's employment with the Person, or in the course of the agent's exercising the powers or performing the duties on behalf of the Person under their agency relationship.

24. CORPORATIONS AND PARTNERSHIPS

- 24.1. When a corporation commits an Offence under this Bylaw, every principal, director, manager, employee or agent of the corporation who authorized the act or omission that constitutes the Offence is guilty of the Offence whether or not the corporation has been prosecuted for the Offence.
- 24.2. If a partnership is guilty of an Offence under this Bylaw, each partner in that partnership who authorized the act or omission that constitutes the Offence or assented to or acquiesced or participated in the act or omission that constitutes the Offence, is guilty of the Offence.

25. FINES AND PENALTIES

- 25.1. A Person who is guilty of an Offence is liable to a fine in an amount not less than \$250.00 and not exceeding \$10,000.00.
- 25.2. Without restricting the generality of this Bylaw, the fine amounts established for use on Violation Tickets and Municipal Tags are as set out in Schedule "B".

26. VIOLATION TICKET OR MUNCIPAL TAG

- 26.1 Any Peace Officer who has reasonable and probable grounds to believe that any person has contravened any provision of this Bylaw, may issue and serve:
 - 26.1.1 A Municipal Tag allowing payment of the specified penalty to the County, which payment will be accepted by the County in lieu of prosecution for the Offence.
 - 26.1.2 If a Municipal Tag has been issued and served on a person, the thirty (30) days has expired and the specified penalty amount has not been paid, a Violation Ticket may be issued to the alleged offender.
 - 26.1.3 A Violation Ticket, allowing a voluntary payment of the specified penalty to the Provincial Court, or, requiring a person to appear in court without the alternative of making a voluntary payment.
- 26.2 The recording of the payment of a specified penalty made to the County pursuant to a Municipal Tag, or the Provincial Court of Alberta pursuant to a Violation Ticket, shall constitute an acceptance of a guilty plea and conviction for the Offence. Service of a Municipal Tag shall be sufficient if it is:

26.2.1 Personally served; or

26.2.2 Sent and served by regular mail to the person's last known mailing address.

27. OBSTRUCTION

27.1. No Person shall obstruct, hinder, or impede any authorized representative of the County in the exercise of any of their powers or duties pursuant to this Bylaw.

PART V – GENERAL

28. CAO

- 28.1 Without restricting any other power, duty or function granted by this Bylaw, the CAO may:
 - 28.1.1 Carry on whatever inspections are reasonably required to determine compliance with this Bylaw;
 - 28.1.2 Take any steps or carry out any actions required to enforce this Bylaw or remedy a contravention of this Bylaw;
 - 28.1.3 Delegate any powers, duties, or functions under this Bylaw to an employee, contractor, or agent of the County; and
 - 28.1.4 Establish forms for the purpose of this Bylaw.

29. SCHEDULES

- 29.1 The following schedules are included in and form part of this Bylaw:
 - 29.1.1 Schedule "A" Collection Area
 - 29.1.2 Schedule "B" Specified Penalties

30. SEVERABILITY

- 30.1. If any Section or parts of this Bylaw are found in any court of law to be illegal or beyond the power of Council to enact, such Section or parts shall be deemed to be severable and all other Sections or parts of this Bylaw shall be deemed to be separate and independent there from and to be enacted as such.
- 30.2. In the event of a conflict between any of the provisions of this Bylaw and the provisions of any other Bylaw of the County, the provisions of this Bylaw shall prevail.

31. ENACTMENT:

- 31.1 That this Bylaw shall repeal and replace Bylaw 2019/03
- 31.2 This Bylaw shall come into full force and effect upon passing of the third reading.
- READ: First time this 8th day of February, 2022
- READ: A Second time this 8th day of February, 2022
- READ: A Third time and finally passed this 8th day of February, 2022

Previously Signed

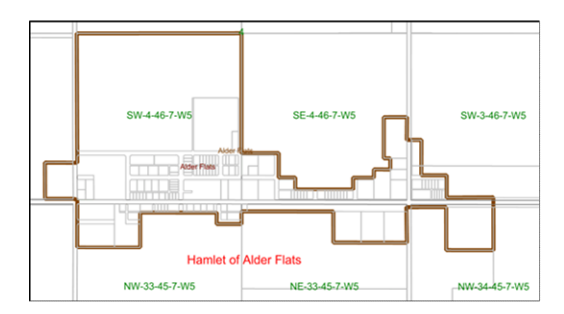
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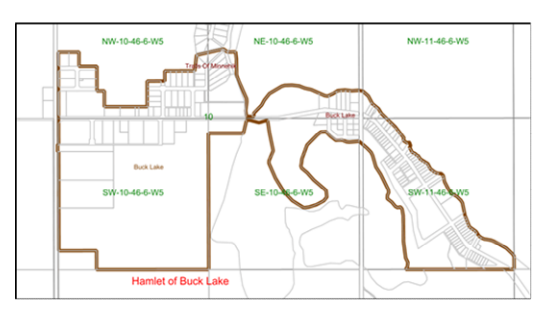
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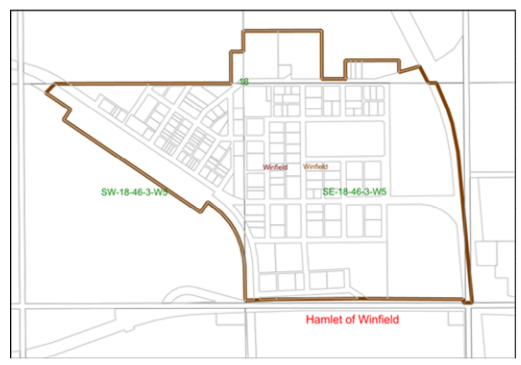
CHIEF ADMINISTRATIVE OFFICER

Schedule "A" Collection Area

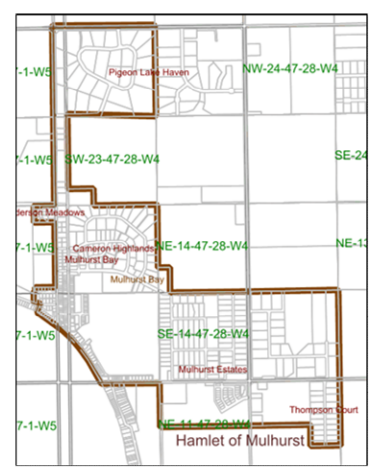
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- Hamlet of Buck Lake
- Hamlet of Winfield
- Hamlet of Mulhurst
- Hamlet of Westerose
- Hamlet of Gwynne
- Subdivisions
 - Lakeland Estates
 - o Viola Beach
 - Woodwind Estates
 - Beachside Estates
 - o Curilane Beach

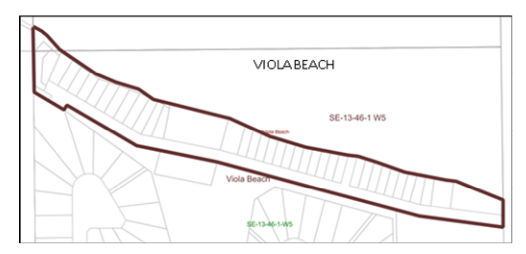






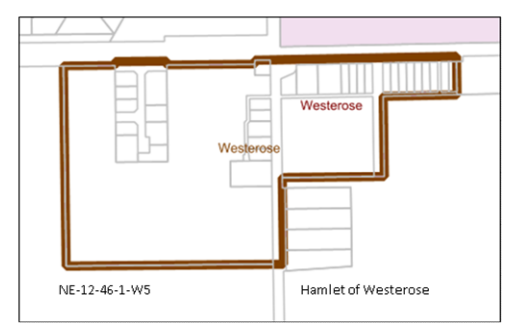




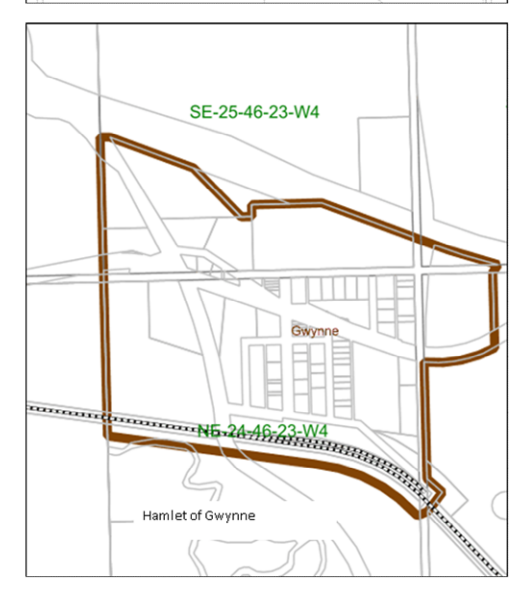












Specified Penalties

Section of Bylaw	Offence	Specified Penalty
Sec. 6	Prohibited Waste for Collection	\$250
Sec. 8	Improperly Prepared Waste	\$250
Sec. 10	Unsafe Set Out Location	\$250
Sec. 18	Interference with Waste Containers	\$250
Sec. 20	Deposit Waste generated outside of County boundaries at a Transfer Station	\$500
Sec. 20	Improper Transport of Waste	\$250
Sec. 20	Deposit Unauthorized Waste at a Transfer Station	\$500
Sec. 27	Obstruction of a County Employee or County Agent	\$500
Any other Offence not duly listed above		\$250 to \$10,000
Any subsequent Offence Within 12 Month Period		Double the specified Penalty listed above