

THE CORPORATION OF THE TOWNSHIP OF LANGLEY
TOWNSHIP OF LANGLEY SOLID WASTE MANAGEMENT BYLAW 2011 NO. 4845

CONSOLIDATED FOR CONVENIENCE ONLY

EXPLANATORY NOTE

Bylaw 2011 No. 4845 provides a consolidated bylaw for the establishment of a collection and disposal service for garbage, organics and recyclable material, and the imposition of service fees; and repeals the Garbage Collection Bylaw 1989 No. 2800, the Recycling Collection Bylaw 1998 No. 3818 and the Garbage Collection Contract Bylaw 1994 No. 3382.

Bylaw No. 4916 – adopted April 23, 2012

Bylaw No. 4916 sets the annual fee at \$276.59 for residential users receiving garbage collection service. The current rate is \$259.95 per residence.

Bylaw No. 4992 – adopted March 11, 2013

Bylaw No. 4992 sets the annual fee at \$284.75 for residential users receiving garbage collection service. The current rate is \$276.59 per residence.

Bylaw No. 5054 – adopted February 3, 2014

Bylaw No. 5054 sets the annual fee at \$292.69 for residential users receiving garbage collection service. The current rate is \$284.75 per residence.

Bylaw No. 5146 – adopted April 27, 2015

Bylaw No. 5146 sets the annual fee at \$306.27 for residential users receiving garbage collection service. The current rate is \$292.69 per residence.

THIS IS A CONSOLIDATED BYLAW PREPARED BY THE CORPORATION OF THE TOWNSHIP OF LANGLEY FOR CONVENIENCE ONLY. THE TOWNSHIP DOES NOT WARRANT THAT THE INFORMATION CONTAINED IN THIS CONSOLIDATION IS CURRENT. IT IS THE RESPONSIBILITY OF THE PERSON USING THIS CONSOLIDATION TO ENSURE THAT IT ACCURATELY REFLECTS CURRENT BYLAW PROVISIONS.

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SCHEDULE A – SOLID WASTE COLLECTION AREAS

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SCHEDULE E – RECYCLABLE MATERIAL

THE CORPORATION OF THE TOWNSHIP OF LANGLEY
TOWNSHIP OF LANGLEY SOLID WASTE MANAGEMENT BYLAW 2011 NO. 4845

WHEREAS Council for the Corporation of the Township of Langley deems it necessary and desirable to provide collection and disposal services for garbage, organics, and recyclable material; and

WHEREAS Part 2 Section 8 and Part 3 Section 64 of the *Community Charter* S.B.C. c.26 authorizes a municipality to regulate, prohibit, and impose requirements in relation to waste disposal and recycling services; and

WHEREAS Council previously adopted "Township of Langley Garbage Collection Bylaw 1989 No. 2800", "Township of Langley Recycling Collection Bylaw 1998 No. 3818", and "Langley Garbage Collection Contract Bylaw 1994 No. 3382"; and

WHEREAS Council wishes to update and consolidate the matters covered by Bylaw 1989 No. 2800, Bylaw 1998 No. 3818, and Bylaw 1994 No. 3382 by the adoption of a new bylaw;

NOW THEREFORE the Council of the Corporation of the Township of Langley, in open meeting assembled, ENACTS AS FOLLOWS:

1.0 INTERPRETATION

1.1 Title of Bylaw

This Bylaw may be cited for all purposes as "Township of Langley Solid Waste Management Bylaw 2011 No. 4845."

1.2 Definitions

APARTMENT means a residential building containing not less than five separate dwelling units, each of which is intended as residential accommodation for one family, but excludes any commercial use space in the building and excludes townhouses.

BLUE BOX means a receptacle supplied by the Municipality to contain mixed container items for collection under this Bylaw.

BYLAW means this Township of Langley Solid Waste Management Bylaw 2011 No. 4845.

COLLECTION DAY means with respect to a specific eligible property, the day a collection service as provided by this Bylaw is scheduled to occur.

COLLECTION FEE means the annual fee set out in Schedule B "Collection Fees" attached to this Bylaw.

COLLECTOR means a person (including an employee of the Municipality or a contractor) who provides collection services as provided by this Bylaw.

DESIGNATED DISPOSAL SITE means a facility legally authorized for the disposal or transfer of garbage, organics, large items, and recyclable material operated by the Greater Vancouver Sewerage and Drainage District or other government authority or private-sector entity.

ELIGIBLE PROPERTY means:

- (a) a single family dwelling situated within a solid waste collection area;
- (b) a dwelling unit in a multi family dwelling situated within a solid waste collection area; and
- (c) a building or property in respect of which the owner has, in accordance with Section 7.1.1, entered into an agreement with the Municipality to receive collection.

ENGINEER means the General Manager of Engineering of the Municipality or authorized delegate.

GARBAGE means any waste, litter, rubbish, trash, refuse, or other discarded materials excluding prohibited material, organics, recyclable material, and large items.

LARGE ITEM means bulky household items such as large furniture items and appliances.

MIXED CONTAINER ITEMS means those items listed in paragraph 1.1 of Schedule E “Recyclable Material” attached to this Bylaw.

MIXED PAPER means those items listed in paragraph 1.2 of Schedule E “Recyclable Material” attached to this Bylaw.

MULTI FAMILY DWELLING means a dwelling unit located within a single standalone residential building containing no more than four dwelling units each of which is intended to be occupied as the permanent home of a single family.

MUNICIPAL GARBAGE COLLECTION SERVICE means the garbage collection service as provided by this Bylaw.

MUNICIPAL LARGE ITEM COLLECTION SERVICE means the large items collection service as provided by this Bylaw.

MUNICIPAL ORGANICS COLLECTION SERVICE means the **organics collection service as provided by this Bylaw.**

MUNICIPAL RECYCLING COLLECTION SERVICE means the recyclable material collection service as provided by this Bylaw.

MUNICIPALITY means the Corporation of the Township of Langley.

NEWSPAPER means those items listed in paragraph 1.3 of Schedule E “Recyclable Material” attached to this Bylaw.

ORGANICS means those materials listed in Schedule D “Organics” attached to this Bylaw.

OWNER, has the meaning set out in the *Community Charter*, and includes an “Occupier” as defined in the *Community Charter*, and includes a strata corporation as defined in the Strata Corporation Act.

PROHIBITED MATERIAL means those materials listed in Schedule C “Prohibited Material” attached to this Bylaw.

RECYCLABLE MATERIAL means those materials listed in Schedule E “Recyclable Material” attached to this Bylaw.

SINGLE FAMILY DWELLING means a single detached residential building that is intended as residential accommodation for one family.

SOLID WASTE COLLECTION AREAS means one of the collection areas classified as “GARBAGE, RECYCLING & ORGANICS” on the map forming Schedule A “Solid Waste Collection Areas” attached to this Bylaw.

TOTER means a wheeled and lidded receptacle supplied by the Municipality to an apartment to contain recyclable material for collection under this Bylaw.

TOWNHOUSE means a residential building or buildings containing three or more side by side dwelling units with each dwelling unit separated from an adjoining dwelling unit by a common wall above ground, and with each dwelling unit having a separate entrance to the outside.

2.0 MUNICIPAL GARBAGE COLLECTION SERVICE

2.1 Establishment of Collection

2.1.1 The Municipality hereby establishes the municipal garbage collection service to collect garbage from eligible properties.

2.1.2 The municipal garbage collection service shall be only for garbage produced at the respective eligible property.

2.2 Frequency of Collection

2.2.1 The municipal garbage collection service shall be a weekly service performed on days other than Saturdays, Sundays or statutory holidays, subject to weather, road access and other matters that cause an interruption in the service.

2.2.2 If for any reason the municipal garbage collection service is interrupted then the Engineer shall determine how and when the service shall resume.

2.3 Approved Receptacles

2.3.1 Garbage to be collected under the municipal garbage collection service shall be placed in receptacles as follows:

- a. a container made of rigid plastic that:

- i. is strong enough to withstand normal collection activity;
 - ii. is equipped with durable handles or handling devices which permit the container to be lifted and emptied safely by one person;
 - iii. has a watertight and removable lid;
 - iv. has an opening which permits easy emptying; and
 - v. has a volume no greater than 80 litres; or
- b. a plastic bag that:
- i. is strong enough to withstand normal handling and lifting without breaking;
 - ii. is manufactured for the containment of household waste;
 - iii. is closed and sealed; and
 - iv. has a volume no greater than 80 litres.

2.3.2 The municipal garbage collection service shall not include collection from a receptacle that does not meet the requirements of this Bylaw.

2.3.3 Neither the Municipality nor a collector shall be responsible for normal wear and tear on a garbage receptacle and an owner shall replace any receptacle that is too worn for proper use or breaks during normal handling.

2.4 Maximum Collection Volumes

2.4.1 Subject to Section 2.4.2, the municipal garbage collection service shall be limited to two approved receptacles per eligible property per week (two plastic containers or plastic two bags or one of each).

2.4.2 Owners may purchase from the Municipality “additional disposal tags” for the price as set by the Langley Fees and Charges Bylaw 2010 No. 4834. The municipal garbage collection service shall include collection of garbage in excess of the volume limits set out in Section 2.4.1 provided that the excess garbage is placed in receptacles as required by this Bylaw, and is tagged with a purchased “additional disposal tag”.

2.4.3 The Engineer may at any time limit the number of “additional disposal tags” as described in Section 2.4.2 that are available for purchase if the Engineer determines that a limit is required for the proper operation of the municipal garbage collection service.

2.5 Preparation for Collection

2.5.1 No person shall:

- a. deposit in a receptacle used for the municipal garbage collection service:
 - i. wet garbage, from which liquid has not been drained;

- ii. loose material, ashes, or other particulate waste, unless wrapped or bagged in paper, plastic, or similar material to contain the material from being spilled during collection;
 - iii. disposable diapers, unless sealed in a plastic bag;
 - iv. broken glass, sharp items (metal, wood, plastic, or other material) that could cause injury to the collector, without placing such items in a sealed container to minimize risk of injury; or
 - v. any prohibited material, organics, or recyclable material;
- b. contaminate a receptacle used for the municipal garbage collection service;
 - c. fill a receptacle so that it cannot be easily emptied; or
 - d. fill a receptacle so that it weighs more than 20 kg.
- 2.5.2 When receptacles are placed for the municipal garbage collection service the receptacle lids shall not be restricted by:
- a. bungee cords, chains, or other locking device; or
 - b. rocks, bricks, boxes, or similar items.
- 2.5.3 A collector may leave uncollected any garbage that is not prepared and placed as required by this Bylaw. If garbage is left uncollected because it does not comply with the requirements of this Bylaw then the collector shall place a tag on the receptacle identifying the reason for the non-compliance. The owner of the eligible property shall make all required corrections to meet the Bylaw requirements prior to placing the garbage out for collection again.

2.6 Placement of Receptacles for Collection

- 2.6.1 Receptacles placed for the municipal garbage collection service shall be placed so that the receptacles:
- a. are adjacent to the eligible property;
 - b. if pickup is from the road, are placed as near as possible to, but no more than one metre from, the curb or edge of pavement;
 - c. if pickup is from the lane, are placed near to the lane property line;
 - d. can be conveniently handled from road level;
 - e. are readily accessible for pickup without opening gates;
 - f. do not interfere with public vehicular or pedestrian traffic;
 - g. are placed no earlier than 8:00pm of the day before the collection day, and no later than 7:30am of the collection day; and
 - h. are removed from the collection locations, whether emptied or left unemptied, before the end of the collection day.

2.7 Exemption from Collection

- 2.7.1 An owner of an eligible property may apply in writing to the Engineer for the eligible property to be exempt from the municipal garbage collection service and from payment of the collection fee. The Engineer may permit an exemption from the municipal garbage collection service and payment of the collection fee if the Engineer determines, in his or her absolute discretion, that:
- a. in providing such an exemption, the viability of the collection system will not be adversely affected; and
 - b. the owner has demonstrated that any garbage generated or collected at the eligible property will be disposed of in some manner that satisfies the requirements of this Bylaw and other applicable law.
- 2.7.2 An owner of an eligible property that is exempted under Section 2.7.1 may receive the municipal garbage collection service upon application to the Engineer and payment of the pro rata portion of the collection fee applicable to the remaining balance of the calendar year.

3.0 **MUNICIPAL ORGANICS COLLECTION SERVICE**

3.1 Establishment of Collection

- 3.1.1 The Municipality hereby establishes the municipal organics collection service to collect organics from eligible properties.
- 3.1.2 The municipal organics collection service shall be only for organics produced at the respective eligible property.

3.2 Frequency of Collection

- 3.2.1 The municipal organics collection service shall be a weekly service performed on days other than Saturdays, Sundays or statutory holidays, subject to weather, road access, and other matters that cause an interruption in the service.
- 3.2.2 If for any reason the municipal organics collection service is interrupted then the Engineer shall determine how and when the service shall resume.

3.3 Approved Receptacles

- 3.3.1 Organics to be collected under the municipal organics collection service shall be placed in a receptacle or a bundle as follows:
- a. a two-ply, biodegradable, kraft paper bag (no plastic);
 - b. a container made of rigid plastic that:
 - i. has a decal on it identifying it as containing only organics;
 - ii. is strong enough to withstand normal collection activity;
 - iii. is equipped with durable handles or handling devices which permit the container to be lifted and emptied safely by one person;

- iv. has a watertight and removable lid;
 - v. has an opening which permits easy emptying; and
 - vi. has a volume no greater than 80 litres;
- c. a bundle, securely tied, not more than one metre in length and 0.5 metres in diameter, with no individual piece greater than 7.5 centimetres in diameter; or
- d. combinations of any of the above.

3.3.2 The municipal organics collection service shall not include collection from a receptacle or bundle that does not meet the requirements of this Bylaw.

3.3.3 Neither the Municipality nor a collector shall be responsible for normal wear and tear on an organics receptacle and an owner shall replace any receptacle that is too worn for proper use or breaks during normal handling.

3.4 Maximum Collection Volumes

3.4.1 The owner of an eligible property receiving the municipal organics collection service may place for collection an unlimited volume of organics, provided the organics are placed in receptacles or bundles as required by this Bylaw.

3.5 Preparation for Collection

3.5.1 No person shall:

- a. deposit any items in a receptacle used for the municipal organics collection service other than organics;
- b. contaminate a receptacle used for the municipal organics collection service;
- c. fill a receptacle so that it cannot be easily emptied; or
- d. fill a receptacle so that it weighs more than 20 kg.

3.5.2 When receptacles are placed for the municipal organics collection service the receptacle lids shall not be restricted by:

- a. bungee cords, chains, or other locking device; or
- b. rocks, bricks, boxes, or similar items.

3.5.3 The collector may leave uncollected any organics that are not prepared and placed as required by this Bylaw. If organics are left uncollected because they do not comply with the requirements of this Bylaw then the collector shall place a tag on the receptacle or bundle identifying the reason for the non-compliance. The owner of the eligible property shall make all required corrections to meet the Bylaw requirements prior to placing the organics out for collection again.

3.6 Placement of Receptacles for Collection

- 3.6.1 Receptacles or bundles placed for the municipal organics collection service shall be placed so that the receptacles:
- a. are adjacent to the eligible property;
 - b. if pickup is from the road, are placed as near as possible to, but no more than one metre from, the curb or edge of pavement;
 - c. if pickup is from the lane, are placed near to the property line;
 - d. have the decal identifying it as containing organics facing the road or lane so as to be easily visible by the collector;
 - e. can be conveniently handled from road level;
 - f. are readily accessible for pickup without opening gates;
 - g. do not interfere with public vehicular or pedestrian traffic;
 - h. are placed no earlier than 8:00pm of the day before the collection day, and no later than 7:30am of the collection day; and
 - i. are removed from the collection locations, whether emptied or left unemptied, before the end of the collection day.

3.7 Exemption from Collection

- 3.7.1 If an eligible property is exempted from the municipal garbage collection service pursuant to Section 2.7, that property shall also be exempted from the municipal organics collection service.

4.0 MUNICIPAL LARGE ITEM COLLECTION SERVICE

4.1 Establishment of Collection

- 4.1.1 The Municipality hereby establishes the municipal large item collection service to collect large items from eligible properties.
- 4.1.2 The municipal large item collection service shall be only for large items that were used at the eligible property.

4.2 Frequency of Collection

- 4.2.1 The municipal large item collection service shall:
- a. be offered from time to time as the Engineer may decide;
 - b. if implemented, include collection of up to a maximum of four large items from an eligible property in one calendar year; and
 - c. allow all four large items to be disposed of at the same time, or separately at up to four different times during the calendar year, as the Engineer may decide.

4.2.2 If in any calendar year in which the Engineer implements the municipal large item collection service an eligible property does not dispose of all four large items then that eligible property may not carry forward the collection into a future calendar year.

4.3 Conditions of Collection

4.3.1 The municipal large item collection service shall not include:

- a. any prohibited material or organics; and
- b. refrigerators, iceboxes, or other containers that are equipped with a latch or locking device unless the doors have been removed and separated from the container.

4.3.2 Large items shall not be placed out for the municipal large item collection service unless:

- a. the Engineer has implemented the municipal large item collection service for the calendar year; and
- b. an appointment has first been scheduled as required by the Engineer.

4.4 Placement of Large Items for Collection

4.4.1 Large items placed for the municipal large item collection service shall be placed so that the large items:

- a. are adjacent to the eligible property;
- b. if pickup is from the road, are placed as near as possible to, but no more than one metre from, the curb or edge of pavement;
- c. if pickup is from the lane, are placed near to the property line;
- d. can be conveniently handled from road level;
- e. are readily accessible for pickup without opening gates;
- f. do not interfere with public vehicular or pedestrian traffic;
- g. are placed no earlier than 8:00pm of the day before the collection day, and no later than 7:30am of the collection day; and
- h. are removed from public view before the end of the collection day if:
 - i. tagged as being inappropriate or unacceptable,
 - ii. placed for the municipal large item collection service without an appointment, or
 - iii. missed for any reason.

4.5 Exemption from Collection

4.5.1 If an eligible property is exempted from the municipal garbage collection service pursuant to Section 2.7, that property shall also be exempted from the municipal large item collection service.

MUNICIPAL RECYCLING COLLECTION SERVICE

5.1 Establishment of Collection

5.1.1 The Municipality hereby establishes the municipal recycling collection service to collect recyclable material from:

- a. eligible properties;
- b. single family dwellings and multi family dwellings located within the Municipality outside of a solid waste collection area; and
- c. apartments and townhouses located within the Municipality.

5.1.2 The municipal recycling collection service shall be only for recyclable material produced at the property receiving the municipal recycling collection service.

5.2 Frequency of Collection

5.2.1 The municipal recycling collection service shall be a weekly service performed on days other than Saturdays, Sundays or statutory holidays, subject to weather, road access, and other matters that cause an interruption in the service.

5.2.2 If for any reason the municipal recycling collection service is interrupted then the Engineer shall determine how and when the service shall resume.

5.3 Approved Receptacles

5.3.1 Recyclable material to be collected under the municipal recycling collection service shall be placed in a receptacle or bundle as follows:

- a. for the municipal recycling collection service other than as described in Section 5.3.1b:
 - i. mixed container items - a blue box;
 - ii. mixed paper - a designated yellow bag; and
 - iii. newspaper - a designated blue bag;
- b. for the municipal recycling collection service to apartments and to townhouses with dwelling units that are not accessible by the municipal recycling collection service vehicle – a separate toter for the mixed container items, mixed paper, and newspaper; and
- c. corrugated cardboard that cannot fit into the approved receptacles listed in Section 5.3.1.a or 5.3.1.b shall be flattened, stacked, and secured in bundles, no greater than one metre long and 0.5 metres wide.

- 5.3.2 The Municipality shall supply all the receptacles for recyclable material collection service required by this Bylaw.
- 5.3.3 Toters, blue boxes, and bags supplied by the Municipality for the collection of recyclable material are the property of the Municipality.
- 5.3.4 If for any reason a receptacle for recyclable material becomes damaged or unclean so it is unfit for use for the municipal recycling collection service, the owner shall immediately replace the receptacle with an approved receptacle, or clean the receptacle.

5.4 Maximum Collection Volumes

- 5.4.1 A property receiving the municipal recycling collection service may place for collection an unlimited volume of recyclable material, provided the recyclable material is placed in receptacles or bundles as required by this Bylaw.

5.5 Preparation for Collection

- 5.5.1 No person shall:
 - a. deposit in a receptacle for the municipal recycling collection service any item or material other than clean recyclable material;
 - b. contaminate a receptacle used for the municipal recycling collection service;
 - c. fill a receptacle so that it cannot be easily emptied; or
 - d. fill a receptacle so that it weighs more than 20 kg.
- 5.5.2 Recyclable material placed for the municipal recycling collection service shall be sorted and placed in the appropriate receptacle as described in Section 5.3.1.
- 5.5.3 The collector may leave uncollected any recyclable material that is not prepared or placed as required by this Bylaw. If recyclable material is left uncollected because it does not comply with the requirements of this Bylaw then the collector shall place a tag on the receptacle or bundle identifying the reason for the non-compliance. The owner of the property shall make all required corrections to meet the Bylaw requirements prior to placing the recyclable material out for collection again.

5.6 Placement of Receptacles for Collection

- 5.6.1 Except for apartments, all receptacles or bundles placed for the municipal recycling collection service shall be placed so that the receptacles or bundles:
 - a. are placed adjacent to the property entitled to receive the municipal recycling collection service;
 - b. if pickup is from the road, are placed as near as possible to, but no more than one metre from, the curb or edge of pavement;
 - c. if pickup is from the lane, are placed near to the property line;

- d. can be conveniently handled from road level;
- e. are readily accessible for pickup without opening gates;
- f. do not interfere with public vehicular or pedestrian traffic;
- g. are placed no earlier than 8:00pm of the day before the collection day, and no later than 7:30am of the collection day; and
- h. are removed from the collection locations, whether emptied or left unemptied, before the end of the collection day.

5.6.2 Recyclable material placed for the municipal recycling collection service at apartments shall be placed so that the receptacles:

- a. are near the garbage receptacle, or at a location approved by the Engineer; and
- b. are easily accessible without obstruction.

6.0 COLLECTION FEES

6.1 Collection Fee

- 6.1.1 An annual collection fee shall be payable by the owner of every eligible property, unless the eligible property is exempt pursuant to Section 2.7.
- 6.1.2 The collection fee shall be payable annually with the billing statement for property taxes with the same due date as property taxes, and effective for the calendar year.
- 6.1.3 The annual collection fee shall be payable with respect to each new single family dwelling and each dwelling unit in new multi family dwellings located within a solid waste collection area, payable at the time of application for the building permit for the new building. The first collection fee shall be the portion of the annual collection fee equal to the portion of the calendar year remaining commencing as of the first day of the month following six months after the date of issuance of the building permit for the construction of the new building.

7.0 GENERAL

7.1 Agreement to Receive Collection

- 7.1.1 Subject to the terms and conditions of this Bylaw, including the payment of the annual collection fee, the Engineer may enter into agreements with owners to provide the municipal garbage collection service, the municipal organics collection service, the municipal large item collection service or the municipal recycling collection service to the following:
 - a. single family dwellings and multi family dwellings located outside a solid waste collection area;
 - b. non-residential establishments located within the Municipality that produce volumes of garbage similar to that of a single family dwelling; and

- c. townhouses located within the Municipality,

provided that the Engineer has the discretion to decline to enter into an agreement under this Section for any reason.

7.2 Contracts for Collection

- 7.2.1 The Municipality may enter into contracts with contractors for the collection services as provided by this Bylaw, and such contracts may include commercial terms covering the reuse or sale of items or materials collected, including recyclable material.

7.3 Control of Garbage, Organics, and Prohibited Material

- 7.3.1 Every owner of property in the Municipality shall:

- a. remove and dispose, or arrange for the removal and disposal, from the property of any garbage and prohibited material either by a collection service implemented by the Municipality or by private collection or by transferring to a designated disposal site, as required to prevent the garbage or prohibited material from creating an unpleasant odour, nuisance, or health hazard;
- b. store all garbage generated from the property in receptacles that are securely covered with a watertight lid and maintained at all times in good condition;
- c. collect all garbage, organics, recyclable material or prohibited material scattered or discarded on their property or on the sidewalks and boulevards adjoining the property; and
- d. except when set out for collection, store garbage receptacles, organics receptacles and recycling material receptacles out of public view.

- 7.3.2 No person shall:

- a. remove a cover from a receptacle, or remove or disturb any garbage, organics, and or recyclable material other than the receptacle's owner, the collector, or a person designated by the Engineer; or
- b. dispose of garbage, prohibited material, recyclable material, or organics that are generated on a property by transferring it to a receptacle provided by the Municipality for litter or general public use, or to other private property, or to a highway, lane, ditch, creek, ravine, or public place.

- 7.3.3 Every owner of property in the Municipality shall:

- a. remove and dispose, or arrange for the removal and disposal, from the property of any organics either by a collection service implemented by the Municipality or by private collection or by transferring to a designated disposal site, as required to prevent the organics from creating an unpleasant odour, nuisance, or health hazard; or
- b. manage the organics on the property in a manner that prevent the organics from creating an unpleasant odour, nuisance, or health hazard.

7.3.4 The Engineer may implement a requirement that organics, recyclable material, and prohibited material shall be separated from garbage that is placed for collection or disposal to a designated disposal site.

7.4 Administration and Enforcement

7.4.1 The Engineer is delegated the authority to do such things and make such determinations necessary for the proper and efficient administration of this Bylaw including the municipal garbage collection service, the municipal organics collection service, the municipal large item collection service, and the municipal recycling collection service.

7.5 Severability

7.5.1 If a Court of competent jurisdiction holds a portion of this Bylaw invalid, the invalid portion must be severed and the remainder of this Bylaw is deemed to have been adopted without the severed section, subsection, paragraph, subparagraph, clause, or phrase.

7.6 Penalties

7.6.1 Except as otherwise provided in this Bylaw, every person who violates any of the provisions of this Bylaw or who suffers or permits any act or thing to be done in contravention of this Bylaw, or who refuses, or omits or neglects to fulfill, observe, carry-out or perform any duty or obligation imposed by this Bylaw, or who fails to comply with any conditions of a permit issued pursuant to this Bylaw

- a. is liable on summary conviction to a fine not exceeding ten thousand dollars (\$10,000); and
- b. may be subject to penalties specified in the "Township of Langley Bylaw Notice Enforcement 2008 No. 4703" as amended.

Every day in which the circumstances which give rise to the offence continue shall be deemed to be a new offence.

8.0 PREVIOUS BYLAW REPEAL

8.1 Repeal Bylaw 1989 No. 2800, 1998 No. 3818, and 1994 No. 3382

8.1.1 “Township of Langley Garbage Collection Bylaw 1989 No. 2800” and amendments thereto are hereby repealed. “Township of Langley Recycling Collection Bylaw 1998 No. 3818” and amendments thereto are hereby repealed. “Langley Garbage Collection Contract Bylaw 1994 No. 3382” and amendments thereto are hereby repealed.

READ A FIRST TIME the 09 day of May , 2011

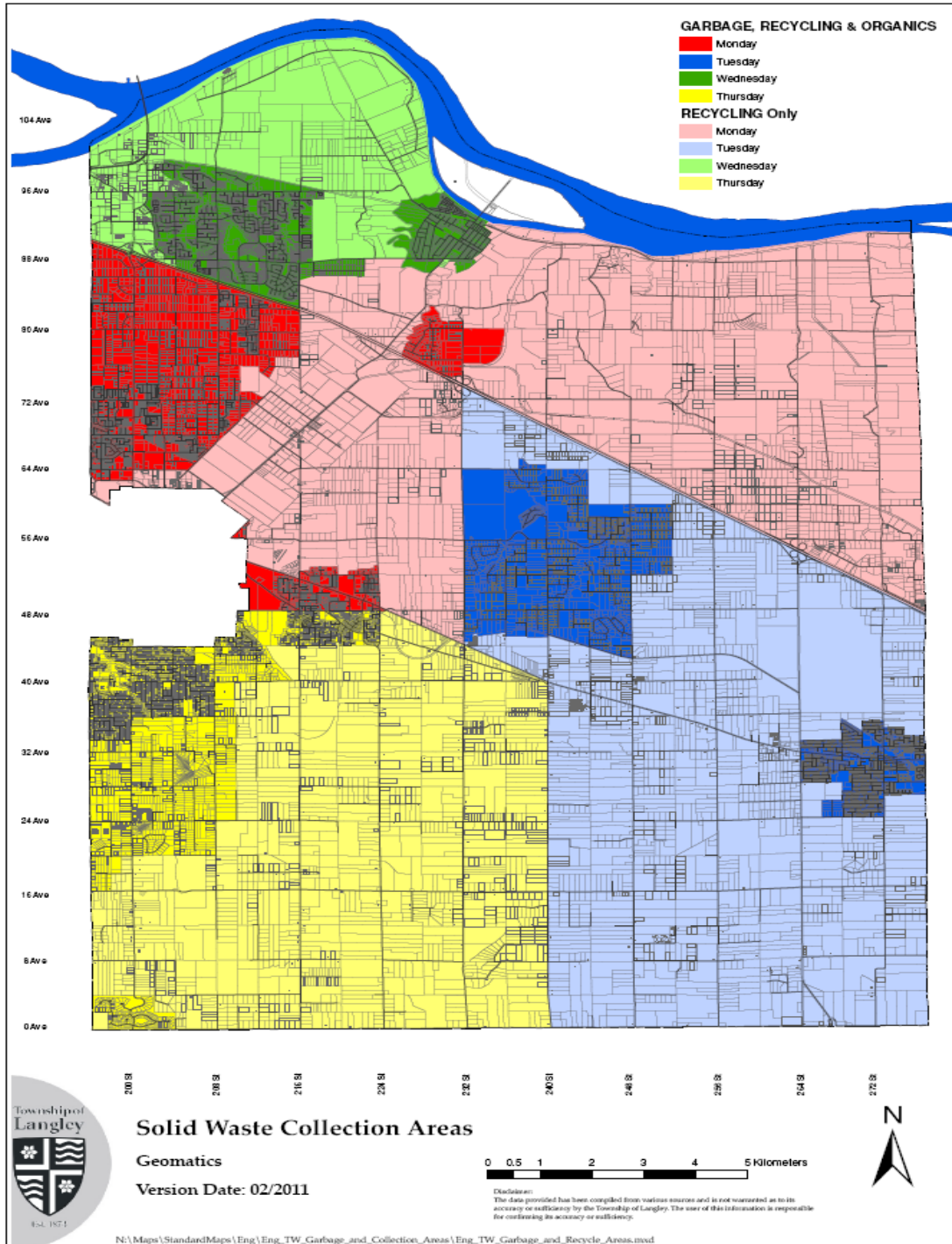
READ A SECOND TIME the 09 day of May , 2011

READ A THIRD TIME the 09 day of May , 2011

RECONSIDERED AND ADOPTED the 16 day of May , 2011

“W. RICK GREEN” Mayor “SUSAN PALMER” Deputy Township Clerk

THE CORPORATION OF THE TOWNSHIP OF LANGLEY
TOWNSHIP OF LANGLEY SOLID WASTE MANAGEMENT BYLAW 2011 NO. 4845
SCHEDULE A – SOLID WASTE COLLECTION AREAS



THE CORPORATION OF THE TOWNSHIP OF LANGLEY
TOWNSHIP OF LANGLEY SOLID WASTE MANAGEMENT BYLAW 2011 NO. 4845

SCHEDULE B – COLLECTION FEES

#5146
04/27/15

The charge payable by all residential owners receiving the municipal garbage collection service pursuant to this bylaw shall be \$306.27. The rate shall be collected with the annual property tax notice and shall be subject to the same terms, conditions and penalties as are applicable to the collection of the annual property taxes.

The rate for 2015 shall be multiplied by $365/247$ and calculated from April 28, 2015.

THE CORPORATION OF THE TOWNSHIP OF LANGLEY

TOWNSHIP OF LANGLEY SOLID WASTE MANAGEMENT BYLAW 2011 NO. 4845

SCHEDULE C – PROHIBITED MATERIAL

1. For the purpose of this Bylaw, prohibited material shall include the following:

- Agricultural waste;
- Automobile bodies and parts;
- Biomedical waste;
- Commercial appliances;
- Dead animals;
- Demolition, land clearing, and construction waste;
- Electronics and electrical products;
- Excrement;
- Gypsum;
- Hazardous waste;
- Hospital office waste;
- Inert fill materials including soil, sod, gravel, concrete, and asphalt
- Lead acid batteries;
- Liquids and sludge;
- Oil containers, oil filters, paint products, solvents, and flammable liquids;
- Mattresses;
- Pesticide products;
- Pharmaceuticals;
- Radioactive and reactive waste;
- Refuse that is on fire, smoldering, flammable, or explosive;
- Refuse that would cause undue risk of injury or occupational disease to any person at the designated disposal site or that would otherwise contravene the Occupational Health and Safety Regulations;
- Small household appliances; and
- Tires.

THE CORPORATION OF THE TOWNSHIP OF LANGLEY
TOWNSHIP OF LANGLEY SOLID WASTE MANAGEMENT BYLAW 2011 NO. 4845

SCHEDULE D – ORGANICS

1. For the purpose of this Bylaw, organics shall include the following:

1.1 Yard trimmings, including:

- Flowers;
- Grass clippings;
- Leaves;
- Plants;
- Plant trimmings;
- Tree and hedge prunings; and
- Other organic yard trimmings.

1.2 Food waste, including:

- Bones;
- Baked goods;
- Breads, grains, and pasta;
- Coffee grounds;
- Coffee ground filters;
- Dairy products;
- Egg and eggshells;
- Fish;
- Fruit and vegetables;
- Kitchen food scraps;
- Meat;
- Nuts and nutshells;
- Paper cups and plates;
- Paper food wrap;
- Paper napkins;
- Paper take-out containers;
- Pizza boxes;
- Plate scrapings; and
- Tea bags.

THE CORPORATION OF THE TOWNSHIP OF LANGLEY
TOWNSHIP OF LANGLEY SOLID WASTE MANAGEMENT BYLAW 2011 NO. 4845

SCHEDULE E – RECYCLABLE MATERIAL

1. For the purpose of this Bylaw, recyclable material shall include the following:
 - 1.1 Mixed container items, including:
 - Aluminum and tin cans;
 - Any kind of foil plates;
 - Beverage containers (except for milk cartons);
 - Glass bottles and jars; and
 - Plastic containers with recycling codes 1, 2, 4, and 5, except:
 - Packaging plastic is only acceptable with recycling codes 1 and 5, and
 - Plastic food containers are only acceptable with recycling with codes 1 and 5.
 - 1.2 Mixed paper, including:
 - Boxboard;
 - Cardboard;
 - Empty paper cups;
 - Envelopes;
 - Glossy flyers, brochures, and catalogues;
 - Hard cover books;
 - Magazines;
 - Office / school paper and folders;
 - Paper bags;
 - Paper egg cartons;
 - Phone books;
 - Pizza boxes;
 - Shredded paper; and
 - Tissue paper.
 - 1.3 Newspaper, including:
 - Newspaper; and
 - Non-glossy flyers and newsprint.