

Bylaw No. 9881

Disclaimer:

This information has been provided solely for research convenience. Official bylaws are available from the Office of the City Clerk and must be consulted for purposes of interpretation and application of the law.

Office Consolidation

THE CLEAN PROPERTY BYLAW

No. 9881

Including Amendments to May 18, 2022

This Bylaw has been consolidated under the authority of the City Clerk. It represents proof, in absence of evidence to the contrary of:

- a) the original bylaw and of all bylaws amending it; and
- b) the fact of passage of the original and all amending bylaws.

<u>AMENDMENTS</u>	DATE PASSED
Bylaw No. 9950	December 15, 1997
Bylaw No. 10068	December 14, 1998
Bylaw No. 10225	June 26, 2000
Bylaw No. 2004-70	August 23, 2004
Bylaw No. 2006-45	May 29, 2006
Bylaw No. 2007-59	July 23, 2007
Bylaw No. 2009-40	June 22, 2009
Bylaw No. 2009-71	November 23, 2009
Bylaw No. 2011-64	December 19, 2011
Bylaw No. 2013-31	April 29, 2013
Bylaw No. 2014-24	March 24, 2014
Bylaw No. 2014-25	March 24, 2014
Bylaw No. 2014-35	April 14, 2014
Bylaw No. 2015-54	August 31, 2015
Bylaw No. 2016-21	March 29, 2016
Bylaw No. 2016-48	June 27, 2016
Bylaw No. 2017-1	January 30, 2017
Bylaw No. 2017-15	April 24, 2017
Bylaw No. 2018-65	December 11, 2018
Bylaw No. 2020-75	December 16, 2020
Bylaw No. 2021-69	October 27, 2021

Bylaw No. 2021-84

December 15, 2021

Bylaw No. 2022-31

May 18, 2022

BYLAW NO. 9881 THE REGINA CLEAN PROPERTY BYLAW, 1997

THE COUNCIL OF THE CITY OF REGINA ENACTS AS FOLLOWS:

PART 1. INTERPRETATION

Definitions

- 1. In this Bylaw, unless the context otherwise requires, the expressions:
 - "Adjoining" means in front of, alongside or adjacent but not necessarily in direct contact with the property line;
 - "Alley" means that kind of public highway intended primarily to give vehicles access to the rear or side of real property;
 - "Apartment Building" means any building in the City with four or more self contained suites as identified by a mill class code of Multi Family Residential and land use code of multi family component of mixed use property, multi family lease account, multi family component of a low rise mixed use property, apartment rental, apartment-special purpose, multi family component of a high rise mixed use property, apartment rental, townhouse, row house, duplex, one family dwelling and mobile home park;
 - "Boulevard" means the strip of land between the curb and the sidewalk and between the sidewalk and the property line or, where there is no sidewalk, between the curb and the property line;
 - **"Bylaw Enforcement Officer"** means any person employed by the City of Regina in one of the following positions:
 - (a) Manager of Bylaw Enforcement;
 - (b) Bylaw Standards Officer;
 - (c) Senior Bylaw Enforcement Officer;
 - (d) Bylaw Enforcement Officer; and

[&]quot;Centre Median" means the strip of land dividing any road into two or more lanes for traffic going in opposite directions;

[&]quot;City" means the City of Regina;

- "City Manager" means the City Manager of the City of Regina or any employee acting or authorized to act on his or her behalf;
- "Commercial Building" means any building in the City identified by a mill class code of commercial, including those buildings on properties tax exempted through bylaw by City Council, but not including those buildings on properties with statutory exemptions pursuant to *The Cities Act*;
- "Commercial Parking Lot" means any property in the City identified by a mill class code of Commercial and land use code of free standing parkade or parking lot only;
- "Committee" means the Executive Committee of Council:
- "Council" means the Council of the City of Regina;
- "Curb" means the actual curb to a street and, if there be no curb, in existence, shall mean the dividing line between that part of a public highway intended for use by vehicles and that part of a public highway intended for use by pedestrians;
- "Director" means the Director Roadways and Transportation and any employee acting or authorized by him or her to act on his or her behalf;
- "Frederick W. Hill Mall" means that portion of all of Scarth Street lying between a line joining the southwest corner of Block 306 to the southeast corner of Block 307, and a line joining the northwest corner of Block 306 to the northeast corner of Block 307, as shown on Registered Plan Old No. 33.
- "Garbage" includes any material intended or taken for disposal at the City Landfill;
- "Litter" includes the discard or deposit of garbage which creates or contributes to untidiness or unsightliness, except in a proper garbage receptacle or Landfill site;
- "Pedestrian Mall" means a street or portion thereof designated for use by pedestrians and which prohibits or restricts vehicle use on all or on any part of its width;
- "Public Highway" means a street, alley, pedestrian mall or other road designed and intended for or used by the general public for the passage of vehicles or pedestrians, but does not include any privately or publicly owned area primarily intended to be used for the parking of vehicles and the necessary passageways on that area;

- "Public Property" means any real property owned or under the control and management of the City of Regina, including a public highway;
- "Radio Frequency Identification Device" means the device tag issued to users of the snow storage site in accordance with section 8.2(1);
- "Regina Downtown" means the area designated as "Regina Downtown" in *The Regina Downtown Business Improvement District Bylaw*, Bylaw No. 2003-80, as shown and described in that Bylaw;
- "Sign" includes a poster, banner, and placard or sign board;
- "Street" means that portion of a public highway lying between curbs where constructed and intended primarily for use by vehicles, or where no curbs exist, that portion of a public highway intended for use by vehicles or pedestrians;
- "Traffic Control Device" includes any sign, signal, parking meter, traffic island, pavement marking, barricade or other device erected, placed or marked on, at or above a public highway pursuant to the Regina Traffic Bylaw or Provincial Law for the purpose of regulating, warning or guiding the public;
- "Utility Structure" includes any box or bin used for the storage of litter or garbage or any pole, line or kiosk intended for the transmission of a public utility service, including sewer, water, electrical power, natural gas, telephone or cable television.
- "Vacant Property" means any vacant property located within the boundaries of the City's Commercial Industrial Valuation Neighborhood areas that have been designated for assessment purposes: 4410, 4420, 4470, 4510, 4520, 4540 and 5205.

(#9950, s. 2, 1997; #10068, s. 6, 1998; #2004-70, s. 3, 2004; #2006-45, ss. 3 and 4, 2006; #2007-59, ss. 3, 4, 5, and 6, 2007; #2009-40, s. 39, 2009; #2009-71, s. 9, 2009; #2011-64, s. 8. 2011, #2014-24, s. 2, 2014, #2014-25, s. 4, 2014, #2014-25, s. 4.2, 2014, #2015-54, ss. 2 and 3, 2015, #2016-48, ss. 8(2)(a), 8(2)(b), 8(3), 8(5), 2016)(#2020-75, s.5, 2020)(#2021-84, s. 102, 2021, #2022-31, ss. 18, 19 and 20, 2022)

Severability

2. If any section, subsection, sentence, clause, phrase or other portion of this Bylaw is for any reason held invalid or unconstitutional by any Court of competent jurisdiction, that portion shall be deemed a separate, distinct and independent provision and the holding of the Court shall not affect the validity of the remaining portions of the Bylaw.

PART 2. <u>LITTER</u>

Littering

- 3. No person shall:
 - (a) litter on any public property; or
 - (b) attach or deposit any leaflets to any parked vehicle, except parking tickets or warning tickets issued pursuant to *The Regina Traffic Bylaw*, 1997.

(#10225, s. 2, 2000)

Vehicles

4. No person shall operate a vehicle, including any trailer, loaded with garbage on public property unless the garbage is secured to prevent it from falling out of the vehicle by completely enclosing the garbage inside the vehicle, or in sealed bags, covering by a tarpaulin or similar covering or fastening with ropes or cords.

Commercial Duties

- 5. (1) The owner and operator of a business which offers for sale food, refreshments or tobacco products shall:
 - (a) ensure that the business premises, including the building, land, and all adjoining public property is kept free of discarded cartons, containers, papers or other garbage originating from the business by collecting and disposing of garbage found in that area each day that the business is open for business;
 - (b) provide garbage receptacles at each entrance to and exit from the business, in the case of a building, or at the sales counter, in the case of a vehicle:

- (c) ensure that the garbage receptacles provided pursuant to clause (b) are:
 - (i) weighted or anchored to prevent the receptacle from being blown or knocked over;
 - (ii) of sufficient size to contain all garbage generated from the business each day;
 - (iii) placed in locations convenient for public use;
 - (iv) emptied daily to ensure that the receptacle is not full, into a garbage container for collection and disposal by the City or a private hauler.
- (d) provide a separate receptacle for any recyclable beverage containers sold by the business in a location on the business premises convenient for public use.
- (2) No owner or operator of a non-paved parking lot shall allow vehicle access or egress when normal vehicle traffic may cause mud from the surface of the parking lot to be tracked onto any public highway.
- (3) No person shall sweep or place dirt or litter in or on the metal grates surrounding the trees in the Frederick W. Hill Mall.
- (4) The owner, tenant or lessee of any shop abutting the Frederick W. Hill Mall shall keep clean the walk in front of the premise up to the closest tree line and shall deposit all refuse collected in the garbage disposal unit at the rear of that shop.

(#9950, s. 3, 1997; #10068, s. 6, 1998; #10225, ss. 3 and 4, 2000; #2006-45, s. 5, 2006; #2011-64, s. 8, 2011)

PART 3. SNOW REMOVAL

- 6. (1) Every owner of land adjoining a sidewalk shall clear the sidewalk of all snow and ice within forty-eight (48) hours of the time when the snow or ice was formed or deposited thereon.
 - (2) Notwithstanding subsection 6(1), in the areas listed in the attached Schedule "B", the owner shall clear or remove or cause to be cleared or removed all snow or ice from any sidewalk adjoining their property within twenty-four (24) hours of the time when the snow or ice was formed or deposited thereon.
 - (3) The City may take whatever actions or measures are necessary to remedy a

contravention of this section, and in the case of snow or ice, the City may, pursuant to section 333 of *The Cities Act*, complete the work and add to the tax roll of the adjoining property the unpaid expenses and costs incurred by the City for removing the snow and ice.

(#10225, s. 5, 2000; #2004-70, s. 4, 2004; #2007-59, ss.7 and 8, 2007, #2021-69, s. 4, 2021)

Depositing Snow

- 7. (1) No person shall remove snow or ice from any public sidewalk by causing it to be placed upon any other portion of the sidewalk, public highway surfaces or parking lane except as noted within this section.
 - (2) No person shall remove snow or ice from any public sidewalk by causing it to be placed onto private property other than their own.
 - (3) Snow and ice removed from any public sidewalk may be placed in the area between the public sidewalk and the adjacent property line as space is available.
 - (4) Snow and ice removed from any public sidewalk may be placed along the Curb face provided the snow and ice does not encroach onto the sidewalk nor extend more than 2.5 meters from the Curb face on to the public highway or parking lane.
 - (5) No person shall place snow, ice, dirt or debris removed from private property onto public property, including any street, except at sites posted and approved by the City for public use.
 - (6) Snow and ice removed from public property shall not obstruct sightlines in violation of *The Traffic Bylaw No. 9900* nor be placed more than 2.5 meters from the Curb face on to the public highway or parking lane.

(#2007-59, s. 10, 2007, #2021-69, ss. 5, 6 and 7, 2021)

- 8. Repealed. (#10225, s. 6, 2000)
- 8.1 The area at the corner of Fleet Street and McDonald Street is hereby designated as the snow storage site of the City of Regina as delineated by the City using markings, fencing or other physical barrier.
- 8.2 (1) All persons attending at the snow storage site for the purpose of delivering snow must first obtain a Radio Frequency Identification Device issued by the City Manager.

- (2) All persons attending at the snow storage site for the purpose of delivering snow shall present their Radio Frequency Identification Device prior to admittance to the site.
- (3) In order to obtain a Radio Frequency Identification Device from the City an applicant must complete and submit the application form required by the City Manager and pay any required application fees.
- (4) The fee to obtain a Radio Frequency Identification Device is set out in Schedule `L` to this bylaw.
- (5) The applicant for a Radio Frequency Identification Device in subsection 8.2(3) of this Bylaw shall be responsible for all charges and conduct arising from the driver or vehicle associated with such Radio Frequency Identification Device.
- (6) No person shall cause or permit a Radio Frequency Identification Device to be used by another person or vehicle other than the vehicle identified in the application in subsection (2) without the City Manager's prior, written consent.
- (7) The Radio Frequency Identification Device is the property of the City and shall be returned to the City upon request from the City Manager.
- (8) The City Manager may deactivate a person's Radio Frequency Identification Device where such person has neglected or refused to pay any fees assessed pursuant to this Bylaw or for such other reason that the City Manager deems appropriate.
- 8.3 (1) No person or vehicle shall enter the snow storage site except a person operating a vehicle for the purpose of delivering snow or as the City Manager otherwise permits.
 - (2) Persons and vehicles which have entered the site for the purpose of delivering snow are permitted to remain on the snow storage site only so long as reasonably may be required to unload the snow contained in the vehicle.
- 8.4 All persons attending at the snow storage site shall abide by all signs posted at the snow storage site and abide by all directions provided by the City with respect to use of the site.

- 8.5 (1) Subject to section 8.6, any person may deliver snow to the snow storage site during the times and dates of operation of the snow storage site as determined by the City.
 - (2) Every person delivering snow to the snow storage site shall pay the applicable charge as set out in Schedule "L" to this Bylaw.
- 8.6 The City may deny entry to the snow storage site if the person or vehicle requesting entry:
 - (a) Has neglected or refused to pay any fees assessed pursuant to this Bylaw;
 - (b) If the City reasonably believes that the person intends to deposit snow that contains material that is not accepted at the snow storage site;
 - (c) Does not have a valid Radio Frequency Identification Device issued by the City Manager;
 - (d) Has breached or been used in a breach of this Bylaw on a previous occasion; or
 - (e) For any other reason that the City Manager deems appropriate.
- 8.7 No person shall remove snow from the snow storage site without the prior, written consent of the City Manager.
- 8.8 Only snow shall be disposed of at the snow storage site.
- 8.9 No person shall dispose of any waste in the snow storage site, as defined in the *Waste Management Bylaw*, 2012, No. 2012-63. (#2015-54, s. 4, 2015, #2016-48, s. 8(6), 2016)

PART 4. STRUCTURES ON PUBLIC PROPERTY

9. Subject to any contract, permit or bylaw of the City authorizing the placing of objects on public property, no person shall place or leave any structure on public property except for a person who has entered into a lease or license agreement with the City regarding the use of the public property.

(#2014-24, s. 3, 2014, #2022-31, s. 20 2022)

Cancel Permit

10. (1) The Director may, upon notice to the owner or operator of a temporary structure, furniture or Mobile Food Vending Unit, cancel any agreement or permit issued pursuant to this Part or remove or relocate temporary structure, furniture or Mobile Food Vending Unit and refund any remaining fee where the Public Property or Public Highway is required for any municipal purpose or where the structure or activity, in the Director's opinion, endangers public safety.

(#2014-24, s. 3, 2014, #2022-31, s. 21, 2022)

PART 5. <u>SIGNS</u>

Public Highways

11. Subject to the Regina Traffic Bylaw, no person shall post a sign on a public highway or on public property.

Utility Structures

- 12. No person shall post a sign on any utility structure in the City, except:
 - (a) a person who has been authorized by the City to erect traffic signs; and
 - (b) the Chief Electoral Officer may affix a voters' list for a civic, provincial or federal election.

(#2006-45, s. 7, 2006; #2011-64, s. 8, 2011, #2016-48, s. 8(7), 2016)

Graffiti

13. No person shall deface any building, fence or other structure on public property by writing, drawing or posting a sign on the structure or by other similar means.

Public Notice Boards

- 14. (1) The Director, Facilities Management Services of the City is directed to construct and maintain the physical condition of public notice boards, for the posting of notices, and shall locate a public notice board in a conspicuous location in each of the places listed in Schedule "H" to this Bylaw.
 - (2) Any Bylaw Enforcement Officer or City employee authorized by the City Manager may remove any notice from a public notice board:
 - (e) when the advertised event is past;

- (f) when there is no space left on the public notice board for new notices, in which case the Bylaw Enforcement Officer shall attempt to replace as many current notices as possible;
- (g) when the notice is the subject of a criminal investigation by Police or the Attorney General concerning false news, fraud, hate literature or obscenity, in which case the notices shall be turned over to the investigator, or is the subject of a civil action concerning libel;
- (h) where the notice is strictly a commercial advertisement.
- (3) No person shall pull down, damage or deface:
 - (a) a public notice board;
 - (b) notices lawfully affixed to a public notice board, except pursuant to this Bylaw.

(#2006-45, s. 8, 2006; #2011-64, s. 8, 2011)

Sandwich Boards

15. (1) Any person who wishes to set up or erect a sandwich board sign in front of their place of business and to who a permit is issued, shall comply with the regulations which are attached, and form part of this Bylaw as Schedule "I".

PART 6. ENFORCEMENT

- 16. (1) For the purpose of enforcement of this Bylaw and sections 324, 325 326 and 328 of *The Cities Act*, the Director or any Bylaw Enforcement Officer are designated officers and authorized to administer and enforce this Bylaw through any means authorized by *The Cites Act*.
- (2) Notwithstanding any other provision of this Bylaw the City Manager is authorized to remove the snow and ice and add the expenses and costs to the tax roll of a parcel of land in accordance with clause 330(1)(e) of *The Cities Act*.
- (3) Notwithstanding any other provision of this Bylaw the City Manager is authorized to add expenses and costs to the tax roll of a parcel of land in accordance with clause 330(1)(c) of *The Cities Act*.
- (4) Any person against whom remedial action is taken pursuant to subsections (2) or (3) shall also be liable to prosecution for contravention of the Bylaw.

Offence

16.1(1) No person shall:

- (a) obstruct or hinder the Director or any Bylaw Enforcement Officer or any other person acting under the authority of this Bylaw or *The Cities Act*; or
- (b) fail to comply with any other provision of this Bylaw. (#2006-45, s. 9, 2006; #2011-64, s. 8, 2011, #2016-48, s. 8(8), 2016, #2021-69, ss. 8 and 9, 2021)

PART 7. PENALTY

Fines

- 17. (1) Subject to subsection (2) and (3), any person who contravenes any provision of this Bylaw is guilty of an offence punishable on summary conviction by a fine in an amount not exceeding:
 - (a) two thousand dollars (\$2,000.00) in the case of an individual;
 - (b) five thousand dollars (\$5,000.00) in the case of a corporation;

Or in default of payment by an individual, by imprisonment for a term of not more than ninety (90) days.

- (2) When a Bylaw Enforcement Officer has reason to believe that a person has contravened any provision of this Bylaw, that officer may issue a Notice of Violation to the person, which Notice of Violation shall indicate that the City will accept voluntary payment of an amount as prescribed in Schedule "J" of this Bylaw at City Hall, Regina, Saskatchewan.
- (3) Where the City receives voluntary payment within ten days of issuance of the Notice of Violation, the prescribed amount may be reduced by thirty dollars (\$30.00).
- (4) Where the City receives voluntary payment of the amount prescribed on the Notice of Violation, the person receiving the Notice of Violation shall not be liable to prosecution for the alleged contravention.
- (5) The failure of any person to remedy a breach of this bylaw within twenty-four hours after receipt of a Notice of Violation shall be deemed to constitute a separate offence for which an additional Notice of Violation may be issued or a prosecution initiated.

(6) Nothing in this section shall be construed to prevent any person from exercising his right to defend a charge of contravention of this Bylaw. (#2006-45, s. 10, 2006; #2011-64, s. 8, 2011)

PART 8. APPEAL

18. If an application for approval of a permit pursuant to this Bylaw is refused then the applicant may appeal this decision by applying in writing to the Secretary of the Committee and the Committee may affirm, modify or reverse the decision.

(#2006-45, s. 11, 2006; #2011-64, s. 8, 2011, #2016-48, ss. 8(9), and 8(10), 2016)

PART 9. REPEAL

Repealed Bylaws

19. Bylaw No. 9454, The Clean Property Bylaw, as amended, is hereby repealed. (#2006-45, s. 12, 2006)

PART 10. <u>ENACTMENT</u>

Effective Date

This Bylaw shall come into force upon its passage. (#2006-45, s. 13, 2006)

READ A FIRST TIME THIS 10TH DAY OF MARCH, 1997.

READ A SECOND TIME THIS 10TH DAY OF MARCH, 1997.

READ A THIRD TIME AND PASSED THIS 10TH DAY OF MARCH, 1997.

(SGD.) D.R. ARCHER
Mayor

(SGD.) R.M. MARKEWICH
City Clerk

(SEAL)

CERTIFIED A TRUE COPY

City Clerk

SCHEDULE "A"

Repealed (#2022-31, s. 22, 2022)

SCHEDULE "B"

Snow Removal

(as provided for in Section 6)



(#2006-45, s.15, 2006) LIMIT OF 24 HOUR ZONE

SCHEDULE "C"

Repealed (#2022-31, s. 23, 2022)

SCHEDULE "D" Newspaper Vending Regulations

Repealed (#2022-31, s. 24, 2022)

SCHEDULE "E" Sidewalk Vending Regulations

Repealed (#2022-31, s. 25, 2022)

SCHEDULE "F" Sidewalk Sale Regulations

Repealed (#2022-31, s. 26, 2022)

SCHEDULE "G" Outdoor Restaurant Regulations

Repealed (#2022-31, s. 27, 2022)

SCHEDULE "H"

Location of Public Notice Boards

(as provided in Section 14(1))

 $(\#2006\text{-}45,\, \text{s.}\ 21,\, 2006;\, \#2011\text{-}64,\, \text{s.}\ 8,\, 2011)$

LOCATION	ADDRESS
Albert-Scott Community Centre	1264 Athol Street
Argyle Park Community Centre	35 Davin Crescent
Cathedral Community Centre	2900 13th Avenue
Central Park	2000 Block 15th Avenue
Core/Ritchie Neighbourhood Centre	445 14th Avenue
Glencairn Neighbourhood Centre	2626 Dewdney Avenue East
Neil Balkwill Civic Arts Centre	2420 Elphinstone Street
Northwest Leisure Centre	1127 Arnason Street North
Queen Elizabeth II Square	2476 Victoria Avenue
Frederick W. Hill Mall	1800 Block Scarth Street
Sandra Schmirler Leisure Centre	3130 Woodhams Drive
South Leisure Centre	170 Sunset Drive
Sportplex/Lawson Aquatic Centre	1717 Elphinstone Street
Uplands Community Centre	20 Weekes Crescent
Victoria Park	2200 Block Victoria Avenue

1.0 PURPOSE

To allow businesses located in Regina, and particularly within Regina Downtown, to utilize a portion of the City sidewalk adjacent to their place of business for the purpose of advertising:

- Products and services available for sale at that location.
- Events at that location.
- The business itself.

2.0 DISCUSSION

Businesses would like to place portable signs on City sidewalks to advertise business operations. The signs, commonly known as sandwich board signs, are portable and not secured to the walk in any manner.

3.0 DEFINITIONS

- 3.1 **Business** shall have the meaning given to it in *The Cities Act*.
- 3.2 **Public Sidewalk** means any sidewalks included on public property.
- 3.3 **Public Property** means any real property under the control and management of the City of Regina, including a public highway.
- 3.4 **Sandwich Board Sign** means a portable A-frame type sign hinged at the apex to be folded into a sandwich position when transported or stored.
- 3.5 **Vendor** the owner of the business which owns the sign.

4.0 REGULATIONS

The following regulations shall apply to all sandwich board signs placed on public property:

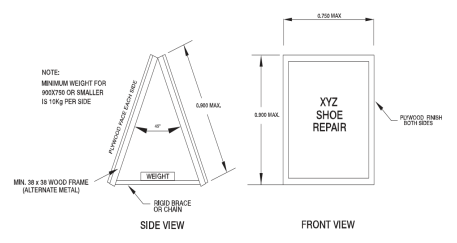
4.1 On walkways and public sidewalks, a minimum of 2 metres between the edge of the business face and either the curb face or any obstructions along the sidewalk – such as trees, tree pits (where a metal tree grate is not present), meters, light poles or other furnishings – must be clear for pedestrians at all times.

- 4.2 Signs shall be placed in line with other street infrastructure or obstructions to provide the most consistent 2 metre walkway.
- 4.3 A sign may not be placed within 2 metres of a pedestrian ramp, an intersection, a driveway, or an alley crossing.
- 4.4 A sign may not impede access to any entrance or emergency exit.
- 4.5 All signs and advertisements shall comply with *The Advertising Standards of Canada Act*.
- 4.6 Vendors shall monitor and inspect the sandwich board on a regular basis to ensure it is clean, free of graffiti and defects, and remains stable.
- 4.7 The business must remove the sign during inclement weather or periods of high winds.
- 4.8 Where there is private property between the face of the business and the public sidewalk, the sign should be placed, where possible, on the private property.
- 4.9 A sign may only be placed directly in front of a business, and may only advertise:
- (a) Products or services available for sale at that location.
- (b) Events at that location.
- (c) The business itself.
- 4.10 A sign may only be placed on public property while the business is open to the public.
- 4.11 Sandwich board signs may not require electrical energy in any form and shall not display lights, be backlit, or contain moving parts.
- 4.12 All sandwich board signs shall adhere to the specifications shown on Figure I-1.
- 4.13 Only one sandwich board sign is allowed per business.

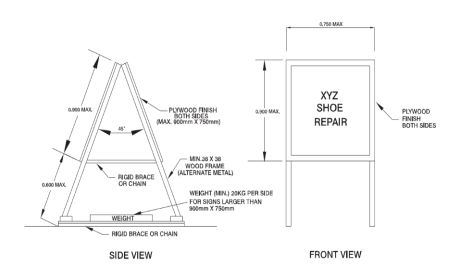
- 4.14 The Vendor shall be responsible for determining and obtaining any necessary general liability insurance.
- 4.15 The City reserves the right to remove any sign:
- (a) That interferes with vehicular traffic or pedestrian movement.
- (b) In an emergency situation.
- (c) During the periods of inclement weather or periods of high winds.
- (d) That interferes with work that is to be performed upon the public sidewalk by or on behalf of the City.
- (e) That fails to meet these or other relevant regulations.

5.0 REMOVAL AND RELOCATION

The City reserves the right to order temporary or permanent relocation or removal of sandwich board signs at any location and at any time, notwithstanding adherence to this Schedule. The City reserves the right to confiscate any sign not removed upon a temporary or permanent order for removal or relocation.



TYPE I SIGN



TYPE II SIGN

Figure I-1

SCHEDULE "J" Voluntary Payments for Notice of Violation

(as provided in Section 17(2))

SECTION	AMOUNT (\$)	OFFENCE DESCRIPTION	
3(a)	50	Litter on public property	
3(b)	50	Attach leaflets to a parked vehicle	
4	50	Operate a vehicle loaded with unsecured garbage	
5(a)	100	Fail to keep business premises and adjacent public property free of garbage	
5(b)	100	Fail to provide garbage receptacles	
5(c)	100	Fail to provide proper garbage receptacles	
5(d)	100	Fail to provide receptacle for recyclable beverage containers	
5(2)	100	Fail to prevent tracking onto a public highway	
6(1)	100	Failing to clear ice and snow from entire width of the sidewalk within 48 hours after the end of snow fall	
6(2)	100	Failing to clear ice and snow from entire width of the sidewalk within 24 hours after the end of snow fall	
7	225	Deposit snow from private property onto public property	
8	100	Pile snow above 1.5 metres within 3 metres of street or alley	
8.2 to 8.9	100	Breach of bylaw requirements in sections 8.2 to 8.9 by 1 Ton Pick-up or smaller truck without trailer	
8.2 to 8.9	225	Breach of bylaw requirements in sections 8.2 to 8.9 by 1 Ton Pick-up or smaller truck with trailer	
8.2 to 8.9	375	Breach of bylaw requirements in sections 8.2 to 8.9 by tandem axle truck or single axle truck bigger than 1 Ton (both without trailer)	
8.2 to 8.9	525	Breach of bylaw requirements in sections 8.2 to 8.9 by a tandem axle truck with trailer or single axle truck bigger than 1 Ton with trailer or Semitrailer truck	
11	50	Post a sign on public property or public highway	
12	50	Post sign on utility structure	
13	50	Deface building, fence or structure	
14(3)(a)	Court	Damage or deface a public notice board	
	Appearance	-	
14(3)(b)	50	Pull down notices from a public notice board	

(#2004-70, s. 7, 2004; #2006-45, s. 23, 2006, #2015-54, s. 5, 2015; #2017-1, s. 2, 2017, #2021-69, s. 10, 2021, #2022-31, s. 28, 2022)

SCHEDULE "K" Mobile Food Vending Regulations

Repealed (#2022-31, s. 29, 2022)

SCHEDULE "L"

SNOW STORAGE SITE FEES

Truck Categories	Radio Frequency Identification Device Tag Fees	Cost per load
1 Ton Pick-up or smaller truck without trailer	\$10	\$5
1 Ton Pick-up or smaller truck with trailer	\$10	\$15
Tandem axle truck or single axle truck bigger than 1 Ton (both without trailer)	\$10	\$25
Tandem axle truck with trailer or single axle truck bigger than 1 Ton with trailer or Semitrailer truck	\$10	\$35

(#2015-54, s. 6, 2015; #2017-1, s. 3, 2017; 2017-15, s. 2)