

BY-LAW 341 - SOLID WASTE BY-LAW

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THE CORPORATION OF THE TOWN OF IQALUIT, N.W.T.

BY-LAW 341

BEING A BY-LAW of the incorporated Town of Iqaluit in the Northwest Territories to provide for the regulation, collection and disposal of solid waste.

WHEREAS the Cities, Towns and Villages Act, R.S.N.W.T., 1988, c.C-8, Sections 85 through 88, 169, 173 and 182 through 187 provides that Municipalities may; regulate, establish and operate garbage facilities, provide for the collection, removal and disposal of garbage, provide for sale or reuse of any waste by-product, levi and collect fees for garbage services and impose punishment for offenses.

NOW, THEREFORE PURSUANT to the provisions of the Cities, Towns and Villages Act, and notwithstanding any by-laws, sections thereof, resolutions or prior enactments,

THE COUNCIL OF THE TOWN OF IQALUIT, in regular session duly assembled, enacts as follows:

PART I, INTERPRETATION

101. Short Title

This by-law may be cited as the Solid Waste By-Law.

102. Severability

If any provision of this by-law is declared invalid because of any word, phrase, clause, sentence, paragraph or section of this By-Law or any documents which form part of this By-Law or an application thereof to any person or circumstance is declared invalid, the remaining provisions shall not be affected thereby but shall remain in force.

103. Definitions

In this by-law, unless the content otherwise requires;

"at cost"	means the posted equipment and manpower rates of the Town, as adjusted from time to time, and any administrative overhead costs plus 15%.
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"authorized contractor" means a contractor, authorized by By-Law, to perform solid waste services, on behalf of the Town of Iqaluit in accordance with specified terms, conditions and fees.

"bulky waste" means waste which will not normally fit into a garbage box.

"combustible waste" means waste suitable for burning that can be readily burned without appreciably endangering operations or the environment.

"commercial" means a single premise used for the purpose of carrying on a business for profit and represented by the owner(s) and/or tenant(s).

"commercial/government/industrial hazardous waste" means solid waste generated by commercial, government or industrial organizations which could be flammable, toxic, corrosive, explosive, or otherwise has the potential for endangering municipal operations, the community or the surrounding environment.

"construction debris" means unwanted, useless, abandoned, discarded or rejected goods or materials of every kind that are normally generated on a construction site but, excluding sewage and/or commercial, government and industrial hazardous waste.

"Council" means the Council of the Town of Iqaluit.

"covered" means secured in such a fashion that wind, animals or birds cannot scatter.

"covered conveyance" means a vehicle used to transport solid waste to the waste facility where the waste is contained so that it cannot fall out, be blown out or otherwise scattered.

"garbage" means the same as "solid waste".

"garbage room/building"	means a locked room or building, as per any specifications relating to this by-law, used exclusively for the temporary holding of garbage in readiness for scheduled collection.
"government"	means a single premise used for the purpose of government and represented by senior official(s) and/or elected representative(s).
"honey bag"	means bagged raw sewage.
"household hazardous waste"	means solid wastes generated only in residential domiciles which are flammable, toxic, corrosive, explosive, or otherwise has the potential for endangering municipal operations, the community or the environment.
"household waste"	means solid waste normally generated in or from residential domiciles but, excluding hazardous waste.
"industrial"	means a single premise used for manufacturing and represented by the owner(s) and/or tenant(s).
"land fill"	means a duly licensed site used for the disposal of municipal type solid waste.
"littering"	means disposing of garbage in any area other than prescribed by this by-law.
"Manager"	means the Senior Administrative Officer of the Town of Iqaluit or their designate.
"municipal type solid waste"	means garbage which can be hand placed in garbage truck but, does not include sewage or hazardous waste.
"residential"	means a single domicile represented by the owner(s) or tenant(s). This also includes "not for profit" premises.

"segregate"	means the separation of solid waste into combustible, salvageable, recyclable, bulky, metal or hazardous waste.
"solid waste"	means unwanted, useless, abandoned, discarded or rejected goods or materials of every kind but, excluding sewage and/or commercial, government and industrial hazardous waste.
"solid waste facility"	refers to the Town operated modified sanitary land fill, which is clearly marked with signs, which is located in the West 40 between an old abandoned waste site and fuel tank #22. The site is referred to as site #3 in the Town Waste Management Plan.
"Town"	means the Town of Iqaluit or its duly authorized contractor(s).
"waste container"	means a covered garbage box, locked garbage room or house and dumpsters as specified in any specifications relating to this by-law.
"waste generator"	means one who produces waste of any nature which relates to and is under the control of this by-law.

## PART II, GENERAL PROVISIONS

### 201. Authority to Provide Municipal Services

No person or contractor, except those authorized by By-Law, shall directly or indirectly engage in the provision of municipal solid waste services within the Town.

### 202. Authority and Duties of the Manager

- (1) The Manager is authorized and directed to;
  - (a) supervise, control and administer the provisions and regulations and to do all things necessary to fulfil their responsibilities and duties under this by-law;

- (b) control all contracting, construction, operation, maintenance and regulatory compliance related to the provision of solid waste services;
  - (c) perform all acts that may be necessary for the efficient management, operation and protection of the municipality;
  - (d) enter upon private property for the purpose of this by-law; and
  - (e) levy tariffs, fines and penalties as well as take any other legal actions necessary to enforce this by-law.
- (2) The Manager may prescribe;
- (a) orders,
  - (b) specifications for
    - (i) waste containers
    - (ii) segregation of waste
    - (iii) and other specifications,
  - (c) waste collection days, and
  - (d) hours of operation and service.
- (3) The Manager may prescribe forms for;
- (a) application for service,
  - (b) termination of service,
  - (c) receipt of service,
  - (d) charges for service,
  - (e) description, volume and type of waste,
  - (f) violations,
  - (g) any other forms and information sheets necessary to carry out the provisions of this by-law.

### 203. Financing and Accounting

- (1) All costs for the provision of solid waste services shall be financed through tariffs, service charges, fees, (as per Schedule "C") loans, and grants, subsidies or other funding provided to the Town by the Government of the Northwest Territories and/or others.

- (2) All monies collected for solid waste services shall only be used to provide waste services to customers including administration, operation, maintenance, training, extension, repair, capital improvements and regulatory compliance.
- (3) All monies collected for the provision of solid waste services shall be separately accounted for and disbursed by action of the Council.
- (4) Bills for tariffs, service charges, fees and all other penalties and/or charges levied under this by-law are due and payable not later than thirty (30) days after the date of mailing.
- (5) Overdue accounts shall have interest charged at the same rates that are charged for overdue taxes as established by the prevailing Town Taxation By-Law.

#### 204. Service Area

- (1) The Town shall provide municipal type solid waste collection services to premises within the built up areas of the Town.
- (2) Collection of municipal type solid waste outside the service area will only be provided at cost and when such services will not impede the provision of this service within the designated service area.

#### 205. Description of Service

- (1) The Town shall collect municipal type solid waste, within the service area, from residences, commercial establishments, industrial establishments and government locations on a scheduled basis.
- (2) The Town shall operate and maintain a solid waste facility, known as the Town Land Fill, for municipal type waste, household hazardous waste and bulky waste, which is located at site 3 in the West 40. All solid waste, with the exception of raw sewage and/or commercial, government and industrial generated hazardous waste, shall be disposed of at the Town Land Fill.
- (3) Notwithstanding subsections (1) and (2), when in the opinion of the manager, or regulatory agencies, the environment or public health and safety are seriously impaired, the manager may;
  - (a) restrict or terminate municipal type solid waste collection,

- (b) restrict or terminate operation of the solid waste facility.
- (4) The Town shall make every reasonable effort to provide safe, continuous and efficient solid waste services; nevertheless, the Town shall not be liable for damages, including business losses,
- (a) caused by restriction or termination of municipal type solid waste collection,
  - (b) caused by restriction or termination of operation of the solid waste facility,
  - (c) caused through noncompliance with specifications,
  - (d) caused by impeded access to waste containers,
  - (e) caused by the interference or cessation of solid waste services in connection with the repair, expansion, replacement, or proper operation and maintenance of the solid waste collection system or solid waste disposal facility,
  - (f) caused by the interference or cessation of service due to adverse weather conditions, road conditions or vehicle mechanical problems,
  - (g) caused by improper segregation of waste,
  - (h) generally for any accident due to the operation of the municipal system, unless such action has been shown to be directly due to the negligence of the Town or its employees,
  - (i) caused by the interference or cessation of service due to any contravention of this by-law.
- (5) The Town shall conduct a mass participation annual spring clean-up of litter and unsightly bulky waste.
- (6) The Town shall conduct a household hazardous waste round up four (4) times per year.
- (7) The Town shall not collect, transport, handle, store nor dispose of commercial, government or industrial generated hazardous waste.
- (8) Collection, transportation, handling, storage and disposal of commercial, government or industrial generated hazardous waste is the sole responsibility of the generator and must be done in accordance with all applicable legislation.



- (9) Stockpiling of any commercial, government or industrial generated hazardous waste must not be left to accumulate, within Town boundaries, for over four (4) years.
- (10) No-one shall indiscriminately dispose of hazardous waste.
- (11) The Town shall not collect, handle nor dispose of honey bags.
- (12) Anyone who litters must clean up their litter immediately upon notification by the manager and/or be liable to a fine as specified in schedule "A".
- (13) Should a building or structure have been damaged by fire or other means, the owner must, within one hundred and twenty (120) days, apply to the Town for the necessary permits to restore, repair, or demolish the structure or the building may be deemed to be construction debris under the terms of this by-law.

#### 206. Authority to Restrict Service

- (1) The Manager may, without notice, cease or restrict service to any customer or part of Town should he decide that an emergency makes such action necessary.
- (2) The Manager may, in a non-emergency situation, including adverse weather conditions, scheduled repairs, or alteration of the collection or disposal system, restrict service to any customer or part of the Town, provided that the Manager shall, when it is practical to do so, provide public notice of such intended cessation or restriction of service to all affected customers.
- (3) The Manager may discontinue service for any of the following reasons;
  - (a) failure to establish service,
  - (b) fraud in establishing service,
  - (c) non-payment of charges or fees levied pursuant to this by-law,
  - (d) failure to provide a deposit, if required,
  - (e) failure to provide unimpeded access; or
  - (f) contravention of any other section of this by-law.
- (4) When service is discontinued, neither the Town nor its employees or any municipal officials shall be liable for any costs or damages resulting from the discontinuance of service.

- (5) Where this by-law authorises service to be discontinued, the Manager shall, when it is practical to do so, give notice prior to service being discontinued. Such notice shall indicate the infraction, remedy, and the date that service will be discontinued unless remedy is made. When service is discontinued, service shall not be reinstated until such time as there is no longer a contravention of this by-law or any outstanding service charges and fees, and a specified reinstatement service fee is paid to the Town.

#### 207. Notification

- (1) Notice from the Town to a customer or owner for bills due, contravention of any provisions of this by-law, or for any other reasons, shall be in writing to the last known address.
- (2) Notice to the Town shall be made in writing to the Municipal Office, except that notice of complaint may be made by telephone or in person.

#### 208. Effective Date

- (1) This by-law shall come into effect April 1, 1995 and shall remain in effect until it is repealed.

### PART III, ESTABLISHMENT AND TERMINATION OF SERVICE

#### 301. To Establish Waste Collection Service

- (1) Subject to subsection (2), every person requiring establishment of service, shall submit to the Manager an application for service form and the appropriate fees specified in Schedule C.
- (2) Where premises are occupied by a tenant or lessee, the Manager may require that the application for service be submitted by the owner of the premises.
- (3) Where a premise has multiple occupancies the application for service shall be submitted, along with detailed drawings and specifications for waste containment, by the owner of the premise.
- (4) An application for service must allow a minimum of five (5) working days prior to date when service is expected.

- (5) An application for service will not be required for units which were already obtaining service at the effective date of this by-law.

### 302. Content of Application for Waste Collection Service

The application for service shall include such particulars as the following;

- (a) location of the premise,
- (b) date applicant will be ready for service,
- (c) type of waste storage erected or intended for erection,
- (d) whether the premise had been previously serviced,
- (e) name and mailing address to which notices and bills are to be sent,
- (f) whether the applicant is owner or tenant of, or agent for the premises,
- (g) category of customer and applicable rate,
- (h) agreement to abide by and accept all the provisions of this by-law,
- (i) any other fees or service charges,
- (j) detailed drawings and specifications for garbage rooms or buildings, and
- (h) any other information in such detail and form the Manager deems appropriate.

### 303. Deposit

As a condition of providing services the Manager may require a deposit from the applicant provided that;

- (a) the amount of the deposit shall be determined by the Manager based on the expected service charge for a ninety (90) day period,
- (b) the deposit shall be refunded after it has been held for a twelve consecutive month period during which all bills for service have been paid within the time allowed,

- (c) the deposit, less the amount of any unpaid balance due to the Town, shall be refunded upon discontinuance of service, and
- (d) interest of six (6) percent per year will be paid on any deposit.

#### 304. Application to Terminate Service

- (1) In order to terminate service, the customer shall submit to the Manager a written request stating the date the applicant desires to terminate service and any other information and in such form as may be prescribed by the Manager.
- (2) All applications for termination of service must allow a minimum of five (5) working days prior to the date termination of service is required.
- (3) The Town may continue to levy service charges in accordance with this by-law until services are terminated.

### PART IV, RESPONSIBILITIES OF THE WASTE GENERATOR

#### 401. Residential Waste

- (1) Every residential generator of municipal type waste shall maintain, in good condition, sufficient covered or enclosed waste containers as per Town specifications.
- (2) All waste placed in a waste container must first be placed in a garbage bag.
- (3) All waste containers shall be kept within the property boundaries of the lot or parcel of land on which the serviced premises are located and be positioned adjacent to the public roadway.
- (4) Every waste generator shall maintain, at his own expense, unimpeded access to their waste containers, including the removal of ice, snow, mud, vehicles, pets and yard materials and, the sanding of icy patches.
- (5) Any person having garbage upon their premise or lands shall dispose of it in the manner prescribed by the Manager.
- (6) No person shall dispose of hot ashes, burning matter or loose waste in any waste container.

- (7) No person shall dispose of any explosive, inflammable, dangerous or hazardous waste in any waste container or any other place without the express authority of the Manager who shall designate the manner and place it shall be disposed of.
- (8) Household hazardous waste shall be stored by the residential waste generator until the Town holds a "Household Hazardous Waste Round-up" when these wastes shall be brought to an area prescribed by the Manager for disposal.
- (9) Subject to subsections (15) and (16) of this section, no person shall burn any waste of any nature within the boundaries of the Town. This excludes barbecues or cooking fires.
- (10) Any construction or building material being used or stored on private property must be stored on the said property, in a neat and orderly fashion or it may be defined as construction debris under the terms of this by-law.
- (11) Subject to subsection (12) of this section, all debris on a construction or work site must be segregated and placed in covered containers, on a daily basis, then hauled in a covered conveyance to the Town Land Fill site.
- (12) Where a waste container is not available, all debris on a construction or demolition site shall be segregated, hauled in a covered conveyance and disposed of at the Town Land Fill site on a daily basis.
- (13) Notwithstanding section 205. subsection (5) and (6), and subsections (8), (10), (11) and (12) of this section, no person other than the Town or its authorized contractor shall directly or indirectly remove and/or dispose of any residential waste within the boundaries of the Town.
- (14) Bulky wastes, generated by residential generators, must be segregated, removed and disposed of at the Town Landfill.
- (15) The Town may carry out controlled burning of waste for volume reduction and/or training.
- (16) The Fire Department may grant permission for the supervised burning of bon-fires on special occasions.
- (17) All premises which utilize a garbage room or building shall ensure that all waste is stored in secured and segregated waste containers.
- (18) Conditions of the operations and maintenance manual for the Town Land Fill site and directions of the Waste Facility Operator are to be strictly observed by all residential users.

#### 402. Commercial/Government/Industrial Waste

- (1) Every commercial, government or industrial generator of municipal type waste shall maintain, in good condition, sufficient covered or enclosed waste containers as per Town specifications.
- (2) All waste placed in a waste container must first be segregated then placed in garbage bags or baled.
- (3) All waste containers shall be kept within the property boundaries of the lot or parcel of land on which the serviced premises are located and be positioned adjacent to the public roadway.
- (4) Every commercial, government or industrial waste generator shall maintain, at his own expense, unimpeded access to their waste containers, including the removal of ice, snow, mud, vehicles, pets and yard materials and, the sanding of icy patches.
- (5) Any commercial, government or industrial establishment having litter or unsightly garbage upon their premise or lands shall dispose of it in the manner prescribed by the Manager.
- (6) No commercial, government or industrial establishment shall dispose of hot ashes, burning matter or loose waste in any waste container.
- (7) Subject to subsection (8) and (9) of this section, no commercial, government or industrial establishment shall dispose of any explosive, inflammable, dangerous or hazardous waste in any waste container or any other place without the express authority of the Manager who shall designate the manner and place it shall be disposed of.
- (8) Collection, transportation, handling, storage and disposal of commercially, governmentally or industrially generated hazardous waste is the sole responsibility of the generator and must be done in accordance with all applicable legislation.
- (9) Stockpiling of any commercially, governmentally or industrially generated hazardous waste must not be left to accumulate, within Town boundaries, for over four (4) years.
- (10) Subject to subsections (17) and (18) of this section, no commercial, government or industrial establishment shall burn any waste of any nature within the boundaries of the Town. This excludes barbecues or cooking fires.

- (11) Any construction or building material being used or stored on private property must be stored on the said property, in a neat and orderly fashion or it may be defined as construction debris under the terms of this by-law.
- (12) Subject to subsection (8) and (13) of this section, all construction debris on a construction or work site must be segregated and placed in covered containers, on a daily basis, then hauled in a covered conveyance to the Town Land Fill site.
- (13) Subject to subsection (8) of this section, where a waste container is not available, all debris on a construction or demolition site shall be segregated, hauled in a covered conveyance and disposed of at the Town Land Fill site on a daily basis.
- (14) Commercial establishments shall segregate, remove and dispose of all bulky wastes, generated by them, at the Town land fill.
- (15) The Town may dispose of construction debris and/or bulky wastes if it has not been properly disposed of within twenty four (24) hours of notification to do so, and the premise owner charged "at cost" for work performed by or on behalf of the Town.
- (16) Notwithstanding section 205. subsection (5) and (6), and subsections (7), (8), (12), (13) and (14) of this section, no person other than the Town or its authorized contractor shall directly or indirectly remove and/or dispose of any commercial, government or industrial municipal type waste within the boundaries of the Town.
- (17) The Town may carry out controlled burning of waste for volume reduction and/or training.
- (18) The Fire Department may grant permission for the supervised burning of bon-fires on special occasions.
- (19) All premises which utilize a garbage room or building shall ensure that all waste is stored in secured and segregated waste containers.
- (20) Conditions of the operations and maintenance manual for the Town Land Fill site and directions of the Waste Facility Operator are to be strictly observed by all commercial, government or industrial users.

## PART V, ENFORCEMENT

### 501. Penalty Provisions

- (1) A By-law Officer employed by the Town is authorized to issue a violation Ticket to any person who the By-law Officer has reasonable and probable grounds to believe and has contravened any provision in this By-law.
- (2) Any person who contravenes any provision of the By-law is guilty of an offence and is liable on summary conviction to a fine as set out in Schedule "A" of this By-law.
- (3) Any Commercial Business, Government or Industry who contravenes any provision of the By-law is guilty of an offence and is liable on summary conviction to a fine as set out in Schedule "B" of this By-law.
- (4) Every person who contravenes any of the provisions of this By-law is guilty of an offence, punishable on summary conviction and is liable to a fine of not less than One Hundred (\$100.00) Dollars or more than Two Thousand (\$2,000.00) Dollars and in default of fine imposed, a period of imprisonment not exceeding six (6) months.
- (5) Every Commercial Business, Government or Industry who contravenes any of the provisions of this By-law is guilty of an offence, punishable on summary conviction and is liable to a fine of not less than One Thousand (\$1000.00) Dollars or more than Ten Thousand (\$10,000.00) Dollars and in default of fine imposed, a period of imprisonment not exceeding six (6) months.
- (6) A By-law Officer who has reasonable and probable grounds to believe that a person, business, government or industry is violating or has violated any provision of this By-law may give such person written notice of intention to prosecute in the form of a ticket as defined in the Summary Convictions Act and amendments thereto, setting forth the date, and place of the offence; briefly stating the nature of the offence ; stating that payment may be made under section V of this By-law.
- (7) A person, business, government or industry who has received a ticket pursuant to section V in respect of an alleged offence under this By-law may after receipt of such ticket in lieu of prosecution under this By-law, pay to the Town such penalty as is set out in the appropriate Schedule "A" or "B" attached hereto and which forms part of this By-law.



PART VI, REPEAL

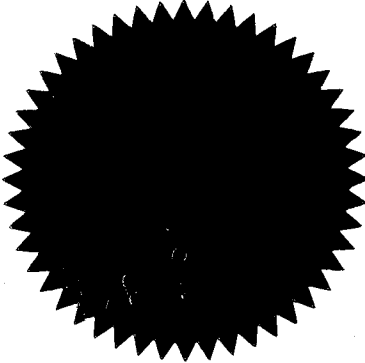
601. Repeal

(1) On the effective date this by-law repeals by-laws 169 and 333.

THIS BY-LAW NUMBER 341 IS READ A FIRST TIME this 13 day of March, 1995 A.D. by the Council of the Town of Iqaluit, N.W.T.

THIS BY-LAW NUMBER 341 IS READ A SECOND TIME this 13 day of March, 1995 A.D. by the Council of the Town of Iqaluit, N.W.T.

THIS BY-LAW NUMBER 341 IS READ A THIRD AND FINAL TIME this 27<sup>th</sup> day of MARCH, 1995 A.D. by the Council of the Town of Iqaluit, N.W.T.



i de  
MAYOR

[Signature]  
SENIOR ADMINISTRATIVE OFFICER

SCHEDULE "A" OF BY-LAW 341

FINES FOR INDIVIDUALS

<u>Sections</u>		<u>Amount</u>
205(4)10	indiscriminate disposal of hazardous waste	\$500.00
205(12)	littering	\$500.00
401(1)	failing to provide a waste container	\$100.00
401(2)	failing to place garbage in proper container	\$100.00
401(5)	failing to dispose as directed	\$250.00
401(6)	placing burning items in waste container	\$500.00
401(7)	placing hazardous waste in unsuitable container	\$500.00
401(9)	burning waste within town boundaries without permission of Fire department	\$500.00
401(10)	storing garbage on property in untidy manner	\$200.00
401(11)	unsegregated garbage	\$500.00
401(11)	uncontained construction debris	\$500.00
401(12)	hauling waste in uncovered conveyance	\$500.00
401(17)	unsecured waste storage container	\$200.00
401(18)	non-observation of directions	\$300.00

SCHEDULE "B" OF BY-LAW 341

FINES FOR CORPORATIONS

<u>Sections</u>	<u>AMOUNT</u>
205(4)10 indiscriminate disposal of hazardous waste	\$10,000.00
205(12) littering	\$ 5,000.00
402(1) failing to provide a waste container	\$ 1,000.00
402(2) failing to properly put garbage in container	\$ 1,000.00
402(5) failing to dispose as directed	\$ 2,500.00
402(6) placing burning items in waste container	\$ 2,500.00
402(7) unsuitable hazardous waste storage	\$10,000.00
402(8) improper hazardous waste procedures	\$10,000.00
402(9) stockpiling hazardous waste for over 4 yrs.	\$10,000.00
402(10) burning waste within town boundaries without permission of Fire department	\$ 5,000.00
402(11) storing garbage on property in untidy manner	\$ 2,000.00
402(12) unsegregated garbage	\$ 3,000.00
uncontained construction debris	\$ 5,000.00
402(12) & (13) hauling garbage in uncovered conveyance	\$ 5,000.00
402(19) unsecured or segregated waste storage	\$ 2,500.00
402(20) non-observation of directions	\$ 3,000.00

SCHEDULE "C" OF BY-LAW 341

TARIFFS AND FEES

- (1) Subject to subsection II, the rates payable by customers for collection and disposal of municipal type solid waste are as follows:

**CATEGORY OF CUSTOMER;**

Residential and Non-Profit;

(based on collections twice per week excluding Statutory Holidays)

- |    |  |             |
|----|--|-------------|
| 1. | - single and duplex units (separate storage)<br>(under 35 cubic feet)                  | \$27.50/M/U |
| 2. | - triplex to six-plex units (separate storage)<br>(under 35 cubic feet)                | \$27.50/M/U |
| 3. | - triplex to six-plex units (combined storage)<br>(35 cubic feet up to 200 cubic feet) | \$25.00/M/U |
| 4. | - Larger than six-plex (separate storage)<br>(under 35 cubic feet)                     | \$27.50/M/U |
| 5. | - larger than six-plex (combined storage)<br>(200 cubic feet and over)                 | \$22.50/M/U |

Commercial;

(based on five collections per week excluding Statutory Holidays)

- |     |   |              |
|-----|---|--------------|
| 6.  | - single business<br>(separate storage of 35 cubic ft. or under)                        | \$60.00/M/B  |
| 7.  | - single business<br>(separate storage of over 35 cubic ft.<br>and under 200 cubic ft.) | \$75.00/M/B  |
| 8.  | - single business<br>(200 cubic ft. & over)   | \$100.00/M/B |
| 9.  | - multiple businesses<br>(combined storage of under 200 cubic ft.)                      | \$70.00/M/B  |
| 10. | - multiple businesses<br>(combined storage of 200 cubic ft. & over)                     | \$65.00/M/B  |

Government/Industrial;

(based on five collections per week excluding Statutory Holidays)

- |     |  |              |
|-----|--|--------------|
| 11. | - separate storage of 35 cubic ft. or under                        | \$60.00/M/U  |
| 12. | - separate storage of over 35 cubic ft. and<br>under 200 cubic ft. | \$75.00/M/U  |
| 13. | - separate storage of 200 cubic ft. & over                         | \$100.00/M/U |

SCHEDULE "C" By-Law 341 continued

- |      |  |  |
|------|--|--|
| (2)  | Unscheduled garbage collection fee/collection  | \$125.00   |
| (3)  | Application for service fee                    | \$ 15.00   |
| (4)  | Reinstatement of service fee                   | \$ 15.00   |
| (5)  | Tipping fees at Town Land Fill;                |  |
|      | - up to 1/2 ton pick-up truck                  | \$ 5.00/load   |
|      | - over 1/2 ton to 1 ton pick-up truck          | \$10.00/load   |
|      | - over 1 ton to 15 ton truck                   | \$25.00/load   |
|      | - over 15 ton truck                            | \$35.00/load   |
|      | - car body                                     | \$10.00/car  |
|      | - pick-up truck body                           | \$15.00/truck  |
|      | - bulky items larger than pu truck body        | \$25.00/item   |
|      | - designated contractor fee                    | \$150.00/load  |
| (6)  | Wood salvage                                   | \$1.00/cubic ft.   |
| (7)  | Other miscellaneous salvage                    | Nominal fee to be determined   |
| (8)  | Recyclable materials                           | Market value at time of sale   |
| (9)  | Late payment fee                               | Interest will be charged at the same rate as that charged for overdue taxes as established by the prevailing Town Taxation By-Law. |
| (10) | Disposal of construction debris or bulky waste | "at cost"  |

NOTE; M = month  
B = business  
U = unit (single)