

City of Kingston By-Law Number 2025–...

***By-Law to Amend City of Kingston By-Law Number 2007–136,
A By-Law to Provide for Maintaining Land in a Clean and Clear Condition***

Whereas:

The Corporation of the City of Kingston (the “**City**”) is a single-tier municipality incorporated pursuant to an order made under section 25.2 of the *Municipal Act*, R.S.O. 1990, c. M.45.

The powers of a municipality must be exercised by its council (*Municipal Act, 2001*, S.O. 2001, c. 25 (the “**Municipal Act, 2001**”), s. 5 (1)).

A municipal power must be exercised by by-law unless the municipality is specifically authorized to do otherwise (*Municipal Act, 2001*, s. 5 (3)).

A single-tier municipality may provide any service or thing that the municipality considers necessary or desirable for the public (*Municipal Act, 2001*, s. 10 (1)).

On July 10, 2007, council for the *City* passed *City of Kingston By-Law Number 2007–136*, “*A By-Law to Provide for Maintaining Land in a Clean and Clear Condition*”.

Council for the *City* (“**council**”) considers it necessary and desirable for the public to amend *City of Kingston By-Law Number 2007–136*.

Therefore, *council* enacts:

1. Amendment

1.1 *City of Kingston By-Law Number 2007-136* is amended as follows:

- (a) Subsections 4.3 to 4.12, inclusive, are deleted in their entirety and replaced with the following:

“Refuse

4.3 Except as provided in Subsection 4.4, every owner, lessee or occupant shall keep their land free and clear of all refuse of any kind.

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- 4.4 The occupant of a residential property may provide for the composting of plant matter on the land, subject to and in accordance with City of Kingston By-Law Number 2005-100, A By-Law for Prescribing Standards for the Maintenance and Occupancy of Property within the City of Kingston, as amended or replaced from time to time.
- 4.5 No person shall use any land or structure within the City of Kingston for dumping or disposing of refuse of any kind.
- 4.6 Subsection 4.5 does not apply to:
- (a) land or structures used by the City for the purpose of dumping or disposing of refuse; or
 - (b) land designated by by-law of the City for the purpose of dumping or disposing of refuse.
- 4.7 Every owner, lessee or occupant shall, when required by the Director in writing, cover over any refuse of any kind in such a manner as may be prescribed by the Director.
- 4.8 No person shall place or permit the placement of any furniture that is manufactured for interior use outside of a dwelling.”;
- (b) by renumbering Subsection 4.13 (under the heading “Wrecking Yards”) as Subsection 4.9;
 - (c) by renumbering Subsections 4.14 and 4.15 (under the heading “Recreation Vehicles and Inoperative Motor Vehicles”) as Subsections 4.10 and 4.11, respectively;
 - (d) Subsection 5.1 is amended as follows:
 - (i) by deleting clause (4) in its entirety and renumbering the balance of Subsection 5.1 accordingly;
 - (ii) by deleting “Subsection 4.13” in the new clause (4) and replacing it with “Subsection 4.9”;
 - (iii) by deleting “Subsection 4.14” in the new clause (5) and replacing it with “Subsection 4.10”; and

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- (iv) by deleting “Subsection 4.15” in the new clause (6) and replacing it with “Subsection 4.11”;
- (e) Subsection 5.7 is amended as follows:
 - (i) by deleting “Subsection 4.14” in clause (5) and replacing it with “Subsection 4.10”; and
 - (ii) by deleting “Subsection 4.15” in clause (6) and replacing it with “Subsection 4.11”; and
- (f) Subsection 5.9 is amended as follows:
 - (i) by deleting “Subsection 4.14” in clause (6) and replacing it with “Subsection 4.10”; and
 - (ii) by deleting “Subsection 4.15” in clause (7) and replacing it with “Subsection 4.11”.

2. Coming into Force

- 2.1 This by-law will come into force and take effect on July 1, 2025.

By-Law to Amend By-Law Number 2007-136

1 st Reading	date
2 nd Reading	date
3 rd Reading	date
Passed	date

Janet Jaynes
City Clerk

Bryan Paterson
Mayor

City of Kingston By-Law Number 2025–...

***By-Law to Amend City of Kingston By-Law Number 2005–100,
A By-Law for Prescribing Standards for the Maintenance and Occupancy of
Property within the City of Kingston***

Whereas:

The Corporation of the City of Kingston (the “**City**”) is a single-tier municipality incorporated pursuant to an order made under section 25.2 of the *Municipal Act*, R.S.O. 1990, c. M.45.

The powers of a municipality must be exercised by its council (*Municipal Act, 2001*, S.O. 2001, c. 25 (the “**Municipal Act, 2001**”), s. 5 (1)).

A municipal power must be exercised by by-law unless the municipality is specifically authorized to do otherwise (*Municipal Act, 2001*, s. 5 (3)).

A single-tier municipality may provide any service or thing that the municipality considers necessary or desirable for the public (*Municipal Act, 2001*, s. 10 (1)).

On May 17, 2005, council for the *City* passed *City of Kingston By-Law Number 2005–100*, “*A By-Law for Prescribing Standards for the Maintenance and Occupancy of Property within the City of Kingston*”.

Council for the *City* (“**council**”) considers it necessary and desirable for the public to amend *City of Kingston By-Law Number 2005–100*.

Therefore, council enacts:

1. Amendment

1.1 *City of Kingston By-Law Number 2005-100* is amended as follows:

- (a) section 1 is amended by adding the following definition of “Solid Waste By-Law” in alphabetical order:

“**Solid Waste By-Law**” means City of Kingston By-Law Number 2014-5, “A By-Law to Provide for and Regulate a Solid Waste Management

By-Law to Amend By-Law Number 2005–100

System for The Corporation of the City of Kingston”, as amended or replaced from time to time;”;

- (b) the section entitled “Compost Heaps” is amended as follows:
 - (i) subsection 5.5 is amended as follows:
 - (I) by deleting the words “a compost heap or bin” in the first and second lines thereof and replacing them with the words “an enclosed compost heap”; and
 - (II) by deleting the word “pile” in the third line thereof and replacing it with the word “heap”;
 - (ii) subsection 5.6 is amended by deleting the words “or bins”; and
 - (iii) subsection 5.7 is amended by deleting the words “or bins”; and
- (c) Subsections 5.28 to 5.34, inclusive, are deleted in their entirety and replaced with the following:
 - “5.28 Every Dwelling and every Dwelling Unit within the Dwelling shall have such receptacles as may be necessary to contain all garbage and rubbish.
 - 5.29 Receptacles shall comply with the definition of “Garbage Receptacle” in the Solid Waste By-Law.
 - 5.30 Multiple Dwellings that do not have interior garbage rooms shall have Maintained and installed a receptacle large enough to contain all garbage and rubbish.
 - 5.31 All receptacles, when not placed out for collection in accordance with the Solid Waste By-Law, shall be:
 - 5.31.1 stored in a rear Yard, side Yard, garage or carport, but not in a front Yard; and
 - 5.31.2 kept as close as practicable against the Dwelling, an Accessory Building, a fence or a retaining wall.

If a Dwelling does not have a rear Yard, side Yard, garage or carport that can reasonably accommodate the receptacle, as determined by an Officer, or if accessing these areas would require transporting the receptacle through the interior of the

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Dwelling, the receptacle may be stored in a front Yard, provided the requirements of subsection 5.31.2 are met, and provided that the receptacles are screened from public view where feasible using landscaping, fencing or an enclosure.

- 5.32 Tenants shall have daily access to garbage receptacles and garbage rooms.
- 5.33 Garbage and rubbish shall be removed as required by the Solid Waste By-Law.
- 5.34 Garbage receptacles shall be Maintained in a clean and sanitary state.”.

2. Coming into Force

- 2.1 This by-law will come into force and take effect on July 1, 2025.

1 st Reading	date
2 nd Reading	date
3 rd Reading	date
Passed	date

Janet Jaynes
City Clerk

Bryan Paterson
Mayor

City of Kingston By-Law Number 2025–...

***By-Law to Amend City of Kingston By-Law Number 2014–5,
A By-Law to Provide for and Regulate a Solid Waste Management System for The
Corporation of the City of Kingston***

Whereas:

The Corporation of the City of Kingston (the “**City**”) is a single-tier municipality incorporated pursuant to an order made under section 25.2 of the *Municipal Act*, R.S.O. 1990, c. M.45.

The powers of a municipality must be exercised by its council (*Municipal Act, 2001*, S.O. 2001, c. 25 (the “**Municipal Act, 2001**”), s. 5 (1)).

A municipal power must be exercised by by-law unless the municipality is specifically authorized to do otherwise (*Municipal Act, 2001*, s. 5 (3)).

A single-tier municipality may provide any service or thing that the municipality considers necessary or desirable for the public (*Municipal Act, 2001*, s. 10 (1)).

On December 17, 2013, council for the *City* passed *City of Kingston By-Law Number 2014-5, “A By-Law to Provide for and Regulate a Solid Waste Management System for The Corporation of the City of Kingston”*.

Council for the *City* (“**council**”) considers it necessary and desirable for the public to amend *City of Kingston By-Law Number 2014–5*.

Therefore, council enacts:

1. Amendment

1.1 *City of Kingston By-Law Number 2014-5* is amended as follows:

- (a) The indices are amended to reflect the amendments contained in this by-law;
- (b) Section 1 is amended as follows:
 - (i) by deleting all subsection references (e.g. 1.1, 1.2, 1.3 etc.)

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associated with the definitions;

- (ii) by adding the following definition of “Automated Collection” in alphabetical order:

““Automated Collection” means the collection of Garbage or Waste using a specially designed vehicle with mechanical apparatus which empties a Receptacle directly into the vehicle without requiring manual labour.”;

- (iii) by deleting the following definitions in their entirety: “Blue Box”, “Boxboard” and “Cardboard”;

- (iv) by deleting the definition of “Compostable plastic bags”;

- (v) the definition of “Eligible Property” is amended as follows:

(I) by deleting the words “and pay” in clause (b)v.;

(II) by deleting clause (c) (related to recycling collection) in its entirety and re-lettering the balance of the clauses;
and

(III) by deleting the new clauses (e) (related to property approved by Council) and (f) (related to Recyclable Materials delivery) in their entirety and re-lettering the balance of the clauses;

- (vi) the definition of “Fee” is amended by deleting the words “additional blue or grey recycling boxes,” in their entirety;

- (vii) the definition of “Garbage Receptacle” is deleted in its entirety and replaced with the following:

““Garbage Receptacle (Manual Collection)” means:

(a) a rigid container having:

- i. a watertight lid which can be easily removed to facilitate collection;
- ii. molded or attached handles designed for lifting;
- iii. a capacity no greater than 135 litres (30 imperial gallons);

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- iv. a diameter which is smaller at the bottom than at the top; or
- (b) a plastic bag:
 - i. with a capacity no greater than 135 litres (30 imperial gallons);
 - ii. capable of being closed or tied and containing the Garbage without tearing; or
- (c) a tied bundle that is no greater in volume than 135 litres (30 imperial gallons); or
- (d) a sealed cardboard box containing only broken glass and marked “BROKEN GLASS” so that it is visible to the Collection Operator.

“Garbage Receptacle (Automated Collection)” means a 120L, 240L or 360L rolling container provided and maintained by the City.

“Garbage Receptacle” includes a Garbage Receptacle (Manual Collection) and a Garbage Receptacle (Automated Collection).”;

- (ix) by deleting the definitions of “Green Bin” and “Grey Box” in their entirety;
- (x) the definition of “Household Organics” is renamed “Organics” and placed in alphabetical order;
- (xi) all references in the by-law to “Household Organics” are replaced with “Organics”;
- (xii) the definition of “Household Organics Receptacle” is renamed “Organics Receptacle” and placed in alphabetical order;
- (xiii) all references in the by-law to “Household Organics Receptacle” are replaced with “Organics Receptacle”;
- (xiv) by deleting the definition of “KARC”;
- (xv) by adding the following definition of “Manual Collection”:

““Manual Collection” means the collection of Waste by manually tipping Receptacles or lifting bags into a collection vehicle.”;

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- (xvi) by deleting the definition of “Polycoat”;
- (xvii) by deleting the definitions of “Recyclable Materials” and “Recycling Receptacle” in their entirety and deleting all references to “Recyclable Materials” and “Recycling Receptacle” in the by-law;
- (xviii) by adding the following definition of “Semi-Automated Collection”:

““Semi-Automated Collection” means the collection of Garbage or Waste using a specially designed vehicle with mechanical apparatus which empties a Receptacle directly into the vehicle, and where the Collection Operator is required to manually move the Receptacle to the tipping device.”;
- (xix) by deleting the definition of “Styrofoam”;
- (xx) the definition of “Unacceptable Item” is amended by deleting the reference to Schedule “F”;
- (xxi) the definition of “Waste Management Facility” is deleted in its entirety and replaced with the following:

““Waste Management Facility” means any facility used to receive, transfer, process or dispose of Waste, including:

 - (a) the Municipal Hazardous or Special Waste facility located at 196 Lappan’s Lane;
 - (b) the Yard Waste transfer site located at 196 Lappan’s Lane;
 - (c) any other facility authorized by law.”;
- (xxii) the definition of “Yard Waste” is amended by deleting the reference to “Schedule “F”” and replacing it with a reference to “Schedule “E””;
- (c) Section 3.5 is amended by deleting the words “by notice in a local newspaper” and replacing them with the words “by notice on the City’s website”;
- (d) Part 5 (Conditions) is renamed “Conditions – Manual Collection”;
- (e) Subsection 5.1 is amended as follows:

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- (i) clause (b) is amended by deleting the words “Schedules “B”, “C”, “D” and “F”” and replacing them with the words “Schedules “B”, “C” and “E””;
- (ii) clause (c) is deleted in its entirety and replaced with the following:
 - “(c) The City shall provide one Organics Receptacle for each Residential Unit, and for properties in the Residential Class that are designated to receive Automated Collection or Semi-Automated collection, one Garbage Receptacle (Automated Collection) with the exception of condominium and co-operative housing properties.”;
- (iii) clause (d) is amended by deleting the words “recycling boxes or wheeled plastic carts, and Household”;
- (iv) clause (e) is deleted in its entirety and replaced with the following:
 - “(e) No Owner or Occupant shall Set Out a Garbage Receptacle or Yard Waste Receptacle having a gross weight of more than 20 kg (44 lb) for Manual Collection, including the contents.”;
- (v) clause (h) is amended by deleting the time “5:00 p.m.” and replacing it with the time “4:00 p.m.”;
- (vi) clause (n) is amended by deleting the words “or recycling depots” and the words “and recyclables” where they appear;
- (vii) clause (q) is amended by deleting the words “waste receptacle” and replacing them with the word “Receptacle”;
- (viii) clause (v) is deleted in its entirety and the balance of Subsection 5.1 is re-lettered accordingly; and
- (ix) the following is added as clause (z):
 - “(z) Owners and Occupants shall promptly clean up any Waste Set Out for collection that has been spread by wind, birds, vermin, animals or any other source.”;

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- (f) Subsection 5.2 is amended as follows:
 - (i) clause (b) is amended by adding the following at the end thereof:

“, or as part of alternate collection programs as approved by Council.”; and
 - (ii) clause (f) is amended by deleting the word “receptacle” and replacing it with the words “Garbage Receptacle”;
- (g) Subsection 5.4 is deleted in its entirety and marked “Intentionally Deleted”;
- (h) Subsection 5.6(b) is amended by deleting the reference to “Schedule “E”” and replacing it with a reference to “Schedule “D””;
- (i) Subsection 5.7 (related to Conditions for Delivering Recyclable Materials to KARC) is deleted in its entirety and marked “Intentionally Deleted”;
- (j) Subsection 5.8 is amended as follows:
 - (i) by renaming the subsection as “Conditions for Delivering Yard Waste Materials to Waste Site”;
 - (ii) clause (a) is amended by adding the following at the end thereof:

“, subject to payment of any applicable fees in accordance with City of Kingston By-Law 2005-10, “Fees and Charges By-Law”.”; and
 - (iii) clause (b) is amended by deleting the reference to “Schedule “F”” and replacing it with a reference to “Schedule “E””;
- (k) by adding the following as Part 6 and renumbering the balance of the by-law accordingly:

“Part 6 – Automated Collection and Semi-Automated Collection – Garbage Receptacle and Organics Receptacle Placement

6.1 The following terms and conditions apply to the Automated

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Collection or Semi-Automated of Garbage and/or Organics:

- (a) The Owner or Occupant shall place the Receptacles with the wheels and handle facing the dwelling.
- (b) The Owner or Occupant shall place the Receptacles curbside, not on the street or obstructing sidewalks or laneways, and in a manner that does not impede accessibility for pedestrians, persons requiring mobility devices, or traffic.
- (c) The Owner or Occupant shall ensure Receptacles are accessible for collection without any obstructions, including but not limited to, snow banks, portable basketball nets, utility poles, lamp posts, gas meters, bollards, utility transformers, cable TV enclosures, guard rails and sign posts.
- (d) The Owner or Occupant shall ensure the Receptacle is placed at ground level with a minimum accessible distance of one (1) metre between the Receptacles.
- (e) The Owner or Occupant shall ensure the Receptacle is not placed on elevated platforms or steep slopes, including snow banks greater than one foot.
- (f) The Owner or Occupant shall shovel an opening in a snow bank where the Receptacle can be properly placed.
- (g) The Owner or Occupant shall ensure that the Receptacle is not placed under low hanging utility, phone, or cable TV wires.
- (h) Failure to comply with the provisions of this subsection 6.1 may result in the Garbage and/or Organics not being collected.”;
- (l) the new Subsection 8.1 is amended by deleting the reference to “Part 7.1a” and replacing it with a reference to “Section 8.1a”;
- (m) the new Subsection 8.6 is deleted in its entirety and replaced with the following:

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- “8.6 Failure to provide proof of identification satisfactory to an Officer when requested to do so pursuant to Section 8.5 of this Bylaw shall constitute obstruction of an Officer under Section 8.9 of this Bylaw.”;
- (n) by adding the following as Subsection 8.9:
- “8.9 No Person shall obstruct or hinder or attempt to obstruct or hinder an Officer or other authorized employee or agent of the City in the exercise of a power or the performance of a duty under this Bylaw.”;
- (o) Schedule “A” (Level of Service for Collection for Eligible Properties) is amended as follows:
- (i) by deleting the column “Recycling Receptacle Limit” in its entirety;
 - (ii) by renaming the column “Green Bin Limit” as “Organics Receptacle Limit”;
 - (iii) the “Organics Receptacle Limit” column is amended by deleting all references to “Green Bin” and replacing them with “Organics Receptacle”;
 - (iv) row 12 is amended by adding the following after the words “1 per week” under the “Garbage Receptacle Limit” column: “per Residential Unit”;
 - (v) row 13 is amended by adding the following after the words “1 per week” under the “Organics Receptacle Limit” column: “per Residential Unit”;
 - (vi) row 16 is amended by deleting the words “with Garbage Bag Tags affixed” under the column “Eligible Properties and other circumstances” and replacing them with the words “when pre-booked with the City”; and
 - (vii) row 17 is deleted in its entirety;
- (p) Schedule “C” (Organics) is amended by deleting the words “biodegradable or compostable plastic bags” in the list of unacceptable items and replacing them with the following: “compostable plastics

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- (excluding BPI certified liners), biodegradable or oxodegradable plastic bags”;
- (q) Schedule “D” (Recyclable Materials) is deleted in its entirety and the balance of the schedules are re-lettered accordingly;
 - (r) the new Schedule “E” (Yard Waste) is amended as follows:
 - (i) by deleting the words “Biodegradable or compostable plastic bags” in the list of unacceptable items and replacing them with the following: “Compostable plastics (excluding BPI certified liners), biodegradable or oxodegradable plastic bags”; and
 - (ii) by adding the item “grass;” after “stumps;”;
 - (s) the new Schedule “F” (Level of Service for Waste Management Facilities for Eligible Properties) is amended as follows:
 - (i) by deleting the column “Material Recovery Facility at KARC” in its entirety;
 - (ii) the column “Yard Waste transfer site located at KARC” is amended by deleting the words “located at KARC” in the title; and
 - (iii) the column “Municipal Hazardous or Special Waste facility located at KARC” is amended by deleting the words “located at KARC” in the title; and
 - (t) the new Schedule “G” (Level of Service for Free Waste Receptacles for Eligible Properties) is deleted in its entirety and replaced with the following:

Category Number	Common Reference	Eligible Properties and other circumstances	Organics Receptacle	Automated Collection Garbage Receptacle	Manual Collection Garbage Receptacle	Automated Collection	Yard Waste Receptacle
1	Homes, duplexes, triplexes, townhomes, homes with secondary suites, other multi-residential buildings with 6 or less Residential Units	Any property in the residential Property Class containing at least one Residential Unit with the exception of condominium properties and co-operative housing properties	1 per Residential Unit	1 per Residential Unit	Not available	120L capacity per Residential Unit (increased capacity can be purchased)	Not available
2	Apartment buildings, condos, multi-residential buildings with 7 or more Residential Units	Entire residential condominium properties, co-operative housing properties, Multi-Residential and New Multi-Residential Properties	Based on quantity of units, as determined by the Manager on a property by property basis	Based on quantity of units, as determined by the Manager on a property by property basis	Not available	120L capacity per Residential Unit	Not available
3	Businesses in the Downtown Business Improvement Area	Properties in the commercial property class in the Special Collection area, or any other IC&I properties in the City	Not available	Not available	Not available	Not available	Not available

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4	Churches, synagogues, mosque, etc.	Places of worship, except uses that are accessory or ancillary to the place of worship	1 per Residential Unit	1 per Residential Unit	Not available	120L capacity	Not available
5	Shelters	Shelters for homeless Persons and victims of violence.	1 per Residential Unit	1 per Residential Unit	Not available	120L capacity	Not available
6	Almost Home Facility	The Almost Home facility located at 118 William Street when it provides accommodation for families who are in Kingston with a child receiving special medical care.	Not available. To be determined by the Manager upon request.	Not available. To be determined by the Manager upon request	Not available	To be determined by the Manager	Not available
7	City Hall, BWB, Artillery Park, etc.	City property that has not been rented, leased or otherwise provided to a third party.	Unlimited, based on quantity of units, as determined by the Manager on a property by property basis.	Unlimited, based on quantity of units, as determined by the Manager on a property by property basis.	Not available	To be determined by the Manager	Not available

2. Coming into Force

2.1 This by-law will come into force and take effect on July 1, 2025.

1st Reading date

2nd Reading date

3rd Reading date

Passed date

Janet Jaynes
City Clerk

Bryan Paterson
Mayor

City of Kingston By-Law Number 202–...

By-Law to Amend City of Kingston By-Law Number 2025-6, A By-Law to Establish Fees And Charges To Be Collected By The Corporation Of The City Of Kingston

Whereas:

The Corporation of the City of Kingston (the “**City**”) is a single-tier municipality incorporated pursuant to an order made under section 25.2 of the *Municipal Act*, R.S.O. 1990, c. M.45.

The powers of a municipality must be exercised by its council (*Municipal Act, 2001*, S.O. 2001, c. 25 (the “**Municipal Act, 2001**”), s. 5 (1)).

A municipal power must be exercised through by-law unless the municipality is specifically authorized to do otherwise (*Municipal Act, 2001*, s. 5 (3)).

A single tier municipality may provide any service or thing that the municipality considers necessary or desirable for the public (*Municipal Act, 2001*, s. 10 (1)).

On December 17, 2024, council for the *City* passed *City of Kingston By-Law Number 2025–6, “A By-Law to Establish Fees And Charges To Be Collected By The Corporation Of The City Of Kingston”*.

Council for the *City* (“**council**”) considers it necessary and desirable for the public to amend *City of Kingston By-Law Number 2025–6*:

Therefore, *council* enacts:

1. Amendment

1. *City of Kingston By-Law Number 2025–6* is amended as follows:
 - a. Schedule P “Solid Waste” Upsizing of Automated Cart to 240 L is added to Garbage section. The new Fee listed in the table below is HST (Harmonized Sales Tax) exempt.
 - b. Schedule P “Solid Waste” MFAP Bag Tag Pricing is added to the Garbage section. The new Fee listed in the table below is HST (Harmonized Sales Tax) Exempt. The new fee is only available when purchased at a City of Kingston Facility.

Garbage and Organics Carts

Service fee is waived where switch in cart size is requested within three months after (1) initial receipt of a 120 L cart, or (2) the date the subject property is purchased by the requesting party.

Fee Description	Unit	Fee
Switching Automated Cart Size – Service Fee	Each	\$120.00
Annual Upsizing of Auto Cart Fee from 120L to 240L	Each/Year	\$196.00
Annual Upsizing of Auto Cart Fee from 240L to 360L	Each/Year	\$196.00

Fee Description	Unit	Fee
MFAP Garbage Bag Tag (When purchased at a City of Kingston Facility)	Each	\$2.00

2. Coming into Force

1. This by-law will come into force and take effect on the day it is passed.

1st Reading date

2nd Reading date

3rd Reading date

Passed date

Janet Jaynes
City Clerk

Bryan Paterson
Mayor