

APPENDIX B – PROPOSED MINOR CHANGES TO CHAPTER 841, WASTE COLLECTION, COMMERCIAL PROPERTIES

#	Original Section	Proposed Change to that section	Amended Section	Reason behind Change
1	<p>§841-1 Definitions</p> <p>BUSINESS IMPROVEMENT AREA — An area designated as an improvement area by a by-law passed under section 220 of the <i>Municipal Act</i> or a predecessor of that section.</p>	Redefine Business Improvement Area	<p>BUSINESS IMPROVEMENT AREA — An area designated as an improvement area by a by-law passed the <i>City of Toronto Act, 2006</i> or a predecessor legislation.</p>	To reflect the enactment of the City of Toronto Act, 2006.

2	<p>§841-1 Definitions</p> <p>CONTAMINATION — The mixing of an item referred to in one subclause below with an item described in a different subclause:</p> <ul style="list-style-type: none"> A. Recyclable materials. B. Garbage. C. Organic materials. D. Yard waste. E. Prohibited waste. 	Redefining the definition “contamination” to match Chapter 844.	<p>CONTAMINATION — The mixing of an item referred to in the list below with a different item described in the list below:</p> <ul style="list-style-type: none"> A. Recyclable materials. B. Garbage. C. Organic materials. D. Yard waste. E. Prohibited waste. 	To match the definition of Contamination to that in Chapter 844 and to make it clearer to understand.
3	<p>§841-1 Definitions –</p> <p>DAYTIME COLLECTION PERIOD — A period of time which commences at 7:00 a.m. on a specified day and concludes at 5:00 p.m. the same day during which the City provides services.</p>	Redefining the definition “daytime collection period” to match Chapter 844.	<p>DAYTIME COLLECTION PERIOD — A period of time during which the City provides services, which period commences at 7:00 a.m. on a specified day and concludes at 5:00 p.m. the same day.</p>	To match the definition of Daytime Collection Period to that in Chapter 844 and to make it clearer to understand.

4	§841-1 Definitions – DWELLING UNIT — A living accommodation used or designed for habitation by one person or by two or more persons living together as a family which consists of a room or suite of two or more rooms in which both culinary and sanitary facilities are provided for the exclusive use of the person or family.	Redefining the definition “dwelling unit” to match Chapter 844 by changing “family” to “persons”	DWELLING UNIT — A living accommodation used or designed for habitation by one person or by two or more persons living together which consists of a room or suite of two or more rooms in which both culinary and sanitary facilities are provided for the exclusive use of the person or <i>persons</i> .	To match the definition of Dwelling Unit to that in Chapter 844 and to make it clearer to understand.
5	§841-1 Definitions – RECYCLING COLLECTION SERVICES — The services provided by the City for the removal of recyclable materials from public or private property within the City.	by replacing the phrase “public or private property” with “an eligible commercial property”	RECYCLING COLLECTION SERVICES — The services provided by the City for the removal of recyclable materials from an eligible commercial property within the City.	To reflect proper terminology used in Chapter 841.
6	§841-1 Definitions –	Adding the definition “Regulation 347”	REGULATION 347 — Regulation 347, R.R.O. 1990, under the Environmental Protection Act, as same may be amended or replaced from time to time.	To match Chapter 844 and to make it clearer to understand.

7	§841-2 Interpretation.	Deleting §§841-2A and renumbering 841-2B as 841-2	§841-2 Interpretation. Any term referred to in Subsections A to J and Subsection L(13) of Schedule C at the end of this chapter shall have the same meaning as set out in Chapter 681, Sewers.	Chapter 1 of the Municipal Code already captures §§841-2A and 841-2B and therefore does not need to be repeated.
8	§ 841-7B. A properly covered watertight metal container displaying a City authorized decal, in sound and good working order with a capacity greater than 1.53 cubic metres and less than 4.6 cubic metres which has a maximum weight of 1,500 kilograms when full and is compatible with the equipment used by the City for the provision of garbage collection services;	by deleting “metal” and “displaying City authorized decal” from 841-7B and changing the size of the container to be a minimum of .75 cubic metres.	§ 841-7B. A properly covered watertight container, in sound and good working order with a capacity greater than .75 cubic metres and less than 4.6 cubic metres which has a maximum weight of 1,500 kilograms when full and is compatible with the equipment used by the City for the provision of garbage collection services;	To reflect that containers may be made of other material besides metal and that they no longer require a City authorized decal and changing the size of the container to be a minimum of .75 cubic metres.

9	§ 841-8C. A fully covered, watertight metal container with a capacity greater than 2.3 cubic metres and less than 4.6 cubic metres which is compatible with the equipment used by the City for the provision of recycling collection services.	By deleting the word “metal” and changing the size of the container to be a minimum of .75 cubic metres.	§ 841-8C. A fully covered, watertight container with a capacity greater than . 75 cubic metres and less than 4.6 cubic metres which is compatible with the equipment used by the City for the provision of recycling collection services.	To reflect that containers may be made of other material besides metal and to reflect the appropriate sizes of containers used.
10	§ 841-8D. Such other container provided by the City or designated by the General Manager as acceptable for setting out recyclable materials.	By adding the phrase “, in good working order,”	§ 841-8D. Such other container, <i>in good working order</i> , provided by the City or designated by the General Manager as acceptable for setting out recyclable materials.	To clearly state that only containers in good working order can be designated as regulation containers.

11	<p>§ 841-9.</p> <p>An owner shall use a container described below for setting out organic materials:</p> <p>A. An organics collection container which is provided by the City or which meets the requirements of the City; or</p>	<p>Change § 841-9A to specify the size of container used for the collection of organic materials as a 120 litre plastic bin.</p>	<p>§ 841-9.</p> <p>An owner shall use a container described below for setting out organic materials:</p> <p>A. A 120 litre plastic bin which is compatible with the equipment used by the City for the provision of organics collection services.</p>	<p>To be more specific about the size of organics container that can be used for organics collection.</p>
12	<p>§ 841-10.</p> <p>Residential/commercial mixed use properties.</p> <p>Owners of mixed residential/commercial properties shall provide, for the use by residents, sufficient separate regulation containers for garbage and recyclable materials.</p>	<p>To add the phrase “and organic materials, if the mixed residential/commercial properties receives organic collection services.”</p>	<p>§ 841-10. Residential/commercial mixed use properties.</p> <p>Owners of mixed residential/commercial properties shall provide, for the use by residents, sufficient separate regulation containers for garbage, recyclable materials <i>and organic materials, if the mixed residential/commercial properties receives organic collection services.</i></p>	<p>To reflect services provided to residential/commercial mixed used properties.</p>

13	§ 841-11B. No owner shall set out, nor shall the City be obliged to collect, any item which weighs in excess of 20 kilograms, whether such item be a bundle, in a regulation container or loose.	By adding the phrase “Subject to Subsection C, no”	§ 841-11B. <i>Subject to Subsection C</i> , no owner shall set out, nor shall the City be obliged to collect, any item which weighs in excess of 20 kilograms, whether such item be a bundle, in a regulation container or loose.	To make it clearer to understand. This also matches the phrasing in Chapter 844, section 844-14B.
14	§ 841-11C. Subsection B does not apply to regulation containers described in §§ 841-7B, C and D, 841-8B and C.	Add to § 841-11C that Subsection B does not apply to § 841-9, regulation organics containers, as well.	§ 841-11C. Subsection B does not apply to regulation containers described in §§ 841-7B, C and D, 841-8B and C and 841-9A.	To clarify that regulation organics containers can weigh more than 20kg when set out for collection.
15	§ 841-11D. Owners shall ensure that the space on a sidewalk or street occupied by garbage, recyclable materials, organic materials or special collection items set out for collection does not exceed the projection of the property.	By removing the phrase “or special collection items” and changing the word “projection” to “frontage”	§ 841-11D. Owners shall ensure that the space on a sidewalk or street occupied by garbage, recyclable materials or organic materials set out for collection does not exceed the <i>frontage</i> of the property.	To match the phrasing in Chapter 844 section 844-14D.

16	§ 841-12A. (2) Empty regulation containers are removed from the collection point no later than 10:00 p.m. on the day of collection.	By adding the phrase “and uncollected garbage, recyclable materials and organic materials”	§ 841-12A. (2) Empty regulation containers <i>and uncollected garbage, recyclable materials and organic materials</i> are removed from the collection point no later than 10:00 p.m. on the day of collection.	To match the phrasing in Chapter 844 section 844-15A(2) and to reflect the practical considerations that uncollected materials should also be removed by the end of the collection time.
17	§ 841-12B. (1) Garbage, recyclable materials and organic materials are set out at the collection point no earlier than 8:00 p.m. and no later than 11:00 p.m. on the first day of the night-time collection period;	Changing the set out time from between 8:00 p.m. and no later than 11:00 p.m. to between 6:00 p.m. and no later than 9:00 p.m.	§ 841-12B. (1) Garbage, recyclable materials and organic materials are set out at the collection point no earlier than 6:00 p.m. and no later than 9:00 p.m. on the first day of the night-time collection period;	To change the set out times for night time collection to reflect the practical considerations of collecting.
18	§ 841-12B. (3) Empty regulation containers are removed from the collection point no later than 10:00 a.m. on the second day of the night-time collection period.	By adding the phrase “and uncollected garbage, recyclable materials and organic materials” and by changing the time to bring in empty containers and uncollected materials by 5:00 a.m. on the second day of the night-time collection period.	§ 841-12B. (3) Empty regulation containers <i>and uncollected garbage, recyclable materials and organic materials</i> are removed from the collection point no later than 5:00 a.m. on the second day of the night-time collection period.	To be clear that empty containers and uncollected materials must be removed and to require that the time of removal be earlier so that containers are not on the street in the morning.

19	<p>§ 841-12D. An owner shall make his best efforts to set out garbage, recyclable materials and organic materials on each day that the City provides garbage collection services, recycling collection services and organics collection services, as the case may be, and in no case shall an owner fail to set out an item eligible for collection under this chapter for more than one collection period.</p>	<p>Changing the word “An” to “Every” at the beginning of the subsection.</p>	<p>§ 841-12D. <i>Every</i> owner shall make his best efforts to set out garbage, recyclable materials and organic materials on each day that the City provides garbage collection services, recycling collection services and organics collection services, as the case may be, and in no case shall an owner fail to set out an item eligible for collection under this chapter for more than one collection period.</p>	<p>To make the section clearer to understand.</p>
20	<p>§ 841-15C. The General Manager may require the owner of a specially equipped building to provide appropriate storage facilities, compactor equipment, collection locations and facilities for the implementation and/or continued receipt of services.</p>	<p>Adding “access”</p>	<p>§ 841-15C. The General Manager may require the owner of a specially equipped building to provide appropriate <i>access</i>, storage facilities, compactor equipment, collection locations and facilities for the implementation and/or continued receipt of services.</p>	<p>To match the phrasing in Chapter 844 section 844-18B.</p>

21	§ 841-16B. Throw, cast or otherwise deposit or permit any contractor, agent or employee to throw, cast or otherwise deposit any waste whatsoever on or in any street or public property, except as expressly authorized by this chapter;.	By adding “other”	§ 841-16B.Throw, cast or otherwise deposit or permit any contractor, agent or employee to throw, cast or otherwise deposit any waste whatsoever on or in any street or <i>other</i> public property, except as expressly authorized by this chapter;	To match the phrasing in Chapter 844 section 844-20B.
22	§ 841-16F.Deposit waste generated on private property in public receptacles;	By adding “street”	§ 841-16F.Deposit waste generated on private property in public <i>street</i> receptacles;	To match the phrasing in Chapter 844 section 844-20F.

23	<p>§ 841-17. Charging of expenses against the property.</p> <p>In this chapter, where any person is directed or required to do any matter or thing, in default of its being done by the person directed or required to do it, such matter or thing shall be done at the person's expense, and the City may recover the expense incurred in doing it by action, or the same may be recovered in like manner as municipal taxes.</p>	<p>By adding the phrase "within a specific period of time from the delivery of a written notice of non-compliance,"</p>	<p>§ 841-17. Charging of expenses against the property.</p> <p>In this chapter, where any person is directed or required to do any matter or thing, <i>within a specific period of time from the delivery of a written notice of non-compliance</i>, in default of its being done by the person directed or required to do it, such matter or thing shall be done at the person's expense, and the City may recover the expense incurred in doing it by action, or the same may be recovered in like manner as municipal taxes.</p>	<p>To match the phrasing in Chapter 844 section 844-21.</p>
24	<p>§ 841-21J. May, in the event of inclement weather or other condition which renders the provision of the services unsafe, suspend collection services in all or part of the City for a specified period of time; and</p>	<p>By deleting "May"</p>	<p>§ 841-21F. In the event of inclement weather or other condition which renders the provision of the services unsafe, suspend collection services in all or part of the City for a specified period of time; and</p>	<p>To make it clearer to understand.</p>

25	Schedule B – Organic Materials	<p>Adding: All food materials, including fresh, frozen, dried, cooked and prepared foods and leftovers;</p> <p>Diapers and sanitary products; and</p> <p>Animal waste, litter or bedding</p>	<p>J. All food materials, including fresh, frozen, dried, cooked and prepared foods and leftovers;</p> <p>K. Diapers and sanitary products;</p> <p>L. Animal waste, litter or bedding; and</p>	To keep the list of organics materials the same as in Chapter 844.