

SUNSHINE COAST REGIONAL DISTRICT

BYLAW NO. 431.28

*A bylaw to amend Sunshine Coast Regional District
Waste Collection Bylaw No. 431, 1996*

The Board of the Sunshine Coast Regional District in open meeting assembled enacts as follows:

1. This bylaw may be cited as *Sunshine Coast Regional District Waste Collection Amendment Bylaw No. 431.28, 2024.*
2. *Sunshine Coast Regional District Waste Collection Bylaw No. 431, 1996* is hereby amended as follows:
 - a) Delete Schedule “A” in its entirety and replace with the revised Schedule “A” attached hereto.
3. This bylaw comes into force and effect on January 1, 2025.

READ A FIRST TIME	this	12 th	day of	December, 2024
READ A SECOND TIME	this	12 th	day of	December, 2024
READ A THIRD TIME	this	12 th	day of	December, 2024
ADOPTED	this	12 th	day of	December, 2024

CORPORATE OFFICER

CHAIR

**SUNSHINE COAST REGIONAL DISTRICT
BYLAW NO. 431**

“SCHEDULE A”

1.0 Fees

- 1.1 Residential Premises Owners Rate for Garbage and Food Waste Collection:
(Allows for setting out one ‘garbage can’ on any garbage collection day and one ‘food waste can’ on any food waste collection day)

	Rate Per Annum	Effective January 1, 2025
a)	For each ‘Single Family Dwelling Unit’	\$212.75
b)	For each ‘Mobile Home in Mobile Home Park’	\$179.36

- 1.2 Tag for disposal of extra garbage: allows for setting out one additional ‘garbage can’ per tag over and above those permitted under section 1.1 \$ 2.50 per tag
- 1.3 Purchase of replacement Food Waste Can (45 litre) for disposal of not more than 20 kg gross weight when filled with collectible food waste \$ 72.00 per food waste can

2.0 Fee Reduction for Eligible Properties

- 2.1 For the purpose of this section:
- a) “eligible property” means property that is:
- i) liable to property taxation; and
 - ii) owned by a person eligible to receive the Home Owner Grant as a senior, veteran or person with a disability in respect of that property.
- b) “eligible property reduction” means an amount equal to the portion of the Home Owner Grant that an owner of an eligible property was unable to claim during the year for which the charge under section 1.0 is payable to a maximum fee as indicated in section 1.1(a) of this Schedule in respect of any property.
- 2.2 Despite section 1.0 of this Schedule, the fee for an eligible property shall be the fee set out in section 1.1(a) or 1.1(b), as applicable, less the amount of the eligible property reduction.
- 2.3 A person who owns and occupies an eligible property must apply for the fee reduction each year on or before the bill due date. Failure to apply on or before the bill due date results in forfeiture of the eligible property reduction for the current year.