

**CAPITAL REGIONAL DISTRICT
BYLAW NO. 3117**

**(As amended by Bylaw No. 3200, 3301, 3333, 3366, 3469, 3539, 3571, 3643
and 3736)**

**Consolidated version authorized in accordance with Bylaw No. 3014,
*CRD Consolidation Authorization Bylaw No. 1, 2002***

**HARTLAND LANDFILL TIPPING FEE AND
REGULATION BYLAW NO. 5, 2003**

*A bylaw to establish a tipping fee and regulations
for solid waste disposal at Hartland Landfill*

For reference to original bylaws and amendments, or for further details,
please contact the Environmental Services Department, Capital Regional District,
625 Fisgard Street, PO Box 1000, Victoria, B.C., V8W 2S6

CAPITAL REGIONAL DISTRICT

BYLAW NO. 3117

**A BYLAW FOR THE PURPOSE OF ESTABLISHING A TIPPING FEE
AND REGULATIONS FOR SOLID WASTE DISPOSAL AT HARTLAND LANDFILL**

WHEREAS:

- A. By Supplementary Letters Patent, dated 04 October 1973, the Capital Regional District was granted the function of Refuse Disposal under Division X of its Letters Patent;
- B. The Capital Regional District has by bylaw, converted the function of solid waste disposal to a local service for all of the Regional District;
- C. The Capital Regional District is empowered to establish a scale of charges payable for depositing solid waste at a disposal site;
- D. The Regional Board of the Capital Regional District deems it advisable to enact regulations pertaining to solid waste disposal and to establish a charge for depositing solid waste;

NOW THEREFORE the Regional Board of the Capital Regional District in open meeting assembled enacts as follows:

SECTION 1 - DEFINITIONS

In this Bylaw, unless the context otherwise requires:

“**Active Face**” means that area of the disposal site where active landfilling of solid waste takes place.

“**Aggregate**” means inert granular construction fill material.

“**Animal Fecal Waste**” means animal feces collected by a commercial business or generated at a site where animals are kept for commercial purposes, including, but not limited to, boarding kennels, animal shelters, stables and similar operations. **(Bylaw 3736)**

“**Asbestos Cement**” means shingles, tiles, siding, board or pipe containing asbestos material tightly bound within a solid matrix not easily crumbled by hand but which is easily crumbled and friable by equipment during landfill disposal.

“**Asphalt**” means recyclable asphaltic concrete originating from roadways, driveways, parking areas and other paved surfaces.

“**Bin Area**” means that area of the disposal site designated by the manager for the disposal of small loads of refuse.

“**Biomedical Waste**” means Human Anatomical Waste, Animal Waste, Microbiology Laboratory Waste, Human Blood and Body Fluid Waste and Waste Sharps as defined in the *CCME Guidelines for the Management of Biomedical Waste in Canada – February 1992*, generated at facilities, including but not limited to: hospitals, nursing homes and extended care facilities, public health units, physicians’ offices/clinics, dentists’ offices/clinics, veterinarians’ offices/clinics, veterinary research, teaching and health care facilities, medical research and teaching establishments, health care teaching establishments, clinical testing or research laboratories, facilities involved in the production or testing of vaccines, mortuaries and funeral homes, coroner’s offices, nursing offices, blood banks and blood collection

centres, mobile health care providers, pharmacies and pharmaceutical suppliers, and police, fire and ambulance services.

“Bulky Waste” means articles with a volume greater than one and a half (1.5) cubic metres and timbers greater than two and a half (2.5) metres in length.

“Capital Region” means the Capital Regional District.

“Clean Soil” means soil, sediment or fill material which does not contain the substances in quantities or concentrations greater than those specified in Schedule 7, Column IV of the Contaminated Sites Regulation.

“Commercial Hauler” means a person whose business includes the collection or receiving of recyclable waste from its customers for disposal at the Recycling Area. **(Bylaw 3539)**

“Concrete” means a hardened mixture of cement with sand and gravel.

“Contaminated Gypsum Board or Wallboard” means gypsum board or wallboard that is contaminated by oil, paint, tar, fungus, mold, has been burned, had other materials affixed to it, or has otherwise been rendered unmarketable.

“Contaminated Sites Regulation” means the Contaminated Sites Regulation, B.C. Regulation 395/96, enacted under the *Waste Management Act*.

“Contaminated Soil” means soil or sediment or fill material containing substances in quantities or concentrations equal to or greater than those specified in Schedule 7, Column IV of the Contaminated Sites Regulation but which is not a special waste under the Special Waste Regulation.

“Controlled Waste” means a class of hazardous waste, which may be disposed if special handling and disposal techniques are used to avoid creating health hazards, nuisances or environmental pollution, and includes, but is not limited to:

- (a) condemned or spoiled foods
- (b) contaminated soils
- (c) contaminated gypsum board or wallboard
- (d) a dead animal
- (e) fibre optic cable
- (f) food processing wastes
- (g) health hazard waste
- (h) pumpings containing soil, sand, gravel, other non-hazardous solids, sewage solids, fats, oils or grease, including:
 - (i) pumpings from parking lot drainage sumps
 - (ii) pumpings from domestic and municipal sewage treatment plants and sand filters and pump stations
 - (iii) pumpings from septage treatment facilities containing residual sludge
 - (iv) pumpings from laundry lint traps
 - (v) pumpings from sumps which collect runoff from vehicle washing facilities, but not from facilities used for maintenance or lubrication of automobile components or where solvents or sand blasting are employed for removal of paint, grease or oil
 - (vi) spent charcoal from water purification plants **(Bylaw 3366)**
- (i) screenings from municipal sewage treatment plants and pump stations
- (j) sharps
- (k) soot
- (l) waste asbestos
- (m) waste sludge from municipal sewage treatment plants and pump stations
- (n) animal fecal waste **(Bylaw 3736)**

(o) surface coating waste

(Bylaw 3736)

“Controlled Waste Area” means an area or areas at the disposal site designated by the manager for the disposal of controlled waste.

“Corrugated Cardboard” includes, but is not limited to, containers or materials used in containers consisting of three or more layers of kraft paper materials and having smooth exterior liners and a corrugated or rippled core, but excluding containers which are impregnated with blood, grease, oil, chemicals, food residue, wax; or have polyethylene, polystyrene, foil or other non-paper liners; or are contaminated with a material which will render the corrugated cardboard unmarketable.

“Dead Animal” means the carcass or part of the carcass of an animal.

“Directories” means paper books containing, but not limited to, alphabetical or classified lists by name, address, telephone number or location, which are used and distributed primarily by telephone companies and real estate boards.

“Dispose”; **“Disposal”** means leaving solid waste at the disposal site for the purpose of landfilling, composting or recycling.

“Disposal Site” means the Hartland Landfill site, more particularly described in Schedule “A”, attached to and forming part of this Bylaw.

“E-waste” means end-of-life electronic products which are listed in Schedule 3 of the Recycling Regulation. **(Bylaw 3539)**

“Environmental Management Act” means the *Environmental Management Act* SBC 2003 c.53. **(Bylaw 3366)**

“Fibre Optic Cable” means a cable consisting of a bundle of glass or plastic threadlike fibres used for the transmission of information by light impulses wrapped in layers of treated paper and plastic or metal cladding.

“Garden Waste Area” means an area or areas at the disposal site designated by the manager for the disposal of yard and garden waste or wood waste.

“Gypsum Board or Wallboard” means any material containing any amount of gypsum board or wallboard or drywall excluding gypsum board, wallboard or drywall containing asbestos.

“Hazardous Waste” means any chemical compound, mixture, substance or article which is defined as a hazardous waste in the Hazardous Waste Regulation. **(Bylaw 3366)**

“Hazardous Waste Regulation” means Hazardous Waste Regulation, BC Reg. 63/88 enacted under the *Environmental Management Act*. **(Bylaw 3366)**

“Health Hazard Waste” means a gaseous, liquid or solid material, substance or object which, because of its inherent nature and quantity, may be a health hazard and includes, but is not limited to: animal faeces from domestic sources and infectious wastes that originate from foreign countries, including, without limiting the generality of the foregoing, waste confiscated at customs stations or received from ships or planes and which is not a biomedical waste.

“Ignitable” means substances liable to spontaneous combustion or substances that on contact with water emit flammable gases having the properties of:

- (a) flammable gas;
- (b) flammable liquid; or
- (c) flammable solids,

and as defined in the Special Waste Regulation.

“Lead Acid Battery” means an electro-chemical cell contained in a plastic case consisting of lead and lead oxide plates and containing a mixture of acids which is used to supply an electric power source for motor vehicles.

“Load” means solid waste which arrives at the disposal site in a vehicle.

“Manager” means the General Manager of the Environmental Services department of the Capital Region or his authorized agent.

“Marketable” means recyclable waste which can be disposed of through an existing Capital Region program or a commercial market for recycling or can be utilized in other beneficial uses.

(Bylaw 3366)

“Mixed Load” means a load combining two or more of the following wastes: refuse, recyclable waste, yard and garden waste, or wood waste but does not include controlled waste or prohibited waste.

“Paper Fibres” include, but are not limited to, newspaper and inserts; office paper, including white and coloured ledger paper, computer paper, photocopy paper, writing pads, business forms, phone message notes, file folders, reports, envelopes, non-thermal fax paper, no carbon required (NRC) paper, calculator tape, ‘post-it’ type notes, business cards, paper index cards; boxboard, including paper egg cartons, laundry and cereal boxes; junk mail; gift wrapping and packing paper; magazines; catalogues; calendars; postcards; shredded paper; paperback and hardcover books; but excluding waxed paper; carbon paper; and other paper which are impregnated with blood, grease, oil, chemicals, food residue or have polyethylene, polystyrene, foil or other non-paper liners or attachments or are contaminated with a material which will render the paper fibres unmarketable.

“PCB” means any monochlorinated, dichlorinated or polychlorinated biphenyl or any mixture that contains one or more of these.

“Product Stewardship Program Material” means any material which is defined as a product in the Recycling Regulation.

(Bylaw 3736)

“Prohibited Waste” means a gaseous, liquid or solid material, substance or object which is not acceptable for disposal at the disposal site, including, but not limited to:

- (a) aggregate
- (b) asphalt
- (c) biomedical waste
- (d) clean soil
- (e) concrete
- (f) corrugated cardboard, directories, lead acid batteries, paper fibres, propane tanks, scrap metal, tires, used oil filters, white goods, unless they are a source-separated recyclable waste
- (g) empty waste containers, unless they are crushed, shredded or similarly reduced in volume to the maximum practical extent
- (h) gypsum board or wallboard in loads weighing more than 100 kg
- (i) hazardous waste, except as permitted in this bylaw
- (j) ignitable wastes
- (k) liquids, except as permitted in this Bylaw
- (l) motor vehicle bodies and farm implements
- (m) PCBs
- (n) radioactive waste
- (o) reactive wastes
- (p) rubble

- (q) sharps, except as permitted in this Bylaw
- (r) solid waste that is on fire or smouldering
- (s) special waste, excluding waste asbestos
- (t) yard and garden waste, unless it is source-separated **(Bylaw 3333)**

“Propane Tank” means a refillable or non-refillable metal container rated at a capacity of less than 46 kg (100 lbs) which is used to contain flammable hydrocarbon gases used as fuel.

“Radioactive Waste” means waste containing a prescribed substance as defined in the *Atomic Energy Control Act* (Canada) in sufficient quantity or concentration to require a licence for possession or use under that Act and regulations made under that Act.

“Reactive” means a gaseous, liquid or solid material, substance or object which is:

- (a) explosive, oxidizing or so unstable that it readily undergoes violent change in the presence of air or water;
- (b) generates toxic gases, vapours or fumes by itself or when mixed with water; or
- (c) polymerized in whole or in part by chemical action and causes damage by generating heat or increasing in volume,

and as defined in the Special Waste Regulation.

“Recyclable Waste” means a marketable material, substance or object including, but not limited to:

- (a) a small load of paper fibres
- (b) a small load of directories
- (c) a small load of corrugated cardboard
- (d) a small load of glass, metal and plastic containers
- (e) a small load of two or less white goods
- (f) a small load of two or less lead acid batteries
- (g) a small load of two or less propane tanks
- (h) a small load of five or less tires
- (i) a small load of five or less used oil filters or containers
- (j) a small load of scrap metal
- (k) a small load of 5 kgs or less of dry cell chargeable or non-chargeable batteries
- (l) a small load of household paints, paint aerosols, flammable liquids or pesticides
- (m) a small load of 5kgs or less of mercury
- (n) a small load of household hazardous waste, except infectious waste and condemned or spoiled foods, in residential quantities only **(Bylaw 3200)**
- (o) a small load of Product Stewardship Program materials **(Bylaw 3736)**

“Recycling Area” means that area of the disposal site which has been designated by the manager for the disposal of recyclable waste.

“Recycling Regulation” means the Recycling Waste Regulation BC 449/2004 enacted under the *Environmental Management Act*. **(Bylaw 3736)**

“Refuse” means discarded or abandoned materials, substances or objects, including, but not limited to, unmarketable food wastes; market wastes such as fruit and vegetables; combustibles such as leather, wood and unmarketable paper; non-combustibles such as crockery, unmarketable glass; dirt; ashes from fireplaces and on-site incinerators; street sweepings; bulky wastes, furniture; construction and demolition refuse such as non-metal pipe, plastics and lumber; gypsum board or wallboard in loads less than 100 kg; all arising from domestic, commercial, institutional or municipal activities.

“Regional Board” means the Board of the Capital Regional District.

“Rubble” means a mixture of gravel, brick, concrete block, road asphalt and rock originating from demolition or construction sites.

“Scrap Metal” means ferrous and non-ferrous metallic materials, including, but not limited to, sheet metal, siding, roofing, rebar, flashings, pipes, window frames, doors, furnaces, duct work, wire, cable, bathtubs, fencing, bicycle frames, automotive body parts, machinery, garbage cans, metal furniture, tire rims.

“Sharps” means needles and syringes, from domestic sources.

“Site Regulations” means regulations as described in Schedule “B” attached hereto, which must be adhered to by any person using the disposal site.

“Small Load” means solid waste to be disposed of at the disposal site brought onto the disposal site in a vehicle which, with the solid waste, has a Gross Vehicle Weight of no more than 5,500 kgs.

“Solid Waste” means refuse, recyclable waste, yard and garden waste, wood waste and controlled waste but excludes prohibited waste.

“Soot” means black carbonaceous residue of wood, coal, oil and other fossil fuels originating in chimney linings, boilers, furnaces and other burners.

“Source-separated” means controlled waste, yard and garden waste, recyclable waste or wood waste which is separated by means of a barrier or placement in containers into clearly distinguishable accumulations of different types of materials, substances or objects belonging in the particular class of waste being disposed of. **(Bylaw 3366)**

“Surface Coating Waste” means paint chips, hull coatings and spent sandblast media generated from scraping, power washing or sandblasting from, but not limited to, ships, boats, cars, buildings, bridges and storage tanks. **(Bylaw 3736)**

“Tires” means the outer pneumatic rubber covering of wheels of passenger vehicles, light service trucks and motorcycles with an inner diameter of less than 42 centimetres.

“Treasurer” means the Director of Finance of the Capital Region or her or his authorized agent.

“Unmarketable” means materials which cannot be disposed of through an existing Capital Region recycling program or a commercial market.

“Used Oil Filter” means a spent cylindrical metal container housing a filter element which is used on a motor vehicle to remove impurities from its engine lubricating oil.

“Vehicle” means a vehicle, as defined in the *Motor Vehicle Act*, R.S.B.C. 1996, c.318.

“Visitor” means a person who arrives at the disposal site for purposes other than to dispose of solid waste.

“Waste Asbestos” means waste containing friable asbestos fibres or asbestos dust and as defined in the Special Waste Regulation and includes asbestos cement. **(Bylaw 3366)**

“White Goods” means metal appliances such as refrigerators, freezers, clothes washers, dishwashers, clothes dryers, ranges, stoves, air conditioners and hot water tanks.

“Wood Waste” means wood material, substances or objects which have not been processed or manufactured and includes stumps, tree trunks and limbs greater than 75 mm (3 in.) in diameter.

“Yard and Garden Waste” means organic materials, substances or objects including, but not necessarily limited to, grass, lawn and hedge clippings, grass sod, flowers, weeds, leaves, vegetable stalks, shrubs, and shrub and tree branches less than 75 mm (3 inches) in diameter, but does not include:

- (a) invasive species plants set out in the Schedule to the Spheres of Concurrent Jurisdiction – Environment and Wildlife Regulation, B.C. Reg. 144/2004;
- (b) morning glory, blackberry, wild mustard, ox-eye daisy, wild carrot, couch grass and poison hemlock;
- (c) plants or growing media that may have been identified by the Canadian Food Inspection Agency from time to time as infectious or potentially infectious and of which notice has been sent to the Capital Regional District or publicized by the Canadian Food Inspection Agency; or
- (d) plant or tree material in municipal street sweepings. **(Bylaw 3333)**

SECTION 2 - CONDITIONS

- 2.1 No person shall dispose of solid waste at the disposal site except in accordance with this Bylaw and the site regulations.
- 2.2 No person shall dispose of solid waste at the disposal site which originated outside the Capital Region. **(Bylaw 3366)**
- 2.3 Despite section 2.2, no person shall dispose of solid waste at the disposal site which originates outside the Capital Region unless:
 - i. it is a controlled waste that is waste asbestos or contaminated gypsum board or wallboard; or unless
 - ii. it is solid waste which originates from the Cowichan Valley Regional District (CVRD) and which, in the opinion of the General Manager, cannot be transported for disposal to the CVRD’s contracted disposal site, as a result of natural disasters or road closures. **(Bylaws 3469, 3643)**
- 2.4 Sub-section 2.3 (ii) and this subsection are repealed on the 1st of January 2012. **(Bylaws 3366, 3643)**
- 2.5 No person shall dispose of a prohibited waste at the disposal site.
- 2.6 No person shall dispose of a controlled waste at the disposal site other than at a controlled waste area and provided that:
 - (a) the manager has given written permission, including any terms and conditions of disposal;
 - (b) the controlled waste has been inspected by designated Capital Region staff prior to being disposed of in a controlled waste area;
 - (c) the controlled waste is one type and from no more than one source unless written permission is given by the manager;
 - (d) the controlled waste is manifested as required by the Capital Region and by the British Columbia Ministry of Water, Land and Air Protection;
 - (e) twenty-four (24) hours’ notice is given to the Capital Region prior to disposal of controlled waste at the controlled waste area;

- (f) the controlled waste is disposed of Tuesday to Friday, from 9 a.m. to 2 p.m.;
(Bylaw 3366)
 - (g) if the terms and conditions of the manager's written permission are not met, Capital Region staff may refuse to permit disposal;
 - (h) the controlled waste is not marketable for other beneficial uses for which it could be recycled or reused;
(Bylaw 3366)
 - (i) there are no health and safety risks associated with the disposal of the controlled waste at the controlled waste area;
(Bylaw 3366)
 - (j) the disposal of a controlled waste at the controlled waste area does not exceed the operational capacity of the disposal site including, without limitation, that the disposal can occur in a manner consistent with the provisions of the Solid Waste Management Plan as amended from time to time; and
(Bylaw 3366)
 - (k) the disposal of the controlled waste at the controlled waste area can be contained without increasing the potential environmental contamination of the ground, air or water.
(Bylaw 3366)
- 2.7 Despite subsection 2.6(e) and (f), in cases of emergency or hardship, the manager may permit the deposit of controlled waste at the controlled waste area without twenty-four (24) hours' notice and on days and at times other than those specified in 2.6(f).
- 2.8 No person shall dispose of recyclable waste at the disposal site other than in the recycling area and provided that it is in a small load and source separated.
- 2.9 No person shall dispose of Yard and Garden Waste at the disposal site other than in the garden waste area and provided that it is source separated.
(Bylaw 3333)
- 2.10 No person shall dispose of refuse at the disposal site other than at the active face or, provided it is a small load, at the bin area.

SECTION 3 - CHARGES

- 3.1 Every person depositing solid waste at the disposal site shall pay to the Capital Region the applicable charges in the amounts, and in accordance with the terms and conditions set out in Schedules "C", "D" and "E" of this Bylaw.
(Bylaw 3366)
- 3.2 Where a charge is not paid within the time specified in Schedule "C" for its payment, the person liable to pay such charge shall:
- (a) pay interest on the charge at the rate set out in Schedule "C" from the date the charge was due to the date of payment; and
 - (b) not dispose of any solid waste on or at the disposal site until such charge with interest owing has been paid in full.

SECTION 4 - VIOLATIONS & PENALTIES

- 4.1 No person shall do any act or suffer or permit any act or thing to be done in contravention of this Bylaw.
- 4.2 Every person who contravenes this Bylaw, by doing any act which the Bylaw forbids or omits to do any act which the Bylaw requires to be done:

- (a) commits an offence and is liable, upon conviction, to penalties prescribed by the *Offence Act*; and
 - (b) may be prohibited from depositing solid waste at the disposal site.
- 4.3 The penalties imposed under Section 4.2 shall be in addition to and not in substitution for any other penalty or remedy imposed by this Bylaw or any other statute, law or regulation.
- 4.4 A separate offence shall be deemed to be committed upon each day during and in which the contravention occurs or continues.

SECTION 5 - SEVERANCE

- 5.1 If a section, subsection, sentence, clause or phrase of this Bylaw is for any reason held to be invalid by the decision of a Court in competent jurisdiction, such decision shall not affect the validity of the remaining portions of this Bylaw.
- 5.2 Schedules "A," "B," "C," "D" and "E" are attached to and form part of this Bylaw. **(Bylaw 3366)**

SECTION 6 - REPEAL

Bylaw No. 2338 is hereby repealed except insofar as it repeals any other bylaw.

SECTION 7 - TITLE

This Bylaw may be cited as "Hartland Landfill Tipping Fee and Regulation Bylaw No. 5, 2003".

This Bylaw shall take effect on 02 January 2004.

READ A FIRST TIME THIS	12 th	DAY OF	November	2003
READ A SECOND TIME THIS	12 th	DAY OF	November	2003
READ A THIRD TIME THIS	10 th	DAY OF	December	2003
ADOPTED THIS	10 th	DAY OF	December	2003

D. Amos, CHAIR _____

Carmen I. Thiel, SECRETARY _____

This Bylaw is a copy of *Hartland Landfill Tipping Fee and Regulation Bylaw No. 5, 2003* consolidated under Section 139 of the *Community Charter* and is printed on the authority of the Corporate Secretary of the CRD.



Carmen I. Thiel, Corporate Officer _____

SCHEDULE "A"

DISPOSAL SITE

CAPITAL REGIONAL DISTRICT

BYLAW NO. 3117

DISPOSAL SITE means the Hartland Landfill site, more particularly described as:

PID: 023-851-457

Lot 1, Sections 54, 55 and 65, Highland District, Plan VIP64898

SCHEDULE "B"
SITE REGULATIONS
CAPITAL REGIONAL DISTRICT
BYLAW NO. 3117

PURPOSE:

To ensure a safe and orderly environment for the staff and public at the disposal site.

POLICY:

These site regulations shall be observed by a person while on the disposal site.

PROCEDURES:

1. **VEHICLES**

1.1 Capital Region staff may refuse to allow a vehicle to enter the disposal site or require a vehicle to leave the disposal site if:

- (a) the vehicle's load exceeds the permitted weight limits set out in the regulations passed pursuant to the *Motor Vehicle Act*, or the *Commercial Transport Act*; or
- (b) the vehicle exceeds the speed limits posted at the disposal site; or
- (c) the vehicle is noisy due to improper or poor muffling and braking systems; or
- (d) the load is poorly secured so as to be noisy or dangerous.

2. **LOADS**

2.1 Subject to Section 2.2 of the site regulations, all loads of solid waste entering the disposal site shall be secured and covered. A cover shall be a tarpaulin or other overlay that is used to confine the load to the vehicle.

2.2 The following items are permitted at the disposal site without covers:

- (a) stumps - chained on flat bed or within confines of truck box;
- (b) soil, sand, gravel, rock - within the confines of their box (tailgates closed); or
- (c) bulky wastes strapped on flat beds or within confines of truck box.

2.3 Any person entering the disposal site with a load not meeting the requirements in Section 2.1 shall pay twice the amount of tipping fee required by Schedule "C" or be subject to a fine associated with a ticketable offence.

3. DISPOSAL SITE

- 3.1 No person while driving a vehicle at the disposal site shall drive their vehicle on any part of the disposal site other than on the roads and paved areas designated by the Capital Region.
- 3.2 No person delivering solid waste to the disposal site shall deposit the solid waste except in such a place and in such a manner as directed by the Capital Region staff or the landfill contractor.
- 3.3 All solid waste deposited at the disposal site shall become the property of the Capital Region.
- 3.4 No person shall remove disposed of solid waste from the disposal site except with written approval of the manager.
- 3.5 No person shall loiter at the disposal site. Vehicles must proceed directly to the designated disposal area and then leave the disposal site as soon as possible after disposal.
- 3.6 No person shall use the wash down facility unless their vehicle was used to dispose of refuse at the active face. No person shall wash out the interior of truck boxes.

4. SAFETY

- 4.1 Any person entering the disposal site does so at their own risk. The Capital Region accepts no responsibility or liability for damage or injury to person or to property.
- 4.2 Children are not permitted at the disposal site except when they are inside a vehicle.
- 4.3 Smoking is not permitted at the disposal site.
- 4.4 All visitors to the disposal site must check in at the site office and complete the appropriate waiver forms.
- 4.5 Any person delivering solid waste to the disposal site shall discharge the waste in a manner that conforms with Worker's Compensation Board regulations.

5. GENERAL

- 5.1 These regulations are subject to change from time to time by the Capital Region.
- 5.2 Every person who contravenes these regulations, fails to obey orders or directions given by Capital Region staff or fails to comply with the posted notices and signs on the disposal site may be refused or prohibited re-entry onto the disposal site.

SCHEDULE "C"

TIPPING FEES

CAPITAL REGIONAL DISTRICT

BYLAW NO. 3117

*(Bylaws 3200, 3301, 3469, 3539,
3571, 3643, 3736)*

CHARGES

1. The charges for depositing solid waste at the Disposal Site starting 02 January 2011 are:
 - (a) for refuse excluding bulky wastes and gypsum board or wallboard in loads of less than 100 kg:
 - (i) \$107 per tonne as measured by weight on the scale provided at the disposal site by the Capital Region, provided that the charge cannot be less than \$10; or
 - (ii) in small loads directed to the bin area at \$107 per tonne plus a \$10 charge;
 - (b) for bulky waste

\$247 per tonne as measured by weight on the scale provided at the disposal site by the Capital Region, provided that the charge cannot be less than \$10;
 - (c) for gypsum board or wallboard

\$202 per tonne as measured by weight on the scale provided at the disposal site by the Capital Region, provided that the charge cannot be less than \$10;
 - (d) for yard and garden waste

\$57 per tonne as measured by weight on the scale provided at the disposal site by the Capital Region, provided that the charge cannot be less than \$10;
 - (e) for wood waste

\$107 per tonne as measured by weight on the scale provided at the disposal site by the Capital Region, provided that the charge cannot be less than \$10;
 - (f) for recyclable waste
 - i) \$6 for each disposal of recyclable waste, except there will be no charge for a disposal containing only E-waste or lead acid batteries, used oil, used oil filters and containers, household paints, paint aerosols, flammable liquids, pesticides or other household hazardous waste from residential sources if they are in residential quantities only;
 - ii) \$26 for each disposal of recyclable waste if the disposal is made by a commercial hauler; however, the commercial hauler is not permitted to dispose of E-waste or lead acid batteries, used oil, used oil filters and containers, household paints, paint aerosols, flammable liquids, pesticides or other household hazardous waste;
 - iii) \$20 surcharge per white good which contains refrigerants; and

(g) for mixed load

\$107 per tonne as measured by weight on the scale provided at the disposal site by the Capital Region, provided that the charge cannot be less than \$10.

GENERAL

2. Where a dollar amount per tonne is indicated, it is to be interpreted as allowing a proportionate charge for a portion of a tonne in 10 kg increments.
3. In the event that the weigh scales provided at the disposal site are not operational, or in the event of traffic congestion, or at the discretion of the manager, weights shall be as estimated based on volume by the manager or Capital Region staff.
4. All charges referred to in Sections 1, 2 or 3 shall be rounded up or down to the nearest quarter of a dollar.
5. Subject to Sections 6 and 7, all charges payable under this Bylaw shall be paid to the Capital Region in cash, by cheque, Interac or credit card prior to the deposit of the solid waste for which the charge is made.
6. Notwithstanding Section 5, where the charge for depositing is under Section 1, the charge payable shall be paid following the weighing of the empty vehicle after the load is deposited and shall be based on the difference in weight between the loaded weight and the weight of the empty vehicle.
7. Notwithstanding Sections 5 and 6, any person depositing solid waste, except recyclable waste, at the disposal site on a regular basis may apply to the Capital Region for credit and, if the treasurer is satisfied of the credit worthiness of the person, he or she may grant credit to that person, in which case payment of the charge imposed under Section 1 shall be made and the credit extended on the following conditions:
 - (a) the person receiving credit shall pay to the Capital Region all charges in full within thirty (30) days of the last day of the month for which an invoice has been submitted. The Capital Region will invoice monthly for solid waste delivered during the preceding month. The invoice amount will be based on the total quantity of solid waste delivered during the month and the posted disposal rates in effect at the time of delivery;
 - (b) late payment(s) will be subject to an interest penalty charge of 1.5% per month;
 - (c) the Capital Region reserves the right to cancel, upon five (5) days' notice, the credit offered herein for late payment, non-payment or other justified cause as judged solely by the treasurer;
 - (d) if the person receiving credit fails to pay to the Capital Region all charges in full within thirty (30) days of the last day of the month in which an invoice has been issued, the Capital Region may withhold monies equivalent to those charges, plus interest, that are owed by the Capital Region to the person receiving credit under a separate contract, agreement or offer between the Capital Region and the person receiving credit; and
 - (e) the Capital Region reserves the right to refuse access to the disposal site to a person receiving credit until outstanding charges are paid.
8. A charge of \$50 per white good must be paid to the Capital Region if a person disposes of a white good at the active face or bin area in a load of refuse.

SCHEDULE "D"

CONTROLLED WASTE

CAPITAL REGIONAL DISTRICT

BYLAW NO. 3117

(Bylaws 3200, 3301, 3366, 3469, 3736)

The charges, for disposing of Controlled Waste at the Disposal Site starting 02 January 2011, are:

(a)	Animal fecal waste	\$152 per tonne
(b)	Condemned or spoiled foods	\$152 per tonne
(c)	Contaminated gypsum board or wallboard	\$202 per tonne
(d)	Contaminated soil	\$152 per tonne
(e)	A dead animal	\$247 per tonne
(f)	Fibre optic cable	\$152 per tonne
(g)	Food processing wastes	\$152 per tonne
(h)	Health hazard waste	\$152 per tonne
(i)	Miscellaneous controlled waste	\$152 per tonne
(j)	Pumpings containing soil, sand, gravel, other non-hazardous solids, sewage solids, fats, oils or grease	\$152 per tonne
(k)	Pumpings from domestic and municipal sewage treatment plants and sand filters and pump stations	\$152 per tonne
(l)	Pumpings from septage treatment facilities containing residual sludge	\$152 per tonne
(m)	Pumpings from laundry lint traps	\$152 per tonne
(n)	Pumpings from parking lot drainage sumps	\$152 per tonne
(o)	Pumpings from sumps which collect run-off from vehicle washing facilities, but not from facilities used for maintenance or lubrication or automobile components or where solvents or sand blasting are employed for removal of paint, grease or oil	\$152 per tonne
(p)	Screenings from municipal sewage treatment plants and pump stations	\$152 per tonne
(q)	Sharps	\$247 per tonne
(r)	Soot	\$152 per tonne
(s)	Spent charcoal from water purification plants	\$152 per tonne
(t)	Surface coating waste	\$152 per tonne
(u)	Waste asbestos	\$152 per tonne
(v)	Waste sludge from sewage treatment plants and pump stations containing no more than 80% total moisture	\$117 per tonne

Provided that the charge cannot be less than	\$20
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SCHEDULE "E"

CONTROLLED WASTE – OUT-OF-REGION

CAPITAL REGIONAL DISTRICT

BYLAW NO. 3117

(Bylaws 3366, 3736)

The charges, for disposing of Controlled Waste, which originates outside the Capital Region, at the Disposal Site starting 02 January 2011, are:

(a)	Contaminated gypsum board or wallboard	\$302 per tonne
(b)	Waste asbestos	\$302 per tonne
Provided that the charge cannot be less than		\$20