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**Demolition Waste and Recyclable Materials Bylaw No. 9516  
Amendment Bylaw No. 10664**

The Council of the City of Richmond enacts as follows:

1. **Demolition Waste and Recyclable Materials Bylaw No. 9516**, is amended by deleting the entirety of the Recitals and replacing them with the following:

“**WHEREAS** Part 2, Division 1, Section 8 of the *Community Charter* confers upon the **City** authority to, by bylaw, regulate, prohibit, and impose requirements in relation to the protection and enhancement of the well-being of its community in relation to refuse, garbage or other material that is noxious, offensive or unwholesome, and in relation to the use of waste disposal and recycling services;

**AND WHEREAS** Part 7, Division 2, Section 194 of the *Community Charter* confers upon the **City** authority to, by bylaw, impose a fee in respect of the exercise of authority to regulate, prohibit or impose requirements;

**AND WHEREAS** the Greater Vancouver Sewerage and Drainage District, Greater Vancouver Regional District, and their respective member municipalities, including the **City**, have set a target in the Integrated Solid Waste and Resource Management Plan of 70% diversion of municipal solid waste from disposal by 2015;

**AND WHEREAS** the **Richmond Circular City Strategy** sets a target to achieve 100% circularity by 2050, with objectives of maximizing material reuse, minimizing construction and demolition waste, and reducing embodied carbon through **circular practices** that preserve building material **value**;

**AND WHEREAS** Richmond’s **Community Energy and Emissions Plan** establishes a target to achieve net-zero greenhouse gas emissions by 2050, including emissions from building operations, transportation, and the anaerobic decomposition of waste, and recognizes the need to reduce emissions associated with building materials and demolition waste as part of the **City’s** transition to a low-carbon, energy-efficient built environment;

**AND WHEREAS** it is deemed desirable to regulate, prohibit, and impose requirements with respect to the use of waste disposal and recycling services to ensure that waste and recyclable materials resulting from demolition work are managed in a manner that enhances and protects the well-being of the community and the target diversion rate is achieved,

**NOW THEREFORE**, the Council of the City of Richmond enacts as follows:”

2. **Demolition Waste and Recyclable Materials Bylaw No. 9516**, is amended in Part One: Application and Agreement by deleting in its entirety Section 1.4 and replacing it with the following:

“1.4 Neither the review nor acceptance of a **recycling and waste diversion plan**, or **compliance report** constitutes a representation, warranty, assurance or statement by the **City** that the **owner** has complied with the **Building Bylaw**, this Bylaw, or any other applicable enactment, law, or regulation respecting safety.”

3. **Demolition Waste and Recyclable Materials Bylaw No. 9516**, is amended by deleting the entirety of Part Two: Mandatory Recycling and replacing it with the following:

**“PART TWO: MANDATORY RECYCLING**

- 2.1 The **work** must achieve the following minimum **waste diversion** rates, measured by the total weight of materials diverted from **disposal**:

(a) **One-family dwellings and two-family dwellings:**

- i) 70% until January 4, 2027;
- ii) 80% from January 5, 2027 to June 30, 2029; and
- iii) 90% from July 1, 2029 onward.

(b) **Multi-family residential and non-residential buildings:**

- i) 70% from January 5, 2027 to June 30, 2029; and
- ii) 80% from July 1, 2029 onward.

- 2.2 At the time of submitting an application for a **building permit** for **work**, a properly completed **recycling and waste diversion plan** regarding the management of **recyclable material** and **waste** must be signed by the **owner** or **agent** and submitted to the **building inspector**.

- 2.3 No person shall commence or continue, or cause or allow the commencement or continuation of, any **work** unless the **building inspector** has approved a **recycling and waste diversion plan** for that **work**.

- 2.4 Where practicable, **recyclable materials** must be **recovered** through **circular practices** that preserve material **value** and enable the **reuse** or **salvage** of **building components**.

- 2.5 If **recyclable material** is removed from a **site**, the **recyclable material** must be removed:

- (a) to a **recycling facility**; or

- (b) in accordance with an approved **recycling and waste diversion plan**, including **reuse** by the **owner** or **agent**, removal to a **recycling facility** or as otherwise set out therein; or
  - (c) through other methods specified in the approved **recycling and waste diversion plan**, provided the **recyclable material** is not sent to a **disposal facility**, but is instead managed through selling, donation, repurposing for another project, or any other material recovery approach approved by the **General Manager**.
- 2.6 If **waste**, other than **recyclable material**, is removed from a **site**, the **waste** must be removed to a **disposal facility**.”
4. **Demolition Waste and Recyclable Materials Bylaw No. 9516**, is amended by deleting the entirety of Part Three: Compliance Reporting and Record Keeping and replacing it with the following:
- “PART THREE: COMPLIANCE AND RECORD KEEPING**
- 3.1 To ensure compliance with this Bylaw, the **owner** or **agent** must keep records of the surveying, removal, handling, and management of **recyclable material** and **waste**, the recycling of **recyclable material**, and the **disposal** of **waste**, including:
- (a) payment receipts, donation receipts, selling receipts, weigh bills, inspection reports, clearance letters, sampling reports, waste transport manifests, and recycling verification letters from mixed load **recycling facilities** detailing the percentage of **waste** recycled, **reused** or **disposed**;
  - (b) photographs, if applicable, recording the removal of **recyclable material** from the **site** as specified in an approved **recycling and waste diversion plan**;
  - (c) any other records that the **building inspector** specifies, at the time of application for a **building permit for work**, must be kept; and
  - (d) for **recyclable materials** integrated into another project, a letter of material acceptance from the recipient project owner, general contractor, or site developer confirming the material’s intended **reuse**, or other supporting documentation such as a contract, project permits, or delivery receipts verifying material transfer and integration.
- 3.2 Within ninety (90) days after **project completion**, the **owner** or **agent** must submit the following to the **building inspector**:
- (a) a properly completed **compliance report**; and
  - (b) originals of the records required to be kept under section 3.1 above.”

5. **Demolition Waste and Recyclable Materials Bylaw No. 9516**, is amended by deleting the entirety of Part Four: Fees and replacing it with the following:

**“PART FOUR: FEES**

- 4.1 Every person who performs, or causes or allows the performance of **work**, must pay the non-refundable **application fee** and the **waste disposal and recycling services fee** at the time of submitting the **recycling and waste diversion plan**.
- 4.2 The holder of the **building permit** for the **work** is eligible for a **fee refund**, as calculated in accordance with the **recycling and waste diversion plan**, if the following have also been completed to the satisfaction of the **building inspector**:
- (a) a **recycling and waste diversion plan**;
  - (b) within ninety (90) days after **project completion**,
    - (i) a **compliance report**;
    - (ii) submission of the originals of the records required to be kept under section 3.1 above; and
    - (iii) an application to the **building inspector** for the **fee refund**; and
  - (c) within seven (7) days of being requested to do so, submission to the **building inspector** of any of the records required to be kept under this Bylaw, in addition to those submitted under 4.2(b)(ii) above, to evaluate eligibility for the **fee refund**.
- 4.3 Where a **waste disposal and recycling services fee** is paid under Section 4.1 and is not refunded pursuant to Section 4.2 by the **two-year date**, the **City** will charge the person who paid the **waste disposal and recycling services fee** an annual **Administrative Fee** for each full year in which there is no **fee refund** following the **two-year date**. The **City** may, but is not required to, pay any **Administrative Fee** owing from the **waste disposal and recycling services fee** held by the **City**, and any **fee return** will be reduced by any amount so used.”

6. **Demolition Waste and Recyclable Materials Bylaw No. 9516**, is amended by deleting the entirety of Part Five: Offences, Penalties and Enforcement and replacing it with the following:

**“PART FIVE: OFFENCES, PENALITIES AND ENFORCEMENT**

- 5.1 (a) A violation of any of the provisions identified in this bylaw shall result in liability for penalties and late payment amounts established in Schedule A of the *Notice of Bylaw Violation Dispute Adjudication Bylaw No. 8122*, as amended and replaced from time to time; and

- (b) A violation of any of the provisions identified in this bylaw shall be subject to the procedures, restrictions, limits, obligations and rights established in the *Notice of Bylaw Violation Dispute Adjudication Bylaw No. 8122*, as amended and replaced from time to time, in accordance with the *Local Government Bylaw Notice Enforcement Act, SBC 2003, c. 60*, as amended and replaced from time to time.
- 5.2 Any person who gives false information required under this Bylaw is deemed to have committed an infraction of, or an offence against, this Bylaw, and is liable on summary conviction to a penalty of not more than \$50,000 in addition to the costs of the prosecution, and each day that such violation is caused or allowed to continue constitutes a separate offence.
- 5.3 Any person who contravenes or violates any provision of this Bylaw, or any **building permit for work** issued in connection with this Bylaw, or who suffers or allows any act or thing to be done in contravention or violation of this Bylaw, or any **building permit for work** issued in connection with this Bylaw, or who fails or neglects to do anything required to be done under this Bylaw, or any **building permit for work** issued in connection with this Bylaw, commits an offence and upon conviction shall be liable to a fine of not more than Fifty Thousand Dollars (\$50,000.00), in addition to the costs of the prosecution, and where the offence is a continuing one, each day that the offence is continued shall constitute a separate offence.”
7. **Development Application Fees Bylaw No. 8951**, is amended by deleting the entirety of Part Six: Interpretation and replacing it with the following:

**“PART SIX: INTERPRETATION**

- 6.1 In this Bylaw, unless the context requires otherwise:

<b>AGENT</b>	means a person authorized in writing to act on behalf of the <b>owner</b> in connection with a <b>building permit</b> , including a hired tradesman or contractor.
<b>ADMINISTRATION FEE</b>	means an annual fee in the amount of \$1,000.00 CAD.
<b>APPLICATION FEE</b>	means the fee set-out in the City’s <i>Consolidated Fees Bylaw No. 8636</i> , as amended or replaced from time to time.
<b>BUILDING BYLAW</b>	means the <b>City’s Building Regulation Bylaw No. 7230</b> , as amended or replaced from time to time.
<b>BUILDING INSPECTOR</b>	means the Director, Building Approvals Department or those positions or persons

	designated by Council to act under the <b>Building Bylaw</b> in the place of the manager.
<b>BUILDING PERMIT</b>	has the same meaning defined in the <b>Building Bylaw</b> .
<b>CIRCULAR ECONOMY</b>	means an approach to resource management that maximizes the value of materials by design, through responsible consumption, minimizing waste, and reimagining how resources flow in a sustainable, equitable, and low-carbon economy.
<b>CIRCULAR PRACTICES</b>	means processes that add, retain or recover the <b>value</b> of materials by extending their utility beyond the end of a building's life, including but not limited to <b>deconstruction, relocation, reuse, salvage</b> , recycling or any other approved method by the <b>General Manager</b> that supports material recovery objectives.
<b>CITY</b>	means the City of Richmond.
<b>COMMUNITY CHARTER</b>	means <i>Community Charter</i> , SBC 2003, c. 26, as amended or replaced from time to time.
<b>COMMUNITY ENERGY AND EMISSIONS PLAN</b>	means the <b>City's</b> strategy for reducing greenhouse gas emissions, improving energy efficiency, and transitioning to a low-carbon built environment, approved by <b>Council</b> on March 13, 2025.
<b>COMPLIANCE REPORT</b>	means a report substantially in the form in the <b>recycling and waste diversion plan</b> , as modified from time to time by the <b>building inspector</b> .
<b>COUNCIL</b>	means the Council of the <b>City</b> .
<b>CORPORATE OFFICER</b>	means the person appointed by <b>Council</b> pursuant to section 148 of the <i>Community Charter</i> as the Corporate Officer of the <b>City</b> , or his or her designate.
<b>DECONSTRUCTION</b>	means the systematic disassembly of a building, typically in the reverse order of its construction, in a manner that prioritizes the

recovery of materials for **reuse** or recycling and preserves material **value** by minimizing damage during removal.

**DISPOSAL**

means:

- (a) the abandonment, discard, or destruction of any materials, substances, or objects; and
- (b) the application, release, or incorporation of materials, substances or objects in or to land.

**DISPOSAL FACILITY**

means a **facility** that:

- (a) has a valid and subsisting permit, licence, or operational certificate issued under **GVS&DD's Municipal Solid Waste and Recyclable Material Regulatory Bylaw** for the operation of a disposal facility regulated under that bylaw;
- (b) is approved as a disposal facility under the **Integrated Solid Waste and Resource Management Plan**; or
- (c) destroys or landfills **waste** in the course of conducting an industry, trade, or business.

**FACILITY**

means any land, building, site, or structure.

**FEE REFUND**

means the refund of a **waste disposal and recycling services fee** paid in respect of a **recycling and waste diversion plan** as calculated in accordance with **recycling and waste diversion plan**.

**GENERAL MANAGER**

means a senior administrative officer responsible for the overall management and administration of the **City's** operations.

**GVS&DD**

means the Greater Vancouver Sewerage and Drainage District.

**HAZARDOUS MATERIALS**

means any material, product, or substance regulated as a controlled product or hazardous waste under the *B.C. Workers Compensation*

	<i>Act</i> and <i>B.C. Environmental Management Act</i> , respectively, that is present on a <b>site</b> or is produced, originates, or results from <b>work</b> .
<b>INTEGRATED SOLID WASTE AND RESOURCE MANAGEMENT PLAN</b>	means <b>GVS&amp;DD</b> 's approved Integrated Solid Waste and Resource Management Plan.
<b>MULTI-FAMILY RESIDENTIAL</b>	means a building containing three (3) or more dwelling units, including but not limited to apartments, townhouses, and small-scale multi-unit housing.
<b>MUNICIPAL SOLID WASTE AND RECYCLABLE MATERIAL REGULATORY BYLAW</b>	means the <b>GVS&amp;DD</b> 's <i>Municipal Solid Waste and Recyclable Material Regulatory Bylaw No. 181, 1996</i> , as amended or replaced from time to time.
<b>NON-RESIDENTIAL BUILDING</b>	means a building or portion of a building used for purposes other than residential occupancy, including but not limited to commercial, industrial, and institutional buildings.
<b>ONE-FAMILY DWELLING</b>	has the same meaning defined in the <b>Building Bylaw</b> .
<b>OWNER</b>	means the registered owner of an estate in fee simple, the registered owner of a leasehold estate and also includes: <ul style="list-style-type: none"> <li>(a) the tenant for life under a registered life estate;</li> <li>(b) the registered holder of the last registered agreement for sale;</li> <li>(c) an Indian who is an <b>owner</b> under the letters patent of a municipality, incorporated under Section 9 of the <i>Local Government Act</i>;</li> <li>(d) a lessee or licensee with authority to build on land;</li> <li>(e) an occupier, tenant or holder of an interest in respect of the surface of water;</li> </ul>

(f) the Province or Canada, or a crown corporation or agency of either of them, if the government, corporation or agency applies for a **building permit**, a **gas permit**, or a **plumbing permit** under this bylaw, in respect of **parcel** in which it holds an interest; and

(g) an **agent**.

#### PROJECT COMPLETION

means the date of completion and final approval of **work** as determined in accordance with the **Building Bylaw**.

#### RECYCLABLE MATERIAL

means a material, substance, or object that is produced, originates or results from **work** and satisfies at least one of the following:

- (a) is an organic material capable of being composted;
- (b) is managed as a marketable commodity with an established market by the **owner** or operator of a **recycling facility**;
- (c) is processed for recycling through collection, transport, sorting, cleaning, or reprocessing to obtain recovered resources for use in manufacturing a new product or as an intermediate stage in an existing production process;
- (d) is repurposed by adapting a product or its components for a different function than originally intended, without major modifications to its physical or chemical structure;
- (e) is remanufactured through an industrial process that restores a product or component to a like-new condition in terms of quality and performance;
- (f) is being **reused** by the **owner**, or the **agent** on or off the **site** for **construction**;  
or

(g) is a material, product or substance prescribed in the **recycling and waste diversion plan** as a **recyclable material**;

but excluding **hazardous materials**.

#### RECYCLING FACILITY

means a **facility** or licensed business, other than a **disposal facility** or an incinerator facility, and that:

(a) has a valid and subsisting permit, licence, or operational certificate issued under the **GVS&DD's Municipal Solid Waste and Recyclable Material Regulatory Bylaw**;

(b) is required to provide information on quantities of received and transferred material to the **GVS&DD** through the **GVS&DD's Municipal Solid Waste and Recyclable Material Regulatory Bylaw**;

(c) is approved as (i) a organics processing facility; or (ii) a publicly-owned transfer station or landfill, under the Integrated Solid Waste and Resource Management Plan for purposes other than **disposal**;

(d) is a drop off depot which is owned or operated by a charitable organization registered under the *Income Tax Act* (Canada) or a non-profit organization to which section 149 of the *Income Tax Act* applies;

(e) is a **facility** where the owner or operator purchases or otherwise pays valuable consideration for all **recyclable material** received, cleaned, sorted, baled or packaged at the **facility**;

(f) accepts only asphalt and concrete for the purposes of reprocessing, resale and **reuse**; or

(g) builds products using recycled or **reused** buildings materials or resells **salvaged** building materials under a valid business license.

<b>RELOCATION</b>	means the partial or total moving of a building or structure to another site without disassembly beyond what is necessary for transport and reinstallation to allow its continued use.
<b>REUSE</b>	means the further or repeated use of building materials for their original purpose or an adapted function without reprocessing, including storage intended for such use.
<b>RICHMOND CIRCULAR CITY STRATEGY</b>	means the <b>City's</b> approved strategy for advancing the <b>circular economy</b> in Richmond, approved by <b>Council</b> .
<b>SALVAGE</b>	means the selective removal of individual materials or building components in a manner that protects them from damage, preserves their value, and keeps them intact for <b>reuse</b> or recycling.
<b>SITE</b>	means any land, building, structure, or improvements where <b>work</b> is or is intended to be performed.
<b>TWO-FAMILY DWELLING</b>	has the same meaning defined in the <b>Building Bylaw</b> .
<b>TWO-YEAR DATE</b>	means that date that is two (2) years following the date of issuance of the <b>building permit</b> for the <b>work</b> .
<b>VALUE</b>	means the gains or benefits derived from satisfying needs or expectations in relation to the use and conservation of materials, which may be financial or non-financial, including but not limited to revenue, savings, productivity, public health, social, environmental benefit, and the reduction of embodied carbon impacts.
<b>WASTE</b>	means any discarded or abandoned material, substance, or object that is produced, originates, or results from <b>work</b> , and any other prescribed material, substance or object, but excluding <b>hazardous materials</b> .

**WASTE DISPOSAL AND RECYCLING SERVICES FEE**

means the fee set-out in the **City's** Consolidated Fees Bylaw No. 8636, as amended from time to time.

**RECYCLING AND WASTE DIVERSION PLAN**

means the form of plan approved by the **General Manager**.

**WORK**

means the demolition, **deconstruction**, or systematic disassembly of a **one-family dwelling**, a **two-family dwelling**, a **multifamily residential building**, or a **non-residential building**, and any accessory structures on the same **site**, regulated by the **Building Bylaw**.

6.2 References in this Bylaw to enactments, bylaws of the **City**, or the bylaws or plans of **GVS&DD**, include those enactments, bylaws, and plans as they may be amended or replaced from time to time.

6.3 Unless otherwise defined herein, all words or expressions used in this Bylaw have the same meaning as the same or like words or expressions used in the **Building Bylaw**."

8. **Demolition Waste and Recyclable Materials Bylaw 9516**, is amended by deleting the entirety of Schedule "A", Schedule "B" and Schedule "C".

9. This Bylaw is cited as "**Demolition Waste and Recyclable Materials Bylaw 9516, Amendment Bylaw No. 10664**".

FIRST READING

SECOND READING

THIRD READING

ADOPTED

JAN 26 2026

JAN 26 2026

JAN 26 2026

CITY OF RICHMOND
APPROVED for content by originating dept.
<i>[Signature]</i>
APPROVED for legality by Solicitor
<i>[Signature]</i>

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MAYOR

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CORPORATE OFFICER