

Side by Side Comparison

The following chart shows the proposed additions and changes to Bylaw 18590. Changes are shown in blue text.

<p>BYLAW NO. 18590 Existing Section</p>	<p>BYLAW NO. 18590 Proposed Section</p>
<p>Whereas in accordance with the Municipal Government Act RSA 2000 Chapter M-26, Section 7, Council may pass bylaws for municipal purposes respecting the safety, health and welfare of people and the protection of people and property, nuisances, services provided by or on behalf of the municipality, public utilities, and the enforcement of bylaws; and</p> <p>Whereas in accordance with the Municipal Government Act RSA 2000 Chapter M-26, Section 8, Council may in a bylaw passed regulate or prohibit, and provide for a system of licences, permits or approvals, and</p> <p>Whereas it is desirable to regulate and control the storage, collection and disposal of waste within the City of Edmonton;</p> <p>Edmonton City Council enacts:</p>	<p>Whereas in accordance with the Municipal Government Act RSA 2000 Chapter M-26, Section 7, Council may pass bylaws for municipal purposes respecting the safety, health and welfare of people and the protection of people and property, nuisances, services provided by or on behalf of the municipality, public utilities, and the enforcement of bylaws; and</p> <p>Whereas in accordance with the Municipal Government Act RSA 2000 Chapter M-26, Section 8, Council may in a bylaw passed regulate or prohibit, and provide for a system of licences, permits or approvals, and</p> <p>Whereas the waste utility established pursuant to this Bylaw requires the City of Edmonton to collect, process and dispose of residential waste from all residential premises within the municipal boundaries which services are funded by the monthly waste utility rate levied on each residential premise; and</p> <p>Whereas it is desirable to regulate and control the storage, collection and disposal of waste within the City of Edmonton;</p> <p>Edmonton City Council enacts:</p>

DEFINITIONS		DEFINITIONS	
2 (c)	“bin” means a container used for the storage and collection of waste with a capacity of more than three-hundred-sixty-five (365) litres and includes a garbage bin and blue bin;	2 (c)	“bin” means a container used for the storage and collection of waste with a capacity of more than three hundred sixty-five (365) litres and includes a garbage bin and blue bin;
2 (g)	“cart” means a container provided by the City to a premise which is used to collect waste through mechanical means and includes a garbage cart and an organic cart;	2 (g)	“cart” means a container provided by the City to a premise which is used to collect waste through mechanical means and includes a garbage cart and an organics cart;
2 (h)	“certified compostable” means bags that are certified and labeled as compostable by the Biodegradable Products Institute;	2 (h)	“certified compostable” means bags that are certified and labeled as compostable by the Biodegradable Products Institute (BPI) or Bureau de normalisation du Québec (BNQ) ;
2 (k)	“City Waste Facilities” means facilities operated by the City to accept waste for disposal and includes Eco Stations, the Edmonton Waste Management Facility (or “EWMC”), and community recycling depots;	2 (k)	“City Waste Facilities” means facilities operated by the City to accept waste for disposal and includes Eco Stations, the Edmonton Waste Management Centre (or “EWMC”) and community recycling depots;
2 (dd)	“organic cart” means a collection cart provided by the City for the collection of organic materials;	2 (dd)	“ organics cart” means a collection cart provided by the City for the collection of organic materials;
ORGANIC MATERIALS		ORGANIC MATERIALS	
14 (1)	Every owner of a residential premises must ensure that all	14 (1)	Every owner of a residential premises must ensure that all

	organic materials set out for collection is source separated and contained within the organic cart provided by the City for use at that residential premises.		organic materials set out for collection is source separated and contained within the organics cart provided by the City for use at that residential premises.
14 (2)	Notwithstanding subsection (1), an owner of a residential premises that has not been provided with an organic cart by the City is not required to source separate organic materials and may set out organic materials for collection in the same manner authorized under this Bylaw for garbage collection.	14 (2)	Notwithstanding subsection (1), an owner of a residential premises that has not been provided with an organics cart by the City is not required to source separate organic materials and may set out organic materials for collection in the same manner authorized under this Bylaw for garbage collection.
14 (3)	No owner of a residential premises shall use a plastic liner, plastic bag, compostable bag or any other type of liner in an organic cart except for newspaper, compostable paper products, or certified compostable bags.	14 (3)	No owner of a residential premises shall use a plastic liner, plastic bag, biodegradable bag , compostable bag or any other type of liner in an organics cart except for newspaper, compostable paper products, or BPI/BNQ certified compostable bags.
YARD AND LEAF WASTE		YARD AND LEAF WASTE	
16 (1)	Every owner of a residential premises must ensure that all yard and leaf waste set out for collection is source separated and entirely contained within the organics cart provided by the City for use at that residential premises.	16 (1)	Every owner of a residential premises must ensure that all yard and leaf waste set out for collection is source separated and (a) entirely contained within the organics cart provided by the City for use at that residential premises on the

			<p>organics cart collection day, or</p> <p>(b) entirely contained within the approved kraft paper bags or clear plastic bags on the designated yard waste collection day, or</p> <p>(c) in bundles fastened using string made from natural fibres, with each bundle not exceeding 1.2 metres in length and 0.75 metres in diameter, on the designated yard waste collection day.</p>
16 (2)	<p>Notwithstanding subsection (1), where the City Manager has designated additional collection days for the collection of yard and leaf waste, an owner of a residential premises may set out:</p> <p>(a) yard and leaf waste using approved kraft paper bags that weigh less than 20 kilograms; and</p> <p>(b) branches less than 20 centimeters in diameter that are securely tied using compostable twine, string or rope in bundles no more than 1.2 metres in length and 0.75 metres in diameter, weighing less than 20 kilograms.</p>	16 (2)	<p>Notwithstanding subsection (1), where the City Manager has designated additional collection days for the collection of yard and leaf waste, an owner of a residential premises may set out:</p> <p>(a) yard and leaf waste using approved kraft paper bags or clear plastic bags that weigh less than 20 kilograms; and</p> <p>(b) branches less than 20 centimeters in diameter that are securely tied using compostable twine, string or rope in bundles no more than 1.2 metres in length and 0.75 metres in diameter, weighing less than 20 kilograms</p>

(3)	Notwithstanding subsection (1), an owner of a residential premises that has not been provided with an organic cart is not required to source separate yard and leaf waste and may set out yard and leaf waste for collection from that residential premises in the same manner authorized under this Bylaw for garbage collection.	(3)	Notwithstanding subsection (1), an owner of a residential premises that has not been provided with an organics cart is not required to source separate yard and leaf waste and may set out yard and leaf waste for collection from that residential premises in the same manner authorized under this Bylaw for garbage collection.
EXCESS WASTE		REMOVED FROM BYLAW	
20 (1)	The City Manager may issue an Excess Waste Collection Guideline for the purpose of authorizing owners to set out excess waste, or any source separated fraction of excess waste, for collection at a residential premises.		Removed
20 (2)	The City Manager has the discretion and authority to impose terms, conditions, rules and requirements, including the power to vary requirements of this Bylaw for the purpose of facilitating excess waste collection from residential premises.		Removed
20 (3)	The City Manager shall not permit excess waste to be collected from any location other than from residential premises in the City of Edmonton where the City provides regularly scheduled collection services.		Removed
20 (4)	The City Manager's authority		Removed

	<p>to establish the terms, conditions, rules and requirements for the disposal of excess waste through set out and collection includes the ability to:</p> <p>(a) refrain from selling products to permit excess waste disposal through collection;</p> <p>(b) establish requirements that are more restrictive than the minimum requirements of this Bylaw;</p> <p>(c) make source separation of excess waste mandatory;</p> <p>(d) designate mandatory specifications as to the size, weight, colour or any other type of specification relating to plastic bags, kraft paper bags or any other type of container that the City Manager may permit to be used for excess waste collection;</p> <p>(e) limit the volume of excess waste that may be disposed of through collection; and</p> <p>(f) refuse to collect excess waste due to non-compliance with this Bylaw or any requirement of the Excess Waste Collection Guideline.</p>		
WASTE SERVICE RATE		WASTE SERVICE RATE	
24 (1)	Every owner of a residential premises is responsible to		No change

	ensure monthly payments are made to the City for collection, processing, and disposal services provided to, or made available to, their residential premises in accordance with the applicable Monthly Waste Utility Rate as described in Schedule "C". (S.4, Bylaw 19409, January 1, 2021)		
24 (2)	<p>Every owner of a residential premises is responsible to ensure payment of the Monthly Waste Utility Rate for collection services even where:</p> <p>(a) no waste is set out for collection;</p> <p>(b) all or part of the residential premises is vacant; or</p> <p>(c) waste has not been collected from the residential premises as a result of non-compliance by any owner of the residential premises with the requirements of this Bylaw.</p>		No change
		24 (3)	The City shall use all Monthly Waste Utility Rate payments received from owners for the purpose of funding the residential waste utility established pursuant to this Bylaw which generally consists of collection, processing and disposal services for residential waste generated within the City of

			Edmonton Municipal Boundaries.
CITY MANAGER ROLE		CITY MANAGER ROLE	
37 (j)	enter upon any property, residential premises or mixed-use site to inspect waste, set out locations, City-owned containers, or for any other reason in furtherance of the purposes of this Bylaw; and	37 (j)	enter upon any property, residential premises or mixed-use site to inspect and collect waste, inspect set out locations, provide and maintain City-owned containers, or for any other reason in furtherance of the purposes of this Bylaw; and
SCHEDULE C TABLE 1 – RESIDENTIAL WASTE UTILITY RATES		SCHEDULE C TABLE 1 – RESIDENTIAL WASTE UTILITY RATES	
Residential Curbside (MultiUnit Transition Rate 1)		No change	
Residential Curbside (MultiUnit Transition Rate 1)		Residential Curbside (MultiUnit Transition Rate 2)	