



# MUNICIPALITY OF THE DISTRICT OF CHESTER

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PO Box 369, Chester, NS B0J 1J0

Telephone: 902-275-3554


Facsimile: 902-275-4771

151 King Street, Chester, NS

email: [administration@district.chester.ns.ca](mailto:administration@district.chester.ns.ca)

I, Pamela M. Myra, Municipal Clerk of the Municipality of the District of Chester do hereby certify that the following is a true copy of **By-Law No. 131 Waste Collection and Disposal By-Law** which was **amended** by Chester Municipal Council at a meeting held on Monday, November 26, 2007 and advertised in the Chester Clipper on Tuesday, December 4, 2007.

Given under the hand and seal of the Municipality of the District of Chester this 5<sup>th</sup> day of December, 2007.

  
\_\_\_\_\_  
Pamela M. Myra

Municipal Clerk

MUNICIPALITY OF THE DISTRICT OF CHESTER  
BY-LAWS

**WASTE COLLECTION AND DISPOSAL BY-LAW**  
BY-LAW NO. 131

DEFINITIONS:

1. In this by-law:

- (a) "blue bag recyclables" means glass bottles and jars, aluminum, steel and tin cans, high density polyethylene, low density polyethylene, and polyethylene terephthalate plastic bottles, containers and bags, milk and juice cartons, tetra packs and mini-sip containers or other items as designated by Council from time to time.
- (b) "boxboard" means cereal, shoe, tissue, detergent, cracker, cookie, baking product and frozen food boxes, toilet paper rolls and paper towel rolls or other similar items.
- (c) "collectible waste" means material originating from eligible premises and placed by the owner or occupant for collection by a collection contractor or by an agent of the Municipality and includes, without limitation, mixed waste, recyclable materials, and organic materials.
- (d) "collection contractor" means any company, person or persons and the agents of such persons under contract with the Municipality to collect collectible waste from eligible premises.
- (e) "collection day" means any day which is scheduled by the Municipality for municipal collection of collectible waste.
- (f) "commercial enterprise" means an enterprise which is assessed a business but does not include a business located in a residential dwelling such as, but not limited to, a home occupation or a professional office.
- (g) "construction and demolition waste" means that waste which results from the construction, alteration, repair or demolition of buildings and other structures and does not include items contained within Schedule "A". This category may include items found in Schedule "B";
- (h) "contractual partner" means Municipality or private entity which pays a predetermined cost per tonne for waste disposal and is not a part of an operations committee.
- (i) "council" means the Council of the Municipality of the District of Chester.

- (j) "eligible premises" means those properties within the Municipality which may be eligible for municipal collection which include, but not limited to, compound, industrial, institutional, residential premises, and public schools.
- (k) "fibre recyclables" means mixed paper, corrugated cardboard, newsprint, magazines, catalogues, flyers, telephone and other soft cover books and egg cartons, boxboard, or other similar items designated by Council or the Nova Scotia Department of Environment and Labour from time to time.
- (l) "food waste" means fruit and vegetable peelings, table scraps, meat, poultry and fish, shellfish, dairy products, cooking oil, grease and fat, bread, grain, rice and pasta, bones, egg shells, coffee grounds and filters, tea leaves and bags or other similar items.
- (m) "full partner" means a Municipality or private entity which bears the actual cost per tonne for waste disposal and is a part of an operations committee.
- (n) "green cart" or "cart" means an aerated or non-aerated organics collection cart supplied to eligible premises by the Municipality for the collection of organic waste.
- (o) "hauler" means any company, person or persons, licensed hauler transporting waste materials including, without limitation, ICI waste, mixed waste, recyclable materials, or organic materials to waste management facilities operated by the Municipality, its contractor(s) or its agents or to other waste management facilities approved under applicable law for disposal of waste materials.
- (p) "highway" means both Highways owned and maintained by the Provincial Department of Transportation and Public Works and owned and maintained by the Municipality;
- (q) "industrial/commercial/institutional waste" or "ICI waste" mean material of similar composition as mixed waste, including but not limited to sludges, collected within the Municipality other than by municipal collection.
- (r) "institutional premises" means any building exclusively used by any corporate body or society for promoting a particular purpose on a non-profit basis and includes public buildings.
- (s) "landfill" means the Municipal Landfill facility located on Highway #14, commonly referred to as "Kaizer Meadow";
- (t) "leaf and yard waste" means grass clippings, leaves, brush, twigs, house and garden plants, sawdust and wood shavings or other similar items.

- (u) "mini-bin" means a small container supplied to eligible premises by the Municipality for the collection of organic materials prior to deposit in an organic materials regulation container.
- (v) "mixed waste" means and includes all collectible waste other than that which is collected as recyclable materials or organic materials including:
  - (i) broken bottles, crockery and glassware, floor sweepings, discarded clothing and furnishings, non-recyclable plastic and metal, non-recyclable packaging, non-repairable household goods and other household waste;
  - (ii) glass that is tightly wrapped in cardboard or other suitable material and clearly marked to prevent injury to collection personnel;
  - (iii) other items not specifically designated as mixed waste except as excluded by this By-law;
- (w) "municipal collection" means the scheduled collection of collectible waste made by or on behalf of the Municipality, at the expense of the Municipality, for eligible premises.
- (x) "Municipality" means the Municipality of the District of Chester, its Council, its agents and employees;
- (y) "non-acceptable waste" means all waste as described in Schedule "A" attached hereto;
- (z) "non-collectible waste" means all material other than collectible waste and without limitation includes:
  - (i) transient waste;
  - (ii) liquid waste or material that has attained a fluid consistency and has not been drained.
  - (iii) highly combustible or explosive materials, including without limitation, celluloid cuttings, motion picture film, oil or gasoline soaked rags, gas containers, chemicals, acids or other combustible residues, fine dry sawdust, ammunition, dynamite, fireworks, or other similar material;
  - (iv) material that is considered pathogenic or biomedical including, without limitation, dressings, bandages or other infected material or hypodermic needles discarded in the course of the practice of physicians, surgeons, dentists or veterinarians;
  - (v) trade waste;

- (vi) carcasses or parts of any animal except food waste;
  - (vii) waste listed or characterized as hazardous by any federal or provincial law or as defined in the landfill operations manual.
  - (viii) sheet iron, large pieces of scrap metal or machine parts, automobile parts, fuel tanks and bodies;
  - (ix) septic tank pumpings, raw sewage or industrial sludge;
  - (x) radioactive materials;
  - (xi) soil, rock and stumps;
  - (xii) waste material resulting from construction, demolition or renovation activities including planking, siding, bricks, masonry, wood, beams and gyproc left by any contractor or property owner except as permitted herein;
  - (xiii) industrial waste material from factories or other manufacturing processes;
  - (xiv) manure, kennel waste, excreta, fish processing waste;
  - (xv) waste material from commercial containers;
  - (xvi) lead-acid automotive batteries and propane tanks;
  - (xvii) waste material which has not been placed for collection in accordance with the provisions of this By-law; and
  - (xviii) materials banned from landfill disposal by the Nova Scotia Department of the Environment unless such materials are recyclable materials or organic materials from eligible premises.
- (aa) "oil tanks" means residential oil tanks, cleaned and an inspection hole sized 12" x 12".
- (bb) "operator" means the operator of the Landfill;
- (cc) "organics" means all food wastes, soiled and non-recyclable paper, and carbon based material such as animal waste and byproducts from fish farms, forestry and gardens. "Recyclable" means all items deemed to be recyclables from time to time by the Province of Nova Scotia. Organics and Recyclables are herein referred to as "organic/recyclable material";
- (dd) "owner" means both the actual owner of the premises and the occupant;

- (ee) "private collector" means any company, person or persons and the agents of such persons permitted to collect collectible waste from eligible premises within the Municipality.
- (ff) "private roadway" means roads that are constructed and maintained by a private individual. These roads must be built and maintained to a standard to allow a collection contract to provide service.
- (gg) "provincial disposal bans" means materials banned from disposal in landfills and incinerators under the Solid Waste - Resource Management Regulations of the Environment Act of the Province of Nova Scotia as updated and amended from time to time.
- (hh) "recyclable materials" means fibre recyclables, blue bag recyclables and other materials of a recyclable nature.
- (ii) "residential premise" means a building, or a unit in a building, occupied or intended to be occupied as a home, residence or sleeping place by one or more persons but does not include a hotel, motel, guesthouse or inn.
- (jj) "residual waste" means all waste not otherwise defined in this By-law or included within Schedules "A" and "B";
- (kk) "scale clerk" means the person(s) responsible for the operation of the scale system(s) located at the waste management facilities operated by the Municipality, its contractors or its agents.
- (ll) "soiled and non-recyclable paper" means napkins, paper towels & fast food wrappers, wax paper, file folders, yellow & brown envelopes, wrapping paper, soiled pizza boxes, paper plates and cups, damp and soiled newspaper and flyers, sugar, flour & potato paper bags or other similar items.
- (mm) "solid waste" means solid waste materials including but not limited to collectible waste, industrial/commercial/institutional waste, construction and demolition waste, mixed waste, and organic materials but does not include recyclable materials from industrial, commercial and institutional premises, international waste, pathogenic or biomedical waste, waste dangerous goods, hazardous waste materials, septic tank pumpings, raw sewage, industrial sludge and contaminated soils and solids as defined by appropriate regulatory bodies having jurisdiction from time to time and as determined by the Administrator or person designated to act in place of the Administrator.

- (nn) "special waste" means large bulky items that can be contained, packaged, tied and bundled in such a manner that it can be reasonably collected by one or two persons. Items should not exceed 50 lbs in weight, 4' in length (except furniture), and 1.3 cubic metres in volume. This category would include such items as sheet iron, scrap metal, furniture, water heaters, water tanks, dryers, washers, televisions and similar household items. This category does not include any items found within Schedule "A" nor does it include organic/recyclable material but may include some items contained in Schedule "B";
- (oo) "tipping fees" means user fees, per tonne fees or per cubic meter fees charged by the Municipality for the acceptance of ICI waste, mixed waste, recyclable materials, and organic materials at designated waste management facilities operated by the Municipality, its contractors or its agents.
- (pp) "trade waste" means materials accumulated as a result of commercial enterprise such as packing materials, display boards, rags, paper, and other waste materials resulting from such activities.
- (qq) "transient waste" means waste material produced outside the Municipality.
- (rr) "unit" means a self-contained portion of a building occupied as a separate residence.
- (ss) "waste" means all waste defined in this By-law including references to solid waste and organic/recyclable material;
- (tt) "waste accepted on conditions" means all waste as described in Schedule "B" attached hereto;
- (uu) "waste containers" means green carts for organics, translucent blue bag for blue bag recyclables, grocery store bag or clear bag for fibre recyclables, and black bags or a rigid garbage can with lids for residual waste.
- (vv) "waste management facilities" means any of the facilities for the management of ICI waste, mixed waste, recyclable materials, and organic materials operated by the Municipality, its contractors or its agents and includes, without limitation, front end processing facilities, materials recovery facilities, residuals disposal facilities, source-separated composting facilities, transfer station(s) and waste stabilization facilities.
- (ww) "white goods" means any large household appliance including but not limited to refrigerators, freezers, air conditioners, stoves, washers, and dryers with the CFC refrigerants removed as required by applicable law, provided that any such item may be no more than 200 kilograms in weight.

**COLLECTIONS:**

2. A regular collection service may be provided for residual waste and organic/recyclable material on a weekly or bi-weekly basis for all eligible premises within the Municipality which are located on a Highway and for all eligible premises which are located on a private roadway that the Municipality has approved for collection services. The collection service shall be in accordance with the following:
  - (a) All residual waste and organic/recyclable material originating from eligible premises located on a Highway or an approved private roadway are to be left in an accessible and clearly visible location within a reasonable distance of the paved or traveled portion of the Highway or roadway in the following manner:
    - (i) all residual waste must be in plastic bags. Plastics bags may be placed in a suitable waste container;
    - (ii) organic/recyclable material shall be put out for collection in accordance with information provided to the Public from time to time in accordance with Municipal Policies.
  - (b) All residual waste and organic/recyclable material originating within the Municipality from eligible premises and located on a non-approved private roadway, shall be left at the intersection of either the Highway or an approved private road in an accessible and clearly visible location within a reasonable distance of a paved or traveled portion of the Highway or approved private road in the same manner as provided in paragraph 2(a)(I) and 2(a)(ii);
  - (c) All residual waste and organic/recyclable material originating within the Municipality from commercial, industrial, institutional premises or from a public school, shall be left in a clearly and easily accessible location within waste containers designed for that purpose located on the premises at a place that is a reasonable distance from the paved or traveled portion of the Highway or approved private road. If the commercial, industrial, institutional premises or public school are located on a non-approved private road, the collection shall be in the manner and place designated by the Municipality.
3. Special waste shall be collected at such times as the Municipality may from time to time prescribe in its discretion by Resolution or Policy. Special waste shall be kept separate from residual waste and organic/recyclable material and must be securely tied and packaged and not exceed 1.3 cubic meters per premise. For premises with multiple separate occupied units, this volume shall apply to each unit.
4. The dates and times for the regular collection service and special collection shall be as prescribed from time to time by the Municipality by Resolution or Policy. Residual waste and organic/recyclable material shall be placed for collection not earlier than 6:00 o'clock of the morning of the day scheduled for collection. Special waste shall be placed not earlier than twenty-four hours prior to the day scheduled for collection.

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Notice of Amendment - By-Law Committee - October 4, 2007 (2007-539)

1<sup>st</sup> Reading - Council - October 11, 2007 (2007-551)

2<sup>nd</sup> Reading - Council - November 26, 2007 (2007-636)

Effective Date - December 4, 2007

5. Any residual waste, special waste or organic/recyclable material placed for collection as provided for herein, but not collected by 7:00 p.m. on the day scheduled for such collection, shall be removed from the place of collection by the owner of the premises from which it originated and properly stored or kept until such time as it is disposed of in accordance with this By-law.
6. Construction and demolition waste generated from premises within the Municipality is not collected by the Collector, other than those items that may qualify as special waste, but shall be the responsibility of the owner of the premises that generated the waste to have it delivered to the landfill, as soon as possible.

**LANDFILL**

7.
  - (a) The landfill shall be open for the use of the residents, ratepayers, contractual partners, and full partners of the Municipality at such times and dates and upon such terms and conditions as the Municipality may from time to time set out by Resolution or Policy.
  - (b) Unless otherwise provided, the Landfill shall only accept waste that originates from premises within the Municipality or from its full partners, and its contractual partners.
  - (c) The Municipality may, by Contract or by Resolution, approve from time to time the acceptance of residual waste and waste contained in Schedule B that originates from premises outside the Municipality and is not from a full partner or contractual partner upon such terms and conditions as the Municipality may impose and in particular, subject to such fees as may be specified in the Resolution;
  - (d) Non-acceptable waste as outlined in Schedule "A" and organic/recyclable material shall not be accepted at the Landfill unless specifically authorized by Resolution or Policy of the Municipality under defined circumstances. Accepted organic/recyclable materials will be shipped to a waste management facility for processing.
  - (e) Residual waste, special waste, construction and demolition waste and waste items contained in Schedule "B" shall be deposited in the appropriate area at the Landfill or as otherwise directed by the Operator or scale clerk.
  - (f) No person shall place, cause to be placed or permit to be placed at, in or adjacent to the Landfill, any waste as defined herein when the Landfill is not open or when the Operator refuses to accept a load or loads or items of waste as defined herein;

- (g) No person shall place or cause to be placed or permit to be placed in the Landfill, any solid waste which is not permitted to be placed for collection or any solid waste generated outside the Municipality except by contract with the Municipality or unless it has been approved for acceptance by the Municipality as provided for herein.
  - (h) No person shall place, cause to be placed or permit to be placed in the Landfill any solid waste that is not separated as required herein or which is falsely or misleading misrepresented or packaged as solid waste of a particular kind, stream or place of origin or which is concealed with intermingled with solid waste of another kind, type, stream or place of origin.
  - (i) The Operator of the Landfill may refuse waste;
    - (i) which contains waste for which the Landfill is not a designated site;
    - (ii) for which a tipping fee has not been set or negotiated with the Generator or Collector or for which a tipping fee has not been paid or for which tipping fee arrangements satisfactory to the Municipality has not been made;
    - (iii) which is being delivered by an unauthorized or unlicensed Collector;
    - (iv) which the Landfill is unable to weigh, measure or process for any reason, including but not restricted to excessive inventory of solid waste or shortage of space, mechanical or electrical breakdown or labour dispute or;
    - (v) which would be deposited or placed in contravention of this By-law;
8. No person shall deposit, store, keep or maintain or cause to be deposited, stored, kept or maintained, any waste, at any site within the Municipality other than at the Landfill unless that site has been issued a License for the purpose by the Municipality or if applicable, by the Province of Nova Scotia. The issuance of any License pursuant to this section by the Municipality and the terms and conditions attached thereto, shall be in accordance with such policies as the Municipality may from time to time adopt and it shall be at the discretion of the Municipality whether the issuance of such a License is in the best interest of the residents of the Municipality.
9. The Municipality may from time to time by Resolution or Policy adopt such rules and regulations with regard to the operation to the Landfill and collection and transportation of all waste as defined herein, including organic/recyclable material and which rules and regulations shall be in addition to the following provisions:
- (a) No person shall carry out any salvaging or scavenging or scavenging activities at the Landfill;

- (b) All vehicles used in the collection and transportation of waste as defined herein including organic/recyclable material shall be loaded in such a manner so as to prevent any of the contents from falling, spilling or escaping from the vehicle and every vehicle so used shall have a cover or top sufficient for that purpose;
  - (c) No person shall smoke at the Landfill;
  - (d) The hours for operation for the Landfill shall be as set out from time to time by the Municipality and shall be then clearly posted at the entrance of the Landfill for the convenience of the Public;
  - (e) The operation of the Landfill shall be in accordance with such rules, procedures and regulations as the Nova Scotia Department of the Environment may from time to time adopt.
- 10.
- (a) Any person who contravenes the provisions of this By-law is guilty of an offence and on conviction is liable to a fine of not less than One Hundred Dollars (\$100.00) and not more than Ten Thousand Dollars (\$10,000.00) and in default of payment to imprisonment for a period of not less than fifteen (15) days and not more than (90) days.
  - (b) Proof that solid waste as defined herein that was deposited or placed somewhere in contravention of this By-law originated from a particular person or hauler that transports waste without authorization, shall be evidence that the person or hauler so deposited or placed it, or caused or permitted it to be so deposited or placed, in the absence of evidence to the contrary.
  - (c) Any person who contravenes the provisions of the By-law and who is given Notice of the contravention, may pay to the Municipality, at the place specified in the Notice, a minimum fine of One Hundred Dollars (\$100.00) pursuant to Payment in Lieu of Prosecution Policy within fourteen (14) days of the date of the Notice and shall thereby avoid prosecution for that contravention.
11. By-law No. 131, The Waste Collection and Disposal By-law of the Municipality of the District of Chester passed by Council effective the 9<sup>th</sup> day of June, 1999 is hereby repealed.
12. No person shall export or remove all commercial and residential solid waste material generated within the Municipality outside the boundaries of the Municipality and all such solid waste shall be disposed of within the boundaries of the Municipality and in accordance with this By-law.
13. Notwithstanding subsection 12, the Municipality may export solid waste materials to licensed disposal facilities outside the boundaries of the Municipality when the volumes of solid waste delivered to municipal facilities exceed the capacity of the facilities to handle the materials and only with signed agreements with said facilities and or Municipalities.

14. For the purpose of 12 and 13, solid waste means solid waste materials including but not limited to collectible waste, industrial/commercial/institutional waste, construction and demolition waste, mixed waste, and organic materials but does not include recyclable materials from industrial, commercial and institutional premises, international waste, pathogenic or biomedical waste, waste dangerous goods, hazardous waste materials, septic tank pumpings, raw sewage, industrial sludge and contaminated soils and solids as defined by appropriate regulatory bodies having jurisdiction from time to time and as determined by the Administrator or person designated to act in place of the Administrator.

**SCHEDULE "A"**

**NON-ACCEPTABLE WASTES**

This schedule forms part of the Waste Collection and Disposal By-Law of the Municipality of the District of Chester.

1. The following materials are not acceptable at the Municipal Landfill under any circumstance:
  - (a) Explosives or highly combustible materials of any nature;
  - (b) Radioactive material;
2. The following materials are not acceptable at the Municipal Landfill for disposal in the landfill:
  - (a) Any corrosive, reactive, toxic or hazardous materials;
  - (b) Certain liquid waste including left over sprays, paints, oils, herbicides and insecticides;
  - (c) Gas cylinders in which the valve has not been removed and the cylinder has not been properly drained by a professional trained for handling gas cylinders;
  - (d) Hot ashes;
  - (e) Pieces of concrete or asphalt which are larger than two feet by two feet;
  - (f) Any substance, waste, or thing the storage handling, transportation or disposal of which is either prohibited by any Federal or Provincial Statute or regulated by any Federal or Provincial Statute so as to be prohibited from being deposited at a Landfill site;
3. Any wastes deemed by the Landfill operator to be inappropriate for disposal at the Landfill site and any waste which do not fit specifically into any category of waste described in this schedule or in other schedules to this By-law are to be referred to the Nova Scotia Department of the Environment for approval prior to the deposition of the Landfill.
4. Transient waste from outside the boundaries of the Municipality of the District of Chester transported by either a Municipal Collector or private collector without written permission from the generating unit.

**SCHEDULE "B"****WASTE ACCEPTABLE ON CONDITIONS:**

This schedule forms part of the Waste Collection and Disposal By-law of the Municipality of the District of Chester.

1. The following materials may be acceptable at the municipal Landfill subject to certain conditions and limitations as set out herein:
  - (a) Materials from a demolition project, a renovation project, a construction project or a fire damaged building;
  - (b) Asbestos waste provided it is packaged and handled in accordance with the Provincial Statutes and Regulations governing the disposal of asbestos waste;
  - (c) Sawdust and shaving;
  - (d) Sludgecake: provided it has a minimum solid content of 30%, is non-toxic and will not form a toxic leachate in the future and provided that its deposit is specifically and expressly authorized by the Landfill operation on each occasion;
  - (e) Incinerator ash, fly ash and wood ash, when properly quenched and cooled. Large quantities of ash may require special pre-treatment before being accepted at the site and may require special disposal methods;
  - (f) Oily waste material in a soil matrix if concentrations of metals and hazardous materials are within acceptable limits as stipulated by the regulatory agencies;
  - (g) Electrical transformers on the condition that all oils have been removed and flushed;
  - (h) Gas cylinders in which the valve has been removed and the cylinder has been properly drained by a professional trained for handling gas cylinders;
  - (i) Sheet iron and scrap metal provided they are placed in the designated salvage area;
  - (j) Septic sludge from septic tanks provided it is deposited in the designated septic lagoons;
  - (k) Septic from domestic sewage treatment plants provided the material has not been dewatered to a solid content of 30% or more and it is deposited in the designated septic lagoons;
  - (l) Furniture;

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Notice of Amendment - By-Law Committee - October 4, 2007 (2007-539)

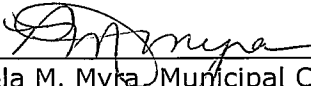
1<sup>st</sup> Reading - Council - October 11, 2007 (2007-551)

2<sup>nd</sup> Reading - Council - November 26, 2007 (2007-636)

Effective Date - December 4, 2007

**Schedule B (continued)**

- (m) Air conditioners, refrigerators or any other unit that has had or still has Freon must be delivered to the Landfill by the owner;
- (n) Solid waste as defined in this By-law.
2. In each case, the operator reserves the right to limit the amount received in any one day and to require that items which he or she may determine to be oversize be cut up and made manageable.
3. In each case, waste accepted under this Schedule may be subject to a special charge which shall be determined by the Municipality from time to time.

<i>Annotation for Official By-Law Book</i>	
Date of First Reading	October 11, 2007
Date of advertisement of Notice of Intent to Consider	November 6, 2007
Date of Second Reading	November 26, 2007
Date of advertisement of passage of By-Law *	December 4, 2007
Date of mailing to Minister a certified copy of By-Law	December 5, 2007
I certify that this Waste Collection & Disposal By-Law was adopted by Council and published as indicated above	
 Pamela M. Myka, Municipal Clerk	<u>December 5, 2007</u> Date
*Effective Date of the By-Law unless otherwise specified in the text of the By-Law	


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**MUNICIPALITY OF THE DISTRICT OF CHESTER**

**NOTICE RE: BY-LAWS**

Take notice that Chester Municipal Council considered adoptions and amendments to the By-Laws of the Municipality of the District of Chester at a meeting held on Monday, November 26, 2007. Those adoptions/amendments were approved as follows:

<b>BY-LAW</b>	<b>AMENDMENT</b>
Alarm By-Law #141 ADOPTION	- to enact a by-law to deal with false alarms that cause emergency services to be called out to non-incidences and to enable fines to be levied for false alarms
Waste Collection & Disposal By-Law #131 AMENDMENT	- to amend the current by-law to conduct 2nd generation landfill operating requirements

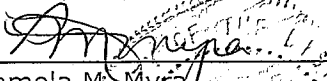
Further take notice that a copy of the amendments of the above-mentioned By-Laws may be reviewed or obtained between the hours of 8:30 a.m. and 4:30 p.m. at the offices of the Municipality of the District of Chester, 151 King Street, Chester, NS or on the website at [www.district.chester.ns.ca](http://www.district.chester.ns.ca).

And further take notice that the above-mentioned amendments will become effective as of the date of publication of this newspaper.

Pamela M. Myra  
Municipal Clerk

I, Pamela M. Myra, Municipal Clerk of the Municipality of the District of Chester do hereby certify that the above is a true copy of an advertisement duly advertised in the Chester Clipper on December 4, 2007.

Given under the hand of the Municipal Clerk and under the corporate seal of the said Municipality this 5<sup>th</sup> day of December, 2007.

  
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 Pamela M. Myra  
 Municipal Clerk

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