

BY-LAW NO. 05-26

OF THE CORPORATION OF THE TOWN OF AYLMER

Being a Municipal Solid Waste Management By-law to establish, maintain and operate a system that provides for regulations governing the collection, removal and disposal of waste, recyclable and organic materials, and other refuse in the Town of Aylmer.

WHEREAS Section 8, 11, 127, and 128 of the Municipal Act, 2001, S.O. 2001, c.25, as amended (hereinafter the "Municipal Act"), provides that a municipality has the authority to pass by-laws governing waste management matters;

NOW THEREFORE the Council of the Town of Aylmer enacts as follows:

1. That the Corporation of the Town of Aylmer deems it necessary to revise and consolidate certain by-laws regulating the collection, removal and disposal of waste, recyclable and organic materials, and other refuse in the Town of Aylmer.
2. That the said provisions of the By-Law be attached hereto and form a part of this By-Law.
3. That By-Law 21-12 and all other by-laws inconsistent hereto are hereby repealed.
4. That this By-Law shall come into force and take effect on January 14th, 2026.

Read a First, Second, and Third time this 14th day of January 2026.

Signed by:



DocuSigned by:
Jack Couckuyt
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 Mayor

By signing this by-law on this 14th day of January 2026, Mayor Couckuyt will not exercise the power to veto this by-law and Mayor Couckuyt is providing written approval of the by-law as the head of Council to the municipality.

DocuSigned by:
Owen Jaggard
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 Clerk

Authority: Council, Resolution 282-25
 Staff Report Number: OPNS 21-25
 Staff Report Date: December 3, 2025

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1. Definitions

For the purpose of this By-Law, the following definitions shall apply:

- 1.1. **As Designated** shall mean as designated by the Corporation of the Town of Aylmer from time to time by the Director of Infrastructure & Operations or their designate. It is anticipated that the Town’s waste programs will continue to evolve as new methods and materials emerge. These changes will be implemented on an **As-Designated** basis.
- 1.2. **Bag Tag** shall mean a tag, sticker, tab, tie or label approved by the Town to be properly affixed to a garbage bag of waste put out at the curbside for collection which is in excess of the garbage bag limits.
- 1.3. **Biodegradable Bag** shall mean bags made from materials that are able to decompose that are approved by the Town to be used for the storing and setting out of compostable organic materials such as yard waste, leaves and other materials As Designated and, when filled, not exceeding twenty kilograms (20 kg), or forty four pounds (44 lbs.) in weight.
- 1.4. **Boulevard** shall mean that portion of every road allowance within the limits of the Town of Aylmer which is not used as a sidewalk, driveway, or travelled roadway or shoulder.
- 1.5. **Brush** shall mean woody material including woody plants, shrubs, bushes, tree

branches and limbs. Tree limbs having a diameter not greater than 20 centimeters (8 inches) and bundles not more than 1.5 meters (4.5 feet) in length and not exceeding twenty kilograms (20 kg), forty-four pounds (44 lbs.) in weight will be collected.

- 1.6. **Christmas Tree** shall mean naturally grown evergreen trees without (free of) tinsel, metal, decorations, ornaments, lights and stands.
- 1.7. **Collectible Material** shall mean all waste, garbage, organic or special materials as designated by the Municipality which may be collected at curbside or at a collection point approved by the Municipality pursuant to this By-Law.
- 1.8. **Collector** shall mean any person designated or authorized by the Municipality to collect any form of solid waste including garbage, organic or special materials pursuant to this By-Law, and includes a Town employee or agent, a Collection Contractor, and any person working for a Collection Contractor.
- 1.9. **Commercial Business** shall mean a non-industrial business establishment located within the territorial limits of the Town of Aylmer and for the purposes of this By-Law, all libraries, churches, clubs and schools, so located as well, all facilities owned and operated by or on behalf the Town of Aylmer shall be deemed to be commercial businesses.
- 1.10. **Commercial/ Industrial Development** shall mean a commercial / industrial development located within the territorial limits of the Town of Aylmer which is greater than 3,000 square feet for either a single use or a combination of uses.
- 1.11. **Construction Materials** shall include pieces of plaster, lumber, broken concrete, excavated material, wall board, siding, windows or any other waste material resulting from the construction, alteration, repair, demolition or removal of any building or structure, including a fence.
- 1.12. **Corporation** shall mean the Corporation of the Town of Aylmer.
- 1.13. **Curbside** shall mean the area directly in front of a Premise as close to possible to the travelled portion of the road without obstructing or interfering with the travelled portion of the road or any driveway or sidewalk. It normally extends 1.0 - 1.2m (3 - 4 feet) rearward from the travelled portion of the road.
- 1.14. **Director of Infrastructure & Operations** shall mean the Director of Infrastructure & Operations or their designate for the Corporation of the Town of Aylmer.
- 1.15. **Downtown Business Area** shall mean an area designated by the Town for the purpose of solid waste management. The area shall be located in the geographical area of the downtown core and shall receive alternate collection services compared to residential or other industrial, commercial properties as more particularly described in the BIA Establishing By-Law.
- 1.16. **Dwelling Unit** shall mean one or more habitable rooms occupied by an individual or

family as an independent and separate housekeeping establishment.

- 1.17. **Eligible Property** shall mean any residential building, multi-residential, industrial, commercial, business, churches, Town owned facilities, or other properties the Town deems eligible to receive waste collection services and/or participate in drop off location services.
- 1.18. **Garbage** shall mean all non-hazardous, solid, residual waste which for purpose of collection, does not fall within a recyclable class of material as more particularly described and as listed in Schedule A.
- 1.19. **Garbage Bag** shall mean a weatherproof bag, having a dimension no greater than 80 centimeters (32 inches) by 125 centimeters (50 inches) and, when filled, not exceeding twenty kilograms (20 kg), or forty-four pounds (44 lbs.) in weight. The bag shall be securely fastened closed at the top and used for the storing and setting out of garbage.
- 1.20. **Garbage Container** shall mean a receptacle, can, bin, or other such container used for the storing and setting out of garbage. It does not include cardboard boxes.
- 1.21. **Large Item Waste Materials** shall mean waste types that are too large to be accepted by regular waste collection as more particularly described and as listed in Section 8.2.
- 1.22. **Major Appliance** shall mean major household appliances or items such as stoves, washers, dryers, dishwashers, dehumidifiers, water tanks, barbeques, air-conditioning units, refrigeration units, freezer units, heat pumps and other material As Designated.
- 1.23. **Multi-Residential** shall mean a property used mainly for residential purposes, containing 6 or more Residential Dwelling Units (by reference to the database maintained and operated by the Municipal Property Assessment Corporation).
- 1.24. **Municipality** shall mean the Corporation of the Town of Aylmer.
- 1.25. **Municipal Household Electronic Waste** shall mean material designated as Waste Electrical and Electronic Equipment (EEE) by Ontario Regulation 522/20 under the Waste Diversion Transition Act, 2016, as amended from time to time, or any successor thereof.
- 1.26. **Non-Collectible Material** shall mean material forbidden, prohibited and not acceptable for collection pursuant to this By-Law as more particularly described and as listed in Schedule A.
- 1.27. **Non-Compliant** shall mean material not properly prepared and/or permitted for collection or drop off location deposit in accordance with the requirements as set out in this By-Law.

- 1.28. **Notice of Non-Compliance** shall mean a written friendly reminder notice from the Town, in a form As Designated, which is delivered to an Occupant, or left in a visible location which can be readily seen at the Premises, to address Non-Compliance of the Town's Solid Waste Management Programs.
- 1.29. **Occupant** shall mean and include any owner, lessee, tenant, agent of a lessee, tenant owner or any person in charge or in control of an Eligible Property or other Premises.
- 1.30. **Premises** shall mean land and buildings located in the geographic area of the Town of Aylmer together considered as a property and controlled by an occupant. A Premise may be made up of multiple units for the purpose of this By-Law.
- 1.31. **Residential Building** shall mean a building containing one (1) or more dwelling units, which is located within the territorial limits of the Town of Aylmer.
- 1.32. **Scavenge** shall mean to search through, pick over, and/or remove materials set out for waste collection.
- 1.33. **Schedule** shall mean all regulations attached to and forming part of this By-Law including any amendments thereto.
- 1.34. **Town** shall mean the Corporation of the Town of Aylmer.
- 1.35. **Yard Waste** shall mean compostable plant materials including weeds, grass clippings, thatch, garden trimmings, leaves, vegetable matter and other materials As Designated, but does not include brush, soil or dirt.
- 1.36. **Waste** shall mean garbage, yard waste, large items and any other material designated by the Town for Waste Collection Services.
- 1.37. **Waste Receptacle** shall mean any container, vessel, holder, and/or bag used for holding or facilitating the removal of refuse.

These definitions shall apply regardless of whether the definition is capitalized in this By-Law.

2. General Regulations

- 2.1. No Occupant shall be eligible for collection unless the occupant complies with this By-Law and other terms As Designated.
- 2.2. No Occupant shall set out any waste for collection other than in accordance with this By-Law.
- 2.3. Unacceptable Garbage, Hazardous/Electronic Waste, and certain Organic Waste shall not be included in the curbside collection and shall not be placed at the street for collection unless specific collection events are organized by the Municipality.
- 2.4. Occupants/Property Owners who fail to remove non-collectible waste and/or non-

recyclable material from curbside or a collection point after being notified in writing by the Municipality, the Town will remove the non-collectible waste and non-recyclable material at the owner's expense.

- 2.5. No person shall permit the accumulation upon the premises, owned, leased, occupied or under his/her control, any garbage, litter, waste material, animal or vegetable matter or any other matter, which is or may be endangering public health, safety, life or property, or is of such nature as to be an intrusion to the orderliness, neatness and well-groomed appearance of the neighbourhood or business area.
- 2.6. No person shall pick over, interfere with, disturb, remove or scatter any garbage, waste materials, or any other article placed out for removal by the collector, whether contained in receptacles or otherwise, unless specific collection events are organized by the Municipality.
- 2.7. The Owner(s) of any apartment house, row housing, town housing or other multi-residential complex or commercial/industrial development must comply with the Towns Multi-Residential & Private Waste Collection Policy and shall provide for the tenants a bin or other receptacle(s) sufficient in size to contain the garbage of all tenants. The bin or receptacle(s) for storage must be properly constructed so as to preclude the entrance of flies, rodents, or other animals.
- 2.8. Any Multi-residential Complex/Commercial Complex in excess of thirteen (13) units must comply with the Towns Multi-Residential & Private Waste Collection Policy and shall have provided a container or containers that may be dumped automatically and emptied a minimum of two (2) times per week. The container and disposal costs shall be arranged by the owner and shall be at the owner's expense.
- 2.9. All fast-food outlets and/or restaurants that sell hot or cold food products or beverages that are available for consumption off or out of those premises, and all convenience stores that market food or liquid products that may be consumed off or out of those premises shall provide external waste containers that are approved by the Town of Aylmer. These containers will be located in front of the businesses, and the owner, operator or lessee of the said premises shall be responsible for the regular maintenance and emptying of these waste containers.
- 2.10. Commercial businesses may have waste storage bins to hold waste for collection purposes. Every owner of a collection bin must adhere to the following provisions:
 - 2.10.1. Every bin shall be constructed in such a manner as to protect waste from being exposed to weather and animals;
 - 2.10.2. Every bin shall be easily accessible to the collector for the removal of waste by having a proper lid that can be easily opened and stay in an open position, unassisted by the collector while the items are removed;
 - 2.10.3. Bins shall be placed as close to the road as possible but must remain on private property; and,
 - 2.10.4. Every bin should be kept in a sanitary condition at all times.
- 2.11. The Owner(s) of property shall remove or arrange for the removal of any waste, receptacle or material remaining for any reason after the time for pick-up.
- 2.12. The Municipality will arrange for the removal of any waste, receptacle or material

remaining after a notice has been provided at the cost of the occupant/owner.

3. Amounts

- 3.1. Garbage placed out for pick-up shall not exceed the following amounts:
 - 3.1.1. The number of untagged garbage bags put out for collection from any residential premise on any collection day shall not exceed a total of three (3) bags per week per unit; one (1) of the three (3) untagged bags may be yard waste.
 - 3.1.2. Each eligible Multiple Dwelling is permitted a total of three (3) untagged bags per week per unit; one (1) of the three (3) untagged bags may be yard waste.
 - 3.1.3. Each Commercial Business located within the designated Downtown Business Area shall be permitted a total of five (5) untagged bags two (2) times per week; one (1) of the five (5) untagged bags may be yard waste.
 - 3.1.4. Each Commercial Business located outside of the designated Downtown Business Area shall be permitted a total of nine (9) untagged bags one (1) time per week, two (2) of the nine (9) untagged bags may be yard waste.
- 3.2. All additional garbage bags over and above the untagged bag limits as stated in 3.1 must be tagged. Additional bags put out for collection will not be collected unless proper tags have been properly affixed to them.
- 3.3. Bag Tags shall be available for purchase from the Town Hall office located at 46 Talbot Street West in Aylmer during regular office hours and from other vendors that are subject to change. The Town will notify the public annually of these additional vendors.

4. Location

- 4.1. No waste shall be placed on the travelled portion of the street.
- 4.2. All Waste from any dwelling, multiple dwelling or commercial business must be placed adjacent to the travelled portion of the street upon which the property fronts or adjacent to an accessible lane or alley servicing the premises.
- 4.3. All waste containers should be placed within 3 meters of the edge of the street along which the collection service is provided.
- 4.4. Containers shall be placed either on the property from which they are to be collected, or on the untraveled portion of the road allowance directly in front of the property, in the place of easiest access to the collector and at ground level.
- 4.5. No waste container shall be placed to obstruct the public sidewalk or any other public way.
- 4.6. No person shall set out waste on a property not owned or occupied by that person or adjacent to said property.

- 4.7. No person shall place waste containers on snowbank, behind snowbank, or on the road during winter. Place waste containers in a visible location clear of snow and ice, such as driveway, where can easily be collected by contractor.

5. Frequency/Time of Collection

- 5.1. Occupants shall ensure that all waste for collection and removal by the collector, shall be placed out for collection before 7:00 a.m. local time on the date fixed for collection, but in no case shall waste set out for collection be placed out before 6:00 p.m. local time on the day prior to the date fixed for collection unless otherwise specified and/or permitted by the Municipality.
- 5.2. The Municipality shall provide for collection of garbage once per week to all Eligible Properties which includes all single family residential and multiple dwellings (2-12 units) and to commercial businesses located outside of the designated Downtown Business Area within the territorial limits of the Town of Aylmer.
- 5.3. The Municipality shall provide for collection of garbage twice per week to all commercial businesses located within the designated Downtown Business Area.
- 5.4. Items must be placed at curbside for pick-up prior to 7:00 a.m. and will be picked up on the Eligible Property's regularly scheduled garbage day. The Town is not responsible for the collection of materials that are placed at the curbside after 7:00 am.
- 5.5. The collector may collect waste from residences at any point on your scheduled garbage collection day between 7:00 a.m. and 4:30 p.m.
- 5.6. The operations of waste collection machinery or refuse compacting equipment shall not occur between the hours of 9:00 p.m. to 7:00 a.m. shall not occur in residential areas.

6. Preparations

- 6.1. Every Occupant shall prepare all Collectable Material according to the provisions of this By-Law relevant to each class of material.
- 6.2. No person shall permit any hazardous substance to be deposited or placed in any waste receptacle for removal by the collector.
- 6.3. Garbage placed out for collection shall be collected in weatherproof (polyethylene) bags and shall conform to the following regulations:
 - 6.3.1. Each polyethylene bag shall be 1.5 millimeters (0.06 inches) or greater in thickness;
 - 6.3.2. Each polyethylene bag shall not be greater than 80 centimeters (32 inches) x 125 centimeters (50 inches) in size when empty;
 - 6.3.3. The weight of each bag shall not exceed twenty kilograms (20 kg), forty-four pounds (44 lbs.) in weight;
 - 6.3.4. Occupants shall ensure that polyethylene bags containing garbage are securely tied or otherwise sealed when set out for collection; and,
 - 6.3.5. All garbage placed in container(s) and set out for collection must be contained in a polyethylene bag.

7. Collector's Responsibility

- 7.1. The Municipality shall provide for collection of all Collectable Material from Eligible Properties in the Town according to the terms of this By-Law and subject to other terms As Designated All yards within a residential zone, which abut a municipal street, shall be maintained in grass cover and/or landscaping acceptable to the Municipality.
- 7.2. No employee of the collector shall be required to enter any building, private dwelling, apartment house or tenement, ascend or descend any stairway or enter any elevator or lift for the purpose of carrying out or returning thereto any receptacle. This section shall not preclude any agreement between the collector and householder for provision of such services.
- 7.3. No employee of the collector shall demand any gift, gratuity, payment or consideration whatsoever for services rendered, save and except, such wages arising from his/her employment with the said collector
- 7.4. Each Multi-residential Complex, Commercial/Industrial Development, and residences fronting on private roads shall provide its own service for the collection and disposal of garbage.
 - 7.4.1. The Municipality can provide for collection of multi-residential properties and residences on private roads if all conditions in the corresponding policy titled "Multi-residential & Private Road Waste Collection Policy" are all met, and an agreement between the Municipality and the development owner has been executed.
- 7.5. Alternative collection shall be determined by the Collector for certain statutory holidays that fall on scheduled collection days. Changes to the collection schedule shall be advertised by the Town to ensure that occupants have been adequately notified of such changes.

8. Special Collection Events

- 8.1. Special General Regulations
 - 8.1.1. The Municipality, by notice to the public, may designate or change waste management program specifics such as but not limited to date and time, location rules and regulations.
 - 8.1.2. No special collection event material will be collected unless it meets all requirements in this By-Law and is contained in the notice to the public.
 - 8.1.3. The Town may designate specific days and times for additional collection days outside the parameters of this By-Law. No material will be collected unless it meets the parameters outlined in the notice to the public.
- 8.2. Large Item Waste Curbside Collection
 - 8.2.1. For the purposes of this By-Law, Large Item Waste Materials does not include the following types of materials for curbside collection under the Town of Aylmer's specific Large Waste Curbside Collection Program:
 - (a) Regular household garbage

- (b) Yard waste
- (c) Recyclable materials
- (d) Municipal Hazardous Waste or Special Waste (MHSW)
- (e) Waste Electrical and Electronic Equipment (WEEE)
- (f) Construction/renovation materials
- (g) Any other material or item for which the Municipality has a diversion program
- (h) Other materials As Designated

- 8.2.2. The Municipality shall provide for a specific collection event for Large Item Waste once annually to all Eligible Properties within the territorial limits of the Town of Aylmer.
- 8.2.3. Large Item Waste Collection is available to dispose of a reasonable amount of normal household items created in the normal course of waste generation activity to the discretion of the Town. More specifically, not to exceed 2 cubic meters (the approximate size of a pickup truck box).
- 8.2.4. Occupants are not to place Large Item Waste at curbside until the scheduled week of the specific collection unless otherwise specified in special collection events that are organized by the Municipality.
- 8.2.5. Items must be placed at curbside for pick-up prior to 7:00am and will be picked up on the Eligible Property's regularly scheduled garbage day.
- 8.2.6. Any items placed out after the Eligible Property's regularly scheduled garbage pick-up day will not be picked up.
- 8.2.7. Items shall be in a contained state neatly placed at the curbside.
- 8.2.8. Items which can fit within a regulation sized garbage bag or container should not be disposed of as Large Item waste, but as regular garbage.
- 8.2.9. The maximum weight of any one item is 45 kg or 100 lbs.
- 8.2.10. Occupants with large quantities exceeding volume and weight permitted shall make their own arrangements for removal and disposal of such waste.

8.3. Curbside Swap

- 8.3.1. Occupants may place items to the curb for 7 a.m. on the day the event commences.
- 8.3.2. Do not disturb, disrespect or damage other's items.
- 8.3.3. Obey all traffic rules for driving and parking when scoping out items.
- 8.3.4. Items shall not block roadway or sidewalk when placing items for swapping.
- 8.3.5. If you are placing any container(s) to the curbside during this special collection that is not intended for rehoming, please print your address clearly on the container in large letters.
- 8.3.6. Occupants shall adhere to the provincial and federal governments' health and safety recommendations for secondhand purchases.

- 8.3.7. Items are the responsibility of the occupant to discard if they remain after the curbside swap. Materials left at the curb following the program will be subject to By-Law enforcement.

8.4. Leaf Curbside Collection

- 8.4.1. The Municipality shall provide for the collection of leaves annually each fall to all Eligible Properties within the territorial limits of the Town of Aylmer.
- 8.4.2. Leaves shall be collected from each Eligible Property within the territorial limits of the Town of Aylmer and such service shall consist of the pick-up of waste only where:
- (a) Occupants have placed leaves at the curbside during the scheduled weeks of the specific collection event.
 - (b) Only leaves have been set out for collection.
 - (c) Leaves have been placed at the front of the property adjacent to the roadway, in a location that does not obstruct vehicular or pedestrian traffic and allows for safe and efficient collection. Where a sidewalk exists, leaves shall be placed between the sidewalk and the curb. Where no sidewalk exists, leaves shall be placed near the road edge, but not on the traveled portion of the street.
 - (d) Leaves shall be placed at the curbside in biodegradable paper bags not exceeding twenty kilograms (20.0 kgs) or forty-four pounds (44 lbs.) in weight each.

8.5. Yard Waste Curbside Collection

- 8.5.1. The Municipality shall provide for the specific collection of Yard Waste once annually (spring) to all Eligible Properties within the territorial limits of the Town of Aylmer.
- 8.5.2. Yard Waste shall be collected from each Eligible Property within the territorial limits of the Town of Aylmer and such service shall consist of the pick-up of waste only where:
- (a) Occupants have placed yard waste at the curbside during the scheduled week of the specific collection event.
 - (b) Yard Waste has been placed at the curbside for pick-up prior to 7:00am on the day prior to the Eligible Property's regular scheduled garbage day.
 - (c) Only yard waste has been set out for collection.
 - (d) Yard waste shall be placed at the curbside in biodegradable paper bags not exceeding twenty kilograms (20 kg) or forty-four pounds (44 lbs.) in weight each.

8.6. Brush Curbside Collection

- 8.6.1. The Municipality shall provide for the collection of Brush twice annually (spring, fall) to all Eligible Properties within the territorial limits of the Town of Aylmer.
- 8.6.2. Brush shall be collected from each Eligible Property within the territorial limits of the Town of Aylmer and such service shall consist of the pick-up of waste only where:

- (a) Occupants have placed brush at the curbside during the scheduled week of the specific collection event.
- (a) Brush has been placed at the curbside for pick-up prior to 7:00am on the day prior to the Eligible Property's regular scheduled garbage day.
- (b) Only brush has been set out for collection.
- (c) Brush has been placed to the curbside in tied bundles not exceeding 1.5 meters (4.5 feet) in length. Brush that is not tied into a bundle shall not be collected.
- (d) Limbs placed to the curbside for collection have a diameter not greater than 20 centimeters (8 inches).

8.7. Christmas Tree Drop-off Collection Depot

- 8.7.1. The Municipality shall provide for a specific drop-off collection depot for Natural Christmas Trees annually to all Eligible Properties within the territorial limits of the Town of Aylmer.
- 8.7.2. The annual Christmas Tree Drop-off Collection Depot service shall consist of the following where the owner is responsible for:
 - (a) The removal of all decorations, including tinsel and garland, stands, wires, nails, etc.
 - (b) If disposing of other holiday evergreens (cedar rope, wreaths, etc.), the removal of all metal and other non-organic materials.
 - (c) The proper disposal or removal of all plastic bags used to transport holiday evergreens or trees. These items are the responsibility of the owner and shall be disposed of through their household waste.

8.8. Household Hazardous/Electronics and Waste

- 8.8.1. The Municipality shall provide for a specific drop off depot for Municipal Household Hazardous/ Electronic Waste to all eligible properties within the territorial limits of the Town of Aylmer.
- 8.8.2. The Municipality is required to advertise to the public all details of the drop off depot.

9. Recycling

- 9.1. The Municipality shall fulfill its duties or responsibilities according to provincial regulations of recycling collection and disposal as they are amended from time to time.
- 9.2. The Municipality may provide additional recycling services as designated but is not required to. The Town will notify occupants or businesses of changes in recycling.

10. Enforcement

- 10.1. Offence
Every person who contravenes any provision of this By-Law is guilty of an offence.
- 10.2. Fine for Contravention
Any person who contravenes any provision of this By-Law is, upon conviction, guilty of an offence and is liable to a maximum penalty as set out in Section 77 of the

Municipal Act, 2001, S.O. 2001, c. 25, as amended from time to time or any successor thereof.

10.3. Continuation – Repetition – Prohibited – By Order

The Court in which the conviction has been entered, and any Court of competent jurisdiction thereafter, may make an Order prohibiting the continuation or repetition of the offence by the person convicted, and such Order shall be in addition to any other penalty imposed on the person convicted.

11. Former By-Laws Repealed

11.1. By-Law No. 21-12 and amendments thereto, and any other By-Law of the Corporation of the Town of Aylmer, or sections thereof, pertaining to the regulation of Solid Waste within the limits of the Town, that are inconsistent with the provisions and terms of this By-Law are hereby repealed.

12. Conflict with Provincial Legislation

12.1. In the event of conflict between the provisions of this By-Law and the Environmental Protection Act, Transportation of Dangerous Goods Act, Waste Diversion Act and the Municipal Act, as amended from time to time or any successor thereof, the provisions of the said Acts prevail.

13. Short Title

13.1. The short title of the By-Law shall be the Solid Waste Management By-Law.

14. Executive Acts Authorized

14.1. The Mayor and the Town Clerk are hereby authorized to execute on behalf of and under the seal of the Corporation any document or action necessary to give effect to this By-Law.

15. By-Law Effective Date

15.1. This By-Law shall become effective January 14, 2026.

BY-LAW 05-26
SCHEDULE A

Non-Collectable Material (Unacceptable Waste)

For the purpose of this By-Law, Non-Collectable Material includes, but is not limited to, the following types of materials that are not acceptable for curbside garbage collection under the Town of Aylmer's Solid Waste Management Program.

All material not collectable or not collected by the Town shall be disposed of properly by and at the expense of the owner of such materials, or the owner of the property from or on which such materials were generated.

- (a) Agricultural waste;
- (b) Hazardous Waste which is corrosive, flammable, toxic, explosive or biomedical or as defined in Ontario Regulation 347, R.R.O. 1990, under the Environmental Protection Act or any successor legislation;
- (c) Prohibited material as defined under the Transportation of Dangerous Goods Act, 1992, or any successor legislation;
- (d) Pathological waste as defined and regulated in Ontario Regulation 347, R.R.O. 1990, under the Environmental Protection Act or any successor legislation;
- (e) Solid and liquid waste material or substances which contain or could contain pathogen bacteria or micro-organisms that may be hazardous or dangerous;
- (f) Automotive or motorized equipment parts including automotive parts, engines, frames, tires, oil filters;
- (g) Live animals or fowl or carcasses or part of an animal or other creatures;
- (h) Manure or waste from any animal, save and except for waste from household pets;
- (i) Septic or holding tank pumpings, raw sewage, sludge;
- (j) Material of any kind or nature that may be explosive or combustible or may cause fire including ammunition, explosives, hot coals, ashes, oil soaked or gasoline-soaked rags, papers, cloths or similar material;
- (k) Gaseous, semi-liquid or liquid waste including liquid industrial waste as defined in the Ontario Regulation 347, R.R.O. 1990, under the Environmental Protection Act or any successor legislation;
- (l) Sealed metal drums or barrels;
- (m) Furniture, household appliances;
- (n) Sheet iron and scrap metal
- (o) Bio-medical Waste, Sharps (medical needles);
- (p) Any sharp material or item that may pose a safety hazard to Municipal staff or the Contractor;
- (q) Waste generated as a result of construction, building, demolition or renovation, including but not limited to soil, sod, plaster, drywall, masonry and tile, bricks, concrete, concrete or cinder blocks, paving stones, asphalt, wood, windows and window glass, shingles, asbestos, and urea formaldehyde;
- (r) Industrial, or Commercial Waste from properties not receiving municipal waste collection;
- (s) Waste Electronic and Electrical Equipment (WEEE);
- (t) Other materials as prohibited in any relevant Certificate of Approval issued by the Ministry of the Environment under the relevant legislation;
- (u) Any Waste not set out in approved receptacles;
- (v) Any Waste set out in such a manner as to pose a Health and/or Safety hazard to any person;
- (w) Any garbage over the bag limit that is not tagged;
- (x) Waste of any nature and kind as is now or may hereafter at any time be prohibited for disposal at the City of Toronto's Green Lane Landfill site by

- reasons of any statute or regulation of the Province of Ontario, now or hereafter enacted, promulgated or amended Hazardous Waste; and,
- (y) Other materials As Designated