Text of a Proposed Bylaw to amend Bylaw 20M2001, the Waste and Recycling Bylaw

- 1. Bylaw 20M2001, the Waste and Recycling Bylaw, as amended, is hereby further amended.
- 2. In section 2, the following is added after subsection 2(ee) as subsection 2(ee.1):
 - "(ee.1) "*person*" means an individual or a body corporate and includes a partnership, a group of persons acting in concert or an association unless the context explicitly or by necessary implication otherwise requires;"
- 3. In section 6, the words ", recycling container" are added after the words "waste container".
- 4. The following is added after subsection 42.1(2) as subsections 42.1(2.1) and (2.2):
 - "(2.1) No person shall deposit permitted materials in a receptacle or bin at a community recycling depot except via the openings provided for that purpose.
 - (2.2) No person shall tamper with, interfere with or damage a receptacle or bin at a community recycling depot."
- 5. The following is added after subsection 42.1(3) as subsections 42.1(4) and (5):
 - "(4) A commercial hauler must not deposit at a community recycling depot:
 - (a) waste; or
 - (b) recyclable materials;

that were collected in the course of the commercial hauler's business.

- (5) In subsection (4), "commercial hauler" means a person engaged in the business of collecting waste and recyclable materials from premises for transport to a disposal site or material recovery facility."
- 6. In subsection 42.2(1), the words "by the City" are added after the words "provided".
- 7. The following is added after section 42.3 as section 42.4:

RECYCLING AT MULTI-RESIDENTIAL COMPLEXES

- 42.4 (1) In this section, "*owner*" means:
 - (a) the person shown as the owner on a land title for a multiresidential complex;

- (b) the condominium corporation, in the case of a multi-residential complex registered under the *Condominium Property Act*, R.S.A. 2000, c. C-22; or
- (c) the housing association, in the case of a multi-residential complex operated by a housing association registered under the *Cooperatives Act*, S.A. 2001, c. C-28.1.
- (2) The owner of a multi-residential complex must ensure adequate containers are available for the storage of recyclable materials generated on-site, separate from other waste.
- (3) For the purposes of subsection (2), "adequate containers" means one or more containers which are:
 - (a) maintained in good condition; and
 - (b) provided in:
 - (i) sufficient numbers and locations; and
 - (ii) which are of sufficient capacity;

to contain the volume of recyclable materials generated at the multi-residential complex.

- (4) The residents of a multi-residential complex must deposit recyclable materials generated at their dwelling unit in the containers provided pursuant to subsection (2).
- (5) The owner of a multi-residential complex must ensure that the containers provided pursuant to subsection (2) are emptied as necessary and the recyclable materials are taken to be recycled."
- 8. In Schedule "A", the following is added after section 42.1(2) under the headings indicated:

Section		Amount of Specified Penalty in Dollars
"42.1(2.1)	Improperly deposit recyclable materials at community recycling depot	\$250.00
42.1(2.2)	Tamper with, interfere with or damage receptacle or bin at community recycling depot	\$250.00
42.1(4)	Commercial hauler deposit waste or recyclable materials at community recycling depot.	\$250.00"

9. In Schedule "A", the following is added after section 42.3(3)(b) under the headings indicated:

<u>Section</u>		Amount of Specified Penalty in Dollars
"42.4(2)	Fail to provide adequate containers at a multi- residential complex	\$250.00
42.4(4)	Fail to deposit recyclable materials in containers at multi-residential complex	\$250.00
42.4(5)	Fail to empty containers at multi-residential complex	\$250.00"

- 10. In Schedule "C":
 - (a) in item 4, the words ": must be enclosed or contained within a securely tied clear plastic bag" are deleted;
 - (b) in item 12, the words ": multiple plastic bags must be deposited and securely tied within a single plastic bag" are deleted; and
 - (c) in item 13, the words "Tetra Paks" are deleted and replaced with "Polycoat and aseptic containers (including Tetra Pak[®])".
- 11. (1) This bylaw comes into force on January 1, 2015.
 - (2) Despite subsection 1, sections 7 and 9 come into force on February 1, 2016.