

THE RESORT VILLAGE OF CHITEK LAKE  
BYLAW 96/2011

A BYLAW TO PROVIDE FOR THE COLLECTION AND DISPOSAL OF DOMESTIC WASTE AND OTHER  
REFUSE

The Council of the Resort Village of Chitek Lake in the province of Saskatchewan enacts as follows:

Interpretation

1. In this bylaw the following definitions shall apply:
  - a) "Clerk" means the clerk/administrator of the municipality;
  - b) "Council" means the council of the Resort Village of Chitek Lake;
  - c) "Domestic Waste" means putrid animal, mineral and vegetable waste resulting from handling, preparation, cooking and consumption of food;
  - d) "Liquid Waste" means any waste which contains animal, mineral or vegetable matter in solution or suspension;
  - e) "Refuse" means all wastes including domestic waste, rubbish, street cleanings and yard clippings, but not liquid domestic waste;
  - f) "Bulk Refuse" means wood, trees, shrubs, stumps. Branches;
  - g) "Designated Areas" means separate sites within the waste disposal ground set aside for particular disposal, i.e.: domestic waste and rubbish; wood and/or bulk refuse; and metal;
  - h) "Municipality" means the Resort Village of Chitek Lake;
  - i) "Public Highway" means a road allowance or a road, street, or lane, vested in Her Majesty or set aside for such purposes and includes the entry road to the waste disposal ground, a bridge, culvert, drain or public improvement erected upon or in connection with such public highway;
  - j) "Whites" means large metallic objects such as major appliances, water heaters, stoves, furnaces, washers, dryers, refrigerators, deep freezers, dishwasher, bed springs, fencing, gates, etc;
  - k) "Waste Disposal Ground" means the municipal waste disposal sites located on SW 10-55-12-W3rd and the transfer lift station located in Parcel D, NE1/2-16-55-12-W3rd;
  
2. Domestic wastes in the Resort Village of Chitek Lake shall be removed to the Municipality's Waste Disposal Grounds by:
  - a) an employee of the Council; or
  - b) any person who has contracted with Council for that purpose; or
  - c) approved Municipal Haulers with up-to-date agreements with council;
  - d) any patron who pays the required load charge.

3. (a) All domestic waste, whether consisting of animal, mineral, vegetable or other substance, and providing the same contains no liquid domestic wastes, for the purpose of being collected and taken to the waste disposal grounds shall be kept in covered, ply-proof and water-tight containers of not over 27 gallons by volume. Containers for reception of garbage shall be securely fastened on a strand or hanger in a manner that will preclude it from being ravaged by animals and be kept in a convenient place for removal by authorized persons.  
  
(b) If the owner, after receiving notice from the municipality to provide proper waste and refuse receptacles, neglects to do so, Council may order the municipal staff, scavenger, or person who has been contracted with the Council, to cease gathering refuse until this bylaw is complied with.
4. (a) All removal of brush and bulk refuse shall be the responsibility of the landowner for disposal at the waste disposal grounds.  
  
(b) Brush piles shall not be permitted for any longer than two weeks at a time.
5. Containers used by all business places shall be constructed so that they cannot be opened by children, ravaged by animals or have contents blown around by wind.
6. The proprietor/manager of garages or filling stations shall keep their premises free from accumulation of junk, trade litter, cans or refuse by keeping same in a rack or truck or other container and removing same regularly to the waste disposal grounds.
7. The proprietor/manager of every tin shop, plumbing and heating shop, garage, vehicle repair shop or any similar establishment shall keep their premises free from any accumulation of scrap metal or old useless equipment, such wastes shall be stored in a covered shed or container and removed regularly to the waste disposal grounds at the expense of the proprietor or manager.
8. The proprietor/manager of all cafes, restaurants and similar eating establishments shall use only approved covered garbage cans described in Subsection 3(a) or otherwise approved by the municipal staff for the storage of table and kitchen wastes.
9. All white containing refrigerants must be tagged that the refrigerant has been removed.
10. All domestic waste, refuse, trees, bulk refuses, and whites shall be deposited in the designated areas of the waste disposal grounds.
11. Manure, grain, petroleum, slaughter house wastes, dead animals and other comparable wastes shall not be deposited at the waste disposal grounds.

12. Liquid domestic waste shall not be deposited in the waste disposal grounds.
13. No person shall place, dump or dispose of any domestic waste, refuse, whites, or bulk refuses in, near or over the gate at the waste disposal grounds, or on any public highway without approval and making necessary payment of the load charge to the representative of the Municipality during hours of operations.
14. No person shall remove, disturb, or take away any material, object or thing from the waste disposal grounds without permission from the municipal staff. The Municipality shall own and have the sole right to all refuse collected and delivered to the waste disposal grounds.
15. No person shall operate any vehicle transporting domestic waste, refuse or rubbish over any public highway unless the load is completely enclosed or covered with a tarpaulin or secured in such a manner that it shall be impossible for any part of the said load content to escape.
16. Absolutely no burning is allowed at the waste disposal grounds unless carried out by the Municipality or its representative and a permit or letter of approval is received from the Ministry of Saskatchewan Environment.
17. No person shall deface, destroy or alter any signs, gates or fencing at the waste disposal grounds.
18. Hours of operation of the waste disposal grounds are as prescribed by Council. The hours of operations shall be posted at the waste disposal grounds.
19. Council may, from time to time, by resolution, designate and approve Municipal Haulers and Commercial Haulers.
20. Load charges to be collected by a representative of the Municipality are as set by Council, by resolution before the annual Budget each year.
21. (a) A person who infringes any of the provisions of this bylaw or fails to comply therewith shall be liable on summary conviction to penalty of not more than \$1000.00.  
  
(b) The imposition of such penalty for failure to comply with any of the provisions of this bylaw shall not relieve the person in default from carrying out the work therein mentioned, but he shall be liable on summary conviction to a further penalty of not more than \$20.00 for each day after the first penalty is imposed until he has complied with the provisions of this bylaw.

22. Bylaw 47/2003 is hereby repealed.

23. This bylaw shall come into effect on the date of final passing thereof.



  
\_\_\_\_\_  
Mayor

  
\_\_\_\_\_  
Clerk

*The Municipal Refuse Management  
Regulations.*

Certified to be a true and accurate  
Copy of Bylaw 96/2011 adopted by  
Council of the Resort Village of  
Chitek Lake on the 21<sup>st</sup> day  
Of April, 2011.

  
\_\_\_\_\_  
Clerk