

BYLAW C-8371-2023

A bylaw of Rocky View County to establish curbside collection and disposal of garbage, recyclable material, and organic waste in designated communities

WHEREAS the *Municipal Government Act* provides that a municipal purpose is to provide services, facilities, and other things that are in the opinion of council necessary or desirable for all or part of the municipality;

AND WHEREAS the *Municipal Government Act* provides that council of a municipality may pass bylaws for municipal purposes respecting:

- the safety, health, and welfare of people and the protection of people and property;
- services provided or on behalf of the municipality;
- public utilities; and
- the enforcement of bylaws;

NOW THEREFORE the Rocky View County Council, in the Province of Alberta, duly assembled, enacts as follows:

Title

1 This bylaw shall be known as the *Waste Collection Bylaw*.

Definitions

Words in this bylaw have the same meaning as set out in the *Municipal Government Act* except for the definitions provided in Schedule 'A' of this bylaw.

Application and Interpretation

- The Chief Administrative Officer is authorized to administer this bylaw and to supervise, control, and direct Rocky View County's curbside collection service.
- 4 Nothing in this bylaw relieves a person from complying with the provisions of any federal or provincial legislation, other Rocky View County bylaws and policies, or the requirements of any lawful permit, order, or license.
- 5 Specific references to other bylaws, legislation, and regulations are intended to refer to the current laws applicable at the time this bylaw, as may be amended from time to time, including any successor legislation.
- 6 All schedules attached to this bylaw form part of this bylaw.



In the event Rocky View County becomes a designated community under the *Extended Producer Responsibility Regulation*, then upon the producer collection service becoming operational pursuant to the *Extended Producer Responsibility Regulation*, Rocky View County may in its sole discretion elect to no longer provide recycling carts or collection services pursuant to this bylaw.

Level of Service

- 8 Rocky View County will provide curbside collection to all customers located within a designated community in accordance with the service standards established by Rocky View County.
- 9 Rocky View County will provide curbside collection to all customers located within a designated community, as established in Schedule 'D' of this bylaw.
- 10 Rocky View County will only collect one garbage cart, one recycling cart, and one organics cart from each residential premises.
- All customers within a designated community must participate in curbside collection and pay the rates, fees, or other charges specified in the *Master Rates Bylaw* with respect to the same. No residential premises are exempt from curbside collection.
- Any person other than Rocky View County is prohibited from providing curbside collection or similar services in a designated community in accordance with section 33 of the *Municipal Government Act*.
- Owners or occupants of multiple unit dwellings, commercial buildings, institutions, industrial sites, and any buildings other than residential premises must make their own arrangements for the proper removal and disposal of garbage, recyclables, and other waste materials.

New Construction

For any newly constructed residential premises within a designated community, curbside collection and the invoicing of applicable fees will commence when the owner or occupant is granted permission to occupy (occupancy permit) under the building permit.

Contracted Curbside Collection

- Rocky View County may, on request, provide curbside collection on a fee-for-service basis for premises within Rocky View County not already receiving mandatory curbside collection pursuant to this bylaw.
- The Chief Administrative Officer will establish the availability and conditions of service, frequency and method of collection, waste storage, and set-out locations and fees for contract curbside collection provided by Rocky View County.

Collection Carts

All residential premises within a designated community will be supplied with three collection carts: one garbage cart, one recycling cart, and one organics cart.



- 18 Collection carts are supplied and owned by Rocky View County and will be assigned to specific addresses within designated communities. Customers must return a collection cart to Rocky View County upon request. Only collection carts supplied by Rocky View County may be used for the purposes of waste collection under this bylaw.
- 19 If a collection cart is lost, stolen, or damaged, the customer may make a request to Rocky View County to repair or replace the collection cart at no cost to the customer, subject to the following:
 - (1) if the damage to the collection cart is deemed to be as a result of non-compliance with any part of this bylaw, the customer is responsible for the full cost of repair or replacement along with any other applicable fees or charges as set out in the Master Rates Bylaw;
 - (2) if a collection cart is damaged as a result of the customer's neglect or willful damage, the customer is responsible for any costs incurred as a result of the damage as set out in Schedule 'C' of this bylaw;
 - (3) if a collection cart is lost or stolen, the customer is responsible for the full cost of repair or replacement along with any other applicable fees or charges as set out in the *Master Rates Bylaw*.
- The Chief Administrative Officer will have final discretion on matters related to section 19 of this bylaw.
- As per Schedule 'C' of this bylaw, it is an offence to alter or modify a collection cart for the purpose of changing the intended use of the collection cart without the written consent of Rocky View County.

Collection Schedule

Curbside collection will occur in accordance with the schedule established by the Chief Administrative Officer. The Chief Administrative Officer may make alternate collection arrangements when weather conditions or other circumstances do not permit collection on the day(s) scheduled.

Use and Placement of Collection Carts

- 23 Every customer must ensure that:
 - (1) garbage is stored in the garbage cart;
 - (2) recyclable material is stored in the recyclable cart; and
 - (3) organic waste is stored in the organics cart.
- 24 Every customer must ensure that their collection cart:
 - (1) is not filled higher than the upper rim or in a manner which prevents full closure of the collection cart lid;



- (2) does not have its contents compressed in such a manner that it inhibits the garbage or recyclable material or organic waste from falling freely from the collection cart during the regular tipping process; and
- (3) does not contain any material which might adhere to the inside of the collection cart; such material is to be separately wrapped prior to being placed in the collection cart.
- As per Schedule 'C' of this bylaw, it is an offence to set out for collection any garbage or recyclable material or organic waste that is not generated by the residential premises to which the collection cart was assigned.
- All collection carts set out for collection, subject to the Chief Administrative Officer's discretion, must:
 - (1) be placed in a manner such that automated collection may occur without a collector being required to manually move the collection carts in order to allow pick up;
 - (2) be placed in a manner such that the front of the collection cart is facing the roadway or alley/lane;
 - (3) where any residential premises is served by an alley or lane, be placed adjacent to the alley or lane with clearances of at least one metre to the rear, one metre between the carts, and one metre from any obstacles such as motor vehicles or utility boxes;
 - (4) in cases where no alley or lane exists, be placed for collection along the roadway at the edge of the curb with clearances of at least one metre to the rear, one metre between the collection carts, and one metre clearance from any obstacles such as motor vehicles or utility boxes;
 - (5) not be placed on a sidewalk or roadway or on the travelled portion of a street, alley, or lane so as to interfere in any way with vehicle or pedestrian traffic;
 - (6) be placed on an even surface at the level of the roadway or the alley or lane;
 - (7) be placed for collection in a manner such that the collection cart cannot easily be tipped over; and
 - (8) be maintained in good repair and in a reasonably clean and sanitary condition.
- All garbage, recyclable material, and organic waste set out for collection remains the property of the person placing the garbage, recyclable material, and organic waste for collection until accepted by Rocky View County at the time of collection.
- All garbage, recyclable material, and organic waste set out for collection shall be placed in collection carts at a collection point before 7:00 a.m. on the designated collection day.
- Customers must not place collection carts at the collection point any earlier than 6:00 p.m. the day prior to the designated collection day.



- 30 Customers must remove empty collection carts from the collection point within 18 hours of collection.
- 31 Collection carts must be stored on the premises to which the collection cart is assigned and must not encroach upon or project over any street, alley or lane, or public place except when placed on such street or alley or lane for the purpose of collection.
- 32 Collection carts must be stored with the lid closed to reduce odours, prevent litter, and prevent water accumulation in the cart.
- Customers must make the collection cart available to Rocky View County or its contractors or agents within a reasonable time frame upon request for inspection or repair purposes.

Preparation of Garbage for Collection

- No wet garbage intended for collection may be placed in the garbage cart unless it is drained of any excess moisture, so as not to spill liquid when being collected.
- 35 Garbage must be bagged prior to deposit into the garbage cart.

Preparation of Recyclable Material for Collection

- No wet recyclable material intended for collection may be placed in the recycling cart unless it is drained of any excess moisture, so as not to spill liquid when being collected.
- 37 All recyclable material set out for collection must be:
 - (1) clean; and
 - (2) placed loosely into the recycling cart without bagging or bundling unless otherwise directed by Rocky View County.

Preparation of Organic Waste for Collection

- Organic waste must be placed in the organics cart and be drained of excess moisture.
- 39 All organic waste set out for collection must be:
 - (1) clean; and
 - (2) loose or packaged in compostable bags.

Excess Garbage, Recyclable, and Organic Material

It is the responsibility of the customer to dispose of excess garbage, recyclable material, and organic waste at a transfer site or chuck wagon.

Prohibited Garbage and Recyclables

- 41 No person may include any of the following materials in a garbage cart or recycling cart:
 - (1) hazardous waste, bulk waste, construction waste, and commercial waste;



- sharp objects and materials unless properly contained in a puncture resistant receptacle or packaging before being placed in a garbage cart;
- (3) garbage generated by any multiple unit dwelling;
- (4) flammable, combustible, or oxidizing materials;
- (5) materials that are on fire or above a temperature of 65°C;
- (6) explosive substances, objects, or mechanisms;
- (7) ashes that are not properly quenched;
- (8) oil, oil filters, or oil containers;
- (9) animal carcasses, offal, or viscera;
- (10) trees, tree stumps, logs, land-clearing debris, timbers and fence posts, sod, soil, asphalt, dirt, tree limbs, tree trunks, whole shrubs and bushes, and concrete material:
- (11) motor vehicle parts and farm implements;
- (12) liquid;
- (13) waste materials not identified as acceptable for landfilling pursuant to any permit or certificate issued by Alberta Environment and Parks;
- (14) any waste that exceeds the capacity of the collection cart or prevents the lid from closing;
- (15) luminescent gas-filled electric discharge tubes or fluorescent tubes;
- (16) any material that is designated by Alberta Recycling Management Authority;
- (17) any material that is designated or banned by regional landfills;
- (18) recyclable material contaminated with food residue or liquids;
- (19) prohibited noxious weeds as listed under the Weed Control Regulation;
- (20) any other material deemed by the Chief Administrative Officer to be prohibited from time to time.

Prohibited Materials in Organics Cart

- In addition the items listed in section 41, no person may include any of the following materials in an organics cart:
 - (1) diapers; or



(2) any other material deemed by the Chief Administrative Officer to be prohibited from time to time.

Right to Refuse Garbage, Recyclable Material, and Organic Waste

- 43 Collectors are not required to remove or empty a collection cart:
 - (1) containing any prohibited materials as outlined in this bylaw;
 - (2) filled higher than the collection cart's upper rim causing the lid to not fully close;
 - (3) from any location other than the collection point; or
 - (4) if the collection cart is not placed according to the standards specified in this bylaw.
- The Chief Administrative Officer or collector may refuse to accept any material which, in the opinion of the Chief Administrative Officer or collector, is unreasonable, contravenes any federal, provincial, or municipal regulation or guideline for waste disposal or which poses a danger or potential danger to human life, animals, or the environment.
 - (1) In the event of a conflict or inconsistency between decisions made by the Chief Administrative Officer and a collector pursuant to this section 44, the decision of the Chief Administrative Officer shall prevail to the extent of the conflict or inconsistency.

Non-Consensual Use of Collection Cart and Scavenging

- No person may place garbage, recyclable material, or organic waste in the collection cart of another person without the other person's consent.
- No person other than an authorized collector or the person placing garbage, recyclable material, or organic waste in a collection cart may interfere with, disturb, or remove the contents of a collection cart set out for collection.

Rights of Suspension

The Chief Administrative Officer may suspend curbside collection from any residential premises for non-compliance with this bylaw, whether the non-compliance has been prosecuted or not. The suspension of curbside collection services pursuant to section 47 shall not in any way relieve the customer from its obligation to pay the applicable fees for curbside collection as set out in the *Master Rates Bylaw* and provided for herein, which obligation shall continue and be unaffected by any such suspension of services.

Right of Entry

48 Enforcement Officers may enter at all reasonable times upon any property subject to the provisions of this bylaw for the purposes of ascertaining whether the regulations, directions, and provisions of this bylaw are being obeyed.



Fees and Billing

- Every customer is required to pay the applicable fees for curbside collection as set out in the *Master Rates Bylaw*. Any fees not received within 30 days of the billing date are considered to be outstanding accounts and may be assessed a late payment penalty pursuant to the *Master Rates Bylaw*.
- Owners are responsible for the payment of all accounts in arrears. Outstanding charges will be transferred to the owner's property tax account.

Prohibitions

- No owner or occupant of real property in the designated community may cause, allow, or permit any garbage, recyclable material, organic waste, rubbish, refuse, or other noxious, offensive, unwholesome, or discarded matter to collect, accumulate or remain on the premises, unless it is securely contained in a Rocky View County-approved waste container or receptacle equipped with a close-fitting lid or cover.
- No person shall deliver, place or dump, or cause or allow delivering, placing, or dumping, of any garbage, recyclable material, or organic waste refuse or material on a property without the consent of the owner or occupant of the property.

Enforcement

- For the purpose of section 542 of the *Municipal Government Act*, the Chief Administrative Officer and Enforcement Officers are designated officers for the purposes of carrying out inspections, remedial actions, and enforcement pursuant to this bylaw.
- The Chief Administrative Officer and Enforcement Officers are authorized to enter any land or building to inspect for or enforce compliance with this bylaw in accordance with their powers and responsibilities under the *Municipal Government Act*.

Offences

- Any person who violates or contravenes, or causes, allows, or permits a contravention of, any provision of this bylaw will be subject to the applicable specific penalty set out in Schedule 'C' of this bylaw.
- Notwithstanding the specified penalties set out in Schedule 'C' of this bylaw, if a person violates the same provision of this bylaw twice within a 12-month period, the specified penalties for the second violation shall be doubled.
- It is the intention of Council that all offences created under this bylaw are to be interpreted as strict liability offences.

General Penalty Provisions

In accordance with the *Municipal Government Act*, any person who violates any provision of this bylaw is guilty of an offence and is liable, upon conviction, to a maximum fine of \$10,000.00 or, in default of payment of the fine, to imprisonment for a period not exceeding one year, or to both fine and imprisonment in such amounts.



- When a contravention of this bylaw is of a continuing nature, a contravention will constitute a separate offence in respect of each day, or part of a day, on which that offence continues.
- Payment of any penalty or fine imposed pursuant to this bylaw does not relieve a person from the necessity of paying any fees, charges, or costs for which that person is liable under the provisions of this bylaw or any other bylaw or enactment.

Service of Notices, Demands, and Remedial Orders

- In any case where the Chief Administrative Officer or an Enforcement Officer issues a notice, demand, or order to remedy pursuant to the *Municipal Government Act* to any person, the Chief Administrative Officer or Enforcement Officer will effect such service in one of the following ways:
 - (1) by causing a written copy of the notice, demand, or order to remedy to be personally delivered to the person named in the notice, demand, or order to remedy;
 - (2) in the case of an individual, by causing a written copy of the notice, demand, or order to remedy to be delivered and left with a person of at least 18 years of age at the person's residence;
 - (3) in the case of a corporation, by sending a written copy of the notice, demand, or order to remedy by registered mail to the registered office of the corporation, or by delivering it personally to the manager, secretary, or other executive officer of the corporation or the person apparently in charge of a branch office of the corporation at an address held out by the corporation to be its address;
 - (4) by causing a written copy of the notice, demand, or order to remedy to be delivered to and left in a conspicuous place at or about the subject lands or building; or
 - (5) by causing a written copy of the notice, demand, or order to remedy to be mailed or delivered to the last known address of the person as disclosed in the land registry system established by the *Land Titles Act* as shall appear to the Chief Administrative Officer or Enforcement Officer most appropriate in the circumstances and such service will be adequate for the purposes of this bylaw.

Violation Ticket

- Enforcement Officers are authorized and empowered to issue a violation ticket to any person who the Enforcement Officer has reasonable and probable grounds to believe that person has contravened any provision of this bylaw.
- When an Enforcement Officer has reasonable and probable grounds to believe that a person has violated any provision of this bylaw, the Enforcement Officer may commence court proceedings against such person by:
 - (1) issuing the person a violation ticket pursuant to the provisions of Part 2 of the *Provincial Offences Procedure Act*; or



- (2) laying an information and complaint against the person.
- When an Enforcement Officer issues a person a violation ticket in accordance with this bylaw, the Enforcement Officer may either:
 - (1) allow the person to pay the specified penalty established in this bylaw for the offence by including such specified penalty in the violation ticket; or
 - require a court appearance of the person when the Enforcement Officer believes that such an appearance is in the public interest, pursuant to the provisions of Part 2 of the *Provincial Offences Procedure Act*.
- No provision of this bylaw nor any action taken pursuant to any provision of this bylaw shall in any way restrict, limit, prevent, or preclude Rocky View County from pursuing any other remedy in relation to an offence provided by the *Municipal Government Act* or any other applicable legislation.

Corporations and Partnerships

- When a corporation commits an offence under this bylaw, every principal, director, manager, employee, or agent of the corporation who authorized the act or omission that constitutes the offence or assented to or acquiesced or participated in the act or omission that constitutes the offence is guilty of the offence whether the corporation has been prosecuted for the offence.
- If a partner in a partnership is guilty of an offence under this bylaw, each partner in that partnership who authorized the act or omission that constitutes the offence or assented to or acquiesced or participated in the act or omission that constitutes the offence is guilty of the offence.
- No person shall obstruct, hinder, or impede any authorized representative of Rocky View County in the exercise of any of their powers or duties pursuant to this bylaw.

Severability

69 Each provision of this bylaw is independent of all other provisions. If any provision of the bylaw is declared invalid for any reason by a court of competent jurisdiction, all other provisions of this bylaw shall remain valid and enforceable.

Transitional and Effective Date

- Rocky View County Bylaw C-7429-2017, being the *Langdon Waste Collection Bylaw*, is repealed upon this bylaw passing and coming into full force and effect.
- 71 Rocky View County Bylaw C-8371-2023, being the *Waste Collection Bylaw*, is passed and comes into full force and effect when it receives third reading and is signed in accordance with the *Municipal Government Act*.

READ A FIRST TIME IN COUNCIL this	aday of January, 2023
READ A SECOND TIME IN COUNCIL this	24 day of <u>January</u> , 2023
UNANIMOUS PERMISSION FOR THIRD READING	24 day of <u>Janary</u> , 2023
READ A THIRD TIME IN COUNCIL this	24 day of <u>Sarvary</u> , 2023
	Mayor
For	Chief Administrative Officer
	Zo23 /o1 /24 Date Bylaw Signed



Schedule 'A' - Definitions

- 1 "Alberta Recycling Management Authority" means the management board established pursuant to section 2 of the *Designated Material Recycling and Management Regulation*, Alta Reg 93/2004, as amended or replaced from time to time.
- 2 **"Bulk waste"** includes furniture, appliances, mattresses, bicycles, or other oversize items not capable of being placed in a collection cart for collection.
- 3 "Chief Administrative Officer" or "CAO" means that individual appointed by Council into the position of Chief Administrative Officer for Rocky View County pursuant to the *Municipal Government Act* or their designate.
- 4 "Chuck wagon" means facilities which are mobile in nature and operated by Rocky View County for residential waste disposal and recycling. The current locations of these facilities are listed in Schedule 'B' of this bylaw but are subject to relocation from time to time.
- 5 "Clean" means not contaminated or soiled.
- 6 "Collection cart" includes a garbage cart, recycling cart, or organics cart.
- 7 **"Collection day"** means a day established and published by the Chief Administrative Officer for curbside collection of garbage, recyclable material, or organic waste.
- 8 "Collection point" means the property, roadway, alley/lane or street allowance, which has been designated by Rocky View County for the setting out of collection carts for curbside collection.
- 9 "Collector" means an agent, contractor or employee of Rocky View County who conducts curbside collection.
- "Commercial waste" means any waste generated by commercial, industrial, institutional, community, governmental, religious, or charitable organizations.
- 11 "Compostable bags" means:
 - (1) a compostable paper bag;
 - (2) a bag made of compostable plastic certified as meeting the specifications established by the Standards Council of Canada (CAN/BNQ 0017-008/2010); or
 - (3) a compostable bag certified by the Biodegradable Products Institute.
- "Construction waste" means any waste produced in the process of constructing, altering, renovating, repairing, or demolishing a building; including earth, vegetation, and rock displaced during the process of construction.
- "Council" means the duly elected Council of Rocky View County.
- 14 "County" means Rocky View County.



- "Court" means a court of competent jurisdiction in the Province of Alberta.
- "Curbside collection" means the collection of garbage, recyclable material, and organic waste.
- "Customer" or "customers" means the owner(s) or occupant(s) of residential premises located within the designated community.
- "Designated community" means the areas within Rocky View County that have been designated to receive curbside collection as set out in Schedule 'D' to this bylaw, as amended from time to time.
- "**Emergency**" means a situation where there is imminent danger or risk to public safety or of serious harm to property.
- "Enforcement Officer" means a member of the Royal Canadian Mounted Police (RCMP), a Community Peace Officer appointed by the Solicitor General of Alberta in accordance with the *Peace Officers Act* S.A. 2006, c P-3.5, or a Bylaw Enforcement Officer employed by Rocky View County in accordance with the *Municipal Government Act*.
- 21 **"Excess garbage"** means any garbage generated at a residential premises which exceeds the capacity of one garbage cart.
- 22 **"Excess recyclable material**" means any recyclable material generated at a residential premises which exceeds the capacity of one recycling cart.
- 23 **"Excess organic waste"** means any organic waste generated at a residential premises which exceeds the capacity of one organics cart.
- 24 "Extended Producer Responsibility Regulation" means the Extended Producer Responsibility Regulation, Alta Reg 194/2022, as amended or replaced from time to time.
- 25 **"Garbage"** means all non-recyclable solid waste generated through ordinary day-to-day activities on residential premises.
- 26 "Garbage cart" means Rocky View County-owned and supplied waste container for the temporary storage of garbage for curbside collection.
- 27 "Hazardous waste" has the same meaning as in the Waste Control Regulation, Alta Reg 192/96, as amended or replaced from time to time.
- 28 **"Injunction order"** means an injunction order obtained pursuant to section 554 of the *Municipal Government Act*.
- 29 "Land Titles Act" means the Land Titles Act, RSA 2000, c L-4 as amended or replaced from time to time.



- "Leaf and yard waste" means organic plant material, leaves, and debris commonly thrown away in the course of maintaining yards and gardens, including grass clippings, tree shrubs, branches of a diameter of 6 inches or less, and excludes noxious weeds, sod, soil, asphalt, dirt, tree limbs, tree trunks, whole shrubs and bushes, or concrete material.
- "Master Rates Bylaw" means the Rocky View County Bylaw known as the Master Rates Bylaw, as amended or replaced from time to time.
- "Multiple unit dwelling" means a building with three (3) or more dwelling units, including apartment buildings and condominiums, but does not include any premises designated as residential premises pursuant to this bylaw.
- 33 "*Municipal Government Act*" means the *Municipal Government Act*, RSA 2000, c M-26, as amended or replaced from time to time.
- 34 "Noxious weed" means a plant designated in accordance with the *Weed Control Regulation* as a noxious weed and includes the plant's seeds.
- "Occupant" means an individual or other party who occupies or controls property pursuant to a lease, license or other agreement with authorization from the owner including but not limited to a tenant, lessee and a person controlling property under development or construction.
- **"Order"** means an order to remedy described in section 545 of the *Municipal Government Act*.
- 37 **"Organic waste"** means separated and clean material designated as organic by the Chief Administrative Officer.
- 38 "Organics cart" means Rocky View County-owned and supplied waste container for the temporary storage of organic waste for curbside collection.
- "Owner" means the registered owner of real property and includes a purchaser under an agreement for sale of real property.
- 40 **"Person"** means any individual or business entity including a firm, joint venture, proprietorship, association, corporation, organization, partnership, company or society, and any other legal entity.
- 41 "**Property**" means any land including all buildings, structures, premises, and any personal property thereupon, located within Rocky View County.
- 42 "Provincial Offences Procedure Act" means the Provincial Offences Procedure Act, RSA 2000, c P-34, as amended or replaced from time to time.
- 43 **"Reasonable notice"** means not less than 48 hours except in the case of an emergency or extraordinary circumstance when no notice needs to be given.
- 44 "Recyclables" and "recyclable material" means separated and clean material designated as recyclable by the Chief Administrative Officer.



- 45 "Recycling cart" means Rocky View County-owned and supplied waste container for the temporary storage of recyclable material for curbside collection.
- 46 "Residential premises" includes:
 - (1) any building containing a single detached dwelling;
 - (2) a mobile home situated in a mobile home park;
 - (3) a semi-detached dwelling including duplexes, town houses, row houses, where each single dwelling unit is deemed to be a residential premises; and
 - (4) does not include unauthorized secondary suites.
- 47 "Roadway" means the finished portion of a road plan or road allowance and includes streets and alleyways.
- 48 "Rocky View County" means the municipal corporation of Rocky View County established pursuant to the laws of the Province of Alberta and the area within the jurisdictional boundaries of Rocky View County, as the context of this bylaw so requires.
- "Sharps" means any item having corners, edges, or projections capable of cutting or piercing the skin, including, but not limited to the following: hypodermic needles, syringes, blades, broken glass.
- "Transfer site" means those locations listed within Schedule 'B' of this bylaw which are owned or operated by Rocky View County for residential waste disposal and recycling.
- "Violation ticket" means a violation ticket issued pursuant to Part 2 of the *Provincial Offences Procedure Act*, as amended or replaced from time to time.
- 52 **"Weed Control Regulation"** means the *Weed Control Regulation*, Alta Reg 19/2010 as amended or replaced from time to time.



Schedule 'B' – Rocky View County Transfer Sites, Chuck Wagons, and Recycling Depot

Transfer Sites:

- 1 Langdon Transfer Site, 505 Railway Avenue, SE-23-23-27-W4M
- 2 Irricana Transfer Site, 263220 Twp Rd 274, SW- 28-27-26-W4M
- 3 Bragg Creek Transfer Site, 90 Elbow Rise, NE-13-23-05-W5M

Chuck Wagons:

- 1 Bearspaw Chuck Wagon, 253220 Bearspaw Road, NW-19-25-02-W5M
- 2 Elbow Valley Chuck Wagon, 31040 Lott Creek Drive, NE-02-24-03-W5M
- 3 Keoma Chuck Wagon, 103 6 Street, SW-13-26-27-W4M
- 4 Madden Chuck Wagon, 285090 Symons Valley Rd, SW-31-28-02-W5M
- 5 Balzac Chuck Wagon, 291031 Rocky View Way, SE-14-26-29-W4M
- 6 Springhill Chuck Wagon, 41078 Big Hill Springs Rd, SW-02-27-04-W5M

Recycling Depot:

1 Springbank Recycle Depot, 100 Commercial Dr, SW-34-24-03-W5M



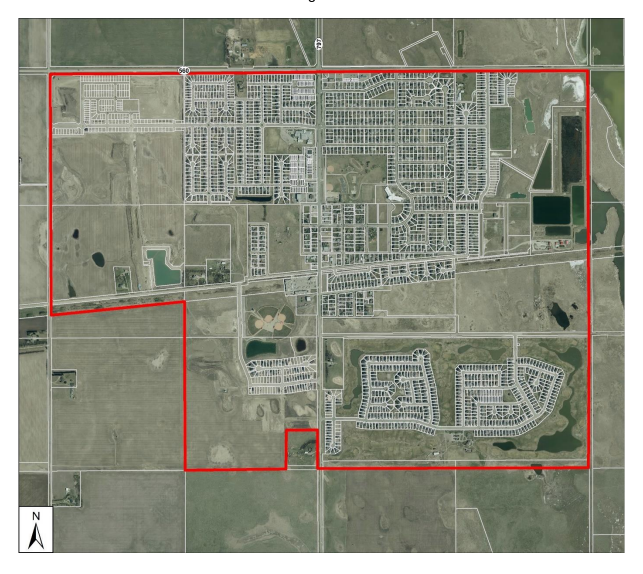
Schedule 'C' - Minimum Specified Penalties

Section	Offense	Minimum Penalty	Specified Penalty
21	Modify collection cart without County consent	\$125	\$250
23	Fail to store garbage, recyclable material, and organic waste in approved collection carts	\$125	\$250
24	Improperly fill collection cart	\$125	\$250
25	Set out garbage not generated on premises	\$250	\$250
26	Improperly place collection cart set out for collection	\$125	\$250
31	Fail to store collection cart in proper location	\$125	\$250
32	Fail to properly store collection cart with closed lid	\$125	\$250
34 or 36	Place wet garbage or wet recycling material in collection cart	\$125	\$250
35	Fail to properly bag garbage in collection cart	\$125	\$250
41 & 42	Place prohibited material in collection cart	\$250	\$250
46	Scavenge garbage or recyclable material from collection cart	\$125	\$250
51	Accumulation of garbage or recyclable material on property	\$125	\$250
52	Dispose materials in unauthorized location	\$250	\$500



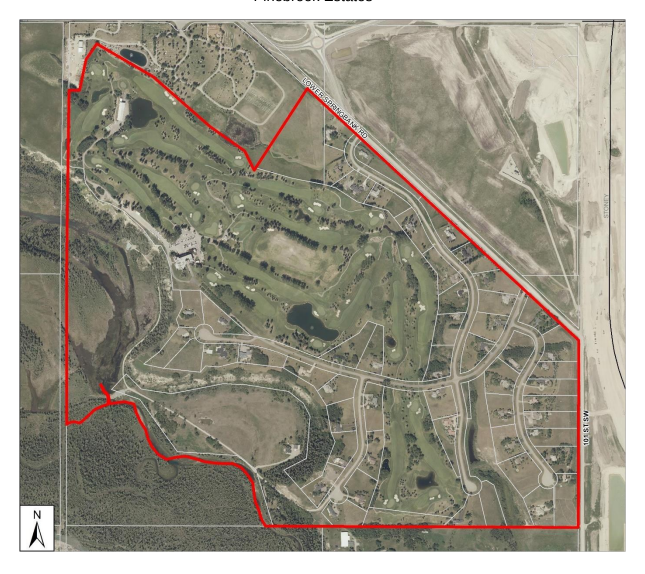
Schedule 'D' - Designated Communities

Langdon





Pinebrook Estates





Harmony

