

ICI Garbage, Recycling and Green Waste Collection Program
Contract Details

The Owner is responsible for damages occurring to City containers *and/or* private property other than damages caused by negligence of the City during pickup.

The Owner hereby authorizes the City to access, if applicable, the private road to the servicing site.

The Owner agrees to sort all materials properly and to ensure compliance with regulations.

The complex is responsible to set-out and retrieve carts for collection.

Cleaning and odour control of the containers is the responsibility of the Applicant / Owner. Repairs to containers must be carried out by the City and will be done as quickly as is reasonably possible in the circumstances. Please notify the Operations Division at 604-927-5496 for container repair.

As per Bylaw No. 3900- Section 5.10, unpaid charges as at December 31 will be transferred to property taxes, and amounts unpaid at that date may be collected in the same manner and remedies as ordinary taxes on land and improvements.

The Contract Details outlined in this page form an integral part of the signed Service Contract.

An Applicant or Owner may terminate this Contract for any reason by giving a minimum 30 days written notice via letter or email no later than November 30th, preceding the year when service is to cease, but not sooner than one year from the commencement of service. The service Contract shall cease on Jan 1st. of the following year. Bylaw 3900- Section 3.4.

Changes to Property ownership and or Business ownership require notification and a new Contract to be undertaken with the City.

Collection Program

1) Available service: Garbage, Recyclables and Organics – What will we offer?

The City offers carts in the following configuration: 120L, 240L and 360L containers. Wildlife resistant locks are required on garbage and green carts if they are not stored in an enclosed area.

120 L	37" high	20" wide	22" deep
240 L	42" high	24" wide	29" deep
360 L	46" high	26" wide	35" deep

The terms of this Contract shall be subject to the provisions of Solid Waste Bylaw, 2015, No. 3900, and in the event of any conflict between the terms of this Agreement and the Bylaw, the provisions of the Bylaw shall take precedence.