

TOWN OF EATONIA

BYLAW NO. 12/24

**A BYLAW OF THE TOWN OF EATONIA IN THE PROVINCE OF SASKATCHEWAN
TO PROVIDE FOR THE MANAGEMENT OF SOLID WASTE AND
RECYCLING, AND TO FIX RATES TO BE CHARGED FOR THE SERVICE
OF COLLECTION, REMOVAL AND DISPOSAL OF GARBAGE, OTHER
WASTE AND RECYCLING IN THE TOWN.**

The Council of the Town of Eatonia in the Province of Saskatchewan enacts as follows:

SECTION I – SHORT TITLE AND PURPOSE

Short Title:

1. This Bylaw may be cited as “The Waste Management Bylaw”.

SECTION II - DEFINITIONS:

2. In this Bylaw the following words and phrases have the respective meaning as given herein:
 - (a) “**Administrator**” shall mean the Town Administrator of the Town of Eatonia.
 - (b) “**Attendant**” means the person(s) hired by the Town and R.M. to carry out operations at the Town Waste Disposal Site.
 - (c) “**Automated Collection**” means the mechanical collection of waste in roll-out carts or bins using vehicles specially designed for collection from such containers.
 - (d) “**Bulk Refuse**” means large, bulky items including carpet, discarded furniture, equipment large boxes or crates, wood, trees, shrubs, stumps, branches.
 - (e) “**Bin**” means a three (3) or six (6) cubic yard recycling or waste container designed for automated collection.
 - (f) “**Bylaw Enforcement Officer**” means the Bylaw Enforcement Officer for the Town of Eatonia.
 - (g) “**Cart**” means a 95-gallon blue recycling container or a 95-gallon dark grey garbage container on wheels that is designed for automated collection.
 - (h) “**Collection**” shall mean the Town’s operation that provides for the removal of certain waste for the purpose of processing and disposal.
 - (i) “**Collector**” shall mean a person employed or contracted by the Town for the purpose of collecting and delivering waste to a Waste Disposal Site or collecting and delivering recyclables to a recycle facility.
 - (j) “**Commercial User**” shall mean any property that does not fall within the ‘residential user’ definition.
 - (k) “**Concrete**” shall mean any concrete or asphalt product that originates from any location.
 - (l) “**Contaminated Soil**” means soil that has become contaminated with petroleum hydrocarbons, including gasoline, diesel fuel, aviation fuel, kerosene, naphtha, fuel oil and heating oil, lubricating oils and unrefined petroleum hydrocarbons.
 - (m) “**Council**” shall mean the Council of the Town of Eatonia.

- (n) **“Demolition Material”** shall mean any debris from any building removed, destroyed by fire or any other causes.
- (o) **“Designated Area”** means separate sites within the waste disposal site set aside for disposal of particular items that may include domestic waste and rubbish, construction, debris, glass, scrap metal, bulk refuse and yard waste.
- (p) **“Disposal”** shall mean the method the Town uses to permanently landfill the garbage that enters the municipal waste stream.
- (q) **“Domestic Waste”** shall mean putrescible animal, mineral and vegetable waste resulting from the handling, preparation, cooking and consumption of food.
- (r) **“Garbage”** shall mean all material that the Town has deemed no longer has any value and is intended for permanent disposal in the garbage disposal area.
- (t) **“Garbage Disposal Area”** means the portion of land actively being used to dispose of garbage within the parcel of land known as the Waste Disposal Site.
- (u) **“Householder”** shall mean the owner, occupant, lessee, tenant, or the person otherwise in charge of any dwelling, hotel, restaurant, apartment block, office building, institution, commercial or industrial establishment, or other premise or property in Town.
- (v) **“Liquid Domestic Waste (Sewage)”** shall mean any remains or by-products which contain animal, mineral or vegetable matter in solution or suspension.
- (w) **“Municipality”** means the Town of Eatonia.
- (x) **“Occupant”** means the person, and includes corporate and legal representative, who is in charge of a residence or property either as a resident or property manager.
- (y) **“Owner”** means the registered owner of the property as registered at Information Services Corporation.
- (z) **“Preparation”** shall mean the manner in which the Town manages all categories of waste for disposal or end use.
- (aa) **“Processing”** shall mean the manner in which the Town manages all categories of waste for disposal or end use.
- (bb) **“Recyclables”** means any material that can be recycled and is collected for the for the purpose of recycling or reuse that may include various forms of paper, cardboard, plastic, aluminum and tin cans and food and beverage containers.
- (cc) **“Recycling Depot”** means an area designated by Council where bins are provided for the deposit of recyclables.
- (dd) **“Recycle Facility”** means a facility for the collections and processing of recyclable materials.
- (ee) **“Recycling Fee”** means the fee set out by the Town for the provisions of services by the Town or its agents established for the collection, separation, transportation and/or processing of recyclables deposited for recycling purposes.
- (ff) **“Recycling Program”** means opportunities provided locally by the Town or approved by the Town that divert recyclables from the waste stream.
- (gg) **“Residential User”** shall mean any building that contains four (4) or less dwelling units and includes condominiums of any size.

- (hh) **“R.M.”** shall mean the R.M. of Chesterfield No. 261.
- (ii) **“Scrap Metal”** means unusable motor vehicle and machinery parts and any other industrial or commercial metallic wastes.
- (jj) **“Source”** shall mean the point where waste enters the municipal waste stream.
- (kk) **“Tires”** shall mean from automobiles, trucks, and machines, large and small.
- (ll) **“Town”** shall mean the Town of Eatonia.
- (mm) **“Town Office”** shall mean the Administrative office of the Town of Eatonia.
- (nn) **“User”** means the owner, occupant, lessee, tenant, or the person otherwise in charge of any dwelling, hotel, restaurant, apartment block, office building, institution, commercial or industrial establishment, or other premise or property in Town.
- (oo) **“Waste”** means all materials that no longer have value at the source and are being discarded into the municipal waste stream.
- (pp) **“Waste Collection Fee”** means the fee set out by the Town for the provisions of services by the Town or its agents established for the collection and transportation of garbage to a waste disposal site.
- (qq) **“Waste Disposal Site”** means a provincially approved landfill for the disposal of waste.
- (rr) **“Waste Management Billing”** shall mean the process of collecting any fees set for waste collection, removal or disposal services.
- (ss) **“Whites”** shall mean large metallic objects such as major appliances, water heaters, stoves, furnaces, washers, dryers, refrigerators, deep freezers, dishwashers, bed springs, fencing, gates, etc.
- (tt) **“Yard Waste”** shall mean garden waste, grass clippings, leaves and small branches.

SECTION III – GENERAL PROHIBITION AND PROVISIONS

3. No person shall dispose of waste or recyclables in the Town of Eatonia except in the manner provided in this bylaw.
4. Except as otherwise authorized herein no person who is the owner or occupant of any land or building shall allow waste or recyclables of any kind to accumulate on any land or building.
5. Except as follows, no person who has waste requiring disposal shall dispose of it other than as designated in this bylaw.
6. All properties shall participate in the waste and recyclable collection system provided by the Town regardless of whether or not service is provided by the municipality or a contractor.
7. The Administrator shall publicize, in an appropriate manner, changes in regulations, rates or charges when the same is passed by Town Council. The Administrator shall post notice thereof in a conspicuous place at the Town office for at least three (3) days prior to the effective date of such change in the said regulations or rates. It shall be normal practice to advertise changes in regulations, rates, or charges or to communicate such changes directly to affected parties.

8. The Town shall arrange for the systematic disposal of all wastes, except such wastes as may be excluded from the Town's license to operate or as otherwise specified in this bylaw. In the event that a particular waste is not dealt with within this bylaw the Administrator shall have the final decision with respect to accordance, disposal location and associated cost.
9. Waste not originating from within the Town or R.M.limits will be refused.
10. No person other than the Town or designated collectors of the Town shall open any garbage receptacle or remove anything therefrom or in any manner disturb the contents thereof nor shall any person handle, interfere with or in any manner disturb any rubbish or waste put out for collection and removal.
11. The decision of the Administrator with respect to the enforcement of this bylaw shall be final with respect to the quantities and classes of waste being dealt with.
12. Where any person is required by provisions of *The Environmental Management and Protection Act* to dispose of waste other than those wastes which are received at the Waste Disposal Site, that person shall obtain appropriate permits and provide evidence of such permits to the Town if it affects the Town in any way.

SECTION IV – PUBLIC COLLECTION PRACTICES

13. Garbage and recyclable materials are to be placed in the appropriate containers for collection.
14. Garbage shall be thoroughly drained of all liquids and securely wrapped in plastic or plastic bags before it is placed in a waste cart or bin.
15. Ashes shall not be mixed with other garbage or household waste but shall be totally extinguished and then transported to the Town's Waste Disposal Grounds by the householder, in suitable non-combustible containers.

SECTION V – STORAGE OF WASTE FOR PUBLIC COLLECTION

16. The householder shall not leave on private or public land any waste including branches, leaves, grass clippings, trade waste, metal and automobile parts.
17. In the event of any householder failing to remove any waste, the same shall be removed under the direction of the Administrator or the Bylaw Enforcement Officer and the expense of such removal shall be charged to the householder and so payable to the Town by such householder.
18. The householder shall not allow restaurant waste resulting from a public eating establishment or other commercial operation to become putrid or offensive and shall, if necessary, wash and clean the receptacle so as to maintain it in a condition acceptable to the Administrator.

SECTION VI – WASTE COLLECTION

19. The collection, removal and disposal of waste in the Town of Eatonia shall be regulated by Town Council and directed, supervised and enforced by the Administrator or Bylaw Enforcement Officer. All regulations passed by Council respecting the Administration, enforcement and carrying out of the provisions of this bylaw shall form a part of this bylaw and a violation of such regulations shall constitute a violation of this bylaw.

20. All waste shall be removed to areas as designated by this bylaw.
 - a) The Town or collector will collect garbage and remove it to a Waste Disposal Site for residential users and commercial users.
 - b) The Town or collector will not collect automotive parts such as tires, oil filters or oil; whites; construction or demolition materials; hazardous materials such as wet paint, chemicals, or solvent; ashes; concrete; animals or animal parts; waste or bulk items not suitable for handling.
21. Garbage, domestic waste, and waste pickup will be provided to users bi-weekly by a designated collector.
22. Yard waste pickup will be provided to users at a minimum of once a month by the town.
23. Each cart or bin provided to a property shall be for the sole use of the owner or occupant of the property; and carts or bins shall not be removed from the property by the owner or occupant, or used for any other purposes other than as permitted in this bylaw. The carts or bins must remain at said property, regardless of transfer of ownership of the property.
24. All carts and bins are to be placed so as not to impair traffic or pedestrian movement. If deemed necessary, in the interest of public safety or for collection reasons, notice to the user to change the location of a cart or bin will occur.
25. Unless otherwise instructed by the Town, users shall place carts on the street in front of their property with the cart wheels against the curb allowing at least three (3) feet on all sides of the container.
26. Carts must be placed for collection no later than 7:00 a.m. on scheduled collection day and no earlier than 6:00 p.m. on the day prior to collection. Carts must not remain on public land and/or roadways longer than 12 hours after scheduled collection.
27. The Town will post the collection schedule for garbage pickup.
28. Carts may not be emptied if:
 - a) Contents of the cart are too heavy;
 - b) The cart is over-filled so that the lid does not close;
 - c) The cart is not accessible by the truck, due to improper placement next to vehicles, snowbanks or other obstacles; and
 - d) The cart was not placed at the curb by the appropriate time.
29. No person shall place garbage into any cart or bin except into a container that is assigned to their property.
30. No person, other than the owner or occupant of a property to which cart or bin is assigned shall disturb or disrupt the contents of a cart.
31. No person shall cause or permit any loss of, or damage, to a garbage cart or bin. The costs of repairing any damage to or replacement of a cart or bin shall be the responsibility of the owner or occupant to which the cart or bin was provided.
32. No waste, other than what is designated, is to be deposited in the cart or bin. Any person discarding inappropriate waste in said cart or bin will be in violation of this bylaw.
33. The Town shall set monthly waste collections fees to be paid by the owner or occupant of residential, commercial/institutional premises connected to the Town's water and sewer service system as set out in Schedule "A", attached to and forming a part of this bylaw. Said monthly waste collection fees shall be payable by the owner or occupant whether or not utilized by them in any particular month.
34. Council may, from time to time, offer special opportunities to address particular needs.
35. Garbage not placed in carts or bins or dealt with as provided herein under this bylaw may not be picked up by the Town or the collector.

36. Unless specifically authorized by the Council in no circumstances shall any the Town or any collector enter any dwelling, apartment house, hotel, restaurant or tenement, or ascend or descend any stairway or enter any elevator, hoist or lift in any building for the purpose of carrying out or returning thereto any receptacles, nor shall he demand or receive any payment or consideration for services rendered, beyond his/her regular salary.

SECTION VII – RECYCLING PROGRAM

37. Residents are encouraged to remove all recyclables from their waste stream and deposit them in their cart or at the municipality's recycling depot.
38. Each cart or bin provided to a property shall be for the sole use of the owner or occupant of the property; and carts or bins shall not be removed from the property by the owner or occupant, or used for any other purposes other than as permitted in this bylaw. The carts or bins must remain at said property, regardless of transfer of ownership of the property.
39. All carts or bins are to be placed so as not to impair traffic or pedestrian movement. If deemed necessary, in the interest of public safety or for collection reasons, notice to the user to change the location of a cart will occur.
40. Unless otherwise instructed by the Town, users shall place carts on the street in front of the property with the cart wheels against the curb allowing at least three (3) feet on all sides of the container.
41. Carts must be placed for collection no later than 7:00 a.m. on scheduled collection day and no earlier than 6:00 p.m. the day prior to collection. Carts must not remain on public land and/or roadways longer than 12 hours after scheduled collection.
42. The Town will post the collection schedule for recycling pickup.
43. Carts may not be emptied if:
- a) Contents of the cart are too heavy;
 - b) The cart contains non-recyclable materials;
 - c) The cart is over-filled so that the lid does not close;
 - d) The cart is not accessible by the truck, due to improper placement next to vehicles, snowbanks or other obstacles; and
 - e) The cart was not placed at the curb by the appropriate time.
44. No person shall place recycling into any cart or bin except into a container that is assigned to their property.
45. No person, other than the owner or occupant of a property to which cart or bin is assigned shall disturb or disrupt the contents of a cart or bin.
46. No person shall cause or permit any loss of, or damage, to a recycling cart or bin. The costs of repairing any damage to or replacement of a cart or bin shall be the responsibility of the owner or occupant to which the cart or bin was provided.
47. No recyclables, other than what is designated in Schedule "D", is to be deposited in the carts or the bins at the recycling depot. Any person discarding inappropriate waste in said carts or bins will be in violation of this bylaw.
48. The Town shall set monthly recycling fees to be paid by the owner or occupant of a residential, commercial/institutional premises connected to the Town's water and sewer service system as set out in Schedule "A", attached to and forming a part of this bylaw. Said monthly recycling fees shall be payable by the owner or occupant whether or not utilized by them in any particular month.

SECTION VIII – TRANSPORTATION

49. No person shall transport any waste of any kind along any highway, street, lane or other place in the Town of Eaton or enroute to a Waste Disposal Site unless in a fully enclosed vehicle or the load is fully secured in a manner that ensure the waste will not leave the load.
50. No person shall collect or transport, for hire, waste of any kind in the Town unless he/she is in possession of a current license for that purpose under the Town's licensing bylaw and his/her collection and transportation equipment is approved by the Town.
51. No person shall transport any contaminated soil or other waste dangerous goods in the Town unless he/she is in full compliance with the requirements of *The Transportation of Dangerous Goods Act, 1992*, and *The Environment Management Protection Act* and *The Hazardous Substances and Waste Dangerous Goods Regulations*.

SECTION IX – REMOVAL

52. Waste collection fees set out in Schedule "A" shall not include the collection, removal or disposal of bulk refuse, whites, tires and other waste which does not conform under the Town's Waste Management Bylaw.
53. Waste allowed to accumulate through noncompliance with the regulations contained herein or under the Town's Waste Management Bylaw, will be removed by the town and charges for such shall be charged to the owner or occupant of the premises.

SECTION X – TOWN WASTE DISPOSAL SITE

54. Only those items identified in Schedule "C" shall be accepted at the Town Waste Disposal Site.
55. Burning is prohibited at the Town Waste Disposal Site unless authorized to do so by the Attendant or Town Administrator.
56. No person shall deface, destroy, or alter any signs, gates or fencing at the Town Waste Disposal Site.
57. No person shall place, dump, or dispose of any waste, whites, bulk refuse, tires or scrap metal in, near or over the gate at the Town Waste Disposal Site, or on any public highway.
58. Every person shall report to the Town Waste Disposal Site attendant upon entry and shall comply with all signage as well as any instructions and directions given by said attendant.
59. Any load may be inspected by the attendant to determine its suitability for landfill disposal. Loads that are not secured will be subject to a \$50.00 fine.
60. The hours of operation of the Town Waste Disposal Site as identified in Schedule "B" are posted at the Town Waste Disposal Site or may be obtained upon request from the town office. No delivery shall be made except during such hours. Hours of operation of the Town Waste Disposal Site shall be determined by Council.
61. No person shall, without permission from the attendant, remove any waste or material from the Town Waste Disposal Site including the active disposal area.
62. The Town Waste Disposal Site, when open to the public, shall be supervised at all times by the attendant or an employee of the Town or the R.M.
63. All items, including, but not limited to bulk refuse, waste, whites, and scrap metal, shall be sorted before being deposited in the designated areas of the Town Waste Disposal Site.

64. Only owners or occupants in the Town of Eaton or the R.M. of Chesterfield No. 261 shall dispose of waste at the Town Waste Disposal Site.

SECTION XI – BILLINGS AND FEES

65. The Council hereby adopt the fees for collection, removal of disposal of the applicable waste and recyclables as shown on Schedule “A” attached hereto.
66. Fees shall be shown separately as a “Waste Collection Fee” and “Recycling Fee”, on the bi-monthly Water & Sewer Utility Billing Notice.
67. Persons who own or occupy premises being serviced with the collection and disposal of waste and recyclables shall pay for such services, a service charge in accordance with those set out in Schedule “A” attached.
68. Accounts for collection and disposal of waste shall cover a period of two (2) successive months and shall be rendered on or before the first day of the month next following such period.
69. Waste and recyclable collection, removal or disposal services herein mentioned shall commence upon the connection to water and sewer services pursuant to the Water and Sewer Service Bylaw.
70. Garbage and recycling carts or bins will remain at the property and the user will continue to be billed a Waste Collection Fee and Recycling Fee even after the Water and Sewer services are disconnected from the premises.

SECTION XII - Enforcement, Penalties and Notice of Violation

Enforcement of Bylaw

71. When a waste management billing remains unpaid at the end of each month, the account shall be considered past due, and as such, subject to a penalty of 5 per centum (5%) per month which:
- Shall be added thereto and from part of the utility charges owing on the property.
 - Each successive 30-day period shall in turn cause an additional penalty of 5 per centum (5%) to be added to and from part of, any balance which has remained outstanding at the end of the month.
 - If an account is outstanding on the last day of the next billing period, the service can be discontinued and will not be continued until all arrears have been paid in full.
 - If an account is 60 days or more past due, the Town or collector may, in accordance with section 29 of *The Municipalities Act*, enter onto any land to remove the garbage and/or recycling carts or bins. The bins or carts will not be placed back on the property until the utility account, including any additional costs if applicable, has been paid in full.

Civil Action to Recover Costs

72. The Town may, in accordance with **section 368** of *The Municipalities Act*, collect any unpaid expenses and costs incurred in remedying a contravention of this bylaw by civil action for debt in a court of competent jurisdiction.

Adding Amounts to Tax Roll

73. The Town may, in accordance with **section 369** of *The Municipalities Act*, add any unpaid expenses and costs incurred by the Town in remedying a contravention of this bylaw to the taxes on the property on which the work was done.

Offences

74. No person shall:
- Fail to comply with an order made pursuant to this bylaw;
 - Obstruct or hinder any Bylaw Enforcement Officer or any other person acting under the authority of this bylaw; or
 - Fail to comply with any other provision of this bylaw.

75. Every person who contravenes, refuses, neglects to comply with or fails to do any act required to be done or permits any act to be done in contravention of any provision of this bylaw or the regulations establish pursuant to this bylaw shall be fined accordingly:
- a) In the case of an individual, to a fine of not more than \$2,000, and in the case of a continuing offence, to an additional fine of not more than \$500 for each day during which the offence continues.
 - b) In the case of a corporation, to a fine of not more than \$5,000 and, in the case of a continuing offence, to an additional fine of not more than \$1,000 for each day during which the offence continues.
 - c) Where a corporation fails to promptly pay any fine imposed on it pursuant to this bylaw, the prosecutor may, by filing the conviction, enter as a judgment the amounts of the fine and costs, if any, in Her Majesty's Court of Queen's Bench for Saskatchewan, whether or not the trial was held in that court, and that judgment is enforceable against the corporation in the same manner as if it were a judgment rendered against the corporation in that court in civil proceedings.
 - d) A court imposing a penalty on any person under this bylaw may, in addition to imposing the penalty, order the person to observe, perform or carry out any matter or thing that may be necessary to remedy the contravention for which the penalty was imposed.
76. If a provision of this bylaw conflicts with the provision of any other applicable Town of Eatonia Bylaw, the provision that establishes the higher or more restrictive standard to protect the health, safety, welfare, peace, and comfort enjoyed by the inhabitants of the Town of Eatonia shall prevail.
77. If a provision of this bylaw conflicts with the provisions of any legislation, then the legislation shall prevail.
78. If a court of competent jurisdiction declares any section or any part of this bylaw to be invalid, or to be of no force or effect, it is the intention of the Town that every other provision of this bylaw be applied and enforced in accordance with its terms to the extent possible according to law.
79. This bylaw shall not be construed or reduce to mitigate any restrictions or regulations lawfully imposed by the Town or by any government authority having jurisdiction to make such restrictions or regulations.

Payment of Notice of Violations:

80. Where any person has committed or is alleged to have committed a breach of any of the provisions of this bylaw, a ticket, summons, or notice may be served on such person by the Bylaw Enforcement Officer or any person duly authorized by Council. Such person served with a ticket or notice may pay same at the Eatonia Town Office between the hours of 9:00 a.m. to 12:00 p.m. and 1:00 p.m. to 5:00 p.m., excepting Saturdays, Sundays and public holidays, provided that payment is to be made within a period of ten (10) days from the service of the said ticket or notice. If payment is made within such time and accepted, then that person shall not be liable to prosecution for the offence.
81. Service of a ticket or notice pursuant to this bylaw may be made by:
- a) personally delivering it to alleged offender; or
 - b) mailing it to the last known address of alleged offender by registered mail.
82. A person to whom a Notice of Violation is issued pursuant to this Section shall provide their name and address upon request. Any person who fails to provide this information is guilty of an offence and liable on summary conviction to be assessed a fine as outlined in the most current Town of Eatonia General Penalties Bylaw.

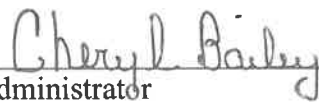
Section XIII – Repeal and Coming Into Force

83. Schedule “A”, “B”, “C” and “D” referred to herein and attached hereto, shall form part of this Bylaw.
84. That Bylaw No. 4/22, 7/22 and 9/22 are hereby repealed.
85. This Bylaw shall come into force and take effect on January 1, 2025.
86. Given 1st reading the 12th day of November, 2024.
Given 2nd reading the 12th day of November, 2024.
Given 3rd reading and adopted the 12th day of November, 2024.





Mayor



Administrator

Certified a true copy of
Bylaw No. 12/24 adopted
by resolution of Council
on the 12th day of
November, 2024.





Administrator

**TOWN OF EATONIA
BYLAW NO. 12/24
SCHEDULE "A"**

**RATES TO BE CHARGED FOR THE COLLECTION
AND DISPOSAL OF RECYLCING AND WASTES**

<u>WASTE COLLECTION FEE:</u>	<u>MONTHLY</u>	<u>BI-MONTHLY</u>
User Rates - Waste Collection		
Per User with Waste Cart Collected Bi-Weekly by a Designated Collector	\$19.50	\$39.00
Per User with Three (3) Cubic Yard Waste Bin Collected Once a Month by a Designated Collector	\$52.20	\$104.40
Per User with Three (3) Cubic Yard Waste Bin Collected Bi-Weekly by a Designated Collector	\$104.40	\$208.80
Per User with Six (6) Cubic Yard Waste Bin Collected Once a Month by a Designated Collector	\$97.40	\$194.80
Per User with Six (6) Cubic Yard Waste Bin Collected Bi-Weekly by a Designated Collector	\$194.80	\$389.60

Cart Replacement Fee for Damaged or Stolen Cart - \$165.00 each

RECYCLE FEE:

User Rates – Recycling Collection		
Per User with a Recycling Cart and/or use of the Recycling Bins located at the Municipal Recycling Depot at 102 – 2 nd Avenue East	\$8.50	\$17.00

Cart Replacement Fee for Damaged or Stolen Cart - \$165.00 each

NUISANCE GROUNDS TIPPING FEE:

A \$500.00 fee plus GST per truck load will be charged to owners or occupants disposing of asphalt shingles no matter what size of truck it is.

**TOWN OF EATONIA
BYLAW NO. 12/24
SCHEDULE "B"**

HOURS OF OPERATION

Hours of Operation

1. The hours of operation of the Town Waste Disposal Site are as follows:

Monday, Wednesday, and Friday	1:00 p.m. to 6:00 p.m.
Tuesday, Thursday, and Saturday's	9:00 a.m. to 12:00 p.m.

The Town Waste Disposal Site is closed on Sundays and all statutory holidays.

Yard and Waste Collection

2. Yard and Waste shall be collected on the days listed below:

User with a Garbage Cart - Waste Collected Bi-Weekly by a Designated Collector:

Every second week except on Christmas Day, Boxing Day, New Year's Day, and Good Friday.

User with a Garbage Bin - Waste Collected Bi-Weekly by a Designated Collector:

Every second week except on Christmas Day, Boxing Day, New Year's Day and Good Friday

User with Yard Waste Collected Minimum Once a Month by the Town:

Pickup of yard waste will be provided by the town to users at a minimum of once a month from May to November except on statutory holidays. This is subject to weather permitting access to back alleys.

Recycling Collection:

3. Curbside blue cart recycling collection for users shall be picked up every second week except on Christmas Day, Boxing Day, New Year's Day and Good Friday.

Blue bin recycling collection (6-yard bins at municipal recycling depot located at 102 – 2nd Avenue East) for users shall be picked up every second week except on Christmas Day, Boxing Day, New Year's Day and Good Friday.

Designated Collectors:

4. Approved Designated Collectors:
a) Triways Disposal Services (Garbage and Recycle Bins and Carts)

**TOWN OF EATONIA
BYLAW NO. 12/24
SCHEDULE "C"**

TOWN WASTE DISPOSAL SITE

Accepted/Not Accepted Materials

WASTE MUST BE SORTED AND DESIGNATED AREAS MUST BE UTILIZED

Acceptable Waste:

- Appliances
- Asphalt
- Grass Clippings
- Clean Material
- Clean Wood
- Demolition Material- Sorted
- Edible oil products, such as cooking oil or grease, will be allowed as long as it is disposed of in a sealed container.
- Household
- Leaves
- Metal
- Trees & Branches

Non-Acceptable Waste:

- Asbestos – (Must be disposed of according to Saskatchewan Environment Regulations)
- Automotive or industrial oil or grease such as engine, transmission, or hydraulic oil.
- Batteries (Rechargeable and Alkaline)
- Bailer Twine
- Blood Borne Pathogen Waste
- Bulk Liquid Waste
- Concrete
- Grain or animal parts
- Oil Contaminated Material
- Refrigerant Waste
- Radioactive Waste
- Liquid Domestic Waste (Sewage)
- Tires and tire tubes
- Vehicles, steel bins and large machinery bodies
- Wire

These items are accepted at:

Town Office

Dumping Station

Tire Shops

Scrap Metal Yards

Sarcen Recycle Centres;

Sarcen collects the following end of life electronics:

- **Computers and Accessories:** Desktop computers (including those acting as servers), portable computers such as laptops, tablets, notebooks or netbooks, as well as keyboards, mice, speakers, external modems/routers, external drives, and scanners.
- **Printers, Fax Machines and Photocopiers:** Printers designed to reside on a work surface, including: Inkjet, laser, dot matrix, all-in-one (multi-function) devices, photo printers, label printers, desktop photocopiers, including stand-alone desktop fax machines, Desktop and portable scanners, including business card, cheque, photo-negative, ID card and portable pen scanners.
- **Floor-Standing Photocopiers/Multi-Function Devices:** Print or multi-function devices that are floor-standing models with a maximum weight of 200 kilograms.
- **Display Devices:** including CRT and flat panel televisions, closed-circuit displays, TV/VCR or DVD combinations, video baby monitors and e-book readers.

- **Audio Equipment:** including stereos (home and automobile), speakers (home, automobile, and MP3 docking speakers), headphones, microphones, portable music players (CD, cassette, MP3), voice recorders, radios, alarm clock radios, and turntables.
- **Video Equipment:** including VCRs, DVD players, portable DVD players, personal video recorders (PVRs), satellite receivers, cable receivers, personal data assistants (PDAs), digital picture frames, GPS systems, game consoles and accessories
- **Cameras:** including film, digital, video, web, and security cameras.
- **Telephones:** including corded and cordless telephones, cellular and smart phones, satellite telephones, VOIP telephones, pagers, beepers, and answering machines.
- **Microwave Ovens:** Counter-top models only.

Sarcan accepts the following used household paint for reusing and/or recycling:

- Household paint:
- Interior and Exterior: latex, acrylic, water-based, alkyd, enamel, drywall and oil-based paints
- Varnishes and urethanes (single component)
- Empty containers of accepted products (must have original label and lid)
- Stains
- Barn, fence, and porch paints
- Concrete paints
- Deck and floor paints (including Elastomeric)
- Aerosol paints
- Primers
- Undercoats
- Driveway (non-tar based) paints and sealers
- Block fillers

TOWN OF EATONIA
BYLAW NO. 12/24
SCHEDULE "D"

RECYCLING PROGRAM

Accepted/Not Accepted Recyclables
Recycling Carts and Bins



Single-stream recycling is a system in which all recycle materials - fiber, plastics, tin and aluminum - are placed, unsorted, in the BLUE Recycle Cart or Container.



Cardboard, Boxboard, Office Paper, Newsprint, Junk Mail, Magazines and Catalogues



Plastic Containers, Milk Cartons & Plastic Milk Jugs

Plastics numbered 1 through 7 (No Food Containers labelled #1)
No oil containers or chemical jugs, no plastic wrap or bags



Tin and Aluminum Cans

(cans must be clean, with or without labels – no steel or auto parts)

The following is a list of items by area to help in knowing what to recycle.

Laundry

Laundry soap containers
Spot remover bottles
Bleach containers

Bathroom

Shampoo bottles
Body wash bottles
Conditioner bottles
Plastic hair spray bottles
Plastic shaving containers
Toilet paper cores
Tissue boxes
Plastic Pill bottles

Kitchen

Milk jugs & Milk cartons
Creamer cartons & bottles
Paper egg cartons
Soup, Vegetable, and
any other food cans
Aluminum and tin cans
Pie tins,
Plastic Juice bottles
Juice cans
Yogurt containers
Salad dressing containers
Cereal boxes
Pizza boxes – unsoiled

Office

Office paper
Catalogues, Phone books
Sticky notes, Scrap paper
Cardboard boxes flattened

Items not accepted

Glass, Styrofoam, ceramics,
light bulbs, soiled cardboard,
hazardous chemical
containers, scrap metal,
car parts, plastic toys, wood
or household garbage
NO PLASTIC WRAP
NO PLASTIC BAGS
NO FOOD CONTAINER
LABELLED #1