

RURAL MUNICIPALITY OF ST. CLEMENTS

BY-LAW NO. 3-2023

**BEING A BY-LAW OF THE RURAL MUNICIPALITY OF ST. CLEMENTS TO
REGULATE AND ESTABLISH CONTROLS OVER THE RESIDENTIAL STORAGE,
COLLECTION, REMOVAL AND DISPOSAL OF SOLID WASTES AND
RECYCLEABLES**

WHEREAS a portion of Section 232(1) of *The Municipal Act* S.M.1996, c. 58 – Chap. M225, a Council may pass By-law for municipal purposes respecting the following matters:

- (a) the safety, health, protection and well-being of people, and the safety and protection of property;

AND WHEREAS a portion of Section 232(2) of *The Municipal Act* S.M. 1996, c. 58 – Chap. M225 without limiting the generality of subsection (1), a Council may in a By-law passed under this Division:

- (a) regulate or prohibit;

AND WHEREAS a portion of Section 252(1) of *The Municipal Act* S.M. 1996, c. 58 – Chap. M225 a municipality exercising powers in the nature of those referred to in clauses 250(2)(b), (c) and (e) may set terms and conditions in respect of users, including;

- (a) setting the rates or amounts or deposits, fees, and other charges, and charging and collecting them;
- (b) providing for a right to entry onto private property to determine compliance with other terms and conditions, to determine the amount of deposits, fees, or other charges, or to disconnect a service, and
- (c) discontinuing or disconnecting a service and refusing to provide the service to users who fail to comply with the terms and conditions.

AND WHEREAS a portion of Subsection 250(2) provide that without limiting the generality of subsection (1), a municipality may for municipal purposes do the following:

- (c) acquire, establish, maintain, and operate services, facilities and utilities;

AND WHEREAS the Rural Municipal of St. Clements deems it expedient and, in the best interest of the municipality, to establish a Solid Waste and Recycling Collection Bylaw for the purposes of;

- (a) regulating, organizing, controlling, and supervising the transportation, handling, and disposal of solid waste and recycling collection

AND WHEREAS Subsection 252(2) A charge referred to in clause (1)(a) may be collected by the municipality in the same manner as a tax may be collection or enforced under this Act;.

NOW THEREFORE The Rural Municipality of St. Clements in Council, assembled, enacts as follows:

1. SHORT TITLE

This By-law may be cited as the “Curbside Collection By-law.”

2. DEFINITIONS

- 2.1 “*Apartment*” means a suite of rooms forming one residence, typically in a building containing a number of these and are rented.
- 2.2 “*Ashes*” means residue from the burning of wood, coal, coke, and other like materials for the purpose of cooking, heating buildings and disposing of waste combustible materials.
- 2.3 “*Automated Collection*” means the collection of solid waste or recycling material, using an especially designed vehicle with a mechanical apparatus which empties a collection cart directly into the vehicle without requiring manual labour to empty the cart(s).
- 2.4 “*Collection Cart*” means garbage or recycling cart approved and supplied by the Municipality which is specially designed for lane and/or front road automated garbage/recycling collection, with an approximate size of two hundred forty (240) liters and weigh limit of 100 kg. for refuse, and approximately three hundred sixty (360) liters and weight limit of 150 kg. for recycling.
- 2.5 “*Collection Point*” means the part of the property, roadway or land allowance that has been designated by the Municipality for the setting out and collection of garbage and recycling cart.
- 2.6 “*Collector*” means a person who collects garbage or recycling withing the Municipal limits for and on behalf of the Municipality.
- 2.7 “*Commercial Garbage and Recycling Collection*” means a garbage and recycling collection provided by an independent collector and not by the Municipality.
- 2.8 “*Condominium*” means both a bare-land and multi-unit condominium where each of the individual apartments or houses in a condominium complex are located in a building or buildings which owners have full title to the individual apartment or house and an undivided interest in the shared parts of the property.
- 2.9 “*Contamination*” means making something impure or unsuitable by contact or co-mingling of an item(s) in garbage/recycling cart(s). Some other undesirable elements that spoils, corrupts, infects, makes unfit or inferior a material as items described in

- subsection 12.1. In the case of recyclable items which may be soiled or dirty, which renders such items non-recyclable.
- 2.10 “*Council*” means the Council of the Rural Municipality of St. Clements.
- 2.11 “*Curbside Collection*” means the collection of garbage and recyclables, in collection carts provided by the Municipality.
- 2.12 “*Designated Officer*” means the Chief Administrative Officer or designate or such other person as may be authorized by said the Chief Administrative Officer to exercise some or all of the powers vested in him by this By-law.
- 2.13 “*Duplex*” means a house that has two living units attached to each other, either next to each other or above each other like apartments normally rentals.
- 2.14 “*Garbage*” including debris, garbage and litter, means that which is refused or rejected as useless or worthless matter, filth, residential garbage, rubbish, scum or leavings, including all foreign substances and pollutants other than liquid sewage, liquid waste, hazardous waste, and contaminated soil; and “*Waste*” and “*Solid Waste*” shall have a similar meaning.
- 2.15 “*Hazardous Waste*” means a substance that is designated a “hazardous waste” by regulation under The Dangerous Goods Handling and Transportation Act R.S.M. 1987 c. D12, and is not part of this collection service.
- 2.16 “*Household Hazardous Waste (HHW)*” means waste material generated in residences that pose a risk to health, safety or the environment, and are not part of this collection service.
- 2.17 “*Large Items*” are excluded from this service. A “large item” means a household item not designated to be put into the collection container and is greater than one meter in any one dimension or weighs in excess of twenty-five (25) kilograms, including furniture of any size and weight.
- 2.18 “*Libau Landfill Site*” means the Class I Waste Disposal Ground which is identified under the Province of Manitoba Environment Act License No. 2274 S2 RRR. The facility is operated by St. Clements and located in the East half Section 29-15-7E of the Rural Municipality of St. Clements, and bordered on the East by the East boundary of Section 29-15-7E; Section 29-15-7E; on the North by a line parallel to; and 50 metres South of the North Boundary of Section 29-15-7E; on the West by a line parallel to, and 600 metres west, of the East boundary of Section 29-15-7E and on the South by a line parallel to, and 1,050 metres South, of the North boundary of Section 29-15-7E.
- 2.19 “*Litter*” means accumulated odds and ends, leavings, a state of untidiness, a disorderly

accumulation of paper and other garbage or recycling waste that has not been disposed of properly.

- 2.20 *"Multiple Family Dwelling"* means a building or portion thereof, designed for occupancy by three (3) or more families living independently of each other.
- 2.21 *"Municipality"* means the Rural Municipality of St. Clements, a municipal corporation in the Province of Manitoba, and where the context so requires, means the area contained within the corporate boundaries of the said municipality.
- 2.22 *"Owner"* means a person with any right, title, estate or interest in land or property or improvements, including a person shown as the owner on the most current assessment records of the Municipality;
- 2.23 *"Parcel"* means any lot, block or other area in which land is held or into which it is subdivided.
- 2.24 *"Recycling Materials"* as listed on Schedule "C".
- 2.25 *"Residence"* a person's home; the place where someone lives.
- 2.26 *"Recyclable"* means any item of household recyclable that is eligible for funding under the Provincial Product Stewardship Programs and the Municipality deems it expedient to separate from the waste stream.
- 2.27 *"Service Area"* means any parcel of land that is outlined on Schedule "B"
- 2.28 *"Sharps"* means needles, syringes, blades, laboratory glass, or other such objects capable of causing punctures or cuts.
- 2.29 *"Single Family Dwelling"* means a residence that is a noncommercial dwelling that is occupied exclusively by one family in a single building

3. ADMINISTRATION

This By-law shall be administered by a Designated Officer of the Rural Municipality of St. Clements.

4. RIGHT OF ENTRY TO PRIVATE PROPERTY

The Designated Officer may enter any grounds, yards, vacant lots for any purpose related to the administration of this By-law.

5. COLLECTION AND DISPOSAL SYSTEM – ELIGIBILITY OF SERVICES

- 5.1 Subject to the terms and conditions contained in this by-law and any directives issued by Council from time to time, the Municipality shall collect garbage and recyclables from residential properties.
- 5.2 All residential building, once signed on to the collection service cannot opt out of the garbage and recycling program. Unless the residence has been removed from the property, and will not be replaced. The owner of the residence shall return the carts to the Municipality.
- 5.3 A resident that has concerns about the collection service must apply in writing the reason of concern about the service and a decision must be made by resolution of Council.
- 5.4 Any resident that want to join the collection service will be billed for the the remainder of the calender year, it will be calculated at a pro-rate left for that calendar year as well as to pay a \$25.00 administrative fee as long as the residence is in the service area.
- 5.5 New customers will be accepted on a monthly basis with deadline to apply by the 21st of the current month for services to begin the following month.
- 5.6 Every owner of a multiple dwelling residence or apartment building shall ensure that specific garbage and recycling instruction for residents are posted in location at the household residents as designated by the Municipality.
- 5.7 An owner of a parcel containing a multi-family dwelling may make use of the collection service provided by the Municipality. However, if it is deemed that the parcel cannot be safely, efficiently and legally beserved by the Municipality’s automated collection system the owner must arrange for commercial garbage and recycling collection at the expenses of the property owner.

Notwithstanding the foregoing, if the Municipality considers that a parcel cannot be safely, efficiently and legally serviced, the Municipality shall exclude that residence from servicing under this by-law, and upon notice to the owners of the residence, shall not be permitted or required to receive the Municipality’s collection service(s).
- 5.9 Commercial and Industrial property owners, or occupants must arrange for their own garbage and recycling collection at their own expense.

- 5.10 The Municipality shall not provide garbage or recycling service for waste that is generated beyond the boundaries of the Municipality of St. Clements without prior approval of Council.
- 5.11 Bills for service will be mailed by September 30th of each year with payment due within thirty (30) days.
- 5.12 Any owner who has been delinquent in paying the bill for the collection of garbage and recycling after ninety (90) days the charges for garbage and recycling collection will be added to the tax bill associated with that property.
- 5.13 All owners of newly developed property must opt-in to the garbage and recycling program. New owners will be billed for the service, as outlined in subsection 5.4.
- 5.14 If a condominiums would like to join the collection service, it shall be possible to enter into an agreement with the Condominium Board.
- 5.15 All rental units whether it be a duplex, apartment or multi-family unit, the owner is responsible and must opt into the service and pays for the annual charges.

6. FREQUENCY OF GARBAGE AND RECYCLING COLLECTION SERVICES

- 6.1 The Municipality shall provide the following service by way of automated collection to each parcel signed up for the collection and, as applicable, residential properties which are in the service area:
- a) Garbage collection once per week on the same weekday, unless adjusted for the following any statutory holidays, which will be provided annually by the Municipality.
 - b) Recycling collection will be bi-weekly on the same week day as garbage collection unless adjusted for the following statutory holidays, which will be provided annually by the Municipality.

7. COLLECTION OF HOUSEHOLD HAZARDOUS WASTE

- 7.1 The Municipality shall not collect household hazardous waste during its regularly scheduled curbside collection program. The RM of St. Clements operates a Household Hazardous Waste Collection Depot at the Libau Landfill which can accept household hazardous waste falling into the Transportation of Dangerous Goods Act Classes 2, 3, 4, 5,

6, 8 and 9 provided the materials are in the original and clearly legible container as per the Household Hazardous Waste Stewardship Program and the Manitoba Product Care Collection site guidelines and regulations.

7.2 No owner shall set out household hazardous waste for collection by the Municipality, either on its own or mixed with any waste with respect to which the Municipality provides services.

8. GARBAGE AND/OR RECYCLING CARTS

8.1 Only garbage and recycling carts approved and supplied by the Municipality as to the requirements set out in section 2.4 will be collected as part of the collection.

8.2 The Municipality will provide each household address eligible for residential curbside collection with garbage and recycling carts. Garbage and recycling service shall only be collected from carts approved by the Municipality that are within the service area. Any carts from outside the area, must be approved by Council.

8.3 Owners of residences may request an additional garbage or recycling cart, once approval by the Municipality, the owner shall pay the fee set out in Schedule "A" for the additional cart and collection.

8.4 The garbage and recycling carts remain the property of the Municipality at all times.

8.5 Each owner of an address to which a garbage and recycling cart is issued shall keep the garbage and recycling carts in good conditions, and not a condition that is noxious, offensive or dangerous to the public health and shall clean such carts on a regular basis or when requested to do so by the Municipality.

8.6 Each owner shall return either the garbage or the recycling cart or both to the Municipality upon request.

8.7 If a garbage or recycling cart is damaged, the owner of the address to which the cart was assigned may make a request to the Municipality to repair or replace the cart subject to the following:

a) If garbage or recycling cart damage is deemed to be as a result of non-compliance with any part of this by-law, the owner shall be responsible for the full cost of repair or replacement along with other applicable fees or charges.

- b) If a garbage or recycling cart is damaged as a result of owner or occupiers neglect and/or willfull damage, they shall be responsible for any costs incurred as a result of damage.
- 8.8 If the garbage or recycling cart is lost or stolen, the owner shall contact the Municipality to report the lost or stolen cart and the Municipality will issue a new garbage or recycling cart as required. The owner shall pay the fees set out in Schedule “A” for the replacement of the lost or stolen cart.
- 8.9 Every person providing, or having provided for, a garbage or recycling container, is required by this by-law, shall keep the cover of such container closed, except when placing garbage or recycling therein.
- 8.10 Under no circumstances shall any person alter or modify garbage or recycling carts without the written consent of the Municipality, for the purpose of changing the intended use of said carts.
- 8.11 Garbage and recycling carts are identified by serial numbers designated to a specific address. Any person who violates, contravenes, or fails to observe and carry out any provisions of the By-law are subject to a penalty according to section 14 of this By-law.
- 8.12 When a dwelling is sold, carts should be left for the new owners. If the occupier removes the carts the new dwelling owners shall pay the costs for a new cart and must opt-in to the service

9. SETTING OUT GARBAGE AND RECYCLING CARTS

- 9.1 No owner and/or occupier shall set out garage or recyclable material for collection unless the garbage or recyclable materials are placed as close as possible to the edge of the roadway without obstructing the roadway, laneway or sidewalk; and are free from contamination.
- 9.2 Owners of residences and multiple residences who receive recycling collection servies shall set out the recyclable material, loose and free of plastic bags or any other wrapping in the appropriate recycling container.
- 9.3 It is the responsibility of the owner, manager or superintendant of a building to ensure that recycling carts are free of contamination and that garbage carts are free of recyclable material. Carts that are contaminated will not be collected and could lead to the termination of collection services due to non-compliance. Carts contaminated shall be charged under section 14 of this by-law.
- 9.4 Any person caught contaminating another residents garbage and/or recycling cart will face

penalty under section 14 of this bylaw. Residents shall keep all areas where garbage/recycling carts are to be placed clear of snow and litter, in such a manner suitable for mechanical pick-up without operators being required to make manual adjustments to allow for pickup of containers. Seasonal changes may require change of location for collection to be determined by the Municipality. No garbage and/or recycling materials shall be allowed around the garbage and/or recycling cart(s); residents are required to deposit all material into the appropriate collection cart free of contamination.

- 9.5 The Municipality will not be responsible for emptying carts that are inaccessible to the collection vehicle.
- 9.6 The operator is not required to exit the collection vehicle or depart from the main roadway to facilitate automated collection.
- 9.7 An owner shall not fill a garbage cart or recycling cart:
 - to a gross weight that exceeds the manufacturers weight limit for the cart
 - in the following table:

Garbage Cart/Recycling Cart Size Weight Limit
240 litre cart – 100 kg
360 litre – 150 kg

- or to the extent that the lid does not close.
- 9.8 If rear gate or fence modifications are needed to accommodate rear lane access for the carts, this shall be the responsibility of the property owner.
- 9.9 Where a lane exists at the rear of any dwelling, carts shall be placed for collection within the property line adjacent to the lane allowance.
- 9.10 Where no lane exists at the rear of any residence, or where other special conditions exist such as unimproved lanes, steep grades or any condition that makes collection impractical or hazardous, carts shall be placed adjacent to the front curb line with prior written approval from the Municipality.
- 9.11 The cart collection point shall be placed on the edge of snowplow path as identified by the Municipality to accommodate planned snow removal or road maintenance.
- 9.12 When not in use, carts must be stored on the service users or occupiers property.

10. TIMES FOR SETTING OUT GARBAGE AND RECYCLING CARTS

- 10.1 Garbage and recycling carts that are considered front road or back lane collection are to be set out no earlier than twelve (12) hours (or otherwise approved and arranged by the designated officer) before collection occurs and no later than 7:00 a.m. on the designated collection day.
- 10.2 The collection carts supplied to the parcel shall be placed in accordance with the instructions of the Municipality and in a location on the parcel designated by the Municipality.
- 10.3 Every owner with front road or back lane collection shall remove all collection carts from the road or lane allowance within twenty-four (24) hours of being emptied on the collection day.
- 10.4 Carts shall be stored on owner's property so as to not interfere in any way with the ordinary travel of vehicles and pedestrians, be placed so as to encroach on any road, lane or public place. Under no circumstances shall a collection cart be stored at the collection location unless authorized by the Municipality.
- 10.5 If carts are left on lane side of fence or any other barrier but on occupant's property, the owner or occupier assumes responsibility for any issues of non-compliance.
- 10.6 Non-compliance with the above provisions will be subject to penalties in section 14.

11. POWERS AND DUTIES OF RM OF ST. CLEMENTS CONTROL

- 11.1 The following items shall not be allowed in the containers, including but not limited to:
 - a) poisons, acids, caustics, explosives or other dangerous materials, until instructions have been received from the Department and/or a Provincial or Federal Environment Control Official, as appropriate;
 - b) biomedical wastes and sharps;
 - c) sod, concrete, building materials, appliances or furniture, ashes, electrical and electronic equipment, motor oil, motor oil filters, motor oil containers, household hazardous waste, tires, or animal parts.

Property owners or occupants shall, at their expense, make arrangements to have material hauled to an approved location licenced to accept such waste either by the owner or occupant or arrange for commercial garbage collection.

- 11.2 The decision of the RM of St. Clements shall be final as to quantities and classes of material to be moved in accordance with this by-law.
- 11.3 The removal and disposal of industrial, commercial or institutional garbage shall be the sole responsibility of the party that has generated such garbage.
- 11.4 All animal waste should be double bagged before disposing in a garbage container.
- 11.5 In the event that any owner or occupant of any property shall fail to comply with any of the foregoing provisions or conditions, the Municipality shall not be required to remove the garbage from the premises and the removal thereof shall be the sole responsibility of the owner or occupant and all costs associated with the removal.
- 11.6 Under no circumstances shall "hazardous waste", "contaminated soil" or "special waste" be disposed of into a garbage or recycling cart.
- 11.7 Everything which is in garbage or recycling cart(s) when placed at the curb, or edge of laneway, is the responsibility of the property owner and/or occupier. In accordance with subsection 9.7, the operator will not pick up carts where the lid is not closed due to overfilling. Once material enters the garbage truck, it becomes the property of the RM of St. Clements.
- 11.8 Any material not entering the truck due to any unforeseen circumstances is still the responsibility of the property owner, excluding operator error.

12. FEES

- 12.1 Fees for collection of solid waste and recycling is attached as Schedule "A", and may be changed by Council by resolution, at anytime.

13. ABATEMENT OF NUISANCES

- 13.1 It shall be an offence for any person to deposit or accumulate or permit to be deposited or accumulated upon his premises anything which would or may become offensive or injurious to health, or to allow such deposit or accumulation to remain upon his premises when ordered to remove same by the Municipality or its collector.
- 13.2 No person, by himself or other person, shall deposit in part or in whole, any dead animal, fish and/or poultry, offal, manure, garbage, fruit, vegetables, excreta, filth or anything which is or may become prejudicial to health upon or into any road, lot, ditch, pond, stream, river, well or storm drain or onto any lane or premises; provided,

however, that the provisions of this section shall not apply to proper disposal of any such material into the landfill or a recycling depot with the consent of the RM of St. Clements and providing further that it complies with the regulations of The Environment Act.

- 13.3 The RM of St. Clements may, by written notice, require the removal of any accumulation of dirt, stones, old implements, scrap iron, or other rubbish from roads or other public or private property by the person depositing same or permitting same to remain on the property owned or occupied by him. This regulation shall not affect any property that has received authority from Council which allows for the operation of any commercial or business establishment that requires the accumulation of the above materials.

14. ENFORCEMENT AND FINES

- 14.1 Any person may allege a violation of this by-law by filing a written complaint with an Officer in such form and with such particulars as the Officer may from time to time require, and/or the Officer may investigate based on his/her regular patrol of the Municipality.
- 14.2 Where an Officer determines that a contravention of any provision of this by-law has occurred, the Officer may commence enforcement proceedings and issue and serve a notice of contravention and, if required, an order to remedy a contravention pursuant to the Municipality's General Enforcement By-law, as amended from time to time, and the Municipality's enforcement policy and procedures.
- 14.3 A person who receives an order to remedy a contravention may appeal such order in accordance with the Municipality's General Enforcement By-law, as amended from time to time, and the Municipality's enforcement policy and procedures. Council's decision on the issue is final and not subject to further appeal.
- 14.4 The Municipality and/or the Officer may take whatever action or measures are necessary to remedy a contravention of this by-law in accordance with the Municipality's General Enforcement By-law, as amended from time to time, and the Municipality's enforcement policy and procedures.
- 14.5 Any person who contravenes or disobeys or refuses or neglects to obey or comply with any provision of this by-law or any order made under this by-law and/or the Municipality's General Enforcement By-law, as amended from time to time, is guilty of an offence and is liable to fines and penalties as set out in the Municipality's General Enforcement By-law, as amended from time to time.

15. SEVERABILITY

- 15.1 If any provision of this by-law is held to be invalid by any court of competent jurisdiction, the remaining provisions of the by-law shall not be invalidated.

16. REPEALS

17.1 By-Law 14-2018 and By-Law 3-2018 is hereby repealed on July 1st, 2023.

18. ENACTMENT

This By-law shall come into force and take effect on July 1st, 2023, after it is passed by The Council of the Rural Municipality of St. Clements.

DONE AND PASSED in open Council assembled at the Council Chamber in the Rural Municipality of St. Clements, Province of Manitoba this ____ day of _____. A.D. 2023

RURAL MUNICIPALITY OF ST. CLEMENTS

Mayor

Chief Administrative Officer

Read a first time this ____ day of _____, A.D. 2023.

Read a second time this ____ day of _____, A.D. 2023.

Read a third time this ____ day of _____, A.D. 2023.

BY-LAW NO. 3-2023
SCHEDULE "A"

1. Service Fees & Penalties:

As per by-law 3-2023, properties shall be billed annually to the resident by September 30th of each year, as per the rates contained within this by-law. Invoices overdue by 90 days will be transferred to the Tax Roll accounts and applicable penalties will be incurred as per the Annual Tax Levy By-Law at a rate of 1.25%.

January 1, 2023 to June 30, 2023 - \$57.96 will be billed on the Municipal Tax Bill for existing customers (6 month charge as outlined in By-law 14-2018)

July 1, 2023 – December 31, 2023 – customers will be billed directly from the Municipality at a rate of \$55.92 (6 month charge)

January 1, 2024 – December 31, 2024 – customers will be billed directly from the Municipality at a rate of \$125.84 (12 months)

January 1, 2025 – December 31, 2025 – customers will be billed directly from the Municipality at a rate of \$125.84 (12 months)

2. New Customers Starting in the middle of a Calendar Year

Customers beginning the service in the middle of the calendar year, shall be billed upfront the remaining costs of the calendar year, pro-rated on a monthly basis, for the remaining weeks of service left in the current year. Deadline to apply for service shall be the 21st of the current month to receive service start up the following month.

Each new service will be charged an administration fee of \$25.00.

2. Cart and / or part Replacement

64 gallon refuse cart – \$91.55, plus taxes delivery included.

85 gallon recycling cart - \$98.55, plus taxes delivery included.

Replacement lid and rod - \$29.50, plus taxes

65 gallon cart wheel - \$6.60, plus taxes

95 gallon cart wheel - \$6.60, plus taxes

Axle for 65 or 95 gallon cart - \$15.00, plus taxes

Lift Bars for 65 or 95 gallon cart - \$10.00, plus taxes

Delivery of parts or replacement carts - \$30.00

3. Additional Refuse Cart

Would be billed at the equivalent of another full service

4. Additional Recycling Cart

One time rental fee of \$98.55 for a recycling cart, plus taxes, plus delivery, no additional service charge

5. Outstanding Charges

Any account that remains outstanding for more than 90 days may be added to the property taxes in accordance with Subsection 252(2) of *The Municipal Act* and billed to the owner. An administration fee of \$25.00 also charged and the outstanding amount will be charged on the tax roll for outstanding fees charged for Curbside Collection By-law.

DRAFT

BY-LAW 3-2023
SCHEDULE "B"

2023 Waste & Recycling Collection Schedule



St. Clements
The place to be

Curbside Waste & Recycling Pickup Zones

1043 Kittson Road
Box 2, Group 35, RR 1
East Selkirk, MB RoE oMo

Phone: 1-204-482-3300
info@rmofstclements.com
rmofstclements.com

ZONE 1 - MONDAY

Within the Narol and West Pine Ridge boundaries excluding the Keaschell Trailer Park

ZONE 2 - TUESDAY

Within the Gonor and Lockport areas, including west of PTH 59 and south of PTH 44

ZONE 3 - TUESDAY

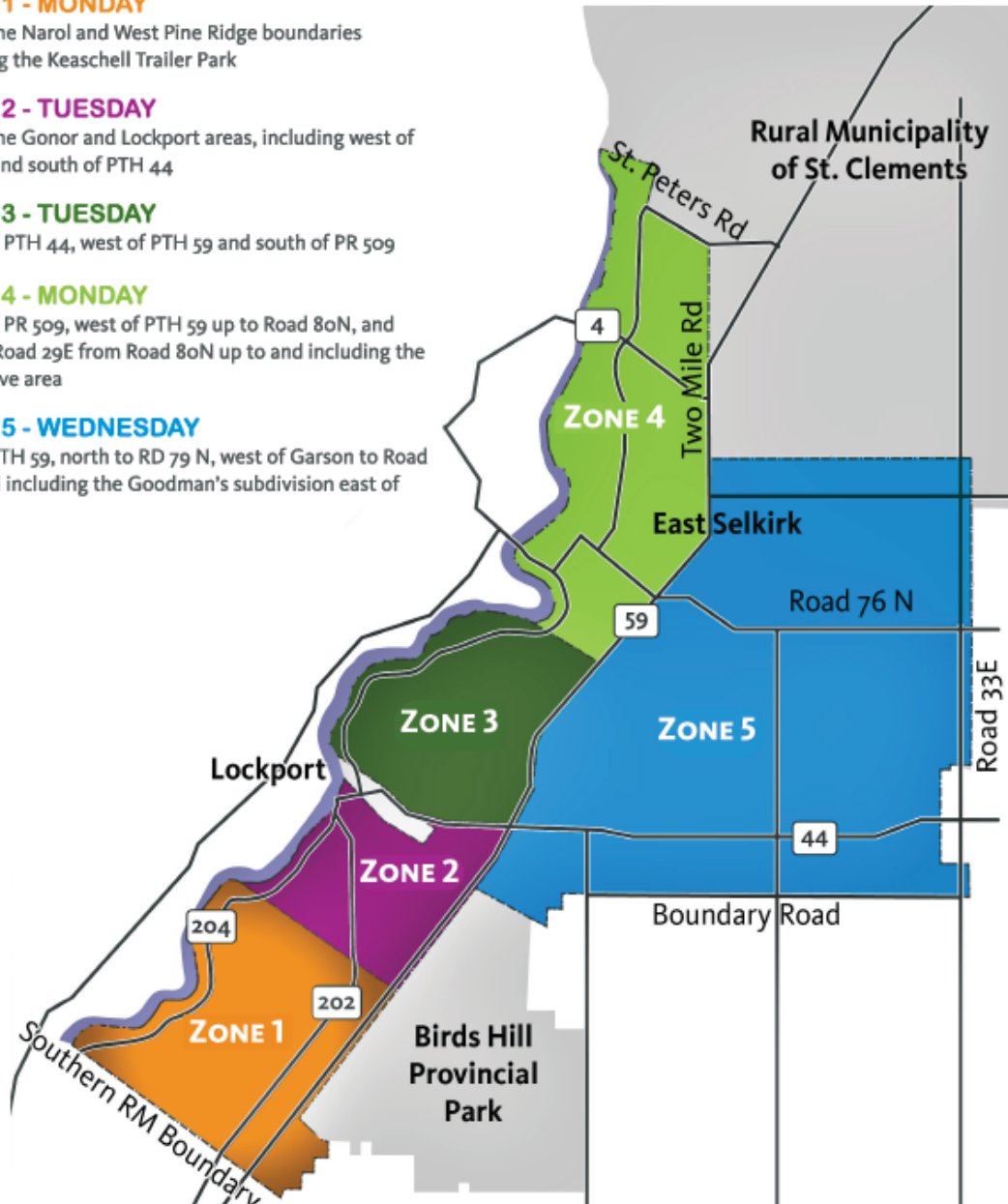
North of PTH 44, west of PTH 59 and south of PR 509

ZONE 4 - MONDAY

North of PR 509, west of PTH 59 up to Road 80N, and west of Road 29E from Road 80N up to and including the Peltz Drive area

ZONE 5 - WEDNESDAY

East of PTH 59, north to RD 79 N, west of Garson to Road 76N, and including the Goodman's subdivision east of PTH 59



BY-LAW 3-2023

SCHEDULE "C"

- Bottles
- Containers
- Jugs
- Rigid Plastic
- Household Cleaning Containers - plastic
- Glass
- Jars
- Bottles
- Food Cans
- Newspapers
- Flyers
- Boxes
- Cartons
- Mail and envelopes
- Paper Towel and toilet paper rolls
- Magazines
- Water Bottles
- Soft Drink Bottles
- Aluminum products
- Cardboard egg containers
- Juice boxes
- Telephone books
- Tissue boxes
- Cereal and gift boxes
- Soft Covered books
- Catalogues
- Milk containers