

VILLAGE OF LOON LAKE

BYLAW NO. 02-2022

WASTE COLLECTION AND WASTE DISPOSAL BYLAW

A BYLAW OF THE VILLAGE OF LOON LAKE PROVIDING FOR THE COLLECTION AND DISPOSAL OF WASTES

The Council of the Village of Loon Lake in the Province of Saskatchewan enacts as follows:

PART 1 INTRODUCTION

1. Title

The Bylaw shall be known and may be cited as the "Waste Collection and Waste Disposal Bylaw" of the Village of Loon Lake.

2. Purpose

The purpose of this bylaw is to provide for and regulate the collection and disposal of solid wastes as defined in part 2.4(v) from residences, commercial and industrial establishments.

3. Scope

The Bylaw will apply within the corporate boundaries of the Village of Loon Lake.

PART 2 DEFINITIONS

4. Whenever in this Bylaw, the following words or terms are used, they shall, unless the context otherwise provides, be held to have the following meanings:

- (a) ADMINISTRATOR shall mean the village administrator of Loon Lake or an employee of the Village designated by the Administrator to act on behalf of the Village.
- (b) CONTAINER shall mean the 95 US Gallon waste container or other waste receptacle approved by the Village and the Waste Collector.
- (c) COUNCIL shall mean the council of the Village of Loon Lake
- (d) INSTITUTIONAL shall mean hospitals, schools, nursing homes, senior citizens homes and public buildings.
- (e) LANE shall mean the roadway providing access to the rear and/or side of lots.
- (f) LOT shall mean an area of land under one title with fixed boundaries and which is on record in The Information Services Corporation by Certificate of Title.
- (g) LOT LINE, FRONT means the line that divides the lot from the street and is the shortest side of a lot.
- (h) LOT LINE, REAR means the line at the rear of the lot opposite the front lot line.
- (i) LOT LINE, SIDE means a lot line other than the front or rear lot line.
- (j) OWNER means the registered and/or assessed own or the agent or employee of the owner.
- (k) PREMISES shall mean a building or part of a building used as a place of business or dwelling unit and the lot on which it stands.
- (l) RECEPTACLE shall mean a container in which waste is placed for collection.
- (m) REFUSE, ANIMAL means the carcass or parts thereof of any dead animal including all butchered remains.
- (n) REFUSE, BUILDING means materials used in the construction of buildings including lumber, bricks, stones, etc. which have to be removed from the site as a result of a demolition, fire, renovation or any other reason.
- (o) REFUSE, BULK shall mean large, bulky items including trees, shrubs, scrap metal, oil drums, discarded furniture, equipment, large boxes and crates.
- (p) REFUSE, FARM shall mean manure, spoiled grain, waste animal feed, screening and any other waste matter from farms, feed lots, stockyards and feed plants.
- (q) VILLAGE shall mean the Village of Loon Lake.
- (r) WASTE COLLECTOR shall mean the contractor who collects waste for the village through a contractual agreement.
- (s) WASTE, HAZARDOUS shall mean any and or all pollutants and materials that may present an inherent risk of injury to living things and/or destruction to property or the environment.

- (t) WASTE, INDUSTRIAL shall mean wastes, rejected materials and condemned matter from servicing, manufacturing, fabricating and processing plants.
- (u) WASTE, LIQUID means all discarded liquid matter
- (v) WASTE, SOLID shall mean discarded solid matter and refuse including waste material resulting from domestic, commercial and industrial activities excluding all material mentioned and categorized in 4 (m)(n)(o)(p)(r)(s)(t).
- (w) WASTE DISPOSAL GROUNDS OR LANDFILL shall mean the Northwest Regional Waste Management Authority regional landfill in Rapid View, Saskatchewan
- (x) ZONING DISTRICT means the districts defined in the current zoning bylaw and zoning map.

PART 3 GENERAL REGULATIONS

- 5. Unless authorized by the administrator, no person may dispose of wastes in the village except in the manner set by council resolution, bylaw or policy.
- 6. During periods when waste collection cannot be carried out in the normal manner, the administrator shall make alternate arrangements and notify residents affected prior to the change.
- 7. In the event of any dispute or interpretation of the classifications of waste materials and quantities thereof, placement of waste at the landfill site or type or placement of receptacles; the matter shall be referred to Council and its decision shall be final.

PART 4 REGULATIONS FOR RESIDENTIAL USERS

- 8. Receptacles permitted for use in residential zoning districts by occupants of single dwelling units or duplex units are the approved 95 US gallon containers. Multi-unit dwellings may use the same containers or different containers with the approval of the waste collector.
- 9. Receptacles for waste collection must be placed as follows:
 - (a) All residential collection will be front yard pickup, to be placed on the street or avenue corresponding with the residence's official street address. The container must be placed the morning prior to regular pickup or the evening prior to waste collection day on the edge of the street with the lid closed and the wheels along the edge of the curb or edge of the roadway where there is no curb and also to an area on the street that is accessible for pickup by the waste collector, no later than 8:00 a.m. of the collection day.
- 10. If the container is lost, stolen, or damaged beyond use or a second container is needed because of higher waste volumes, the owner or occupant of the residence must purchase the additional or replacement containers themselves.
- 11. No inflammable substances, motor oil, hazardous materials, metal, major appliances (including air conditioning units, microwaves, etc), large furniture, feces, smoldering material, concrete products, tires or any other item over 1.2 meters in length may be placed inside a container for collection.
- 12. No person shall damage or deface any container.
- 13. No person shall place commercial waste in a residential container or deposit any garbage originating from outside the village limits.

PART 5 REGULATIONS FOR COMMERCIAL, INDUSTRIAL, INSTITUTIONAL AND MULTIPLE UNIT DWELLINGS USERS

- 14. In Commercial and Industrial Zoning Districts, owners of businesses, excluding those selling and handling food, shall have the option of using the Contractor's waste collection service or their own forces.
- 15. For all businesses selling and handling food, businesses which elect to use the Village waste collection services, institutional and multiple unit dwellings exceeding three units, the following will apply:



- (a) Only metal bin receptacles, approved by the Village, that are compatible with and that can be unloaded mechanically by the Contractor's waste collection truck shall be used. The receptacles shall be of sufficient design and size to hold all solid wastes deposited in one day for collection.
 - (b) Receptacles may be shared by one or more businesses.
 - (c) Solid waste will be collected according to mutual agreement. The onus is on the owner to negotiate the times of waste collection with the Contractor and the arrangement shall be recorded in the agreement.
 - (d) The regular user fee will be charged when access to the waste receptacle is blocked or otherwise inaccessible thereby preventing the Contractor from making he pick up in accordance with the agreement and/or when requested by the owner to empty the receptacle.
 - (e) No one shall place wastes in a metal bin or receptacle unless they lease or own that receptacle or have a written agreement to share that receptacle with the owner or lessee of the receptacle.
 - (f) All metal bin receptacles that are used to hold food by-products must have an approved lid.
16. User fees shall reflect the cost of service based on volume of solid waste collected and number of collections made.
17. The Contractor shall have the right to empty and all receptacles when filled to capacity.

PART 6 INCINERATION

18. Combustible waste and refuse may not be disposed of by burning in any incinerator or container in Village without the written permission of the Fire Chief.

PART 7 WASTE COLLECTION

19. Only discarded waste classified as solid waste will be accepted by the Village waste collection and disposal staff and all other waste or refuse will be excluded from Village collection.
20. All discarded waste not properly packaged or in an approved receptacle may not be collected.
21. If waste collection is no longer required, the receptacle shall be returned completely empty and cleaned.


PART 8 WASTE COLLECTION FEES

21. Council may adjust the schedule of user fees by resolution as required. The monthly residential as of January 1, 2022 will be:
- a) a minimum charge of \$20.00 per month per residence, which includes one garbage container and one recycling container
 - b) \$10.00 per container per month if more than one container is required per residence
22. In the case of a partial month user fees will be charged for a full month.
23. In the case where user has not cleaned bin before returning to the municipality, the municipality shall invoice \$50.00 for cleaning of bin.

PART 9 WASTE DISPOSAL GROUNDS

24. All wastes shall be delivered to the regional landfill and sorted as per the policies of the Northwest Regional Waste Management Authority Inc.
25. Untreated wood products and branches may be delivered to the RM of Loon Lake No. 561 transfer site.

PART 10 PENALTIES AND ORDERS


26. Where users do not abide by the regulations set out in Parts 4 and 5, written notice shall be sent to user advising of the applicable regulation and instructing the user to conform. If the user contravenes the Bylaw after seven days from receiving notice, the Administrator may terminate the service until such time as Council rules on the matter or the user complies.
27. Any person found guilty of an infraction of the bylaw or any part thereof shall be liable, on summary
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conviction, to the penalties prescribed in the General Penalties Bylaw of the Village.

28. This bylaw shall repeal bylaw 10-2020 and will come into force upon third reading and adoption.

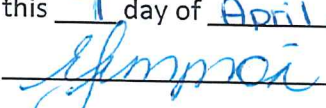


Mayor



Administrator



Read a third time and adopted
this 7 day of April 2022


Administrator

