

**THE CORPORATION OF THE
CITY OF WHITE ROCK
BYLAW 2476**



A bylaw to amend the White Rock Collection,
Removal, Disposal and Recycling of Solid Waste
Bylaw 2015, No. 2084

The Council of the City of White Rock, in open meeting assembled, enacts as follows:

1. PART 1 – INTERPREATION, delete the following sections:
 - *“dwelling unit” means all residential dwellings in the City, including every single family home, single family homes plus one suite, each single family unit in a duplex, triplex or other multi-family building, or each townhouse in a townhouse development;*
 - *“eligible property” means all premises in the City of White Rock, including all dwelling units and all premises containing an ICI building;*

2. PART 2 – AUTHORIZATION, insert a new clause 3:
 - *3 - Despite any other provision of this Bylaw, the City Engineer may provide garbage, recycling and organics collection services to ground level townhouse or other multi-family complexes consisting of up to 15 dwelling units by separate agreement, if, in the opinion of the City Engineer, such services are compatible with the operation of existing City solid waste collection services. The owner or strata council must apply for solid waste collection services in writing on behalf of the townhouse complex in the form provided by the City Engineer. If approved, the annual charge for solid waste collection services will be levied upon the owner of each individual strata lot.*

3. PART 3 – MUNICIPAL GARBAGE COLLECTION, delete the existing clause 6 and replace with:
 - *6 - The owner or occupier of each and every single family home, single family home plus one suite, each single family unit in a duplex or triplex must use the garbage collection service provided by the City. The City may collect garbage from ground level townhouse or other multi-family complexes consisting of up to 15 dwelling units by separate agreement, if, in the opinion of the City Engineer, such services are compatible with the operation of existing City solid waste collection services.*

4. PART 3 - MUNICIPAL GARBAGE COLLECTION, delete the existing clause 7 and replace with:

- *7 - The owner or occupier of each and every single family home, single family home plus one suite, each single family unit in a duplex, triplex or unit in a multi-family building, with 15 units or fewer to which City garbage collection service is provided, may place for collection on the specified pick-up day no more than two garbage containers bi-weekly (every two weeks), each container consisting of a metal or plastic garbage can with a lid on it or a sealed, weather-proof bag. Each container shall not exceed 4 cubic feet (110 liters) in size and shall not exceed 50 pounds in gross weight (23 kilograms);*

5. PART 3 -MUNICIPAL GARBAGE COLLECTION, delete the existing clause 9 and replace with:

- *9 - Every owner or occupier of a property to which City garbage collection service is provided must pay the solid waste collection service fee specified in Schedule A, which is attached and forms part of this Bylaw.*

6. PART 4 – MUNICIPAL RECYCLING PROGRAM - delete the existing clause 14 and replace with:

- *14 - The owner or occupier of each and every single family home, single family home plus one suite, each single family unit in a duplex or triplex must use the recycling materials collection service provided by the City. The City may collect recycling materials from ground level townhouse or other multi-family complexes consisting of up to 15 dwelling units by separate agreement, if, in the opinion of the City Engineer, such services are compatible with the operation of existing City solid waste collection services.*

7. PART 4 – MUNICIPAL RECYCLING PROGRAM – delete the existing clause 17 and replace with:

- *17 - The owner or occupier of each and every single family home, single family home plus one suite, each single family unit in a duplex, triplex or unit in a multi-family building, with 15 units or fewer to which City recycling materials collection service is provided, shall ensure that metal and plastic recyclable materials are contained in the blue box, glass recyclable materials in the red box, and newsprint, cardboard and mixed paper products in the yellow or blue bag for pick-up. Each property is entitled to have once weekly collection of their blue box, red box, and yellow or blue bag.*

8. PART 5 – MUNICIPAL ORGANICS COLLECTION - delete the existing clause 25 and replace with:

- *25 - The owner or occupier of each and every single family home, single family home plus one suite, each single family unit in a duplex, triplex or unit in a multi-family building, with 15 units or fewer to which City organic materials collection service is provided, is entitled to have weekly collection of 10 organic waste containers, comprised of either compostable paper yard waste bags, bundles of twigs, or plastic or metal garbage cans with lids. Each container shall not exceed 4 cubic feet (110 litres) in size and shall not exceed 50 pounds (23 kilograms) in gross weight.*

9. PART 5 – MUNICIPAL ORGANICS COLLECTION - delete the existing clause 26 and replace with:

- *26 - Every owner or occupier of a property to which City organic materials collection service is provided must pay the solid waste collection service fee specified in Schedule A, which is attached and forms part of this Bylaw.*

10. PART 6 – OWNER AND OCCUPIER RESPONSIBILITIES - amend clause 34 to change the term “dwelling unit” to “property”:

- *34 - The owner or occupier of a property to which the City provides garbage, recycling or organic waste collection service must:*
 - a. maintain garbage cans, recycling bins and organic waste cans in a clean and sanitary condition;*
 - b. ensure that the cover of a garbage can or organic waste can remains completely closed at all times, except when it is necessary to open the cover to dispose of the contents;*
 - c. not fill a garbage can or organic waste can so that the cover cannot be completely closed;*
 - d. not fill a garbage can or organic waste can so that the contents cannot be completely emptied; and*
 - e. not suffer, permit or allow the contents to overflow, fall out of or leak from a garbage can or organic waste can.*

11. Delete in its' entirety PART 9 – TRANSITIONAL PROVISIONS FOR MULTI-FAMILY AND ICI BUILDINGS

12. This Bylaw may be cited for all purposes as the “White Rock Collection, Removal, Disposal and Recycling of Solid Waste Bylaw 2015, No. 2084, Amendment No. 8, 2023 No. 2476”.

RECEIVED FIRST READING on the 26 day of June, 2023
RECEIVED SECOND READING on the 26 day of June, 2023
RECEIVED THIRD READING on the 26 day of June, 2023
ADOPTED on the day of , 2023

MEGAN KNIGHT, MAYOR

TRACEY ARTHUR, DIRECTOR OF
CORPORATE ADMINISTRATION