

THE CORPORATION OF THE MUNICIPALITY OF NORTH GRENVILLE

BY-LAW NO. 10-09

AS AMENDED BY BY-LAW 24-09

AS AMENDED BY BY-LAW 79-09

AS AMENDED BY BY-LAW 6-11

A By-Law to Regulate the Management, Collection, Removal and Disposal of Recyclables and Waste Material in the Municipality of North Grenville

WHEREAS the *Municipal Act* 2001, as amended, authorizes municipalities to establish, maintain and operate a waste management system and to prohibit or regulate the use of any part of a waste management system;

AND WHEREAS the Council of the Corporation of the Municipality of North Grenville deems it expedient to implement a waste management system;

NOW THEREFORE the Council of the Corporation of the Municipality of North Grenville enacts as follows:

1. ESTABLISHMENT

There is hereby established a system for the management, collection, removal and disposal of recyclables and waste materials in the Municipality of North Grenville.

2. DEFINITIONS

For the purpose of this by-law, the following definitions shall apply:

- a) "Ashes" shall mean the residue of any household fuel, after such fuel has been consumed by fire, which would normally accumulate at a dwelling and which has completely been cooled and ceased to burn such that it will not present the risk or hazard of fire.
- b) "Bag" shall mean a non-returnable plastic bag
 - i) of a capacity of not more than 127 litres (28 Imperial gallons) and has the dimensions not greater than 30" x 36".
 - ii) composed of material of not less than 1.5 mil gauge (0.038 mm, 0.0015 inches) capable of carrying twenty-three (23) kg of contents without tearing.
- c) "Blue Box" shall mean the box or other device supplied by or on behalf of the Municipality for the collection of recyclable waste.
- d) "Construction Debris" shall mean discarded building material resulting from the erection, repair, demolition, or improvement of buildings or structures.
- e) "Container for Garbage" shall mean a receptacle manufactured for or adapted for the use of the collection of household refuse,
 - i) of a capacity of not more than 127 litres (28 Imperial gallons) and,
 - ii) constructed of materials which have an equivalent durability to number 20 gauge metal (0.952 mm, 0.0375 inches), and,
 - iii) have a water-tight lid and two (2) handles or,
 - iv) a miscellaneous type of container, approved by the Director of Public Works which may be safely picked up by an individual along with the contents thereof.

- f) "CFC" shall include any refrigerant containing the following substances: Chlorofluorocarbon, Hydro chlorofluorocarbon or Hydro fluorocarbon.
- g) "Commercial" shall mean premises used for commerce which is defined as the buying and selling of goods and services and entertainment together with accessory buildings incidental thereto, which shall also include property zoned commercial under the Municipality's Zoning By-Law.
- h) "Composting" shall mean the process of collecting and depositing Type IV garbage in a suitably constructed enclosure or composting unit (composter) for the purpose of converting this waste into fertilizer for soil.
- i) "Container for Recyclable Material" shall mean a receptacle available from the Municipality generally known as a "Blue Box", specifically designated for the sole use of placing recyclable materials for municipal collection. Large volume recycling (greater than 4 Blue Boxes) shall be in containers as approved by the Director of Public Works and provided at the owner's expense.
- j) "Council" shall mean the elected Council of the Corporation of the Municipality of North Grenville.
- k) "Director of Public Works" shall mean the person appointed by the Council of the Municipality of North Grenville to direct the Department of Public Works or their designate.
- l) "Dumpster/Front Load Containers" shall mean a container provided by a waste company and must be compatible with the trucks utilized by the municipal waste collector that is available in 2, 4, 6, and 8 cubic yard sizes and is emptied on a regular basis by a front forked truck, or equivalent.
- m) "Dwelling Unit" shall mean any part of a building or structure, used, designed, or intended to be used as a domestic establishment in which one or more persons may sleep and are provided with culinary and sanitary facilities for their exclusive use.
- n) "Garbage" shall mean waste material generated within the Municipality of North Grenville and includes the following categories:
 - i) Type I Garbage - includes kitchen and table waste of animal and vegetable origin, clothing, ashes, paper (except recycling paper), broken crockery, and other such articles which would normally accumulate at a residential dwelling or commercial establishment.
 - ii) Type II Garbage - includes aluminum food or beverage cans, steel food or beverage cans (that are rinsed well, lids removed and placed inside can with open end pinched closed), aluminum foil, glass bottles and jars for food or beverage (rinsed well), polyethylene terephthalate bottles for food or beverage (PET and plastics 1 to 7 beverage grade), recyclable paper, newsprint, and all other material which is being collected by the Municipality for recycling.
 - iii) Type III Garbage - includes boxboard and paperboard, cardboard, fine paper, magazines, rigid plastic (high density plastic bottles used for food, beverage, toiletries, or household cleaners), telephone directories, and all other such materials recycled by the municipality.
 - iv) Type IV Garbage - includes grass cuttings, garden refuse, leaves and all other material which is generally accepted to be compostable waste.
 - v) Type V Garbage - includes brush, timber, clean lumber, rocks, bricks, concrete, gravel, sand, soil and other such material which is recognized by the Ministry of Environment as being "environmentally friendly landfill material".

- vi) Type VI Garbage - includes weighty, bulky articles such as major appliances provided refrigeration appliances display appropriate notice that such appliance has been voided of all CFC's, furnaces, bedsprings, mattresses, furniture, boxes, barrels, water tanks, and other such discarded material.
- vii) Type VII Garbage - includes Hazardous Waste as defined in Regulation 309 of the Ministry of Environment and shall include such materials as paint, used oil, solvents, items containing asbestos insulation, fuel tanks, batteries, acids, appliances not displaying appropriate notice that such appliance has been voided of all CFC's, and prohibited waste.
- viii) Type VIII Garbage - includes any waste or residue resulting from the erection, renovation or removal of any building or part thereof not included in 2.d).
- ix) Type IX Garbage - includes waste and residue created by Commercial, Industrial and/or Institutional use.
- x) Type X Garbage - includes broken and/or unwanted electrical or electronic devices.
- o) "Hazardous Material" shall include the following: ammunition, antifreeze, brake fluid, degreasers, drain cleaner, gasoline, herbicides, waste oil, oven cleaner, paints, pesticides, preservatives, septic tank cleaners, solvents and any other items as defined under the *Environmental Protection Act* and regulations as amended from time to time.
- p) "Industrial" shall mean premises used for industrial purposes.
- q) "Industrial, and/or Institutional Establishment" shall mean an industrial, or institutional land use located on lands which have frontage on an open public road.
- r) "Institutional" shall mean premises used for a non-commercial purpose by an organized body or society for promoting a particular purpose but not including a private club or religious activity which shall also include property zoned institutional under the Municipality's Zoning By-Law or as approved by the Director of Public Works.
- s) "Items for Collection" shall mean each individual container for garbage.
- t) "Major Appliances and/or Large Household Furnishings" shall mean any and all large or bulky household mechanisms and/or other articles commonly used in the home including, without limiting the generality of the foregoing, refrigerators, freezers, stoves, washers, dryers, televisions, water tanks, chairs, sofas, tables, mattresses, beds, carpets, and other household items as approved by the Director of Public Works.
- u) "Multi-Unit Building" shall mean a building containing five (5) or more residential dwellings.
- v) "Municipal Waste Collector" shall mean the person(s), firm or corporation awarded a contract(s) authorized by the Municipality, from time to time to collect, transport, and dispose of Type I, Type II and Type III Garbage within the Municipality.
- w) "Municipality" shall mean the Corporation of the Municipality of North Grenville.
- x) "Non-Collectible Waste" shall mean the following:
 - i) any explosive or highly combustible materials of any nature whatsoever
 - ii) construction debris
 - iii) sawdust and/or shavings

- iv) liquid or semi-liquid waste
 - v) hay, straw and manure
 - vi) carcass of any animal, or thereof
 - vii) grass clippings, garden material, tree limbs, branches and trunks, brush, and stones
 - viii) major appliances and/or large household furnishings
 - ix) any material which has become frozen or otherwise stuck to a container
 - x) tires
 - xi) bio-medical waste
 - xii) automobiles, vehicles or any parts thereof
 - xiii) fences, fence posts, page wire
 - xiv) hazardous material
 - xv) propane tanks
 - xvi) crates or packing material
 - xvii) any other item defined in Type IV thru Type X garbage as detailed or further clarified under subsequent sections of this By-Law.
- y) “Non-Recyclable Garbage” shall mean all garbage, and other refuse except non-collectible waste and recyclable waste.
- z) “Person” shall include individuals, corporations and partnerships.
- aa) “Private Roadway” and “Undedicated Roadway” shall mean roads under private ownership, roads under public ownership but not dedicated as an open right-of-way, or those roads deemed to be substandard, unmaintained, or otherwise incapable of providing assured access and egress by the Municipal Waste Collector to the satisfaction of the Director of Public Works.
- bb) “Recycling” shall mean the collection of Type II garbage and disposal of Type III garbage at a municipal recycling depot for the purpose of processing and reusing the waste material in a useful fashion and specifically, for the purpose of this by-law recycling shall mean the process of collection as undertaken by the Municipality of North Grenville.
- cc) “Resident” shall mean a person living in a residential dwelling and persons operating a private club and religious premises in the Municipality.
- dd) “Residential Dwelling” shall mean a place of residence for people with its own sleeping, cooking, eating and sanitary facilities. For the purposes of the by-law, residential dwelling shall also include private clubs and religious premises as approved by the Director of Public Works.
- ee) “Screening” shall mean fencing, hedging, etc. provided by the occupant to obscure vision and prohibit access to the Public as approved by the Director of Public Works.
- ff) “Tag” shall mean a tag or sticker issued by the Municipality (upon payment of the applicable fee as determined by Council from time to time by resolution including federal and provincial taxes) to be affixed to a non-returnable plastic bag of non-recyclable garbage.
- gg) “Textile” shall mean the fabric used in clothing, linens or drapery.
- hh) “Waste” shall mean non-recyclable garbage and/or recyclable waste.

3. COLLECTION

- 3.1 The Municipality shall provide for all necessary equipment and labour for the regular and satisfactory collection of Type I, Type II and Type III Garbage from all residential dwellings and commercial establishments in accordance with the terms of the By-Law.

Without limiting the generality of the foregoing, no person shall place for collection and the Municipality shall not collect the following waste material which is deemed not acceptable for collection:

- a) Type IV, V, VI, VII, VIII, IX and X garbage.
- b) Any rejected product, by-product or stock of any wholesale or retail establishment which in the opinion of the Director of Public Works has been condemned, abandoned or rejected.
- c) Videos, films, celluloid cuttings, rags soaked with gasoline or oil, or other highly inflammable or explosive waste.
- d) Any liquid, whether in a container or not.
- e) Any material frozen to a receptacle which cannot be removed by shaking.
- f) Any Type I, II or III garbage not resulting from the use of any premises as a residential dwelling or commercial establishment located in the Municipality of North Grenville.
- g) Any accumulation of an unreasonable amount of garbage as determined by the Director of Public Works.
- h) Any automobile body parts.
- i) Any non - collectible waste (See Section 2.x)).
- j) Any material that may from time to time be considered by the Municipality as dangerous or hazardous or that is not acceptable in a Sanitary Landfill site under any Act or Regulation of the Provincial or Federal Government, or any material which may be defined by the Municipality from time to time as being unacceptable for collection.
- k) Dressings, bandages, syringes, blood contaminated items or other infected materials from hospitals, surgeries, or offices of physicians, surgeons, dentists, pharmacies or veterinarians.
- l) Type II and III garbage not prepared for collection according to the requirements for recyclable pickup.
- m) Any garbage that has not been put for collection in conformity to the provisions of this By-Law.

3.2 All recyclable waste shall be separated from non-recyclable garbage and recyclable waste and shall be prepared for collection as follows:

- a) Type III Garbage shall be placed in a blue box.
- b) Type II Garbage shall be placed in a blue box. Glass bottles and jars shall be rinsed and their tops removed. Metal cans shall be rinsed. Plastic bottles and jars shall be rinsed and their tops removed. Aluminum trays and foil shall be clean, folded together and placed loose in the blue box.

3.3 The number of collections and the days and times that such collections are made shall be determined by the Municipality and communicated in advance.

3.4 The Municipality may from time to time provide curb side collection of yard wastes (Type IV and/or Type V) as determined by Council.

3.5 Notwithstanding paragraphs 3.1 and 3.2 in this section, the Municipality may enter into an agreement or contract with any person, firm or corporation for the provision of the service established by this By-Law.

3.6 Recycling Depots will allow residents on a regular basis or from time to time to bring the items listed below and follow the instructions that will be posted at the recycling depot:

- a) Corrugated cardboard shall be broken down, laid or folded flat.
- b) Boxboard and household paper shall be cleaned of any food or liners and shall be flattened.
- c) Clean plastic bags and wrap shall be placed in a plastic bag (other than green or black plastic bags) and tied shut.

- 3.7 In addition to regular collection, waste produced in North Grenville may be disposed of by taking it to the Transfer Station, subject to necessary fees, tags, etc. as per Schedule “A”.

These include:

Transfer Station Acceptable:

Type I, Type VI, Type VII and Type VIII Garbage.

Recycling:

Type II and Type III Garbage.

Leaf & Yard Waste:

Type IV & Type V Garbage

Composting at Source:

Type IV Garbage - Residential dwellings, Commercial establishments and Institutional establishments are encouraged to maintain a viable composting system and thus dispose of Type IV garbage in lieu of transporting this material off-site. Residential composters shall be available from the Municipality at cost.

- 3.8 Materials transported to the landfill site shall be covered, enclosed or fastened down so as to prevent any of the contents from littering roadways or private property. Failure to do so constitutes an offence under the *Highway Traffic Act*.
- 3.9 Any person who fails to carry out the requirements of 3.8 and consequently causing waste materials to litter property or streets, shall pick up the same immediately. Failure to do so constitutes an offence under Littering By-Law 21-06 and its successors.
- 3.10 The Director of Public Works reserves the right to refuse to accept for disposal any material of a questionable nature or origin or any other material or waste prohibited for disposal by reason of the provisions of the Ministry of Environment Certificate of Approval.
- 3.11 The Municipality will co-ordinate a solid waste humanitarian program for residents with special needs at the discretion of the Director of Public Works.

4. SCHEDULE OF COLLECTION

- 4.1 Collection shall be made from residential dwellings and commercial establishments in accordance with a schedule to be determined by the Director of Public Works.
- 4.2 When a normal collection day falls on a statutory holiday and no collection is provided, an alternate collection day shall be scheduled as determined by the Director of Public Works.
- 4.3 When the collection schedule is altered from 4.1 and 4.2, the Director of Public Works shall give notice.
- 4.4 A collection schedule shall be available at the Municipal Office.
- 4.5 Notwithstanding anything in this By-Law to the contrary, the Municipality may designate days and times for the collection of non-collectible waste which shall be picked up by the Municipality at its discretion on dates to be provided.

5. PLACING MATERIAL FOR COLLECTION: PROPERTIES ABUTTING PUBLIC ROADWAYS

- 5.1 Items for collection shall be placed as close to the curb prior to 7:00 a.m. on the day of collection without obstructing the travelled portion of the roadway and/or any sidewalk. Notwithstanding, no person shall place such items for collection prior to 7:00 p.m. on the day proceeding the day of collection. Every person shall remove all empty containers and waste not acceptable for collection under the terms of this By-Law from the curb not later than 9:00 p.m. on the scheduled collection day.

- 5.2 Each residential dwelling or commercial establishment shall place items for collection within 3 meters (10 feet) from the roadway curb or where there is no curb, adjacent to the edge of the sidewalk furthest from the roadway. Where it is not possible to comply with this requirement, items for collection shall be placed within 3 meters (10 feet) from the edge of the travelled way, curb, pavement, etc., without obstructing the travelled portion of the roadway and/or any sidewalk in a location satisfactory to the Director of Public Works.

No person shall place garbage for collection at a location, either on public or private lands, other than at a location designated or approved for one's own residential dwelling or commercial establishment by the Director of Public Works.

- 5.3 No person shall place items for collection in any container other than that meeting the description of "Bag" defined in Section 2 b), "Container for Garbage" defined in Section 2 e) as it pertains to Type I Garbage or "Container for Recyclable Material" defined in Section 2 i) as it pertains to Type II and III Garbage.
- 5.4 On any one day designated by the Municipality for the collection of non-recyclable garbage, no more than 10 containers or bags (or any combination thereof totalling a maximum of 10 per dwelling unit of non-recyclable garbage) shall be set out for collection by the Municipal Waste Collector. There is no limit on the quantity of recyclable waste which may be set out for collection at one time except from an industrial, commercial or institutional establishment where the amount of any type or types of recyclable waste to be collected may be limited by resolution of the Council from time to time.
- 5.5 The Municipal Waste Collector shall not collect any waste in excess of the maximum limits referred to in the above paragraph.
- 5.6 Upon written application to the Director of Public Works, an exemption to 5.4 may be made at his/her discretion.
- 5.7 No person shall place a container for garbage which, when full, weighs in excess of 23 kilograms (50 pounds).

6. **WASTE & RECYCLABLES: PROPERTIES ABUTTING PRIVATE AND UNDEDICATED ROADWAYS**

- 6.1 Residential dwellings and Commercial properties not fronting onto a maintained public right-of-way will have the option of:
- a) Hauling their own solid waste and recyclables to the Municipal Transfer Station;
 - b) Road side pick-up along the nearest public right-of-way may be arranged subject to the property owners entering into a Municipality of North Grenville Private Laneway Garbage Disposal Agreement; or alternately
 - c) The Municipality shall co-ordinate an agreement with the Municipal Waste Collector and the owners of Residential dwellings and/or Commercial properties not fronting onto a maintained public right-of-way to travel on these roads which must meet minimum standards as required by the Municipal Waste Collector and may change with proper notification to residents. The Municipality assumes no responsibility for any damage or inconvenience incurred once an agreement is signed for the collection of solid waste and recyclables on private roads, and retains the right to deny such provisions when the conditions of this by-law, on the conditions of Provincial empowering legislation are not adhered to.
- 6.2 The Municipality of North Grenville Private Laneway Garbage Disposal Agreement will require registered parties to place solid waste and recyclables in a pre-designated structure to be located along the nearest public right-of-way, subject to the satisfaction of the Director of Public Works to ensure proper upkeep to the satisfaction of the Director of Public Works. The owners are responsible for all facilities, operations costs (rentals, etc.) and maintenance of the surrounding area will be assigned to the agreeing parties.

7. COLLECTOR'S RESPONSIBILITIES

- 7.1 The Municipality shall be entitled to enter into contracts with any person or persons for the collection, removal, transfer, processing, storage, reduction, reuse, recycling, and/or disposal of garbage and/or non-collectible garbage.
- 7.2 The Municipal Waste Collector shall follow the laid out routes and comply with the requirements of this By-Law and all instructions given by the Municipality from time to time.
- 7.3 The Municipal Waste Collector shall handle all containers, bags and blue boxes with due care, and after thoroughly removing their contents shall replace the containers and blue boxes where taken from. The Municipal Waste Collector shall not overload any truck nor allow any of the contents to fall therefrom, and shall carefully gather up any waste which may have fallen or been spilled on the ground.
- 7.4 In no instances shall the Municipal Waste Collector be called upon to make collections from any point which is unreasonably inconvenient or dangerous to any employee, nor shall the Collector be required to remove containers, bags or blue boxes from any point other than that designated on this By-Law and then only from containers, bags or blue boxes that meet the requirements of this By-Law.

8. OBLIGATIONS OF RESIDENTS AND COMMERCIAL ESTABLISHMENTS FOR RECYCLING

- 8.1 Every resident shall participate in the Municipal recycling program and are encouraged to actively reduce waste.
- 8.2 Every commercial establishment shall participate in a recycling program and are encouraged to actively reduce waste.
- 8.3 No person shall place recyclable material together in the same container with Type I Garbage for collection. Recyclable material or Type II and III Garbage shall be placed separately in a container for recyclable material (blue box).
- 8.4 Wherever possible residents shall be encouraged to maintain and use a viable composting system for Type IV Garbage.
- 8.5 Residents and commercial establishments who have accumulated Type IV (leaves and grass cuttings only) and Type V Garbage shall transport and deposit same at designated areas at the Transfer Station as directed by the attendant. All materials shall be removed from their container or bag.
- 8.6 The removal of CFC's from refrigeration equipment (refrigerators, freezers, air conditioners, etc.) shall be conducted by a licensed mechanic and shall be evidenced by the placement of appropriate notice by the licensed mechanic upon the refrigeration equipment prior to placement at the assigned Municipal Transfer Station for major appliances.
- 8.7 Every resident or commercial establishment who places Type II, Type III, Type IV, Type V, Type VI, Type VII, Type VIII or Type X Garbage out for collection with Type I Garbage or disposes of it in an unlawful manner shall be guilty of an offence under this By-Law and shall be subject to the penalty provisions of this By-Law.

9. USER FEES

- 9.1 Every bag of non-recyclable garbage set out for collection shall have a tag affixed to its exterior in a clearly visible location.
- 9.2 The Director of Public Works may, from time to time, limit the time period for using such tags.

- 9.3 Every container of non-recyclable garbage set out for collection shall have a tag affixed to the contents of the container in such a manner so as to be clearly visible to the Municipal Waste Collector upon removal of the container's lid.
- 9.4 The owner or occupant of every dwelling unit within the Municipality shall purchase bag tags either at the Municipal Office or at designated vendor locations. Prices shall be as indicated in Schedule "C".

10. RENTAL PROPERTIES (SINGLE AND MULTI-UNIT BUILDINGS)

- 10.1 Every owner and tenant of a residential dwelling and/or commercial establishment shall be responsible to ensure compliance with the provisions of this By-Law.
- 10.2 Every Owner of a multi-unit building which includes residential dwellings and/or commercial units shall provide adequate facilities and enclosures for the storage of garbage satisfactory to the Director of Public Works.
- 10.3 Every multi-unit building containing five (5) or more residential and/or commercial units shall be equipped, at the owner's expense, with an appropriate container(s) to be maintained in an accessible location as approved by the Director of Public Works.

11. STORAGE

- 11.1 All types of garbage must be stored inside a building or inside containers which are out of sight of a public right of way as approved by the Director of Public Works. Screening may also be required as determined by the Director of Public Works. Type I garbage stored outside between collection dates must be stored inside a container for garbage per (2 (e) or as approved by the Director of Public Works.
- 11.2 The storage area must be maintained in a manner so as to be free from offensive odours, loose debris, or the presence of insects or vermin.

12. MAINTENANCE

All owners of dumpsters are required to keep the surrounding area free and clear of all debris and/or obstacles, cleared of snow and ice during winter months, accessible for pick up on the scheduled or alternate pick up day.

13. OTHER RECEPTACLES

Except as otherwise permitted in this by-law, no person shall place or use any type of receptacle for the temporary storage of garbage, including material resulting from the demolition or renovation of buildings, which impede vehicular and pedestrian movement subject to the advance written approval of the Director of Public Works.

14. SCAVENGING

- 14.1 No person, unless authorized by the Municipality, shall pick over, interfere with, remove or scatter Type I, II or III Garbage, after the same has been put out for collection. Scavenging is not permitted on the collection route.
- 14.2 No person shall permit any animal owned by him/her or under his/her control to pick over, interfere with, remove or scatter garbage of any type.

15. GENERAL

- 15.1 No owner or occupant of a residential dwelling or commercial, industrial or institutional establishment within the Municipality shall permit any waste and/or non-collectible waste to accumulate upon such owner's or occupant's lands in a manner which may be contrary to public health or safety to the satisfaction of the Director of Public Works.
- 15.2 No person shall sweep, throw or deposit or allow to fall from any vehicle, any waste and/or non-collectible waste onto any streets, lanes, water courses and/or public lands within the Municipality except waste placed on the public right-of-way for collection in accordance with the requirements of this By-Law.
- 15.3 No person shall throw, place or deposit refuse or debris on private property or on property of the Municipality or any local board thereof without authority from the owner or occupant of such property.
- 15.4 The headings in this By-Law are included solely for the convenience of reference and are not intended to be full or accurate descriptions of the contents thereof and are not to be considered as part of the By-Law.
- 15.5 If any provision or requirement of this By-Law or the application thereof to any person shall to any extent be held to be invalid or unenforceable the remainder of this By-Law or the application of such provision or requirement to all persons other than those to which it is held to be invalid or unenforceable shall not be affected thereby, and it is hereby declared to be the intention of Council that each provision and requirement of this By-Law shall be separately valid and enforceable to the fullest extent permitted by law.
- 15.6 Regarding the implementation and enforcement of this By-Law, it shall be an offence for any person who fails to comply with a direction or order from the Director of Public Works.

16. PENALTY

- 16.1 Any person violating any of the provisions of this By-Law, either by doing any act forbidden or by failing to do any act required by this By-Law is guilty of an offence and on conviction shall be liable to a penalty pursuant to the *Provincial Offences Act*.
- 16.2 Set fines may be established for certain offences contained in this By-Law. Such fines shall be established pursuant to the *Provincial Offences Act*.
- 16.3 In addition to the above and pursuant to the *Municipal Act*, should any person be in default of any matter or thing directed or required to do pursuant to this by-law, such matter or thing may be done by the Municipality at the person's expense and the Municipality may recover the expense incurred in doing it by action or the same may be recovered in like manner as municipal taxes.

17. SUPERVISION/ ENFORCEMENT

The proper collection and/or disposal of Type I to X garbage, as set out in this By-Law, shall be under the general control and direction of the Director of Public Works. The provisions of this By-Law may be enforced by the Ontario Provincial Police, the Municipal By-Law Enforcement Officer, and any specially deputized agent of the Council of North Grenville.

18. SEVERABILITY

The provisions of this by-law are severable. If any provision, section or word is held to be invalid or illegal, such invalidity or illegality shall not affect or impair any of the remaining provisions, sections or words.

19. PROVISIONS

- 19.1 The provisions of this By-Law apply to the owners and occupants of all residential and industrial, commercial and/or institutional establishments within the Municipality of North Grenville.
- 19.2 Where the provision of this By-Law conflict with the provisions of any other by-law in force in the Municipality of North Grenville, the provisions of this By-Law shall prevail.
- 19.3 The provisions of this By-Law shall not relieve any person from compliance with any provisions of the *Public Health Act* or regulations prescribed by the Medical Officer of Health.
- 19.4 By-Law 40-99, as amended, is hereby repealed.
- 19.5 Schedules “A”, “B” and “C” constitute part of this By-Law.
- 19.6 This By-Law shall come into effect on March 3, 2009.

ENACTED AND PASSED
THIS 9TH DAY OF FEBRUARY, 2009.

Original Signed By

KEN FINNERTY
Deputy Mayor

CAHL POMINVILLE
Clerk

THE CORPORATION OF THE MUNICIPALITY OF NORTH GRENVILLE

Schedule "A" to By-Law No. 10-09
AS AMENDED BY BY-LAW 24-09
AS AMENDED BY BY-LAW 6-11 (effective March 7, 2011)

TRANSFER STATION RATES

1. Every vehicle dropping off waste at the Transfer Station shall go over the weigh scale when entering and leaving the site.
2. A fee shall be charged at a rate of \$140 per tonne with a minimum fee of \$10.00.
3. The fee as shown in Item 2. shall not apply to the following:
 - waste oil
 - paint
 - tires (no rims attached)
 - Type II Garbage
 - Type III Garbage
 - Type I Garbage which is in a Container for Garbage and has the applicable bag tag attached.
4. A fee shall be charged at a rate of \$65 per tonne with a minimum fee of \$5.00 for Type IV Garbage, brush and branches.
5. Should the weigh scale become inoperable, the Municipality shall apply disposal charges on an estimated volume basis as shown on Schedule "B".
6. The fee for freon removal shall be \$30.00 per item in addition to the applicable rate.
7. All tires with rims attached are subject to an additional fee of \$4.00 per tire. Only domestic tires shall be accepted. (No commercial or retail)
8. Only domestic Demolition and Construction Waste shall be accepted. The Director of Public Works reserves the right to limit quantities.

THE CORPORATION OF THE MUNICIPALITY OF NORTH GRENVILLE

Schedule "B" to By-Law No. 10-09

TRANSFER STATION RATES

Tipping Fees	Single Source Domestic	Multi-Unit Source Domestic	Non-Domestic
Cars	Applicable Tags	Applicable Tags	Not Applicable
Cars w/ small trailer ½ ton truck	Applicable Tags	Applicable Tags	\$35.00
Trucks or trailers larger than pickups (uncompacted waste)	\$19.00/cubic metre	\$19.00/cubic metre	\$19.00/cubic metre
Packers (Compacted Waste)	Not applicable		\$38.00/cubic metre
Appliances except items with freon	\$20.00 per item		
Upholstered Furniture or Mattress set	\$20.00 per item or mattress set		
Freezer, Refrigerators, Air Conditioners	\$40.00 per item		
Tires (no rims attached) Rubber portion only	No Charge		Not Accepted
Tires - rubber and rims attached	\$4.00 per item		Not Accepted
Propane Tanks	\$2.50 each tank + app propane removal chg.		
Demolition/Construction Waste wood products, drywall and insulation products Metals Must Be Separated Must be free of re-bar No Large Pieces	\$30.00/ cubic metre		Not Accepted
Asphalt Shingles	\$50/cubic metre		\$50/cubic metre

THE CORPORATION OF THE MUNICIPALITY OF NORTH GRENVILLE

Schedule "C" to By-Law No. 10-09
AS AMENDED BY BY-LAW 6-11 (effective March 7, 2011)

BAG TAGS

The fee for Bag Tags issued by the Municipality shall be \$1.75 each.