

**CITY OF BURNABY**

**BYLAW NO. 14090**

A BYLAW to amend the Solid Waste and Recycling Bylaw 2010

The Council of the City of Burnaby ENACTS as follows:

1. This Bylaw may be cited as **BURNABY SOLID WASTE AND RECYCLING BYLAW 2010, AMENDMENT BYLAW NO. 2, 2019.**
2. Burnaby Solid Waste and Recycling Bylaw 2010, as amended, is further amended:
  - (a) by repealing subsection 2. (11) and replacing it with the following:

“(11) “dwelling” means a single family dwelling, each dwelling unit in a two family dwelling, and a row housing dwelling, as those terms are defined in the Zoning Bylaw;”
  - (b) by adding the following as subsection 2. (34A):

“(34A) “row housing property” means a property on which there is a row housing dwelling or dwellings.”
  - (c) by repealing the opening paragraph of Section 5. and replacing it with the following:

“The following provisions apply to single family and two family properties and row housing properties that receive curbside collection service.”
  - (d) by repealing subsection 5. (2) and replacing it with the following:

“(2) A single family property shall have one garbage receptacle only. A two family property and a row housing property that receives curbside collection service shall have one garbage receptacle for each dwelling unit.”

(e) by repealing subsection 5. (2A) and replacing it with the following;

“(2A) Notwithstanding subsection (2), the Engineer may approve an additional garbage receptacle for a single family property, two family property or row housing property that receives curbside collection where an owner or occupant has a medical condition that results in a quantity of non-hazardous solid waste which exceeds the capacity of the garbage receptacle supplied by the City.”

(f) by repealing subsection 8A. (3) and replacing it with the following:

“(3) “Where a single family property, two family property or row housing property that receive curbside collection service is located in the bear area, the owner or occupant of the dwelling shall place the garbage receptacle, green bin receptacle and recycling receptacles at the collection point near the boundary of the property so that the receptacles do not impede pedestrian or vehicle traffic, and with at least one (1) meter clear space on all sides of each receptacle and three (3) meters clear space above each receptacle, no earlier than 5:30 a.m. and no later than 7:00 a.m. on collection day.”

(g) by repealing subsection 9. (1) and replacing it with the following:

“(1) Every owner of a single family property and each dwelling on a two family property and row housing property that receives curbside collection service shall be charged an annual charge for the municipal collection service s set out in Part E of Schedule A to this Bylaw. An owner of a single family property or two family property that does not use municipal collection service, or a row housing property that receives curbside collection service but does not use municipal collection service, shall be charged the lowest of the charges set out in Part E of Schedule A.”

- (h) by repealing subsection 9. (7) and replacing it with the following:  
 “(7) The owner of an unimproved single family property, two family property or row housing property shall not be subject to the charge set out in subsection (1).”
  
- (i) by adding the following as subsection 9. (11):  
 “(11) With the exception of new accounts and first time fees, the charges set out in Part E of Schedule A shall not be subject to proration. Where an owner or occupant replaces a garbage receptacle with a smaller or larger garbage receptacle, the charge for the new garbage receptacle set out in Part E of Schedule A will take effect in the next calendar year.”
  
- (j) by repealing the opening paragraph in Part E of Schedule “A” and replacing it with the following:  
 “Single Family properties, two family properties, and row housing properties that receive curbside collection service. Per dwelling based on garbage receptacle volume <sup>(4)</sup>. Taxes not applicable.”

3. This bylaw comes into force and effect on January 1, 2020.

Read a first time this	day of	2019
Read a second time this	day of	2019
Read a third time	day of	2019
Reconsidered and adopted this	day of	2019

MAYOR

CLERK