

**GREATER VANCOUVER SEWERAGE AND DRAINAGE DISTRICT
BYLAW NO. 287, 2014**

A Bylaw to Establish the Tipping Fee and Solid Waste Disposal Regulation

WHEREAS:

- A. Pursuant to the *Greater Vancouver Sewerage and Drainage District Act* (the “**Act**”) the objects of the Greater Vancouver Sewerage and Drainage District (“**GVS&DD**”) include the disposal of all types of waste and the operation and administration of facilities for the disposal of all types of waste;
- B. Section 7A(5)(b) of the Act empowers the GVS&DD to establish the uses to which its waste disposal facilities may be put and by whom they may be used;
- C. Section 7A(5)(g) of the Act empowers the GVS&DD to establish scales of charges for services rendered by the GVS&DD and for the use of any of the GVS&DD’s waste disposal facilities;
- D. In relation to the disposal of solid waste generated within its area, section 7B of the Act empowers the GVS&DD to set levies payable by generators of waste or by other persons who use the services of a waste hauler based on the quantity, volume, type or composition of waste generated;
- E. Pursuant to section 14 of the Act, the Board of the GVS&DD may proceed by bylaw, resolution or order unless specially required by the Act to proceed by bylaw.

NOW THEREFORE the Board of the Greater Vancouver Sewerage and Drainage District in open meeting assembled, enacts as follows:

1.0 Repeal of Bylaw

- 1.1 “Greater Vancouver Sewerage and Drainage District Tipping Fee and Solid Waste Disposal Regulation Bylaw No. 281, 2013” is hereby repealed.

2.0 Citation

- 2.1 The official citation for this bylaw is “Greater Vancouver Sewerage and Drainage District Tipping Fee and Solid Waste Disposal Regulation Bylaw No. 287, 2014”.
- 2.2 This Bylaw may be cited as the “2015 Tipping Fee Bylaw”.

3.0 **Definitions**

3.1 In this Bylaw:

“Agricultural Waste” means Refuse that originates from an agricultural operation as defined pursuant to the *Agricultural Waste Control Regulation*, B.C. Reg. 131/1992, adopted pursuant to the *Environmental Management Act*, and includes manure, used mushroom medium and agricultural vegetation waste;

“Banned Materials” means Hazardous and Operational Impact Materials, Recyclable Materials or Product Stewardship Materials;

“Board” means the board of directors of the Greater Vancouver Sewerage and Drainage District;

“Clean Wood” means Municipal Solid Waste that comprises solid wood, lumber or pallets:

- (i) that does not contain any glues or resins;
- (ii) that is unpainted, unstained and untreated; and
- (iii) that may or may not be pierced with nails or other metal fasteners;

“Commissioner” means the person appointed to the position of Commissioner from time to time by the Board and includes any person appointed or designated to act in his or her place;

“Contaminated Recyclable Paper” means Recyclable Paper that has been contaminated with grease, oil, food residue or other material;

“Corrugated Cardboard” means Recyclable Paper that consists of a fluted corrugated sheet and one or two flat linerboards;

“Delta Garbage” means all Garbage originating from within the territorial boundaries of the Corporation of Delta, except Delta Residential Drop-off Garbage;

“Delta Residential Drop-off Garbage” means Garbage brought to a Vancouver Disposal Site by residential customers who reside in Delta;

“Disposal Site” means any of the Municipal Solid Waste disposal facilities listed in Schedule “A”;

“Environmental Management Act” means the *Environmental Management Act* S.B.C. 2003 c. 53;

“Food Waste” means Municipal Solid Waste that comprises food, including meat, fish, fat, dairy products, bread, baking products, fruits and vegetables, whether cooked or uncooked and packaged or unpackaged;

“Fraser Valley Regional District Levy” or **“FVRD Levy”** means the solid waste levy that is charged by the Fraser Valley Regional District pursuant to the Fraser Valley Regional District Bylaw No. 0327, 1999, as amended or replaced from time to time;

“Garbage” means the Municipal Solid Waste that is disposed of in a bunker, pit or on the tipping floor, as opposed to a Recycling Area, at a Disposal Site or a Vancouver Disposal Site;

“Greater Vancouver Sewerage and Drainage District Act” or the **“Act”** means the *Greater Vancouver Sewerage and Drainage District Act* S.B.C. 1956 c. 59;

“Green Waste” means Municipal Solid Waste that comprises vegetative matter resulting from gardening, landscaping or land clearing that is capable of being composted and includes grass, shrub and tree branches, grass sod, flowers, weeds, leaves, vegetable stalks, brush and tree stumps with a maximum diameter of 30 centimetres and maximum length of 120 centimetres, but excludes Clean Wood, Food Waste and Agricultural Waste;

“Gypsum” means Municipal Solid Waste that comprises board made of several plies of fiberboard, paper or felt bonded to a hardened gypsum plaster core that is also known as drywall and includes gypsum board that has been painted or covered in wallpaper;

“Hazardous and Operational Impact Materials” means the classes of Refuse listed in Schedule “C”;

“International Waste” means Municipal Solid Waste originating from outside of Canada, but excludes Refuse from cruise ships from the United States;

“Load” means a quantity of Municipal Solid Waste material that is or was contained within a single vehicle attending at a Disposal Site;

“Manager” means the person appointed to the position of Director, Solid Waste Operations from time to time and includes any person appointed or designated to act in his or her place;

“Mattresses” means Municipal Solid Waste that comprises a case of canvas or other heavy cloth stuffed with wool, cotton, other fibers or similar material, with or without coiled springs, that was used as a bed or as support for a bed;

“Municipal Solid Waste” means Refuse that originates from residential, light industrial, commercial, institutional, demolition, land clearing or construction sources or Refuse specified to be included in the GVS&DD’s solid waste management plan pursuant to the *Environmental Management Act*;

“Peak Hours” means from 10:00 am to 2:00 pm on Monday through Friday inclusive;

“Product Stewardship Materials” means the classes of Refuse listed in Schedule “E”;

“Quarter” means, within any calendar year, the three month period from January 1 to March 31, April 1 to June 30, July 1 to September 30, or October 1 to December 31;

“Recyclable Materials” means the classes of Refuse listed in Schedule “D”;

“Recyclable Paper” means Municipal Solid Waste manufactured from thin sheets from wood pulp or other fibrous substances that may be converted into reusable materials and includes newspapers and inserts, magazines, telephone directories, catalogues, office papers, envelopes, boxboard, paper bags and mail, but excludes photographic paper, carbon paper, tissue paper, paper napkins or towels, paper that is adhered to plastic or metal, composite paper products such as tetrapak containers, gable-top paper containers such as milk cartons, or paper that is covered or infused with wax;

“Recycling Area” means those parts of a Disposal Site or Vancouver Disposal Site designated for Green Waste, Source Separated Organics, Clean Wood, Food Waste, Gypsum, Mattresses and the specific materials, substances and objects that comprise Recyclable Material and Product Stewardship Materials;

“Recycling Fee” means the recycling fee charged by the GVS&DD for Green Waste, Source Separated Organics, Clean Wood, Food Waste, Gypsum, Mattresses and the specific materials, substances and objects that comprise Recyclable Material dropped off in the designated Recycling Area at Disposal Sites, as set out in Table 2 of Schedule “B” of this Bylaw;

“Recycling Regulation” means the *Recycling Regulation*, B.C. Reg. 449/2004 adopted pursuant to the *Environmental Management Act*;

“Refuse” means discarded or abandoned materials, substances or objects;

“Regional Services Rate” means the fee charged by the GVS&DD for solid waste management related services that the GVS&DD provides for the benefit of the entire area of the GVS&DD including, but not limited to, system analysis and planning, regulation and enforcement, demolition, land clearing and construction waste management, recycling and sustainability initiatives, public education, communication and administration;

“Source-Separated Organic Waste” means Food Waste, Green Waste, Clean Wood, Recyclable Paper that has been soiled by or comingled with food residue, or carbon paper, tissue paper, paper napkins or towels or paper that is covered or infused with wax, or any combination thereof that has been collected by or on behalf of GVS&DD’s member municipalities and does not contain more than 0.05% (by wet weight) of any other type of Refuse;

“Special Handle Waste” means International Waste and Municipal Solid Waste that requires immediate destruction or is designated for product destruction by a regulatory agency;

“Surcharge” means the cost charged by the GVS&DD, in addition to the applicable Tipping Fee, for disposing of Banned Materials at a Disposal Sites as set out in Table 3 of Schedule “B” of this Bylaw;

“Tipping Fee” means the fee charged by the GVS&DD for disposing of Garbage or Special Handle Waste at Disposal Sites, as set out in Table 1 of Schedule “B” of this Bylaw, which includes the Regional Services Rate;

“Treasurer” means the person appointed to the position of Treasurer from time to time by the GVS&DD and includes any person appointed or designated to act in his or her place;

“Vancouver Disposal Site” means either of the following Municipal Solid Waste disposal facilities that are owned or operated by the City of Vancouver:

- (i) Vancouver Landfill located at 5400 72nd Street, Delta; and
- (ii) Vancouver South Transfer Station, Recycling Depot and Yard Trimmings Drop-off located at 377 West Kent Avenue North, Vancouver; and

“Vancouver Garbage” means all Garbage that originates from within the territorial boundaries of the City of Vancouver.

4.0 Restrictions and Prohibitions

- 4.1 No person shall dispose of anything at a Disposal Site except in accordance with this Bylaw.
- 4.2 No person shall dispose of Municipal Solid Waste at a Disposal Site unless it originates from within the geographic area of the GVS&DD.
- 4.3 Despite section 4.2, the Board may authorize acceptance at a Disposal Site of Municipal Solid Waste that originates from outside the geographic area of the GVS&DD, including International Waste.
- 4.4 No person shall enter a Disposal Site with a Load unless the Load is tied and covered or otherwise secured to prevent Municipal Solid Waste from escaping while the vehicle is in motion or at a standstill.
- 4.5 No person shall dispose of any Loads that emit odours, fumes or particulate matter (such as dust) that cause or are capable of causing material discomfort to a person at a Disposal Site, except that where expressly authorized by the Manager such Loads may be disposed of at the Waste-to-Energy Facility.
- 4.6 No person shall dispose of any Loads dominated by oily materials, substances or objects at a Disposal Site, except that where expressly authorized by the Manager such Loads may be disposed of at the Waste-to-Energy Facility.
- 4.7 No person shall dispose of Gypsum at a Disposal Site other than dropping off a Load of Gypsum that weighs one-half tonne or less at a designated Recycling Area.

4.8 No person shall dispose of Mattresses at a Disposal Site other than dropping off a Load comprising four or fewer Mattresses at a designated Recycling Area.

4.9 The Manager may prohibit a person who contravenes this Bylaw from disposing of Municipal Solid Waste at any Disposal Site for such period as the Manager may determine.

5.0 Tipping Fees, Recycling Fees and Surcharges

5.1 Every person who disposes of Municipal Solid Waste at a Disposal Site must pay to the GVS&DD the applicable Tipping Fees set out in Table 1 of Schedule “B”, the applicable Recycling Fees set out in Table 2 of Schedule “B”, and the applicable Surcharges set out in Table 3 of Schedule “B” and such charges must be paid before the person leaves the Disposal Site.

5.2 Every person who disposes of Garbage or Special Handle Waste at a Disposal Site must pay the applicable Tipping Fee specified in Table 1 of Schedule “B” of this Bylaw.

5.3 Every person who drops off Source-Separated Organic Waste, Green Waste, Clean Wood, Gypsum, Mattresses or Recyclable Materials at a designated Recycling Area must pay the applicable Recycling Fee specified in Table 2 of Schedule “B” of this Bylaw.

5.4 If a person attends a Disposal Site with a Load that contains any combination of Source-Separated Organic Waste, Green Waste, Food Waste, Clean Wood, Gypsum, Mattresses or Recyclable Materials and/or other Municipal Solid Waste and the person chooses not to weigh-out after dropping off each part of the Load at the designated Recycling Areas, then the person must pay to the GVS&DD the Tipping Fee for the entire Load that is based on the highest fee payable for any part of the Load, in the amounts set out in Schedule “B” of this Bylaw, together with any applicable Surcharges.

5.5 Every person who disposes of a Load at a Disposal Site that contains a quantity of Recyclable Material other than Food Waste or Clean Wood that exceeds either 5% of the total weight of the Load or 5% of the total volume of the Load must pay a Surcharge in the amount set out in Table 3 of Schedule “B” of this Bylaw.

5.6 Every person who disposes of a Load at a Disposal Site that contains Contaminated Recyclable Paper that exceeds either 5% of the total weight of the Load or 5% of the total volume of the Load must pay a Surcharge in the amounts set out in Table 3 of Schedule “B” of this Bylaw.

5.7 Every person who disposes of a Load at a Disposal Site that contains Food Waste that exceeds either 25% of the total weight of the Load or 25% of the total volume of the Load must pay a Surcharge in the amounts set out in Table 3 of Schedule “B” of this Bylaw.

5.8 Every person who disposes of a Load at a Disposal Site that contains Clean Wood that exceeds either 10% of the total weight of the Load or 10% of the total volume of the Load must pay a Surcharge in the amounts set out in Table 3 of Schedule “B” of this Bylaw.

5.9 Special Handle Waste is exempt from the Surcharges specified in sections 5.5, 5.6, 5.7 and 5.8.

- 5.10 Every person who disposes of any Hazardous and Operational Impact Materials or Product Stewardship Materials must pay a Surcharge in the amount set out in Table 3 of Schedule “B” of this Bylaw plus the costs of remediation or clean up.
- 5.11 Where a single Load is subject to multiple Surcharges, the Surcharge with the highest value will apply for the weight of the entire Load.
- 5.12 Despite anything else in this Bylaw, the Manager may, at his or her discretion, waive a Surcharge for a specified period.
- 5.13 The weigh scales at Disposal Sites are precise to 0.005 tonnes. The Tipping Fees and Recycling Fees payable to GVS&DD are determined by rounding the weight of a Load up to the nearest 0.01 tonnes, and then applying the applicable rates set out in Table 1 and Table 2 of Schedule “B” of this Bylaw. For those customers who do not have a customer charge account, as described in Schedule “F”, the total amount payable to GVS&DD is rounded to the nearest dollar.
- 5.14 In addition to the Tipping Fees, Recycling Fees and Surcharges set out in Schedule “B” of this Bylaw, every person who disposes of a Load at the Matsqui Transfer Station must pay the applicable FVRD Levy.
- 5.15 Every person who disposes of a Load at the Waste-to-Energy Facility that is made up of at least 85% by weight of metals will receive a credit of \$25 per tonne on exiting the scale house at the Waste-to-Energy Facility.
- 5.16 Despite section 5.1 of this Bylaw, any person who disposes of Municipal Solid Waste at a Disposal Site on a regular basis may apply to the GVS&DD for a customer charge account in accordance with Schedule “F” to this Bylaw.
- 5.17 In the event the weigh scale system at a Disposal Site is not functioning for any reason, at his or her discretion the Manager may:
- (a) close the Disposal Site until the weigh scale system is functioning; or
 - (b) permit a person to dispose of a single Load at the Disposal Site subject to the following:
 - (i) the Load must not measure more than 0.5 cubic metres in volume; and
 - (ii) the flat fee Tipping Fees set out in Schedule “B” of this Bylaw will apply to the Load.

6.0 Regional Services Rate

6.1 The Regional Services Rate is \$6.00 per tonne for every Load of Garbage disposed of at a Disposal Site or at a Vancouver Disposal Site. The Regional Services Rate is included in the Tipping Fee for Garbage.

6.2 Every Quarter, the City of Vancouver must record:

- (a) the total tonnage of Garbage;
- (b) the tonnage of Vancouver Garbage and Delta Garbage; and
- (c) the tonnage of Delta Residential Drop-off Garbage,

that is disposed of at the Vancouver Disposal Sites during that Quarter and provide such information to GVS&DD and the Corporation of Delta within 30 days of the end of the Quarter.

6.3 Every Quarter GVS&DD will invoice the City of Vancouver for an amount equal to the Regional Services Rate for every tonne of Vancouver Garbage and Delta Residential Drop-off Garbage disposed of at the Vancouver Disposal Sites during the previous Quarter, and the City of Vancouver must remit payment to GVS&DD within 30 days of the date of such invoice.

6.4 Every Quarter GVS&DD will invoice the Corporation of Delta for an amount equal to the Regional Services Rate for every tonne of Delta Garbage disposed of at the Vancouver Disposal Sites during the previous Quarter, and the Corporation of Delta must remit payment to GVS&DD within 30 days of the date of such invoice.

7.0 Interpretation

7.1 If a portion of this Bylaw is held to be invalid it shall be severed and the remainder of the Bylaw shall remain in effect.

7.2 In this Bylaw, the word “person” includes a corporation.

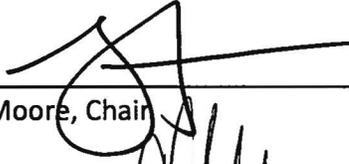
7.3 Schedules “A”, “B”, “C”, “D”, “E”, and “F” are attached to and form part of this Bylaw.

8.0 Effective Date

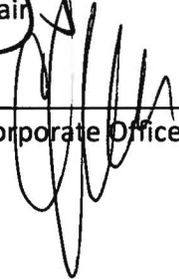
8.1 This Bylaw comes into force and takes effect January 1, 2015.

Read a first, second and third time this 24 day of October 2014.

Passed and finally adopted this 24 day of October 2014.



Greg Moore, Chair



Chris Plagnol, Corporate Officer

SCHEDULE "A"

DISPOSAL SITES

- Coquitlam Resource Recovery Plant located at 1200 United Boulevard, Coquitlam
- North Shore Transfer Station located at 30 Riverside Drive, North Vancouver
- Surrey Transfer Station located at 9770 192nd Street, Surrey
- Langley Residential Transfer Station located at 1070 272 Street, Langley
- Maple Ridge Residential Transfer Station located at 10092 236 Street, Maple Ridge
- Matsqui Transfer Station located at 33621 Valley Road, Abbotsford
- Waste-to-Energy Facility located at 5150 Riverbend Drive, Burnaby

SCHEDULE "B"

TIPPING FEES, RECYCLING FEES AND SURCHARGES

Table 1 – Tipping Fees for Garbage (including the Regional Services Rate) and Special Handle Waste

	North Shore Transfer Station	Surrey Transfer Station	Coquitlam Resource Recovery Plant	Matsqui Transfer Station	Maple Ridge Transfer Station	Langley Transfer Station	Burnaby WTE
Garbage disposed of during Peak Hours	\$109/tonne, \$20 minimum	\$109/tonne, \$20 minimum	\$109/tonne, \$20 minimum	\$109/tonne, \$10 minimum Plus FVRD Levy	\$113/tonne, \$10 minimum.	\$109/tonne, \$10 minimum.	\$109/tonne, \$10 minimum.
Garbage disposed of outside of Peak Hours	\$109/tonne, \$10 minimum	\$109/tonne, \$10 minimum	\$109/tonne, \$10 minimum	\$109/tonne, \$10 minimum Plus FVRD Levy	\$113/tonne, \$10 minimum.	\$109/tonne, \$10 minimum.	\$109/tonne, \$10 minimum.
Special Handle Waste	Not accepted.	Not accepted.	Not accepted.	Not accepted.	Not accepted.	Not accepted.	\$200/tonne, \$50 minimum

Table 2 – Recycling Fees for materials dropped off in designated Recycling Areas

	North Shore Transfer Station	Surrey Transfer Station	Coquitlam Resource Recovery Plant	Matsqui Transfer Station	Maple Ridge Transfer Station	Langley Transfer Station	Burnaby WTE
Source Separated Organic Waste	\$71/tonne, \$7 minimum	Not accepted.	Not accepted.	Not accepted.	Not accepted.	Not accepted.	Not accepted.
Green Waste	\$71/tonne, \$7 minimum	\$66/tonne, \$6 minimum.	\$66/tonne, \$6 minimum.	Not accepted.	\$66/tonne, \$6 minimum.	\$66/tonne, \$6 minimum.	Not accepted.
Clean Wood	\$71/tonne, \$7 minimum	\$66/tonne, \$6 minimum.	\$66/tonne, \$6 minimum.	\$66/tonne, \$6 minimum.	\$66/tonne, \$6 minimum.	\$66/tonne, \$6 minimum.	Not accepted.
Gypsum – two sheets 1.22m x 2.44m or less	\$109/tonne, \$10 minimum	\$109/tonne, \$10 minimum	\$109/tonne, \$10 minimum	\$109/tonne, \$10 minimum	\$109/tonne, \$10 minimum	\$109/tonne, \$10 minimum	Not accepted.
Gypsum – more than two sheets 1.22m x 2.44m but less than ½ tonne	\$150/tonne, \$15 minimum	\$150/tonne, \$15 minimum	\$150/tonne, \$15 minimum	\$150/tonne, \$15 minimum	\$150/tonne, \$15 minimum	\$150/tonne, \$15 minimum	Not accepted.
Mattresses	\$15 per Mattress	\$15 per Mattress	\$15 per Mattress	\$15 per Mattress	\$15 per Mattress	\$15 per Mattress	Not accepted.

Table 3 – Surcharges

Loads of Source-Separated Green Waste containing more than 0.05% (by wet weight) of any other type of Refuse	North Shore Transfer Station	\$50 per Load
Loads containing Recyclable Material other than Food Waste or Clean Wood that exceeds either 5% of the total weight of the Load or 5% of the total volume of the Load (see section 5.5)	All Disposal Sites	50% of the applicable Tipping Fee
Loads containing Contaminated Recyclable Paper that exceeds either 5% of the total weight of the Load or 5% of the total volume of the Load (section 5.6)	All Disposal Sites	50% of the applicable Tipping Fee
Loads containing Food Waste that exceeds either 25% of the total weight of the Load or 25% of the total volume of the Load (section 5.7) ¹	All Disposal Sites	50% of the applicable Tipping Fee
Loads containing Clean Wood that exceeds either 10% of the total weight of the Load or 10% of the total volume of the Load (section 5.8) ²	All Disposal Sites	50% of the applicable Tipping Fee
Loads containing any Hazardous and Operational Impact Materials or Product Stewardship Materials	All Disposal Sites	\$50 per Load plus the cost of removal, clean-up and remediation

¹ Surcharges for Food Waste will be effective as of July 1, 2015.

² Surcharges for Clean Wood will be effective as of July 1, 2015.

SCHEDULE "C"

BANNED HAZARDOUS AND OPERATIONAL IMPACT MATERIALS

1. Agricultural Waste;
2. Automobile parts and bodies;
3. Refuse that is on fire, smoldering, flammable or explosive;
4. Hazardous Waste as defined in the *Hazardous Waste Regulation*, B.C. Reg. 63/88;
5. Propane tanks;
6. Liquids or sludge;
7. Coated or uncoated wire and cable exceeding 1% of the load;
8. Dead animals;
9. Excrement, other than amounts of pet excrement that are double bagged and discarded with Municipal Solid Waste and that do not exceed either 5% of the total weight of the Load or 5% of the total volume of the Load;
10. Barrels, drums, pails or other large (205 litre or greater) liquid containers, whether full or empty;
11. Any single object that:
 - (a) weighs more than 100 kilograms; or
 - (b) exceeds 0.35 square metres in cross section at any point; or
 - (c) exceeds 1.2 metres in width and/or 2.5 metres in length, except at the Waste-to-Energy Facility where a single object must not exceed 1.0 metre in length; or
 - (d) exceeds 3 cubic metres in volume.
12. Gypsum;
13. Mattresses;
14. Refuse that would cause undue risk of injury or occupational disease to any person at the Disposal Site or that would otherwise contravene the *Occupational Health and Safety Regulation* B.C. Reg. 296/97 enacted pursuant to the Workers Compensation Act, as amended or replaced from time to time;
15. Any other Refuse that the Manager considers unsuitable for handling at a Disposal Site.

SCHEDULE "D"

BANNED RECYCLABLE MATERIALS

1. Beverage containers identified in "Schedule 1 — Beverage Container Product Category" to the *Recycling Regulation*;
2. Containers other than beverage containers made of:
 - (a) metal;
 - (b) glass; or
 - (c) polyethylene terephthalate (number 1 PET plastic), high density polyethylene (number 2 HDPE plastic), low density polyethylene (number 4 LDPE plastic) or polypropylene (number 5 PP);
3. Corrugated Cardboard;
4. Recyclable Paper;
5. Green Waste;
6. Food Waste; and
7. Clean Wood.

SCHEDULE "E"

BANNED PRODUCT STEWARDSHIP MATERIALS

1. The following materials pursuant to Schedule 2 – Residual Product Category to the *Recycling Regulation*:
 - (a) Solvents and flammable liquids;
 - (b) Pesticides;
 - (c) Gasoline;
 - (d) Pharmaceutical products and medications;
 - (e) Oil, oil filters and oil containers;
 - (f) Lubricating oils and lubricating oil containers;
 - (g) Paint;
 - (h) Lead-acid batteries;
 - (i) Antifreeze and antifreeze containers;
2. Electronics and electrical products, including metal household and commercial appliance, as identified in Schedule 3 – Electronics and Electrical Products Category to the *Recycling Regulation*;
3. Tires pursuant to Schedule 4 – Tire Product Category to the *Recycling Regulation*.

SCHEDULE "F"

CUSTOMER CHARGE ACCOUNTS

1. Any person wishing to establish a customer charge account with the GVS&DD must complete the GVS&DD's application for credit ("**Application for Credit**").
2. The Treasurer may approve the Application for Credit on behalf of the GVS&DD and establish a commercial charge account for a person for up to one million dollars (\$1,000,000).
3. Any two of the Commissioner, Assistant Commissioner and Treasurer may approve the Application for Credit on behalf of the GVS&DD and establish a commercial charge account for a person for up to two million dollars (\$2,000,000).
4. If the GVS&DD approves a person's Application for Credit and establishes a commercial charge account, then:
 - (a) the person may leave the Disposal Site before paying the applicable Tipping Fees and Surcharges; and
 - (b) the GVS&DD will generate invoices for Tipping Fees, Recycling Fees and Surcharges on a monthly basis for up to the established commercial charge account limit, which invoices are payable on receipt.
5. Where a person fails or refuses to pay an invoice for Tipping Fees, Recycling Fees and Surcharges within thirty-five (35) days, then the Treasurer may rescind their customer charge account and the person must:
 - (a) pay interest on the Tipping Fee, Recycling Fee or Surcharge at the rate of 1.25% per month (15% per year) compounded monthly and calculated daily on all amounts overdue, including all overdue interest from the date the charge was due to the date of payment; and
 - (b) not dispose of any Municipal Solid Waste at a Disposal Site until any outstanding invoice has been paid in full.