

Consolidated Bylaw No. 14461C

Burnaby Construction and Demolition Waste Diversion Bylaw

Bylaw No. 14461

Purpose: to regulate diversion of construction and demolition waste

The following document is a consolidated version of the above-named parent Bylaw in which every current enforceable amendment made to that Bylaw has been **CONSOLIDATED FOR CONVENIENCE** only. This consolidation is not a legal document. Certified copies of the original bylaws should be consulted for all interpretations and applications of the bylaws on this subject.

To view an amendment bylaw made to **Bylaw No. 14461**, click on the following link:

https://heritageburnaby.ca/

Burnaby Construction and Demolition Waste Diversion Bylaw						
No.	Amendment Bylaw No.	Final Adoption (or Repeal) Date	Purpose			
1	14490	2022 Oct 03	Re-direct fees schedule to Consolidated Fees and Charges Bylaw			
Original	14461	2022 Jun 20				

UNOFFICIAL CONSOLIDATION

CITY OF BURNABY

BYLAW NO. 14461

A bylaw to regulate diversion of construction and demolition waste

(Consolidated for convenience with Bylaw 14490)

The Council of the City of Burnaby ENACTS as follows:

PART 1: CITATION

1.1 This Bylaw may be cited as **BURNABY CONSTRUCTION AND DEMOLITION WASTE DIVERSION BYLAW.**

PART 2: DEFINITIONS

2.1 In this Bylaw, unless the context otherwise requires:

"accessory building"	means (1) a building , the use or intended use of which is ancillary to that of a principal building situated on the same lot, or (2) a building which is ancillary to a principal use being made of a lot upon which such building is located
"agent"	has the meaning set out in the Building Bylaw
"building"	has the meaning set out in the Building Bylaw , and for certainty, includes an accessory building or structure
"Building Bylaw"	means Burnaby Building Bylaw 2016, as amended or replaced from time to time
"building permit"	has the meaning set out in the Building Bylaw
"bylaw"	means this bylaw, including all schedules attached hereto
"City"	means the City of Burnaby
"completion"	means the date of issuance of a certificate of completion for the demolition work as determined in accordance with the Building Bylaw
"compliance report"	means a report, in form and content established by the

General Manager Planning and Development, setting out and attaching, as applicable:

	(a)	type and weight of materials recycled and non- hazardous materials disposed at a recycling facility or disposal facility ;		
	(b)	name of recycling facility or disposal facility ;		
	(c)	all receipts, weigh bills and other documentation relating to the recycling or disposal of materials that are the subject of a waste diversion plan required by this bylaw; and		
	(d)	such other information required by the City		
"demolition work"	means the demolition, deconstruction, or systematic disassembly of a building regulated by the Building Bylaw			
"disposal facility"	 means a facility that: (a) has a valid and subsisting permit, licence, or operational certificate issued by GVSⅅ for the operation of a disposal facility; (b) is approved as a disposal facility under GVSⅅ's Integrated Solid Waste and Resource Management Plan, as amended or replaced from time to time; or 			
		(c) destroys or landfills waste in the course of conducting an industry, trade or business		
"General Manager Planning and Development	means the head of the City's Planning and Development Department, or designate			
"GVSⅅ"	means the Greater Vancouver Sewerage and Drainage District			
"hazardous materials"	means any material, product, or substance regulated as a controlled product or hazardous waste under the <i>Workers Compensation Act</i> (BC) and <i>Environmental Management Act</i> (BC), respectively, that is present on a site or is produced, originates or results from demolition work			
"multi-family dwelling"	means units	any building consisting of three or more dwelling		
"non-residential	means	any building that is not a single family dwelling ,		

building"	two f	two family dwelling or multi-family dwelling		
"owner"	has tl	has the meaning set out in the Building Bylaw		
"recyclable materials"	haza	means a material, substance, or object, other than hazardous materials, that is produced, originates or results from demolition work and is one or more of the following:		
	(a) oi	rganic material and is capable of being composted;		
		nanaged as a marketable commodity with an established et by the operator of a recycling facility ;		
	an es	eing used in the manufacture of a new product that has tablished market or is being processed as an mediate stage of an existing manufacturing process;		
		eing reused by the owner or agent for construction, her on or off the site ; or		
	(e) a material, product or substance identified as a recy material in Schedule "A" of this bylaw .			
"recycling facility"	means a facility or licensed business, other than a disposal facility or an incinerator facility, that:			
	(a)	has a valid and subsisting permit, licence, or operational certificate issued under the GVSⅅ's Municipal Solid Waste and Recyclable Material Regulatory Bylaw, as amended or replaced from time to time;		
	(b)	is required to provide information on quantities of received and transferred material to the GVSⅅ under the GVSⅅ's Municipal Solid Waste and Recyclable Material Regulatory Bylaw, as amended or replaced from time to time;		
	(c)	is approved as (i) a new organics processing facility; or (ii) a publicly-owned transfer station or landfill, under GVSⅅ's Integrated Solid Waste and Resource Management Plan for purposes other than disposal;		
	(d)	is a drop off depot which is owned or operated by a charitable organization registered under the <i>Income Tax Act</i> (Canada) or a non-profit organization to which section 149 of the <i>Income Tax Act</i> applies;		

	(e)	is a facility where the owner or operator purchases or otherwise pays valuable consideration for all recyclable materials received, cleaned, sorted, baled or packaged at the facility;
	(f)	accepts only asphalt and concrete for the purposes of reprocessing, resale and reuse ; or
	(g)	builds products using recycled or reused building materials or resells salvaged building materials under a valid business licence.
" reuse ", " reusing " or " reused "	means further or repeated use of building materials	
"single family dwelling"	mear	ns any building consisting of one dwelling unit
"site"		as any land, building , structure, or improvements where blition work is or is intended to be performed
"two family dwelling"	mear	ns any building divided into two dwelling units
"waste"	means any discarded or abandoned material, substance, or object that is produced, originates, or results from demolition work , excluding recyclable materials	
"waste diversion plan"	means a plan, in form and content established by the General Manager Planning and Development , sett	
	(a)	type of building being demolished;
	(b)	total area (in square feet) of building being demolished;
	(c)	breakdown of demolition materials by type and estimated weight;
	(d)	whether each type of materials will be recycled, reused , donated or disposed; and
	(e)	such other information required by the City.

PART 3: GENERAL

- 3.1 This **bylaw** shall apply as follows:
 - (a) to **multi-family dwellings** and **non-residential buildings**, including related **accessory buildings**, effective October 1, 2022; and
 - (b) to single family dwellings and two family dwellings, including related accessory buildings, effective March 1, 2023.
- 3.2 No person shall commence or continue, or cause or allow the commencement or continuation of, any **demolition work** except in accordance with this **bylaw**.
- 3.3 Upon application by an **owner** or **agent**, the **General Manager Planning and Development** may exempt **demolition work** from the application of this **bylaw** where such **demolition work** is for the purpose of public health and safety or required to be carried out immediately in the case of emergency.
- 3.4 Nothing in the **bylaw** precludes or relieves a person from complying with any provision of the **Building Bylaw**, other **City** bylaws, or any federal, provincial, or local government laws or regulations that apply to the **demolition work**.
- 3.5 Neither the review nor acceptance of a **waste diversion plan** or **compliance report** constitutes a representation, warranty, assurance or statement by the **City** that the person has complied with the **Building Bylaw**, this **bylaw**, or any other law, regulation or order respecting public health and safety.

PART 4: WASTE DIVERSION

- 4.1 At the time of submitting an application for a **building permit** for **demolition work**, an **owner** or **agent** shall submit an application to the **City** for approval of a **waste diversion plan**.
- 4.2 No person shall commence or continue, or cause or allow the commencement or continuation of any **demolition work** unless the **City** has approved a **waste diversion plan** for the **demolition work**.
- 4.3 An owner or agent shall remove, or cause to be removed, recyclable materials from demolition work:
 - (a) to a **recycling facility**; or
 - (b) in accordance with a **waste diversion plan** approved by the **City**.
- 4.4 An owner or agent shall remove, or cause to be removed, waste from demolition work to a disposal facility in accordance with a waste diversion plan approved by the City.
- 4.5 No person shall submit to the **City** a **waste diversion plan** that contains false or inaccurate

information.

PART 5: RECORDS AND REPORTING

- 5.1 An owner or agent shall, for a period of two (2) years from the date of submission of the compliance report to the City, maintain records relating to the surveying, removal, handling, management, and disposal of recyclable materials and waste from demolition work, in form and content satisfactory to the General Manager Planning and Development, including:
 - (a) payment receipts, donation receipts, weigh bills, inspection reports, clearance letters, sampling reports, waste transport manifests, and recycling verification letters from mixed load **recycling facilities** detailing the percentage of materials recycled, **reused** or **disposed**;
 - (b) photographs, if applicable, recording the removal of **recyclable materials** in accordance with the **waste diversion plan**; and
 - (c) any other records that the **City** specifies, at the time of application for a **building permit** for the **demolition work**, must be maintained.
- 5.2 Within ninety (90) days after **completion** of the **demolition work**, the **owner** or **agent** shall submit, or cause to be submitted, the following to the **City**:
 - (a) **compliance report** completed to the satisfaction of the **City**; and
 - (b) copies of the records required to be maintained pursuant to section 5.1 of this **bylaw**.
- 5.3 No person shall submit to the **City** records or a **compliance report** that contains false or inaccurate information.

PART 6: APPLICATION FEE AND DEPOSIT

- 6.1 When submitting an application to the **City** for approval of a **waste diversion plan**, an **owner** or **agent** shall pay to the **City**:
 - (a) a non-refundable application fee; and
 - (b) waste diversion deposit,

both as set out in the Burnaby Consolidated Fees and Charges Bylaw; (BYLAW 14490)

6.2 An **owner** or **agent** may apply for a refund of all or a portion of the waste diversion deposit, in the proportion set out in the Burnaby Consolidated Fees and Charges Bylaw, after complying with section 5.2 of this **bylaw**. (BYLAW 14490)

6.3 In reviewing an application for a refund of all or a portion of a waste diversion deposit, the **City** may request further records or information and audit the records or information submitted to the **City**.

PART 7: OFFENCES AND PENALTIES

- 7.1 Every person who violates any of the provisions of this Bylaw, or who suffers or permits any act or thing to be done in contravention of any of the provisions of this Bylaw, or who neglects to do or refrains from doing anything required to be done by any of the provisions of this Bylaw, is guilty of an offence and is liable, on summary conviction, to a minimum fine of five thousand dollars (\$5,000) and a maximum fine of fifty thousand dollars (\$50,000.00).
- 7.2 If an offence continues for more than one day, a separate offence occurs on each day or part of a day, and separate fines may be issued for each day or part of a day in respect of which the offence occurs or continues.
- 7.3 A violation of any of the provisions identified in this Bylaw shall result in liability for penalties and late payment amounts established in Schedule A of BURNABY BYLAW NOTICE ENFORCMENT BYLAW, 2009, and be subject to the procedures, restrictions, limits, obligations and rights established in BURNABY BYLAW NOTICE ENFORCMENT BYLAW, 2009 and the *Local Government Bylaw Notice Enforcement Act*.

PART 8: SEVERABILITY

8.1 If a portion of this **bylaw** is held invalid by a Court of competent jurisdiction, the invalid portion must be severed and the remainder of this **bylaw** is deemed to have been adopted without the severed section, subsection, paragraph, subparagraph, clause or phrase.

Read a first time this 30th day of May, 2022 Read a second time this 30th day of May, 2022 Read a third time this 30th day of May, 2022 Reconsidered and adopted this 20th day of June, 2022

MAYOR

CLERK

SCHEDULE "A"

RECYCLABLE MATERIALS

- 1. Appliances
- 2. Architectural detail elements (decorative trim, finials, railings, etc.)
- 3. Asphalt
- 4. Asphalt roofing shingles
- 5. Bricks, blocks, ceramic tile
- 6. Cabinetry
- 7. Cardboard
- 8. Concrete
- 9. Doors
- 10. Drywall
- 11. Fixtures and hardware (lighting, plumbing, bathtubs, sinks, doorknobs, etc.)
- 12. Glass
- 13. Glass windows in frames
- 14. Green waste (shrubs, trees, sod, etc.)
- 15. Metal (steel, aluminum, coppers, brass, etc.)
- 16. Metal cable and wiring
- 17. Metal window frames
- 18. Paper
- 19. Plastic ridged (buckets, pails, etc.)
- 20. Plastic soft (wrapping, bags, etc.)
- 21. Wood structural (including pallets)
- 22. Wood plywood, particle board, OSB, etc.
- 23. Wood shingles/siding (shakes, etc.)
- 24. Wood flooring