

District of Barriere

# REPORT TO COUNCIL

## Request for Decision

<b>Date: December 15, 2025</b>	<b>File: 5c</b>
<b>To: Council</b>	<b>From: Chief Administrative Officer</b>
<b>Re: DRAFT Solid Waste Regulations Bylaw No. 266 – 3 Readings</b>	
<b>Recommendation: THAT Council gives first three readings to Solid Waste Regulations Bylaw No. 266.</b>	

### Purpose

For Council to consider providing first three readings to Solid Waste Regulations Bylaw No 266.

### Background

As part of the ongoing review of our utility bylaws and processes, District staff have been working on new and updated bylaws to ensure compliance with legislation is achieved and best practices are codified.

At the October 6, 2025, Regular Meeting, Council already adopted a new *Utility Billing Bylaw No. 260* which now provides regulations regarding the overall customer accounts. The following bylaws are also being worked on at this point and will be presented to Council over the next few months to ensure alignment across all utility related functions of the District exists:

1. Wastewater Regulations Bylaw – there is currently no bylaw in place that governs wastewater. A bylaw is needed to appropriately regulate our wastewater utility, especially as the service area is expanded further in the future.
2. Water Regulations Bylaw – Final reading of this Bylaw is on this agenda.
3. Street Lighting Repeal Bylaw – Final reading of this Bylaw is on this agenda.

Instead of simply amending, adding, or repealing the bylaws, staff used a holistic approach to review other strategies to reduce potential long-term challenges when working with the public in regard to utility billing, account setup, disconnects, etc. For example, there would be sections in each of these individual bylaws that are related, and which should be identical throughout and apply to all rate payers alike.

## **Solid Waste Service – Background**

The current “*Garbage Service and Disposal Bylaw, 1999*” dates back to the Barriere Improvement District (BID) and was subsequently converted to a District bylaw as part of the incorporation in December 2007. In April of 2009, Council established updated fees and charges through the District of Barriere *Solid Waste Collection and Disposal Services Rates Bylaw, No. 0044, 2009*.

In November of 2013, Council adopted *Fees and Charges Bylaw No. 73* which incorporated all fees and charges related to solid waste and which replaced *Bylaw No. 0044, 2009*. Since then, any fee amendments relating to the solid waste services, are made via amendments to *Fees & Charges Bylaw No. 73*.

## **Proposed Bylaw**

The proposed Bylaw is a complete rewrite and update of our current bylaws, incorporating updated language and intending to codify current practices. Recent bylaws from other municipalities were reviewed as part of the process to ensure that a more current approach to solid waste and recycling practices were incorporated into this draft bylaw. Key staff have reviewed this draft bylaw and input has been incorporated into the draft bylaw included on the agenda.

## **Key Highlights**

S. 2 – Definitions – This section, as with other bylaws, is generally used to list key terms that are used throughout the Bylaw. In particular, for this bylaw, the terms Solid Waste, Special Waste, Recyclable Material, and Refuse are utilized when categorizing materials for collection. The definition of Yard and Garden Waste was also added in the event the Thompson Nicola Regional District (TNRD) undertakes additional yard waste collection programs, similar to the one in early November 2025, in the future.

S.3 – General Provisions – In this section, key requirements are defined, such as that tags are required beyond the allowable number of bag (S. 3.2), and that no illegal dumping of and waste is allowed (S. 3.6). S. 3.12 further highlights that Staff are not responsible for cleanup of refuse if animals, weather, vandalism or improperly secured material causes an instance where residential material placed curbside for collection is disturbed.

S. 4 – Fees and Charges – A link to the Fees and Charges Bylaw and the Utility Billing Bylaw is created in this section. Of note, for mobile home parks, the park owner will be considered the customer of the District for utility billing and account purposes.

S. 5 – Termination of Service – Again, a link to the Utility Billing Bylaw is used to ensure that the same process is followed for potential termination of collection services. It has to be noted that the District may still collect fees and charges even if the service is suspended or terminated.

S. 6 – Residential Solid Waste and Recycling Collection Service – This section details specifics for residential collection. It also provides authority to staff to:

*“set additional guidelines and schedules on behalf of the District in relation to this bylaw. This includes but is not limited to:*

- a. size, shape, colour, etc. of recycling totes*
- b. materials that are acceptable for recycling*
- c. solid waste and recycling pickup schedules”*

S. 6.10 also establishes that hydraulic containers may be used for mobile home parks for centralized residential collection services.

S. 7 – Residential Container Requirements – Additional details are added in this section regarding cleanliness of the residential dwellings solid waste storage area. This section also speaks to the requirements that solid waste containers shall only be placed at the curb for collection purposes. For winter months, the public is asked to keep the containers back far enough for snow clearing purposes. It also prohibits the use of permanent collection containers placed either on the District Right-of-Way or adjacent. This clause is intended to reduce rodent and other pest attractions that often occur with these types of constructed containers that pose health and safety risks to not only collection staff, but the community itself.

S. 8 – Commercial / Industrial Solid Waste and Recycling – This section essentially defines requirements for business solid waste collection. It provides for the authority to staff to designate collection days, the accessibility needs of the site on collection days, cleanliness of the container, requirements for solid surface container location, and the need to provide for solid fencing materials when the container is clearly viewable from Barriere Town Road or Highway 5. The intent is to provide for a “clean” look when the traveling public comes through town as well as to not further attract rats and rodents. Cardboard recycling is also addressed in this section.

S. 9 – Disposal Requirements – particular additional requirements that apply to both residential and commercial users are listed in this section, for example that no liquids are allowed to be placed in a container.

S. 10 – Prohibited Materials – This section speaks to, for example, recyclable materials not being allowed within the general residential solid waste and includes Commercial / Industrial solid waste prohibited material.

S. 11 – Residential Yard and Garden Waste Collection Service – Although not a regular service within the District, the TNRD undertook recently a collection program in partnership with the District. Many communities across BC have established such programs on a regular basis, often once a month collection is offered in such municipalities. As such, staff felt it was prudent to at least include provisions and guidelines within this bylaw that would set standards for a joint program with the TNRD in the future. Authority to staff is provided to adjust the guidelines and requirements as needed.

S.12, 13, and 14 – These are general sections similar to other bylaws that link the Notice Enforcement Bylaw to the Solid Waste regulations, set Bylaw Enforcement Officer authorities to enter upon the property, and to provide general clauses applicable to current legislation.

S. 15 – Repeal – This section repeals the previous bylaw.

## **Summary**

Council is asked whether to provide first 3 readings to the Solid Waste Regulations Bylaw at this time. If Council provides these readings, the bylaw could be presented for adoption at the January 12, 2026, meeting.

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## **Benefits or Impact**

### General

The proposed bylaw would modernize the District’s Solid Waste collection bylaw.

## Finances

N/A

## Strategic Impact

Priority #3: Create Opportunities for Community Growth

Goal 3. Complete critical Utility Bylaw and Utility Master Plan revisions

## Risk Assessment

Compliance: Community Charter, specifically S. 194 and S. 12

Risk Impact: Low

Internal Control Process:

Thorough review and collection of best practice in relation to the overall utility related bylaws being proposed for updates.

## Next Steps / Communication

- If given first three readings, the bylaw would be presented for final reading on January 12, 2026.
  - Most of the utility-related bylaws should be adopted by early 2026 to align with the budget cycle.
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## **Attachments**

- Draft Bylaw No. 266 – Solid Waste Regulations Bylaw
- Current BID Bylaw No. 191 – Garbage Service and Disposal Bylaw - 1999

## **Recommendation**

**THAT Council gives first three readings to Solid Waste Regulations Bylaw No. 266.**

## **Alternative Options**

1. Council could amend the bylaw.
2. Council could choose not to replace the current bylaws.

Prepared by:

D. Drexler, Chief Administrative Officer / T. Buchanan, Corporate Officer

**DISTRICT OF BARRIERE**  
**DRAFT - BYLAW NO. 266**

A BYLAW TO PROVIDE FOR THE COLLECTION, DISPOSAL, AND CONTROL OF SOLID  
WASTE WITHIN THE DISTRICT OF BARRIERE

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The Council for the District of Barriere, in open meeting lawfully assembled, **ENACTS** as follows:

**1. Title**

1.1 This bylaw may be cited as the “*Solid Waste Regulations Bylaw No. 266*”.

**2. Definitions:**

2.1 In this bylaw, unless the context requires otherwise:

**“Bylaw Notice Enforcement Bylaw”** means the District’s current *Bylaw Enforcement Bylaw No. 95*, as amended or replaced from time to time.

**“Bylaw Enforcement Officer”** means an RCMP Officer, peace officer, and/or any of the following District of Barriere staff or their designate:

- Chief Administrative Officer
- Bylaw Enforcement Officer
- Public Works Manager
- Building Inspector

**“Council”** shall mean the Council of the District of Barriere;

**“Commercial / Industrial Premise”** means any building or self-contained part thereof, used or intended for use, other than a dwelling.

**“Commercial / Industrial Container”** means a metal hydraulic container, approved by Staff in accordance with this bylaw, for use or intended to be used at a Commercial / Industrial Premise or for events, supplied by and rented from the District.

**“Commercial / Industrial Solid Waste”** means any and all rejected, abandoned or discarded matter, sweepings, all inflammable materials of a like nature, resulting from the operation of a Commercial / Industrial Premise, but does not include Special Waste or any Recyclable Materials.

**“Collection Service”** means the collection of Refuse as administered by the District.

**“District”** means the District of Barriere.

**“Tag”** means a sticker that must be placed on each additional bag of collectable Solid Waste placed curbside beyond the maximum amount of Solid Waste placed inside the Regulation Garbage Container to be collected and disposed of by the District. Sheets of stickers are made available at the District Office for purchase and may be made available for purchase at participating local businesses or community partners.

**“Fees and Charges Bylaw”** means the District’s current *Fees and Charges Bylaw No. 73*, as amended or replaced from time to time;

**"Eco-Depot Site"** means any solid waste Eco-Depot site operated by the Thompson Nicola Regional District (TNRD) or others to service the District.

**"Occupier"** has the same meaning as in the *Community Charter*, as amended or replaced from time to time.

**"Owner"** has the same meaning as in the *Community Charter*, as amended or replaced from time to time.

**"Recycling Service"** means the collection of Recyclable Materials operated by the District.

**"Recyclable Material"** means any and all clean paper products, newspaper, cardboard, tin cans, and acceptable rigid plastic containers, or as defined by Recycle BC guidelines.

**"Refuse"** means any discarded or abandoned solid waste, food, substance, Recyclable, Material, or object, whether from domestic, commercial, industrial, institutional, or other use;

**"Regulation Garbage Container"** means a metal or plastic container of maximum height of 30" and a base diameter maximum of 20" and provided with a close fitting cover. The use of 45 gallon drums is prohibited.

**"Residential Dwelling Premises"** means the property used for residential purposes owned by a registered owner of land within the District of Barriere.

**"Residential Dwelling Unit"** means the individual dwelling units in a single family dwelling, duplex, townhome, or multi-family dwelling.

**"Solid Waste"** means any and all rubbish, household waste, ashes, discarded matter, and discarded waste or vegetable or animal food; but does not include building construction waste, Recyclable Materials, Yard and Garden Waste, and Special Waste.

**"Solid Waste Collection Area"** means within the boundaries of the District.

**"Special Waste"** includes hazardous waste, pathological waste, explosives, radio-active material, all waste resulting from any industrial or manufacturing operations, the construction or demolition of buildings and structures, abandoned vehicles and parts thereof, dead animals and all animal parts and agricultural waste and other prescribed substances under any contaminated sites legislation of the Province of British Columbia or the Government of Canada.

**"Staff"** means Chief Administrative Officer or designate.

**"Utility Billing Bylaw"** means the District's current *Utility Billing Bylaw No. 260*, as amended or replaced from time to time.

**"Yard and Garden Waste(s)"** means green waste including but not necessarily limited to grass and hedge clippings, leaves, grass, flowers, vegetable stalks, woody or herbaceous waste, fruit and vegetable waste, or as defined by the TNRD or Staff.

### 3. **General Provisions:**

- 3.1. Solid Waste collection and disposal, by Staff, from properties, unless otherwise provided in this Bylaw, shall be limited to Solid Waste placed on the curb for pickup by Staff, provided such waste is securely tied plastic garbage bags placed within a Regulation Garbage Container,
  - a. A single garbage bag may be placed within a Regulation Garbage Container, or multiple garbage bags may be placed within a Regulation Garbage Container provided that they fit inside the securely covered container and do not exceed the maximum allowable weight of the container.
  - b. Any additional bags beyond the first two must display the designated Tag approved by the District for Solid Waste service.
- 3.2. Solid Waste containers shall be sized in accordance with the dimensions as defined in this Bylaw.
- 3.3. Staff shall not pick up any additional Solid Waste bags beyond the bags permitted within the one Regulation Garbage Container or which are not labeled with the appropriate Tag.
- 3.4. Staff shall not pick up loose Solid Waste or Solid Waste in a non-compliant container.
- 3.5. Lawful disposal of any additional Solid Waste that is not displaying a Tag shall be the sole responsibility of the Owner of the waste.
- 3.6. No person within the Solid Waste Collection Area shall illegally dump or dispose of any Solid Waste, Yard and Garden Waste, Special Waste, and/or Recyclable Material.
- 3.7. No person shall dump or dispose of any Solid Waste, building waste, Yard and Garden Waste, Special Waste, or any other noxious, offensive, unwholesome, or discarded matter in any place, land, or grounds other than the Eco-Depot Site.
- 3.8. No person shall place Solid Waste for pick up with the Solid Waste of others or place Solid Waste in containers owned by others without that Owner's written permission.
- 3.9. No person shall place any Solid Waste in any District buildings, facilities, amenities, or containers, etc. that is originally created at/on Residential Dwelling Premises and/or private lands that is generally intended for inclusion with either District Solid Waste Collection Services or disposal at an Eco-Depot Site.
- 3.10. No person shall cause or permit the accumulation of Solid Waste at or near Commercial / Industrial Premises, except where such Solid Waste is placed in suitable Commercial / Industrial Containers for collection and removal.
- 3.11. Staff must not enter any building for the purpose of carrying out or returning thereto any container, nor shall Staff demand or receive any gratuity, gift, payment, or consideration for services rendered in connection with Solid Waste collection beyond their regular remuneration.
- 3.12. Staff is not responsible for the clean up of any loose Solid Waste or Refuse that was caused by weather, vandalism, by animals getting into curbside containers/bags or other means out of the District of Barriere's control.

#### **4. Fees and Charges:**

- 4.1. Every Owner or Occupier of a Residential Dwelling Premise or Commercial / Industrial Premise within the Solid Waste Collection Area shall use the Collection Service and shall pay the applicable rates and fees as set out in the District's Fees and Charges Bylaw.
- 4.2. The District will invoice the Owner or Occupier in accordance with the Utility Billing Bylaw which will also be used to govern all administrative aspects in relation to account setup, invoicing, payments, and discontinuation of services. For mobile home parks, the Owner of the mobile home park property shall be the customer for utility billing and account purposes.

**5. Termination of Service:**

- 5.1. The District may, after providing the Owner written notice and an opportunity to be heard before Council, suspend or terminate collection service from any premise where containers or location or design of pickup facilities are contrary to the provisions of this bylaw, but such suspension or termination shall not waive any requirement, or abate or waive any charges or fees under the provisions of applicable District Bylaws.
- 5.2. Where collection services are to be suspended or terminated, the regulations and process as set out in the Utility Billing Bylaw will apply, unless an immediate suspension or termination is required due to safety concerns for Staff or the public.
- 5.3. If Collection Service are terminated, the District may continue to levy fees and charges for the premises.

**6. Residential Solid Waste and Recycling Collection Service:**

- 6.1. Staff shall pick up all Solid Waste materials set out at Residential Dwelling Premises within the Solid Waste Collection Area on the designated day of collection, provided such waste is securely contained in a bag within a container with a secure lid. Any additional bags must display the appropriate Tag in an easily identifiable location to be included in the collection.
- 6.2. Solid Waste bags shall be no larger than approximately 80-100 litre equivalents (generally around 76 x 83 centimetres or 30 x 33 inches).
- 6.3. Each Regulation Garbage Container shall not weigh more than 23 kilograms or 50 pounds when full.
- 6.4. Recyclable Materials shall be sorted and placed for collection in accordance with the guidelines and schedule established by RecycleBC and/or the District.
- 6.5. All acceptable curbside recycling must be placed inside a clear reusable tote with a lid and placed curbside on the designated day of collection.
- 6.6. Staff is authorized to set additional guidelines and schedules on behalf of the District in relation to this bylaw. This includes but is not limited to:
  - a. size, shape, colour, etc. of recycling totes
  - b. materials that are acceptable for recycling
  - c. solid waste and recycling pickup schedules

- 6.7. The District reserves the right to refuse to remove any and all material that is not Solid Waste, Recyclable Material, or Yard and Garden Waste, as defined by this bylaw.
- 6.8. Solid Waste / recycling must be placed on the curb by 7am on the designated day to ensure collection. Winter hours may be adjusted to accommodate daylight hours.
- 6.9. No Solid Waste / recycling shall be placed at the curb for collection prior to the scheduled collection day for the property.
- 6.10. Staff may utilize centralized Commercial / Industrial Containers for Solid Waste pickup from mobile home parks and/or RV parks; however, the Solid Waste and Recycling guidelines for residential dwellings would generally apply.

**7. Residential Container Requirements:**

- 7.1. Every Owner of Residential Dwelling Premises within the Solid Waste Collection Area shall provide and maintain in sanitary condition and in good order and repair, Regulation Garbage Containers sufficient in number at all times to contain all Solid Waste generated on the Residential Dwelling Premises.
- 7.2. Staff shall not be responsible for the replacement of any containers or lids damaged or lost for any reason whatsoever.
- 7.3. Containers shall be kept on the premises at all times and shall not encroach upon or project over any street, lane, or public place except when placed on a street or lane for the purpose of collection under this bylaw. Containers shall be kept back far enough in winter months to allow for adequate snow clearing.
- 7.4. The District will not collect solid waste or recycling from non-compliant containers, including permanent or constructed storage boxes.
- 7.5. For collection purposes, all containers must be placed next to the lane or the boulevard or at a place designated by Staff. Special instances related to the temporary placement of containers during adverse climatic weather conditions or other extenuating circumstances may be implemented by Staff.
- 7.6. Containers must be placed in a manner that the staff can access the container safely. The District reserves the right to refuse to collect solid waste or recycling material from a container or premises that when determined by staff could pose a reasonable hazard or safety issue such as, but not limited to, an uncontained animal, build-up of ice or snow that restricts access, or is not easily accessible.

**8. Commercial / Industrial Solid Waste and Recycling:**

- 8.1. Staff shall collect Solid Waste from Commercial / Industrial Premises for a minimum of once per week, or at a frequency determined by mutual agreement between the Occupier and Staff.
- 8.2. Every Owner of premises other than Residential Dwelling Premises shall provide containers sufficient in size and number to contain all Solid Waste generated on the premises without spillage and in a sanitary condition at all times.

- 8.3. Collection shall consist of Solid Waste removal from District owned and rented Commercial / Industrial Containers. Notwithstanding the above, if the amount of Solid Waste collected does not, in the opinion of the District, warrant the rental of a Commercial / Industrial Container from the District, Commercial / Industrial Premises may be permitted to dispose of solid waste in residential containers as outlined in the Fees and Charges Bylaw.
- 8.4. All Commercial / Industrial Containers, including those utilized for mobile home parks and/or RV parks, must be located on a concrete or otherwise solid surface as approved by Staff in a mutually agreeable location. If the container is easily viewable from Barriere Town Road or Highway 5, the container location must also be adequately fenced with a solid fence material, the design, height, and materials must be approved by Staff. As applicable, concrete pad and fence must be provided at the expense of the Owner.
- 8.5. All Commercial / Industrial Containers shall be accessible for collection on all designated collection days between the hours of 6 a.m. and 6 p.m. with the exception of statutory holidays which will be determined from time to time by the District.
- 8.6. All Commercial / Industrial Containers not accessible or not meeting the accessibility criteria, on designated collection days, shall not be collected until the next regularly scheduled collection.
- 8.7. All Commercial / Industrial Containers must be kept clean and free of loose noxious materials, including oils and other liquids, as to not attract rats, rodents, other animals or to create a nuisance.
- 8.8. Every Owner of premises utilizing Commercial / Industrial Containers must dispose of waste in secured garbage bags and ensure no loose solid waste is disposed of in any Container.
- 8.9. Staff may refuse to collect the contents of a Commercial / Industrial Container found to have loose or non-compliant material. The Owner is responsible for the disposal of loose or non-compliant material, as well as to remedy any spills or other nuisance issues, prior to District resuming normal collection from the Container.
- 8.10. Loose or non-compliant material found to be present in a Commercial / Industrial Container during or after the District tipping process of the Container, shall have committed an offence under this Bylaw and may be subject to fines as prescribed by Bylaw.
- 8.11. Every Owner of premises utilizing Commercial / Industrial Containers are responsible for the security of the Container(s) used by District Staff for collection. Any unauthorized material, including non-compliant material is the sole responsibility of the Owner to dispose of at their own expense.
- 8.12. The time and frequency of Commercial / Industrial Container collection service and the location and number of approved containers shall be determined by Staff from time to time.
- 8.13. Staff will not collect recycling materials from Commercial / Industrial Premises; however, Staff is authorized to make agreements for cardboard recycling only for Commercial / Industrial Premises where a large volume of cardboard is discarded on a regular basis. Staff may consider providing a suitable container.

**9. Disposal Requirements:**

- 9.1. No liquids shall be put in or allowed to accumulate in any container.
- 9.2. All solid waste material must be placed within a secured plastic bag and placed inside a Regulation Garbage Container.
- 9.3. No loose material shall be placed in any Regulation Garbage Container.

**10. Prohibited Materials:**

- 10.1. Special Waste, Recyclable Materials, Corrugated Cardboard and Yard and Garden Waste shall not be placed in a container for residential or Commercial / Industrial Solid Waste collection or disposal.
- 10.2. No person shall place or mix with any material for removal as Solid Waste any explosive, volatile, or corrosive materials, Special Waste, dangerous chemicals or any other material dangerous to the health or safety of the garbage collection personnel, other members of the public, or the environment.

**11. Residential Yard and Garden Waste Collection Service:**

- 11.1. From time to time, the District may designate days when the District may provide general residential Yard and Garden Waste Collection and disposal activities.
- 11.2. During the residential Yard and Garden Waste Collection program, residential Owners or Occupiers receiving Solid Waste curbside collection and disposal services shall be permitted to place Yard and Garden Waste at the curb for pickup. Permitted materials must be left in accordance with District guidelines. Guidelines are administered by Staff and are subject to change from time to time.
- 11.3. Yard and Garden Waste shall not include:
  - a. Liquids;
  - b. Fats, meat and bones, food waste and kitchen waste, peels, coffee grounds, tea bags;
  - c. Loose soil and rocks;
  - d. Solid Waste and/or Garbage;
  - e. Prunings, wood or tree limbs over 1 metre in length and 2.5 centimetres in diameter;
  - f. Human or animal excrement;
  - g. Contaminated soil or other special waste;
  - h. Invasive Species,
  - i. Other materials such as determined from time by time by Staff.
- 11.4. If the District designates days for Yard and Garden Waste collection and disposal activities, Staff may collect a maximum of two (2) cubic yard of Yard and Garden Waste from each residential dwelling, unit, or premise.
- 11.5. As an alternative to providing a Collection Service, the District may designate an area(s) and/or location(s) where residents may deposit/place residential Yard and Garden Waste. If this alternative method is abused in any manner by any person, the District will look to complete any and all investigations and/or activities as may be required in accordance to carry out actions identified in this Bylaw.

**12. Inspection:**

- 12.1. Upon providing the Owner or Occupier with 24 hours prior to written notice, a Bylaw Enforcement Officer is authorized to enter, at all reasonable times and in a reasonable manner, any land and buildings for the purposes of ascertaining whether the provisions of this bylaw are being complied with.

**13. Offences and Penalties:**

- 13.1. A person who contravenes any provision of this bylaw is subject to a fine as specified in the District's Bylaw Notice Enforcement Bylaw.
- 13.2. Each day that a contravention of this bylaw continues, constitutes a separate offence.
- 13.3. The District may fulfill a requirement of this bylaw at the expense of a person failing to take the required action and recover the costs incurred as a debt.
- 13.4. The District may refuse to remove any and all waste material which is defined by this bylaw and fees will still be imposed.

**14. General**

- 14.1. Any enactment referred to herein is a reference to an enactment of British Columbia and regulations thereto, as amended, revised, consolidated or replaced from time to time.
- 14.2. If any section, paragraph or phrase of this bylaw is for any reason held to be invalid by a decision of a Court of competent jurisdiction, such decision will not affect the validity of the remaining portions of this bylaw.

**15. Repeal:**

- 15.1. *The Barriere Improvement District Garbage Service and Disposal Bylaw – 1999, No. 191* and all amendments hereto are thereby repealed.

READ A FIRST TIME this                      DAY OF                      , 2025

READ A SECOND TIME this                      DAY OF                      , 2025

READ A THIRD TIME this                      DAY OF                      , 2025

**Finally adopted this                      day of                      , 2026.**

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Mayor – Rob Kerslake

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Corporate Officer – Tasha Buchanan

BARRIERE IMPROVEMENT DISTRICT  
BYLAW NO. 191

A bylaw with respect to Garbage Service and Disposal.

The Trustees of the Barriere Improvement District ENACT AS FOLLOWS:


1. In this bylaw, unless context otherwise requires:
  - a. Occupied Dwelling Unit means any building or trailer or part of a building or trailer which is occupied as a residence.
  - b. Trade Premises means any warehouse, factory, store, cafe, eating house, wholesale or retail business place, office, hotel, motel, auto court and any building other than a dwelling unit.
  - c. Household Garbage means any and all rejected, abandoned or discarded wastes or animal or vegetable food, floor sweepings, general rubbish or an accumulation of waste or discarded materials or things of any kind or nature other than grass, ashes, trees, tree prunings or any object or substance that is too large to be placed in a regulation garbage container.
  - d. Ashes mean ashes, cinders and the remains of any fuel after such fuel has been consumed by fire.
  - e. Trade Wastes mean refuse and accumulation of waste and abandoned materials resulting from the operation of a trade or business and which can be accommodated in a regulation garbage container.
  - f. Other Waste Products means grass, manure, trees and tree prunings and other material of similar nature.
  - g. Regulation Garbage Container means a metal or plastic container of maximum height of 30" and a base diameter maximum of 20" and provided with a close fitting cover. The use of 45 gallon drums is prohibited.
  - h. Garbage Collector means any employee of the District or any person granted a contract by the Trustees of the Barriere Improvement District so appointed.
2. The District shall be responsible for the removal of all household garbage and trade waste.
3. All household garbage shall be drained and securely wrapped before being deposited in a garbage container. Ashes shall be placed in a regulation garbage container other than that used for household garbage. No liquid wastes shall be disposed of in the garbage containers.
4. All persons making use of the garbage collection system shall place garbage of all kinds and noxious, offensive or unwholesome substances and rubbish in plastic bags securely tied to effectively seal the open end thereof. Garbage placed inside metal or plastic regulation garbage cans shall be placed in plastic garbage bags securely tied to effectively seal the open end thereof.  
LOOSE GARBAGE & GARBAGE IN NON-REGULATION CONTAINERS WILL NOT BE PICKED UP.

5. The supply and proper maintenance of regulation garbage containers shall be the responsibility of the property owner. All garbage containers shall be kept on the premises of or connected with the dwelling and for collection shall be placed within 5 feet of the street along which the collector travels, unless special arrangements are made by the owner with the consent of the garbage collector.
6. Trade wastes, such as loose papers, paper boxes, straw and other packing must be kept in covered containers or tied securely into bundles ready for removal or burned in incinerators approved by the fire authorities.
7. The District shall, at its discretion, provide hydraulic dumping containers.
8. It shall be the duty of the garbage collector:
  - a. To collect all garbage to the satisfaction of the Trustees whose decision shall be final.
  - b. To report any violation of sanitary laws by citizens.
  - c. To clean up any garbage spilled or scattered in the operation of collection.
9. The Garbage Collector shall once in every seven days, cause to be removed, all garbage, ashes and household waste from every dwelling unit within the District and shall twice in every seven days, cause to be removed, all garbage and trade waste from all Trade Premises unless special arrangements are made by the owner with the consent of the garbage collector.
10. The rates shall be as follows:
  - a. For every occupied dwelling unit, \$7.90 per month for weekly pickup of two regulation garbage containers and \$0.55 for each additional container.
  - b. For every Trade premises, \$20.00 per month for twice weekly pickup of five regulation garbage containers and \$0.55 for each additional container.
  - c. For the Barriere Secondary School, \$143.00 per month for twice weekly pickup of all Trade Wastes.
  - d. For Barriere Elementary School, \$132.00 per month for twice weekly pickup of all Trade Wastes.
  - e. For Barriere Ridge School, \$132.00 per month for twice weekly pickup of all Trade Wastes.
  - f. For Pensioners 65 years of age & older, no charges for weekly pickup of two regulation garbage containers and \$0.55 for each additional container.
  - g. \$65.00 per month per hydraulic dumping container for twice weekly emptying and disposal of refuse.
11. The Trustees of the Barriere Improvement District reserve the right to waive the requirements of a garbage collection where, in their opinion, a collection is not warranted or required and also reserve the right to make special arrangements where, in their opinion, it is required.

12. Rates are due and payable 30 days after the billing date. A percentage discount of ten percent (10%) shall be allowed on the rates, only if paid in their entirety, on or before the due date.
13. Bylaw No.180, Bylaw No. 185 & Bylaw No. 189 registered with the Ministry of Municipal Affairs are hereby repealed.
14. This may be cited as the "Garbage Service and Disposal Bylaw - 1999"


INTRODUCED and given first reading by the Trustees on the 10<sup>th</sup> day of November, 1999.

RECONSIDERED and finally passed by the Trustees on the 10<sup>th</sup> day of November, 1999.

  
Chairman of the Trustees

  
Secretary of the Trustees

I hereby certify under the seal of the Barriere Improvement District that this is a true copy of Bylaw No. 191 of the Barriere Improvement District passed by the Trustees on the 10<sup>th</sup> day of November, 1999.

  
Secretary of the Trustees

*Handwritten:* A true copy of Bylaw No. 191  
of the Barriere Improvement District  
passed by the Trustees on the 10<sup>th</sup> day of  
November 1999  
