## CITY OF COLD LAKE BYLAW #649-UT-19

A BYLAW OF THE CITY OF COLD LAKE IN THE PROVINCE OF ALBERTA, TO AMEND BYLAW NO. 591-UT-14 FOR REGULATION, CONTROL AND MANAGEMENT OF MUNICIPAL SOLID WASTE

**PURSUANT** to section 63(1) of the *Municipal Government Act*, RSA 2000, Chapter M-26 as amended a Council may by bylaw authorize the revision of a bylaw of the municipality;

**WHEREAS** recyclables are currently processed, stored, collected and disposed of at a private Material Recovery Facility under contract by the City;

**WHEREAS** Council deems it desirable to construct, own and operate a Material Recovery Facility for processing, storage, collection and disposal of recyclables for the City of Cold Lake and surrounding areas;

**WHEREAS** amending the Waste Management Bylaw No. 591-UT-14 to include a City owned and operated Material Recovery Facility will allow the City to regulate and control the processing, storage, collection and disposal of recyclables at the Material Recycling Facility;

**NOW THEREFORE** the Council of the City of Cold Lake in the Province of Alberta, in Council duly assembled, hereby enacts as follows:

## **SECTION 1 – TITLE**

1. This Bylaw shall be cited as the "Bylaw to Amend Bylaw No. 591-UT-14, Inclusion of a processing at City, Material Recovery Facility".

## **SECTION 2 – BYLAW AMENDMENT**

- 2. The City of Cold Lake Waste Management Bylaw No. 591-UT-14 is hereby amended by:
  - 2.1 Inserting: the word process to the sentence in section 2.1

such that the sentence in Bylaw No. 591-UT-14 shall now read:

- **2.1** To regulate the collection, process and disposal of the waste by the City;
- 2.2 Inserting: ARMA (Alberta Recycling Management Authority) definition in section 3.

such that the definition in Bylaw No. 591-UT-14 shall now read:

**ARMA (Alberta Recycling Management Authority)** means the registered not-for-profit organization responsible for managing the province's tires, electronics, paint and used oil recycling programs. To regulate the collection, process and disposal of the waste by the City;

2.3 Deleting: Blue Bag Recyclables definition in section 3:

**Blue Bag Recyclables** means glass bottles and jars; aluminum, steel and tin cans; plastic bottles, containers and bags; milk and juice containers; or other items as designated by the City from time to time.

2.4 Inserting: Mixed Blue Bag Recyclables definition in section 3:

such that the definition in Bylaw No. 591-UT-14 shall now read:

**Mixed Blue Bag Recyclables** means aluminum, steel and tin cans; plastic bottles, containers and bags; milk and juice containers; or other items as designated by the City from time to time.

2.5 Deleting: Contaminated Recycling definition in section 3:

**Contaminated-Recycling** means that recyclable materials have been compromised by the presence of food residue, blood, soil, or other prohibited materials, "soiled" shall have the same meaning.

2.6 Inserting: Contaminated Recycling definition in section 3:

such that the definition in Bylaw No. 591-UT-14 shall now read:

**Contaminated-Recycling** means incorrect items/ materials are put into the recycling system or the right items/ materials are prepared the wrong way (ie. presence of food residue, blood, refuse/ regular garbage, recyclables are placed in plastic bags or not separated as per the Bylaw)

2.7 Inserting: Electronic Waste (e-waste) definition in section 3.

such that the definition in Bylaw No. 591-UT-14 shall now read:

**Electronic Waste (e-waste)** is an electrical or electronic device that is discarded after the end of its useful life. Eligible e-waste accepted is defined by ARMA.

2.8 Inserting: Mixed Recycling definition in section 3.

such that the definition in Bylaw No. 591-UT-14 shall now read:

**Mixed Recycling** means a system which all paper, plastic, metals and other containers are mixed in a collection truck instead of being sorted by the depositor into separate commodities.

2.9 Deleting: Recycling Depot definition in section 3:

**Recycling Depot** means a public drop off facility for recyclable materials and special waste materials.

2.10 Deleting: Source Separated Composting Facility definition in section 3:

**Source Separated Composting Facility** means a facility designed to receive, process and compost organic material.

2.11 Inserting: Composting Facility definition in section 3:

such that the definition in Bylaw No. 591-UT-14 shall now read:

**Composting Facility** means a facility designed to receive, and process compostable organic material.

2.12 Inserting: Source Separated Recycling definition in section 3:

such that the definition in Bylaw No. 591-UT-14 shall now read:

**Source Separated** Recycling means recyclable materials separated by type as defined in this Bylaw so they can be recycled.

2.13 Inserting: the words Class III to Waste Management Facility definition in section 3:

such that the definition in Bylaw No. 591-UT-14 shall now read:

Waste Management Facility means any of the facilities for the management of residential and ICI waste, mixed waste, recyclable material and organic material operated by the City, its contractors and or its agents; including but not limited to the Class III Landfill, Material Recovery Facility, Source Separated Compost Facility and Transfer Station.

2.14 Inserting: the words: or 0.20 meters in width or diameter to Yard Waste definition in section 3:

such that the definition in Bylaw No. 591-UT-14 shall now read:

**Yard Waste** means uncontaminated, organic waste from gardening or horticultural activities including grass clippings, leaves, brush, house and garden plants but excludes: trees, shrubs, branches over 1.2m in length, or 0.20 meters in width or diameter soil, sod, rock, stumps and any other woody material.

2.15 Inserting: the words Mixed Blue Bag and Deleting: the word co-mingled to the sentence in section 9.3.1

such that the sentence in Bylaw No. 591-UT-14 shall now read:

- **9.3.1** Mixed Blue Bag Recyclables must be placed in watertight, clear or transparent blue bags with an overall length of no more than 82.5cm (32inches) when empty;
- 2.16 Inserting: the words as directed by the CAO or their designates and Deleting: the words provided it is a small load, at the bin area to the sentence in section 21.9

such that the sentence in Bylaw No. 591-UT-14 shall now read:

- **21.9** No Person shall dispose of refuse at the disposal site other than at the transfer station or, as directed by the CAO or their designates,
- 2.17 Inserting: Disposal of Contaminated Organic Material and Soil Description and Fee to Schedule "C"

such that the Schedule C in Bylaw No. 591-UT-14 shall now include:

Disposal of Contaminated Organic Material and Soil	\$150.00 per tonne	\$195.00 per tonne
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2.18 Inserting: Section Material Recovery Facility and Fee to Schedule "C" such that the Schedule C in Bylaw No. 591-UT-14 shall now include:

MATERIAL RECOVERY FACILITY (MRF)  RESIDENTIAL- RECYCLABLES				
12.	Sorted Recyclables	No Charge	No Charge	
13.	Mixed Recyclables	\$15 per tonne (minimum charge \$8.00 if below 100kg)	\$50.00 per tonne (minimum charge \$20.00 if below 100kg)	
14.	Contaminated Recyclables – Contamination > 10% (Charged as Residential Waste)	\$80.00 per tonne (minimum charge \$8.00 if below 100kg)	\$195.00 per tonne (minimum charge \$40.00 if below 100kg)	
INDUSTRIAL, COMMERCIAL & INSTITUTIONAL- RECYCLABLES				

15.	Sorted Cardboard	\$25.00 per tonne	\$60.00 per tonne
16.	Sorted Newspaper	\$25.00 per tonne	\$60.00 per tonne
17.	Sorted Office Paper	\$25.00 per tonne	\$60.00 per tonne
18.	Sorted Mixed Paper	\$25.00 per tonne	\$60.00 per tonne
19.	Sorted Tin Cans	\$25.00 per tonne	\$60.00 per tonne
20.	Sorted Shopping Bags	\$25.00 per tonne	\$60.00 per tonne
21.	Sorted Mixed Plastic	\$25.00 per tonne	\$60.00 per tonne
22.	Mixed Load (Charged as ICI – Regular Waste)	\$150.00 per tonne (minimum charge \$20.00 if below 100kg	\$195.00 per tonne (minimum charge \$40.00 if below 100kg)
23.	Contaminated Recyclables – Contamination > 10% (Charged as ICI –Regular Waste)	\$150.00 per tonne (minimum charge \$20.00 if below 100kg	\$195.00 per tonne (minimum charge \$40.00 if below 100kg)

2.19 Inserting: Electronic Waste (under ARMA eligible materials) Description and Fee to Schedule "C"

such that the Schedule C in Bylaw No. 591-UT-14 shall now include:

Electronic Waste (under ARMA	No Charge	No Charge
eligible materials)	No Charge	No Charge

## **SECTION 3 – ENACTMENT**

3. This Bylaw shall take effect on the date of passing third and final reading.

**FIRST READING** passed in open Council duly assembled in the City of Cold Lake, in the Province of Alberta, this 8 day of October, A.D. 2019, on motion by Councillor Vining.

CARRIED UNANIMOUSLY

SECOND READING passed in open Council duly assembled in the City of Cold Lake, in the Province of Alberta, this \_\_\_\_\_ day of \_\_\_\_\_, A.D. 201\_\_, on motion by \_\_\_\_\_.

CARRIED UNANIMOUSLY

THIRD AND FINAL READING passed in open Council duly assembled in the City of Cold Lake, in the Province of Alberta, this \_\_\_\_ day of \_\_\_\_\_, A.D. 201\_\_, on motion by \_\_\_\_\_.

CARRIED UNANIMOUSLY

Executed this \_\_\_\_ day of \_\_\_\_\_, 201\_\_.

CITY OF COLD LAKE

MAYOR

CHIEF ADMINISTRATIVE OFFICER