

BYLAW NO. 1164

A Bylaw of the Town of Grimshaw, in the Province of Alberta, to establish and maintain a system for the collection, removal and disposal of solid waste and recycling throughout the municipality, and for the fixing of such rates and charges, times and places; and when and where they will be payable.

WHEREAS provincial legislation including the Municipal Government Act has given the municipal council of the Town of Grimshaw the authority to establish and maintain a system for the collection, removal and disposal of solid waste and recycling throughout the municipality.

NOW THEREFORE the municipal Council of the Town of Grimshaw, duly assembled, enacts as follows:

1. **That this Bylaw shall be cited as the Town of Grimshaw Waste Bylaw.**
2. **Definitions: in this bylaw**
  - 2.1 **Apartment:** means a building designed and built to contain three or more dwelling units with shared services, facilities and outside entrances.
  - 2.2 **Ashes:** means residue from burning wood, coal and other like materials.
  - 2.3 **Bag Tag:** means for excess garbage bag that can be purchased at the Town Office for the rate set out in the Fees Bylaw.
  - 2.4 **Bylaw Officer:** means a person appointed by Town Council to enforce the Town's bylaws.
  - 2.5 **Biomedical Waste** has the meaning set out in the Waste Control Regulation Alberta.
  - 2.6 **Building Waste:** means all waste produced in the process of constructing, demolishing, altering or repairing a building or structure and shall include, but is not limited to: soil, vegetation and rock displaced during the process of building; and construction materials and waste such as lumber, drywall, sawdust, insulation and other such construction debris.
  - 2.7 **Chief Administrative Officer:** means the Chief Administrative Officer of the Town of Grimshaw appointed by Council, hereinafter referred to as the CAO, or his designate.
  - 2.8 **Collect/collection:** means picking up and gathering waste material and includes its transport to a disposal or processing site.
  - 2.9 **Collector:** means a person who collects waste within the Town as an agent, contractor or employee of the Town.
  - 2.10 **Collection Day:** means the day or days on which waste is regularly collected from specific premises.
  - 2.11 **Commercial Container:** means any container utilized for the storage and collection of waste by commercial, industrial and public service sector premises and is emptied at or removed from said premises and transported for disposal of waste off-site by a private hauler.
  - 2.12 **Commercial Premises:** means any premise which is not an eligible residential household, unless otherwise authorized by the CAO, and includes;
    - a) Any premises engaged in commerce;
    - b) Any premises which is an apartment building;
    - c) Any premises which is part of a condominium;
  - 2.13 **Condominium:** means a residential property divided into individually owned units as described in the Condominium Property Act, RSA 2000, C 22.

- 2.14 Council: means the municipal Council of the Town of Grimshaw.
- 2.15 Disposal Site: means Long Lake Regional Waste Management Services Commission Land Fill.
- 2.16 Eligible Residential Household: means a household eligible for residential curbside waste collection, if:
- a) It is a single family detached household;
  - b) It is a multi-unit dwelling that is not a condominium and is approved for pick up by the CAO; or
  - c) It is otherwise authorized by the CAO.
- 2.17 Garbage: means materials that are deposited in a landfill but does not include trade waste, building waste, biomedical waste or hazardous waste.
- 2.18 Garbage Bag – official Excess: means a non-returnable plastic bag, securely tied at the top, is in good condition, free from rips and tears when ready for collection. Has a tag issued by the Town of Grimshaw upon payment of the prescribed rate as set out in the Fees Bylaw. Grocery bags are not acceptable garbage collection bags.
- 2.19 Hazardous Waste: means any substance or item that falls within the definition of hazardous waste under the Waste Control Regulation Alberta.
- 2.20 Household: means a building in which people live.
- 2.21 Industrial Premises: means any premises which is not an eligible residential household and includes places that carry on one or more of the following activities:
- a) Manufacturing
  - b) Processing
  - c) Assembling
  - d) Cleaning
  - e) Repairing
  - f) Servicing
  - g) Testing
  - h) Storage
  - i) Warehousing; and
  - j) Distribution of materials, goods, products and/or equipment.
- 2.22 Organic Waste: means waste material of animal or plant origin that is biodegradable and/or compostable.
- 2.23 Owner: means
- a) a person who is registered under the Land Titles Act as the owner of a parcel of land, or
  - b) a person who is recorded as the owner of the property on the tax assessment roll of the Town, or
  - c) a person who has purchased or otherwise acquired a parcel of land, whether he has purchased or otherwise acquired the land directly from the owner or from another purchaser, and has not yet become the registered owner thereof; or
  - d) a person holding himself out as the person having the powers and authority of ownership of a property or premises under construction, or
  - e) a person who is the occupant of a property or premises pursuant to a rental or lease agreement, license or permit;
- 2.24 Peace Officer: means a person defined as a peace officer under the Peace Officer Act and includes
- a) a member of the Royal Canadian Mounted Police;
  - b) a Bylaw Enforcement Officer appointed by the Town of Grimshaw to enforce bylaws of the Town
- 2.25 Premises: means a building together with its grounds or other appurtenances.

- 2.26 Private Hauler: means any person who transports or causes to be transported any waste within the Town of Grimshaw other than collectors as defined in this Bylaw.
- 2.27 Property line: means the boundary line between two pieces of property.
- 2.28 Public Premises: means any premises which is not an industrial premises, a commercial premises or an eligible residential household and includes, notwithstanding the foregoing, premises that consist of the following uses;
- a) Community buildings and facilities'
  - b) Federal, provincial or municipal government buildings
  - c) Hospital and healthcare facilities
  - d) Religious institutions
  - e) Schools
  - f) Senior citizen centers
- 2.29 Recyclable material means material or mixture of materials that can be recycled.
- 2.30 Residential curbside recycling container means the town owned and distributed recycling container provided at a rate, as established in Schedule A.
- 2.31 Residential Garbage Collection Cart: means the official Town owned and distributed automated residential garbage collection cart provided to an eligible residential household by the Town for garbage collection as approved by Council. Each cart has a code which is associated to the residential address to which it was delivered. If this cart goes missing or is destroyed the property owner will be invoiced for a replacement cart as per schedule A.
- 2.32 Residential Garbage Collection Point: means the location where a residential garbage collection cart(s) and official excess garbage bag(s) are placed for collection.
- 2.33 Residential Property: means land with improvements designated, intended or used for residential occupancy.
- 2.33 Sharps: means needles or other instruments used to pierce the skin in medical treatment or in the provision of a personal service, such as tattooing, piercing, electrolysis or other such personal service, or any container designed to dispose of sharps.
- 2.34 Street: means a public thoroughfare within the Town and includes, without limitation, roads, alleys, boulevards, sidewalk(s) and the land within the right of way on each side of and contiguous to the prepared surface of the thoroughfare.
- 2.35 Town: means the Town of Grimshaw, a municipal corporation in the Province of Alberta, and where the context so requires means the area of land within the corporate boundaries thereof.
- 2.36 Trade Waste: means and includes every kind of waste material from a commercial or industrial establishment where the establishment occupies all or part of a building having mixed uses, and shall include material from the work or constructing, repairing, renovating, demolishing, clearing or grading of buildings or premises.
- 2.37 Transfer Station: means the site located at 4702-57 Avenue that is operated by Long Lake Regional Waste Management Services Commission for residents to access for waste to be deposited. (for further information please contact Long Lake Regional Waste Management Services Commission)
- 2.38 Violation Tag: means a warning tag issued by the Town of Grimshaw Bylaw Enforcement Officer or CAO.
- 2.39 Violation Ticket: means a Town of Grimshaw ticket, issued by the Town of Grimshaw Bylaw Enforcement Officer or CAO.

- 2.40 Provincial Ticket: means a ticket issued pursuant to Part 2 or Part 3 of the Provincial Offences Procedures Act, Chapter P-34, RSA 2000, as amended and any regulation thereto.
- 2.41 Waste Control Regulation means Alberta Regulation 192/1996 as amended or replaced from time to time.
- 2.42 Waste or Waste Material: means any unwanted materials or unusable items, remains or by-products including materials that are land-filled, recycled, composted or disposed of through other official means.
- 2.43 Waste Receptacle: means a container that is not a commercial container and is designed to facilitate the disposal of waste and which is approved pursuant to the provisions of this Bylaw for the disposal of waste or any particular type of waste.
- 2.44 Yard Waste: means waste from gardening or horticultural activities and includes grass, leaves, plants, tree and hedge clippings, but excludes tree limbs, tree trunks, sod, whole shrubs or whole bushes.

### 3. Prohibitions

- 3.1 Except where permitted under this Bylaw, no person shall store or deposit any waste on any property owned or occupied by the Town or on any street.
- 3.2 Section 3.1 shall not apply where:
- Any waste is stored or deposited at any disposal site designated by the CAO
  - A waste receptacle or commercial container is placed on a street for use by the public with the consent of the CAO
  - A person is actively engaged in loading or unloading any waste receptacle or commercial container; or
  - It is the eligible residential household's collection day and it is within the household's allowable collection hours as part of the Town's residential curbside collection services as indicated in Sections 5.5 and 6.5.
- 3.3 No person shall scavenge waste within the Town.
- 3.4 No person shall deposit waste in a waste receptacle or commercial container without the consent of:
- The owner of the receptacle or container; or
  - The owner of the premises where the receptacle or container is located.
- 3.5 No person shall obstruct or interfere with the Town or any of its contractors, agents, employees or officers in the exercise of its powers and duties under this Bylaw.
- 3.6 No person, other than the owner, a person authorized by the owner, or a collector, shall interfere with a waste receptacle or commercial container or with any contents therein.
- 3.7 No person shall:
- Construct or commence to construct a building; or demolish, reconstruct, alter, add to or extend an existing building in the Town without first making adequate provision on the premises for the storage of waste in proper receptacles or containers under this Bylaw.
- 3.8 No owner shall permit or allow a waste receptacle or commercial container to be placed or left on a street or public property unless otherwise permitted by this Bylaw or approval has been given by the CAO or designated officer.
- 3.9 No person shall:
- Mix combustible and non-combustible matter in waste receptacles or commercial containers;

- b) Deposit any hazardous waste, including explosive or highly inflammable materials, in any receptacle for collection;
  - c) Deposit any biomedical waste in any receptacle; or
  - d) Deposit in a waste receptacle or commercial container any ashes, which have not been properly extinguished.
- 3.10 No owner shall allow the accumulation of waste of any kind:
- a) On their premises except in a building or
  - b) Inside a portion of the building to which the public have access; and
  - c) On any vacant land.
- 3.11 Where an owner fails to have waste removed and disposed of in accordance with the terms of this Bylaw, the Town may:
- a) Proceed to have the waste collected, removed and disposed of in an approved disposal site; and
  - b) Charge the owner for the costs of so doing.
- 3.12 No person disposing of waste shall dispose of it other than at an approved disposal site.
- 3.13 No person shall burn any waste in an open fire within the Town Limits without an authorized burning permit.
- 3.14 No person shall place any sharps in waste placed for collection by the Town, a collector or by a private hauler.
- 3.15 Animal carcasses or parts thereof, excluding household food items, small rodents and small birds, shall be treated as hazardous waste and managed in accordance with Section 3.19.
- 3.16 No person in charge of a deceased animal shall allow the animal carcass to remain on any street or highway within the Town for longer than four hours after its death, or to obstruct the street or highway in any way. The person shall ensure the animal carcass is disposed of or otherwise dealt with in accordance with the terms of this Bylaw.
- 3.17 No person shall dispose of any organic waste unless such waste is securely bagged and tied to prevent any liquid or material waste from escaping from the bag.
- 3.18 No person shall sweep or place dust, debris or waste into the gutter or onto a street.
- 3.19 All hazardous waste must be transported to Long Lake Regional Waste Management Services Commission Landfill site by the owner.
- 3.20 No person carrying out the construction or renovation of buildings shall deposit or allow the accumulation of earth or waste on any street or public property.
- 3.21 No person shall transport any waste from butcher shops, slaughter houses, or other like premises except in properly covered receptacles or in vehicles which are covered with canvas or tarpaulins constructed and arranged so as to prevent contents from falling on the streets, to protect the contents from insects or scavengers, and to control the escape of any offensive odor, liquid or material waste.
- 3.22 No person shall transport any waste material without properly covering or securing the load with ropes, tarpaulins or canvas to prevent any waste material from blowing out of or falling off a vehicle.
- 4. Provision of Residential Curbside Waste Collection Services**
- 4.1 All solid waste, upon collection, shall be the property of the long Lake Regional Waste Management Services Commission, which may assign this responsibility to the garbage contractor until such time as it is deposited in the regional landfill site.

- 4.2 It shall be the duty of the garbage contractor to collect solid waste according to the residential contract with the Long Lake Regional Waste Management Services Commission and the Town of Grimshaw.
- 4.3 All owners or occupants are encouraged to recycle any acceptable recyclable waste materials and deposit them in the containers provided by the Town of Grimshaw.

**5. Residential Curbside Garbage Collection Service and Charges to Recover Costs**

- 5.1 Subject to the provisions of this Bylaw, and subject to any federal or provincial statutes or regulations regarding the collection, transport and disposal of garbage, the Town and/or contractor of the Town:
- a) Shall collect garbage from each eligible residential household in accordance with the rates and fees specified in Schedule A of this Bylaw; and
  - b) Garbage charges shall be added to the Town utility billing system, and shall be billed each month and be subject to penalties as provided in Schedule A of this Bylaw.
  - c) There shall be a levied monthly rate to recover the Long Lake Regional Waste Management Services Costs on all utility accounts.
  - d) There shall be a levied monthly rate to recover Residential Collection and Removal costs on all residential utility accounts, except for those residential dwellings above a Primary Commercial (C-1) use, which shall be required to use the contracted commercial bin collection service provided by the property owner.
  - e) All utility accounts pertaining to 4-plexes and multiple dwelling units, including apartments, shall be charged the residential collection and removal rate per unit, excepting where the property owner has a separate contract to provide this service.
  - f) May collect garbage from premises other than an eligible residential household upon approval by the CAO in accordance with Schedule A of this Bylaws
- 5.2 Unless special arrangements are authorized by the CAO, the Town and/or a Town approved contractor will not collect from any eligible residential household:
- a) Garbage in excess of one(1) residential garbage collection cart per household per week;
  - b) Garbage in any waste receptacle or container that is not an official residential garbage collection cart;
  - c) Garbage in a residential garbage collection cart that is loose or not contained within a bag;
  - d) Garbage in a residential garbage collection cart which together with the cart exceeds the manufacturer's weight limit;
  - e) Garbage in a residential garbage collection cart that prevents the cart lid from fully closing;
  - f) Garbage in a residential garbage collection cart where any item, including an official excess garbage bag, is placed on top of the lid'
  - g) Any garbage bag that is not placed within the Towns; residential garbage collection cart or is not a Town of Grimshaw official excess tagged garbage bag
  - h) An official tagged garbage bag that exceeds fifteen (15) kilograms (33 pounds) in weight.
  - i) Any of the following, whether or not they are contained within an official residential garbage collection cart or an official excess garbage bag:
    - i. Yard waste, including yard waste that is placed within the Town's residential garbage collection cart or official tagged garbage bag;
    - ii. Trade waste;
    - iii. Unquenched ashes;
    - iv. Engine oil or oil filters;
    - v. Tree trunks, tree limbs, sod, and whole shrubs or bushes;
    - vi. Discarded furniture, automobile parts, tires, vehicles and other household appliances or equipment;
    - vii. Fences, gates, or other such fixtures;
    - viii. Building waste;
    - ix. Hazardous waste;
    - x. Biomedical waste;

- xi. Dead animals;
- xii. Waste that is unsafe for the collector to access or handle; or
- xiii. Waste that could cause environmental impairment.

- 5.3 Only the one garbage cart provided per premises will be collected. Additional bags can be placed at the curb but must have the "bag tag" sticker, which can be purchased from the Town Office.
- 5.4 Unless otherwise authorized by the CAO, when placing garbage out for collection, the owner of an eligible residential household shall place their residential garbage collection cart as follows:
- a) In a manner that automated collection may occur without collectors being required to manually move the residential garbage collection cart to allow pickup;
  - b) In a manner that the front of the residential garbage collection cart is facing into the street, Wheels /handles are facing inward toward your home;
  - c) All residential garbage collection carts shall be placed for collection within the street at the edge of the curb with sufficient clearance (one meter) on all sides of the cart and overhead- this includes between the garbage, parked cars, fences & trees beside or above the collection cart.
  - d) In cases where official excess garbage bags are set out for collection, the bags must be placed to either side of any residential garbage collection cart providing sufficient clearance for automated collection;
  - e) Residential garbage collection carts must not be placed on the sidewalk or such locations as to interfere with vehicle and/or pedestrian traffic;
  - f) Residential garbage collection carts must be placed on a level surface no more than 15 cm above the road elevation;
  - g) Residential garbage collection carts must be placed for collection in a way that they cannot easily be tipped over.
- 5.5 All eligible residential households must have their residential garbage collection cart, additional residential garbage collection cart and excess tagged garbage bag(s) placed out for collection by 07:00 hours (7 am) on their Town assigned collection day. All emptied residential garbage collection carts must be cleared from the street by 22:00 hours (10pm) on their Town assigned collection day.

Monday – East side of Highway (51<sup>st</sup> Street)  
Thursday – West side of Highway (51<sup>st</sup> Street)

- 5.6 Outside of an eligible residential household's collection time on their Town assigned collection day as detailed in Section 5.5, all residential garbage collection carts(s) and official excess garbage bag(s) must be stored on private property.
- 5.7 The Town will not collect garbage from inside any building.

## 6.0 Residential Curbside Recycling Collection Service

- 6.1 Subject to the provisions of this Bylaw, the Town and/or Town approved contractor shall collect the following recyclable materials curbside bi-weekly from each eligible residential household.
- a) Newsprint/Heavy Paper: newspaper, magazines, phone books, catalogs
  - b) Mixed Paper: office paper, junk mail, shredded paper, etc.
  - c) Boxboard/Cardboard: cereal boxes, pasta containers, etc.
  - d) Containers: food cans, beverage containers, hard plastics # 1-7, deposit items.
  - g) Any additional material as identified by the Chief Administrative Officer.
- 6.2 Unless special arrangements are authorized by the Chief Administrative Officer, the Town and/or a Town approved contractor will not collect from any subscribing eligible residential household:
- a) Any recyclable materials that are not contained within the Town's residential curbside recycling collection container;
  - b) Any material that is not recyclable;

- c) Plastic toys
- d) Bubble wrap
- e) Styrofoam
- f) Glass of any kind
- g) Ceramics
- h) Toxic items (batteries, paint cans, aerosol cans)
- i) Electronics or small appliances
- j) Diapers
- k) Scrap metal or wood
- l) Food or yard waste
- m) Unrinsed or soiled food containers
- n) Soiled paper (used tissue or paper towel, pizza boxes smeared with cheese etc.)
- o) Soiled containers
- p) Materials that are unsafe for the collector to access or handle

- 6.3 Unless otherwise authorized by the CAO, when placing recycling out for collection, the owner of an eligible residential household shall place their residential recycling collection cart as follows:
- a) In a manner that automated collection may occur without collectors being required to manually move the residential recycling collection cart to allow pickup;
  - b) In a manner that the front of the residential recycling collection cart is facing into the street, Wheels /handles are facing inward toward your home;
  - c) All residential recycling collection carts shall be placed for collection within the street at the edge of the curb with sufficient clearance (one meter) on all sides of the cart and overhead- this includes between the garbage, parked cars, fences & trees beside or above the collection cart.
  - d) Residential recycling collection carts must not be placed on the sidewalk or such locations as to interfere with vehicle and/or pedestrian traffic;
  - e) Residential recycling collection carts must be placed on a level surface no more than 15 cm above the road elevation;
  - f) Residential recycling collection carts must be placed for collection in a way that they cannot easily be tipped over.

- 6.4 All eligible residential households must have their residential recycling collection cart, placed out for collection by 07:00 hours (7 am) on their Town assigned collection day. All emptied residential recycling collection carts must be cleared from the street by 22:00 hours (10pm) on their Town assigned collection day.

Residential Recycling Collection Day shall be: Every other Thursday

- 6.5 Outside of an eligible residential household's collection time on their Town assigned collection day, all residential recycling collection carts must be stored on private property.
- 6.6 The Town will not collect recyclables from inside any building.

## 7.0 Non Residential Waste Requirements

- 7.1 Commercial dumpsters are not permitted in residential areas except in the following circumstances:
- a) Multiple family dwellings including: four plexes, six plexes, condominiums, group homes or apartment buildings.
  - b) On a temporary basis during home construction/renovations and only for the time period of the construction/renovations.
- 7.2 An owner of an apartment building, four plexes, six plexes, condominium, commercial premises, industrial premises or public services premises must make their own arrangements for collection of waste material.
- 7.3 The owner of any premises specified in 6.2 producing building waste shall:



- a) Provide and maintain on the premises in a clean and sanitary condition a sufficient number of commercial containers to store their building waste;
- b) Not permit his/her premises or adjacent premises to become untidy and unsightly due to building waste;
- c) Commercial container must have a lid that is closed. Not permit waste to blow off the premises, and immediately recapture any waste that does blow away and place them in a waste receptacle or commercial container;
- d) If necessary, pursuant to the direction of the CAO, fence all or part of the premises or construct any structure necessary to contain the building waste container.
- e) The owner of the property, at their own expense, shall be responsible for collection and removal of trade waste generated from any premises specified in Section 6.2.
- f) When an eligible residential household contains a commercial, industrial and/or public service or any other service that requires a business license, the Town shall only be responsible for the collection and disposal of the residential garbage.

## **8.0 Enforcement of the Provisions of this Bylaw**

- 8.1 When an owner and/or occupant of any land or premises within the Town of Grimshaw fails to comply with any of the provisions of this bylaw, the said owner and/or occupant shall be served with Notice, by mail, giving three (3) working days to remedy the garbage problem.
- 8.2 When the owner and/or occupant fails to comply with the three (3) working day notice to remedy the garbage problem, the Town Public Works or a Contractor employed by the Town shall be authorized to remedy the garbage problem, with all costs of labor and materials to be charged to the property owners.
- 8.3 When a garbage problem is deemed to be a potential health or public safety hazard, the Town shall immediately notify the Public Health Inspector to investigate the problem.
- 8.4 Any person who obstructs any Public Works employee or a Contractor who is contracted with the Town to perform any works given under the authority of this bylaw shall be guilty of an offence and liable to a fine as per Schedule A.
- 8.5 Any owner or occupant who contravenes the provisions of this bylaw shall be guilty of an offence and liable to a fine as per Schedule A.
- 8.6 All penalties applicable to this bylaw, as shall be recoverable under the Provincial Offences Procedures Act and the Summary Convictions Act, shall ensure to the benefit of the Town of Grimshaw.

## **9.0 Town of Grimshaw Violation Ticket:**

- 9.1 The Town of Grimshaw Bylaw Enforcement Officer is hereby authorized and empowered to issue a Town of Grimshaw Violation Ticket to any person, who the Bylaw Enforcement Officer has reasonable and probable grounds to believe has contravened any provision of this Bylaw;
- 9.2 A Town of Grimshaw Violation Ticket may be issued to such person:
  - a. By personal service to that person
  - b. By mailing a copy of such person at the last known possible address
- 9.3 The Violation Ticket must be in a form approved by the Chief Administrative Officer of the Town of Grimshaw and must state:
  - a) The name of the Offender;
  - b) The offence;
  - c) The appropriate penalty for the offence as specified in Schedule "A"

- d) That the penalty must be paid within 21 days of the issuance of the Violation Ticket;
- e) Any other information as may be required by the Chief Administrative officer of the Town of Grimshaw;

9.4 Where a contravention of this Bylaw is of a continuing nature, the Bylaw Enforcement Officer may issue further Town of Grimshaw Violation Tickets, provided however, that no more than one Violation Ticket must be issued for each day that the contravention continues.

9.5 Where a Town of Grimshaw Violation Ticket is issued, the person to whom the Violation Ticket is issued may, in lieu of being prosecuted for the offences, pay to the Town of Grimshaw the penalty specified on the Violation Ticket.

9.6 Nothing in this Bylaw must prevent the Bylaw Enforcement Officer from immediately issuing a Violation Ticket pursuant to Part II of the Provincial Offences Procedure Act.

**10.0 Violation Ticket - Part II of the Provincial Offences Procedure Act**

10.1 In those cases where a Town of Grimshaw Violation Ticket has been issued and if the penalty specified on a Town of Grimshaw Violation Ticket has not been paid within the prescribed time, then an Bylaw Enforcement Officer is hereby authorized and empowered to issue a Violation Ticket pursuant to Part ii of the *Provincial Offences Procedure Act, Chapter P-34, R.S.A. 2000 as amended.*

10.2 Notwithstanding Section 6.1 of this Bylaw, a Bylaw Enforcement Officer is hereby authorized and empowered to immediately issue a Violation Ticket pursuant to Part ii of the *Provincial Offences Act, Chapter P-34, R.S.A. 2000*, as amended, to any person who the Bylaw Enforcement Officer has reasonable grounds to believe has contravened any provision of this Bylaw.

**11.0 Severability Provision**

11.1 Should any provision of this Bylaw be invalid then such invalid provision will be severed from this Bylaw and such severance will not affect the validity of the remaining portions of this Bylaw, except to the extent necessary to give effect to such severance.

**12.0 Transfer Site:**

The following area is hereby designated as the Town of Grimshaw transfer site: Lots U, V, W Plan 882-1894, 4702 – 57<sup>th</sup> Avenue, Grimshaw, Alberta.

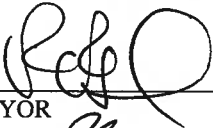
Transfer Site Hours of Operation:

Winter:	Tuesdays	12:00 p.m. – 5:00 p.m.
	Wednesdays	12:00 p.m. – 5:00 p.m.
	Saturdays	9:00 a.m. – 5:00 p.m.
Summer:	Tuesdays	12:00 p.m. – 8:00 p.m.
	Wednesdays	12:00 p.m. – 8:00 p.m.
	Saturdays	9:00 a.m. – 5:00 p.m.

Should any provision of this bylaw be invalid, then such invalid provision shall be severed and the remaining bylaw shall be maintained.


Bylaw 1160 shall be rescinded upon third and final reading and passage of this bylaw.

READ a first time this 09 day of September, 2015.

  
\_\_\_\_\_  
MAYOR

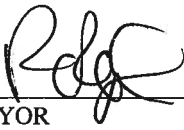
  
\_\_\_\_\_  
CHIEF ADMINISTRATIVE OFFICER

READ a second time this 09 day of September, 2015.

  
\_\_\_\_\_  
MAYOR

  
\_\_\_\_\_  
CHIEF ADMINISTRATIVE OFFICER

READ a third time and finally passed in Council this 09 day of September, 2015.

  
\_\_\_\_\_  
MAYOR

  
\_\_\_\_\_  
CHIEF ADMINISTRATIVE OFFICER

## Schedule A

1. Rates and charges applicable:
  - a. Residential Garbage (per month)
    - i. Collection and removal (Contractor) \$10.50
    - ii. Long Lake Regional Waste Management Services \$10.50
  - b. Commercial, Industrial and Institutional Garbage (per month)
    - i. Long Lake Regional Waste Management Services \$10.50
  - c. Recycling
    - i. Per month \$6.00
  - d. Penalty on unpaid bills after 15 days shall be 10%( on current balance only)
  - e. Replacement of collection cart (including GST) \$99.75
2. Fines:
  - a. Obstruct Public Works Employees or Contractor(7.4) \$100.00
  - b. Contravention of any provisions of this bylaw \$ 50.00