### THE CORPORATION OF THE DISTRICT OF OAK BAY

## BYLAW NO. 4371 (as amended by Bylaws No. 4411, 4439, 4469 and 4511)

A Bylaw to establish and maintain a system for the collection and disposal of refuse

The Municipal Council of The Corporation of the District of Oak Bay, in open meeting assembled, enacts as follows:

1 In this Bylaw,

"blue box" means a multi-material recycling container having the specifications set out in Bylaw No. 3616, *Recycling Bylaw*, 1989.

(\*\*Bylaw 4469 adopted May 25, 2009)

"boulevard" means that portion of a street, other than a sidewalk, lying between the portion developed for vehicular traffic and the property line of the land containing the collection unit or units;

"collection day", in respect of individual premises, means a day scheduled for the collection of refuse or recyclable items within the area in which the premises are located, in accordance with a schedule published, distributed or established by the Corporation;

"collection unit" means

- (a) in the case of a non-transient residential occupancy, each self-contained dwelling unit;
- (b) in the case of a retail, service business, office or other commercial occupancy, each separately licensed self-contained business premises; and
- (c) in the case of an institutional occupancy or other occupancy not mentioned in this subsection, each parcel of land containing a building or buildings so occupied;

"Collector" means the Municipal Treasurer-Collector for the Corporation;

"Corporation" means The Corporation of the District of Oak Bay;

"corrugated cardboard" means any Kraft paper board product which consists of a rippled Kraft paper insert with Kraft paper liners bonded to the outside of the product which does not have contaminants, such as waste, plastic or foam, associated with it, and is free from absorbed contaminants (except for pizza boxes free of food residue), bundled in sizing not exceeding in any dimension 450 mm x 900 mm x 200 mm;

"Director of Engineering Services" means the Director of Engineering Services for the Corporation;

"directories" means paper books containing, but not limited to, alphabetical or classified lists by name, address, telephone number or location, which are used and distributed primarily by telephone companies and real estate boards;

"disabled person" means a person who is unable, without undue hardship or risk to health, to carry, move, roll or otherwise convey a regulation garbage tote to the boulevard for curbside pickup as a result of a permanent or temporary physical disability;

(\*\*Bylaw 4469 adopted May 25, 2009)

"general solid waste services" includes the removal of leaves from public places, the collection of compostable materials, the operation of recycling, garden waste and garbage depots, and administration, equipment, trucking, disposal and processing associated therewith;

"kitchen waste" means fruit and vegetable scraps; food left-overs and dinner plate scrapings; meat, fish, giblets and bones; eggshells; dairy products, butter and mayonnaise; bread, cereal and grains; pasta and pizza; baked goods and candies; soiled paper towels; soiled paper food packaging and ice cream cartons; used paper cups and paper plates; coffee grounds and tea bags; solidified fat and grease; baking ingredients, herbs and spices; houseplants; cut and dried flowers; nuts and shells. For greater certainty, "kitchen waste" does not include yard and garden waste; plastic bags and wrap; Styrofoam; foil wrap, foil pouches and foil pie plates; metal cans and glass jars; cereal and cracker box liners; chip and cookie bags; pet food bags and other lined bags; butter wrappers; dental floss and rubber bands; soiled diapers and baby wipes; sanitary hygiene products and condoms; dryer lint and anti-static dryer sheets; cigarettes and cigarette butts; vacuum cleaner contents and bags; pet feces and pet litter box material;

(\*\*Bylaw 4439 adopted November 10, 2008)

"lane" means a dedicated highway of width not exceeding 6.1 metres, abutting a lot line of a parcel which is not designated as either a front lot line or an exterior side lot line pursuant to the Zoning Bylaw of the Corporation;

"municipal crews" means employees of the Corporation or other persons under contract to the Corporation;

"Municipality" means the geographical area of the Corporation;

"owner" includes, where applicable, a strata corporation; otherwise, it shall have the meaning assigned by the *Community Charter*, R.S.B.C., 2003, C. 26;

"premises" means land, improvements or both;

"recyclable fibre" includes, but is not limited to, newspaper and inserts, corrugated cardboard, directories, office paper, including white and coloured ledger paper, computer paper, photocopy paper, writing pads, business forms, telephone message notes, file folders, reports, envelopes, non-thermal fax paper, no carbon required (NCR) paper, calculator tape, 'post-it' type notes, business cards, paper index cards, boxboard, including paper egg cartons, laundry and cereal boxes, junk mail, gift wrapping paper and packing paper, magazines, catalogues, calendars, postcards, shredded paper, but excludes paperback and hardcover books, waxed paper; carbon paper, and materials which are impregnated with blood, grease, oil, chemicals, food residue or have polyethylene, polystyrene, foil or other non-paper liners or attachments or are contaminated with a material which will render the recyclable fibre not marketable.

"recyclable glass" means any food or beverage container (maximum 10 litre capacity) made of silicate glass, including jars and bottles, but not including window glass, windshield glass, mirrors or glazed ceramics and pyrex;

"recyclable items" means recyclable fibre, recyclable glass, recyclable plastics, and recyclable metal;

"recyclable metal" means any metal food or beverage container (maximum 10 litre capacity) made of ferrous or non-ferrous metal originally containing food or a beverage, including aluminum foil, pie plates and aerosol cans;

"recyclable plastics" means rigid plastic containers and rigid plastic packaging (maximum 10 litre capacity) consisting of and identified by the Society of Plastics, Inc., with symbols (or without symbols) 1 to 7 as follows: polyethylene terephthalate (PET) {1}; high density polyethylene (HDPE) {2}; polyvinyl chloride (PVC) {3}; low density polyethylene (LDPE) {4}; polypropylene (PP) {5}; polystyrene (PS) {6} (excluding foamed polystyrene); and other {7};

"refuse" means

- (a) garbage, that is, waste, animal and vegetable matter resulting from the handling, preparation, cooking and serving of food, and which is composed primarily of putrescible organic materials and their natural moisture content, and which includes floor sweepings, crockery, glass, plastic and paper, metal foil, and metal having contained food;
- (b) combustible rubbish, including wood boxes, excelsior, rags, plastics, cloth, leather and rubber;
- (c) non-combustible rubbish, including metals, metal foil, crockery, glass, bottles, and other inorganic refuse; and
- (d) ashes, that is, the remains of solid fuel after such fuel has been consumed by fire, and which are not hot at the time of collection;

but does not include dead animals, fish waste, butcher trimmings, offal, human or animal excreta, pathological waste, hypodermic needles and other medical waste; explosive, caustic, corrosive, toxic or radioactive material; grass, leaves or yard trimmings; recyclable fibre; uncontaminated corrugated cardboard; gypsum board or any other waste resulting from the construction or demolition of buildings, structures or portions thereof, or from any industrial or manufacturing operation; stones, rocks, gravel or sand; any product containing petroleum distillates, ethylene glycol, methyl alcohol, turpentine or diethylene

glycol; pesticides, herbicides, insecticides or rodenticides; liquids containing toxic aromatic or aliphatic hydrocarbons or derivatives thereof; automotive storage batteries; tire; or any other object that is too large to be enclosed in a regulation garbage tote;

(\*\*Bylaw 4469 adopted May 25, 2009)

"regulation garbage can" means a galvanized steel or rigid plastic receptacle, in good repair, provided with a water tight cover, equipped with two diametrically opposed handles or other convenient means of lifting, pushing or pulling, and having a capacity not exceeding one hundred (100) litres;

"regulation garbage tote" means a rigid, wheeled container of plastic composition, capable of being grasped, lifted and emptied by the side load mechanical tipper employed by the Corporation for the curbside collection of refuse, having a watertight lid and meeting the specifications set out in Schedule "A" attached hereto;

(\*\*Bylaw 4439 adopted November 10, 2008)

"regulation kitchen waste bag" means a completely compostable bag meeting ASTM Standard No. D6400, which, when full, is of capacity small enough to be dropped freely into a regulation kitchen waste tote, and which is accepted by the regional district incorporated as the "Capital Regional District" or, if applicable, the organic waste processing contractor for the Capital Regional District, for inclusion in the kitchen waste stream;

(\*\*Bylaw 4439 adopted November 10, 2008)

"regulation kitchen waste tote" means a rigid, wheeled container of plastic composition, capable of being grasped, lifted and emptied by the side load mechanical tipper employed by the Corporation for the curbside collection of kitchen waste, having a watertight lid and meeting the specifications set out in Schedule "C" attached hereto;

(\*\*Bylaw 4439 adopted November 10, 2008)

"regulation recycling tote" means a rigid, wheeled container of plastic composition, capable of being grasped, lifted and emptied by the side load mechanical tipper employed by the Corporation for the curbside collection of recyclable fibre, having a watertight lid and meeting the specifications set out in Schedule "A" attached hereto;

(\*\*Bylaw 4439 adopted November 10, 2008)

"street" means a dedicated highway other than a lane;

"Superintendent" means the Superintendent of Public Works for the Corporation and shall include an employee of the Corporation designated by him to act on his behalf.

"tires" means motor vehicle or trailer tires;

"uncontaminated corrugated cardboard" means corrugated cardboard which has not been coated, soiled, marked or otherwise contaminated by food, oils, paints, or any other liquid or substance other than ink or binding glues.

2 Nothing in this Bylaw shall be construed as establishing a right to removal of refuse or to

a particular frequency thereof, and no obligation is imposed upon the Corporation in either regard.

- 3 (1) With the exception of
  - (a) refuse securely enclosed in impermeable bags of unfilled dimensions not exceeding one (1) metre by seventy-five (75) centimetres, which persons who reside within the Municipality may deposit at a location set aside for that purpose at the Public Works Yard, 1771 Elgin Road, between 8:00 a.m. and 4:30 p.m. on weekdays, and between 8:00 a.m. and 12:00 noon on Saturdays (excluding holidays in both cases), provided always that such material is generated from the place of residence of such persons;
  - (b) yard trimmings excluding branches or trunks more than one (1) metre in length or more than eight (8) centimetres in diameter, grass and leaves, which persons who reside within the Municipality may deposit at a location set aside for that purpose at the Public Works Yard, 1771 Elgin Road, between 8:00 a.m. and 4:30 p.m. on weekdays, and between 8:00 a.m. and 12:00 noon on Saturdays (excluding holidays in both cases), provided always that such material is generated from the place of residence of such persons;
  - (c) recyclable fibre, which persons who reside within the Municipality may deposit at a location set aside for that purpose at the Public Works Yard, 1771 Elgin Road, between 8:00 a.m. and 4:30 p.m. on weekdays, and between 8:00 a.m. and 12:00 noon on Saturdays (excluding holidays in both cases), provided always that such material is generated from the place of residence of such persons;
  - (d) recyclable plastics and rigid plastic packaging, which persons who reside within the Municipality may deposit at a location set aside for that purpose at the Public Works Yard, 1771 Elgin Road, between 8:00 a.m. and 4:30 p.m. on weekdays, and between 8:00 a.m. and 12:00 noon on Saturdays (excluding holidays in both cases), provided always that such material is generated from the place of residence of such persons;
  - (e) paint cans, either empty or containing leftover paint, which persons who reside within the Municipality may deposit at a location set aside for that purpose at the Public Works Yard, 1771 Elgin Road, between 8:00 a.m. and 4:30 p.m. on weekdays, and between 8:00 a.m. and 12:00 noon on Saturdays (excluding holidays in both cases), provided always that such material is generated from the place of residence of such persons;
  - (f) ferrous or non-ferrous metals (excluding large appliances such as refrigerators, stoves and freezers), empty propane tanks of capacity not exceeding sixty (60) litres, and automotive batteries, which persons who reside within the Municipality may deposit at a location set aside for that purpose at the Public Works Yard, 1771 Elgin Road, between 8:00 a.m. and 4:30 p.m. on weekdays, and between 8:00 a.m. and 12:00 noon on Saturdays

(excluding holidays in both cases), provided always that such material is generated from the place of residence of such persons;

- (g) small quantities of wrappings, plastic containers, cigarette butts and similar small items of litter which may be deposited in receptacles provided and identified for that purpose by the Corporation;
- (h) not more than three (3) cubic metres of grass, leaves, and specified yard trimmings, which may be placed on the boulevard adjacent to the property from which they have been generated on days designated for that purpose by the Corporation in a garbage collection schedule distributed or otherwise published by it;

no refuse or other waste shall be deposited by any person on public premises.

- (2) No person who is not a resident of the Municipality may deposit any material described in Subsection 3(1) at the Public Works Yard, 1771 Elgin Road.
- (3) No person acting on behalf of a commercial gardening, hauling or clean-up service, or other commercial enterprise, may deposit any material described in Subsection 3(1) at the Public Works Yard, 1771 Elgin Road regardless of the source of such material.
- (4) (a) No person shall deposit any material described in Subsection 3(1) at the Public Works Yard, 1771 Elgin Road without first obtaining from the Superintendent, and affixing to the windshield of his vehicle, a valid "resident decal" prior to making such deposits.
  - (b) The Superintendent may require proof of residency within the Municipality prior to issuing a "resident decal".
- (5) Service under this section shall not be available during any work stoppage of municipal crews or contractors resulting from a strike, lockout, or other industrial dispute.
- 4 The Municipal Council may make rules and procedures for the efficient operation of the disposal programs described in Section 3, with which every person shall comply as a condition of service.
- 5 Outside of a building on premises owned or occupied by him, no person shall:
  - (1) keep, store or permit the accumulation of refuse except in a regulation garbage tote, regulation garbage can or, in the case of an apartment, commercial or institutional occupancy, a bulk container, with lid securely fastened down in each case so as to minimize odour, prevent access by flies, rodents or other animals, and prevent penetration by rain; or
  - (2) keep, store or permit the accumulation of recyclable items except in a regulation recycling tote or blue box.

- 6 (1) No person shall put any substance excluded from the definition of "refuse" in Section 1, nor any substance which the Capital Regional District has duly banned from the refuse stream of its regional landfill operation, into any regulation garbage tote or other garbage receptacle emptied or in any way handled by municipal crews.
  - (2) Municipal crews may decline to empty any regulation garbage tote which
    - (a) contains a substance prohibited under Subsection 6(1);
    - (b) is filled beyond a point two (2) centimetres from its top;
    - (c) weighs more than thirty-five (35) kilograms; or
    - (d) has not been placed on the boulevard adjacent to the collection unit prior to 7:30 a.m. on the collection day.

(\*\*Bylaw 4469 adopted May 25, 2009)

- 7 No person shall put any damp or wet substance into a regulation garbage tote handled by municipal crews unless such substance is drained, securely wrapped and sealed in impermeable plastic bags or other watertight material, so as not to ooze or leak.
- 8 Regulation totes shall at all times be kept by the owner or user in a good, clean and sanitary condition. A receptacle found by the Superintendent not to be in such condition shall cease to qualify as a regulation tote, as the case may be.

(\*\*Bylaw 4469 adopted May 25, 2009)

9 (1) On premises used for single family dwelling, duplex or triplex purposes, no regulation garbage can, regulation tote or other garbage or recycling receptacle shall be stored or maintained between the front lot line, as defined by the Zoning Bylaw of the Corporation, and the front face of the principal building, including projections thereof to the side lines of the lot.

(\*\*Bylaw 4469 adopted May 25, 2009)

(2) No regulation garbage can, regulation tote or other garbage or recycling receptacle may be left on the boulevard except between 4:00 p.m. on the day prior and 8:00 p.m. on the collection day for the premises from which the can, tote or other receptacle originates.

(\*\*Bylaw 4469 adopted May 25, 2009)

10 The Municipal Council is hereby authorized to establish and maintain, operate or extend or cause to be provided, operated and maintained, on the terms set out in this Bylaw, a refuse collection and removal service, and for this purpose, the Municipal Council may, from time to time, provide such service by means of its own employees and equipment, or may enter into and renew contracts, agreements or other arrangements with any person as it may deem expedient, for the provision, maintenance, operation and extension of such service or any portion thereof.

- 11 (1) The standard of service authorized by this Bylaw shall be the removal of refuse from one (1) regulation garbage tote per collection unit for each collection day provided always that:
  - (a) the regulation tote is placed on the boulevard adjacent to the collection unit prior to 7:30 a.m. on the collection day, or, in the case of residential collection units within a bare land strata plan the strata council of which has authorized the Corporation to enter upon its premises for the purpose of refuse collection, on the access route portion of the common property of the strata plan;
  - (b) the owner or occupier of the premises constituting the collection unit or units, as the case may be, complies with every applicable regulation contained in this Bylaw; and
  - (c) such service shall not be available during any work stoppage of municipal crews or contractors resulting from a strike, lockout or other industrial dispute.
  - (2) For greater certainty, no refuse collection and removal service will be provided by the Corporation except where the refuse has been placed in a regulation garbage tote and all other conditions set out in subsection (1) have been met.

(\*\*Bylaw 4469 adopted May 25, 2009)

- 12 (Repealed by Bylaw No. 4469)
- 13 Despite Section 11, a disabled person who is a resident of a collection unit may be provided with a standard of refuse collection and removal service requiring neither the use of a regulation garbage tote nor the placement of such tote on the boulevard provided always that:
  - (1) no other resident of the collection unit is physically capable of wheeling a regulation garbage tote to the boulevard;
  - (2) the disabled person applies for the modified standard of service in the form set out in Schedule "B" attached hereto;
  - (3) Part 2 of the form referred to in subsection (2) is completed and signed by a physician;
  - (4) if a regulation garbage tote is not used, the refuse must be contained in not more than two (2) regulation garbage cans containing no substance prohibited by Section 6(1) or Section 7, with a combined volume of refuse not exceeding 144 litres and a weight not to exceed 25 kilograms per can; and
  - (5) the regulation garbage tote or regulation garbage cans must be readily accessible to municipal crews.

(\*\*Bylaw 4469 adopted May 25, 2009)

14 (1) The charge payable for the service described in Section 11 or Section 13, whichever is applicable, including the general solid waste services provided by the Corporation, shall be \$204.00 per collection unit per annum.

> (\*\*Bylaw 4411, adopted May 12, 2008) (\*\*Bylaw 4465 adopted May 11, 2009) (\*\*Bylaw 4469 adopted May 25, 2009) (\*\*Bylaw 4511 adopted May 10, 2010)

- (2) The Collector shall place the said special charge on the real property tax roll for collection. Each said special charge shall be placed on the said roll with respect to each parcel of land upon which the collection unit or units served pursuant to this Bylaw are situate and shall be payable by the legally assessed owner thereof. Every parcel shall be so charged unless it
  - (a) is exempted pursuant to Sections 16 or 17; or
  - (b) does not contain or comprise a collection unit or units.
- (3) The said special charge shall be due and payable on the same date as the annual real property tax levy of the Corporation and shall be collected in the same manner with all the like remedies as ordinary taxes upon land and improvements under the *Community Charter*, R.S.B.C., 2003, c. 26.
- 15 (1) Despite Section 11, for a collection unit, and on each collection day, not more than two (2) securely fastened impermeable bags of refuse, such bags having unfilled dimensions not exceeding one (1) metre by 75 centimetres, may be placed on the boulevard for removal in addition to the refuse contained in the regulation garbage tote, provided that valid and subsisting tokens, tags or tickets, purchased from the Corporation, with a total value of \$1.50 for the first bag and \$2.25 for the second, are prominently attached thereto.
  - (2) In respect of a disabled person where all of the conditions set out in Section 13 are met, and despite the total refuse volume limit set out in Section 13(4), for the collection unit in which the disabled person resides, and on each collection day, not more than two (2) securely fastened impermeable bags of refuse, such bags having unfilled dimensions not exceeding one (1) metre by 75 centimetres, may be removed in addition to the refuse contained in the regulation garbage tote or regulation garbage cans, provided that valid and subsisting tokens, tags or tickets, purchased from the Corporation, with a total value of \$1.50 for the first bag and \$2.25 for the second, are prominently attached thereto.

(\*\*Bylaw 4469 adopted May 25, 2009)

15.1 For the areas within the Municipality shown in bold outline as routes "1N", "5S", "2S" and "5N" on the maps attached as Schedule "D" hereto, and for the purpose of maintaining continuity during the time between:

- (1) the termination of Capital Regional District pilot projects with regard to the curbside collection of kitchen waste; and
- (2) the implementation of a permanent system for the curbside collection of kitchen waste throughout the Capital Region or the Municipality, as the case may be,

property owners shall, subject to Section 16, be entitled to the removal of kitchen waste (which has been separated from other garbage and is securely contained within one or more regulation kitchen waste bags) from one (1) regulation kitchen waste tote per collection unit for each collection day.

15.2 For the areas within the Municipality described in Section 15.1, the requirements and provisos set out in Section 11 shall apply to the collection of kitchen waste, the necessary changes being made.

(\*\*Bylaw 4469 adopted May 25, 2009)

- 15.3 The charge per collection unit payable for availability of the service described in Section 15.1 shall be \$2.50 per annum over and above the charge payable pursuant to Section 14(1).
- 15.4 Subsections 14(2) and (3) shall apply to the charge described in Section 15.3. (\*\*Bylaw 4439 adopted November 10, 2008)
- 16 Notwithstanding Sections 11, 13, 15 and 15.1 not more than twelve (12) regulation garbage totes, or one (1) per collection unit, whichever is less, will be emptied from any one lot or strata plan, as the case may be, containing a commercial occupancy or an apartment style residential occupancy, or both, on any collection day, regardless of the number of collection units situate thereon. Owners of premises which generate a greater volume of refuse must make alternative arrangements for collection and disposal, in which case the special charge imposed by Section 14 shall be waived.

(\*\*Bylaw 4439 adopted November 10, 2008) (\*\*Bylaw 4469 adopted May 25, 2009)

17 Upon application, where the Municipal Council is satisfied that the owner of premises containing a multiple family, commercial or institutional occupancy has made adequate alternative arrangements for the disposal of refuse and, where applicable, kitchen waste, and does not require the service authorized by this Bylaw, it may so instruct the Collector, who shall waive the charges imposed by this Bylaw after adjusting, on a pro rata basis, for the number of months of municipal service provided in the calendar year during which such notification is received. For the purpose of this Section, a multiple family occupancy shall be deemed not to include a duplex or triplex occupancy.

(\*\*Bylaw 4469 adopted May 25, 2009)

18 Where the Superintendent finds that there exists on any premises a condition which constitutes a hazard or potential hazard to municipal crews, he may give written notice to the owner or occupier that the condition must be remedied within fourteen (14) days, and in default thereof may direct that the service authorized by this Bylaw be discontinued. Discontinuance of service pursuant to this Section shall not absolve the owner or

occupier from compliance with any other requirement of this Bylaw, including the payment of charges imposed by Section 14 and Section 15.3.

(\*\*Bylaw 4439 adopted November 10, 2008)

- 19 Any person duly authorized to provide curbside collection of recyclable items within the Municipality shall:
  - (1) require the use of a regulation recycling tote as a condition of the provision of the component of the service providing collection of recyclable fibre other than newsprint and corrugated cardboard;
  - (2) for each collection unit, provide curbside collection of recyclable items on the same day as the curbside collection of refuse under this Bylaw; and
  - (3) in respect of a disabled person where, the necessary changes being made, the conditions set out in Section 13(1), (2), (3) and (5) are met, collect recyclable items from a location on the premises containing the collection unit in which the disabled person resides.

(\*\*Bylaw 4469 adopted May 25, 2009)

- 20 For as long as the Capital Regional District directly or indirectly provides curbside collection of recyclable items within the Municipality, no person shall remove, take or convert to his own use any such items placed on the boulevard or other part of a road allowance for collection unless such person is a resident of the collection unit from which such items were generated, or unless such person is an employee or agent of the Capital Regional District, carrying out a recyclable material collection function by or on behalf of the Capital Regional District.
- (1) Every person who contravenes this Bylaw by doing any act which it forbids, or omitting to do any act which it requires to be done, is guilty of an offence and is liable, on summary conviction, to a fine of not less than \$100.00 and not more than \$1,000.00. A separate offence shall be deemed to be committed on each day during and in which the contravention occurs or continues.
  - (2) A penalty imposed under this Section shall be in addition to and not in substitution for any other penalty or remedy imposed by this Bylaw.
- 22 The following bylaws are hereby repealed:

Bylaw No. 3958, Refuse and Recyclables Collection and Disposal Bylaw, 1997

Bylaw No. 3971, Refuse and Recyclables Collection and Disposal Bylaw Amendment Bylaw No. 1, 1998

Bylaw No. 3992, Refuse and Recyclables Collection and Disposal Bylaw Amendment Bylaw No. 3, 1998 Bylaw No. 4031, Refuse and Recyclables Collection and Disposal Bylaw Amendment Bylaw, 1999

Bylaw No. 4081, Refuse and Recyclables Collection and Disposal Bylaw Amendment Bylaw, 2000

Bylaw No. 4119, Refuse and Recyclables Collection and Disposal Bylaw Amendment Bylaw, 2001

Bylaw No. 4185, Refuse and Recyclables Collection and Disposal Bylaw Amendment Bylaw, 2003

Bylaw No. 4225, Refuse and Recyclables Collection and Disposal Bylaw Amendment Bylaw, 2004

Bylaw No. 4270, Refuse and Recyclables Collection and Disposal Bylaw Amendment Bylaw, 2005

Bylaw No. 4315, Refuse and Recyclables Collection and Disposal Bylaw Amendment Bylaw, 2006

Bylaw No. 4361, Refuse and Recyclables Collection and Disposal Bylaw Amendment Bylaw, 2007

23 This Bylaw shall take effect on August 1, 2007.

24 This Bylaw may be cited as the "*Refuse Collection and Disposal Bylaw, 2007*".

READ a first, second and third time by the Municipal Council on June 25, 2007

ADOPTED and FINALLY PASSED by the Municipal Council on July 23, 2007

Mayor

Municipal Clerk

Sealed with the Seal of the Corporation of the District of Oak Bay

# SCHEDULE "A"

# Specifications for "Regulation Tote"

#### **Basic Measurements**

Depth	55.8 centimetres
Width	48.3 centimetres
Height	106.7 centimetres
Weight	13 kilograms
Wheel Diameter	20.3 centimetres
Capacity/Volume	143.8 litres
	(**Bylaw 4439 adopted November 10, 2008)

Materials

Polyethylene Resin, U.V. stabilized

Wheels and Axle

All rubber tires, plastic hub and rim.

Solid steel axle with galvanized finish.

Wheels locked by pins.

Wheel Size = 20.3 centimetres diameter Axle Size = 2.22 centimetres diameter

### Lid, Hinges, Handles

Four point lid and hinge suspension system.

Watertight lid overlapping container rim.

<u>Colour</u>

Charcoal Grey

Blue Coloured Tote: for the collection of recyclable fibres only

Example

An example of a regulation tote would be Schaefer Systems International Inc. Model No. GMT140L or equivalent.

# SCHEDULE "B"



# CORPORATION OF THE DISTRICT OF OAK BAY

## PHYSICIAN'S CERTIFICATE

### ASSESSMENT OF PHYSICAL DISABILITY FOR SPECIAL ARRANGEMENTS -SOLID WASTE COLLECTION

## PART 1 (to be completed by Applicant)

Applicant's Name

Applicant's Home Address

telephone

I hereby apply for a level of garbage collection service other than curbside service on the grounds that :

- (a) I am a person who is unable, without undue hardship or risk to health, to move, roll or otherwise convey a wheeled tote to the curbside for emptying by municipal crews as a result of a permanent or temporary physical disability; and
- (b) No other resident of my property is capable of moving, rolling or otherwise conveying a wheeled tote to the curbside for emptying by municipal crews.
- (C) I hereby authorize municipal crews, and contractors of the District of Oak Bay or the Capital Regional District, to enter upon my property for the purpose of collecting refuse, recyclable items, or both, and I hereby absolve, release and forever discharge the District of Oak Bay, the Capital Regional District and any contractor, officer, servant, agent or employee of either of them from and against any and all claims, causes of action, actions, suits, proceedings and demands of any nature whatsoever, which I can or may have against any or all of the said parties for any loss, damage or injury arising directly or indirectly from such entry other than that arising out of gross negligence or malicious or wilful misconduct.

Additional Comments (if any)

Applicant's signature

Date

### PART 2 : (to be completed by Physician)

Physician's Name	Telephone
Physician's Address	Postal Code
I last saw the Applicant on	
Date	
In my opinion, the Applicant is unable, without undue hardship or risotherwise convey a wheeled tote to the curbside for emptying by must $\Box$ permanent or a $\Box$ temporary physical disability.	, , , , , , , , , , , , , , , , , , ,
If a temporary disability, please indicate the expected date of recover	y:

Additional Comments, if any

Physician's Signature

Date

(\*\*Bylaw 4469 adopted May 25, 2009)

# SCHEDULE "C"

Specifications for "Regulation Kitchen Waste Tote"

#### **Basic Measurements**

Depth	58.4 centimetres
Width	51.3 centimetres
Height	99.4 centimetres
Weight	9.8 kilograms
Wheel Diameter	20.3 centimetres
Capacity/Volume	132.5 litres

Materials

Polyethylene Resin, U.V. stabilized

Wheels and Axle

Rubber or plastic tires; plastic or metal hub; plastic rim.

Solid steel axle.

Wheels locked by pins.

Wheel Size = 20.3 centimetres diameter Axle Size = 1.9 centimetres diameter

Lid, Hinges, Handles

Two point lid and hinge suspension system.

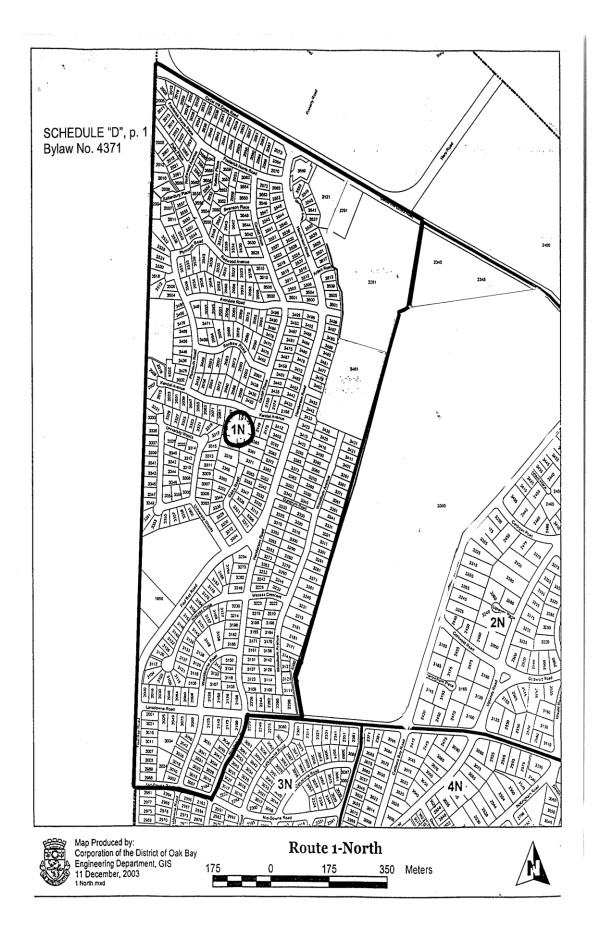
Watertight lid overlapping container rim.

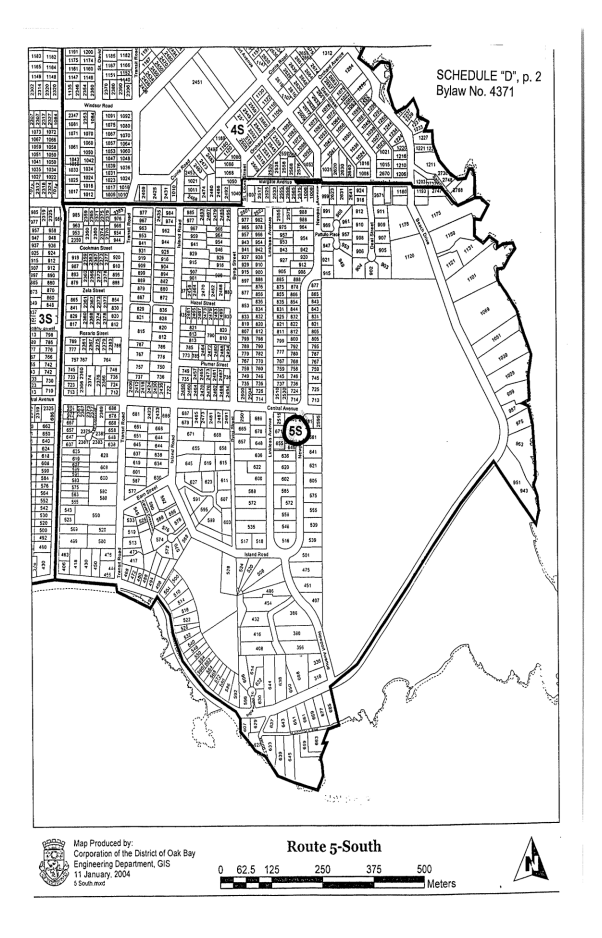
<u>Colour</u>

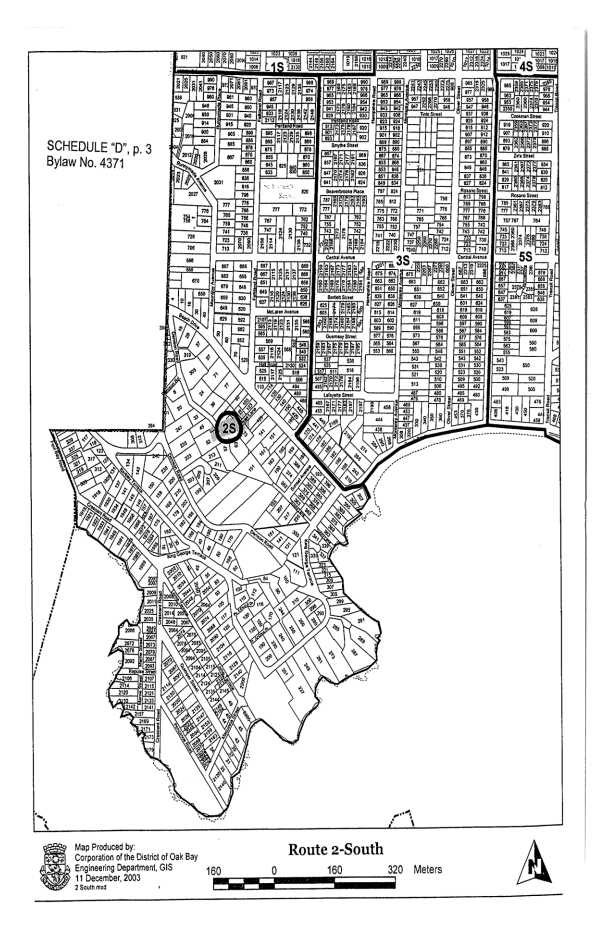
Green

Example

An example of a regulation kitchen waste tote would be Rehrig Pacific Company Model No. ROC-35 or equivalent.







Bylaw No. 4371

