

SKEENA-QUEEN CHARLOTTE REGIONAL DISTRICT BYLAW NO. 276

(Consolidated for convenience only with Bylaws 296, 308, 317, 333, 345, 351, 402, 415, 435, 466, 468, 513, 514, 520, 525, 536 and 573.)

Being a bylaw to fix and regulate the rates, terms and conditions under which Waste Management Services may be supplied on the Queen Charlotte Islands

WHEREAS the Board has given third reading to Stage Three of the Regional Solid Waste Management Plan;

AND WHEREAS the Board has adopted the Queen Charlotte Island Waste Management By-Law No. 271, 1994;

AND WHEREAS Section 1 of By-Law 271, 1994 authorizes the board to regulate the collection, storage, removal and disposal of waste;

AND WHEREAS Section 4 of By-Law 271, 1994 authorizes the levying of user fees and other charges;

NOW THEREFORE, the Board of the Skeena-Queen Charlotte Regional District, in open meeting assembled, enacts as follows:

SECTION ONE – DEFINITIONS

In this bylaw:

"Accessible by road" means that a garbage collection vehicle could reach the driveway on a regular basis without specialized equipment. Access road should be graded on a regular basis. Private or restricted roads will only be considered "accessible" in special circumstances or by application.

"Active Face" means the current operational area of the disposal site where solid waste is being placed.

"Apartment House" means a building which is, or is intended to be occupied as a habitation or place of residence by more than two families living independently of one another upon the same premises, and having a common entrance to three or more suites and shall also include any apartment house, hotel, licensed rooming-house, licensed boarding house or terrace of houses under the same roof, or any building in which more than two families live, abide or dwell.

"Bulky Waste" means containers or other manufactured articles with a volume greater than one and one half cubic metres (53 cu. ft./330 gallons) and items greater than two and one half metres in length.

"Controlled Waste" means certain special waste, liquid waste, and refuse which is authorized by permit for recycling, treatment or disposal at the disposal site but which, because of its inherent nature and quantity, may require special handling and disposal techniques to avoid creating health hazards, nuisances, or environmental pollution.

Controlled wastes include:

- (a) condemned foods;
- (b) screenings and sludge from municipal sewage treatment plants, pump stations and septic systems;
- (c) waste asbestos;
- (d) food processing waste;
- (e) dead animals;
- (f) bulky waste;
- (g) large tires; and
- (h) contaminated soils.

"Contaminated Soils" means contaminated soils other than Special Waste described in BC Environment Criteria for managing Contaminated Sites in British Columbia".

"Covered Solid Waste" means a load of refuse secured and covered on a vehicle so that it cannot blow or fall off while in transit.

"Commercial Establishment" means any warehouse, factory, store, hotel, motel, eating house, auto camp, wholesale or retail business place, garage or office building and any building other than a dwelling.

"Dead Animals" means dead animals or portions thereof equal to or greater than five kilograms in weight.

"Demolition, Land Clearing and Construction Waste" includes, but is not limited to waste materials other than controlled waste such as pipe, concrete, asphalt, lumber, stumps, roofing materials, masonry and wire arising from domestic, commercial, industrial, institutional or municipal activities.

"Disposal Site" means the Port Clements Regional Landfill, and Transfer Sites located at Skidegate, Sandspit and Masset.

"Dwelling" means any building or place of living or dwelling including any apartment house, licensed rooming-house, boarding house or terrace of house under the same roof or any building in which more than two families live, but not including hotels.

"Garbage" means and include any and all rejected, abandoned or discarded wastes, or vegetable or animal food, floor sweepings, crockery, glass or metal ware having contained foods, ashes, grass, hedge clippings or other garden refuse or rubbish except such garden refuse which, owing to its length or bulk, cannot be placed in the receptacle provided.

"Garbage Collector" means the person contracted from time to time by ISWAC to collect garbage, and to carry out the duties determined in their contract.

"ISWAC" means the "Islands Solid Waste Advisory Committee".

"Ignitable" means having the properties of:

- (i) flammable gas.
- (ii) flammable liquid; or
- (iii) flammable solids, substances liable to spontaneous combustion or substances that on contact with water emit flammable gases, as defined in the *Special Waste Regulation*.

"Large Tires" means the outer pneumatic rubber covering of wheels of trucks and heavy equipment with an inner diameter greater than 42 centimetres.

"Load" means that solid waste which arrives at the disposal site in a vehicle.

"Marketable" means materials that can be disposed of through local recycling programs.

"Owner" shall mean and include a person to whom the definition "Owner" set forth in Section 1 of the Municipal Act applies.

"Occupier" shall mean any person occupying any dwelling, habitation, place of residence or trade premises but shall not include any person who is merely a boarder, roomer, or lodger therein.

"Ozone Depleting Substances" means material identified in the British Columbia Ozone Depleting Substances Regulation. (BC Regulation 53-93)

"Person" means an individual, a body corporate, a firm partnership, association, or any other legal entity or an employee or agent thereof.

"Prohibited Waste" includes:

- (i) liquids;
- (ii) slurry; except as permitted herein;
- (iii) empty steel and plastic drums, unless they are crushed, shredded or similarly reduced in volume to the maximum practical extent;
- (iv) ignitable waste;
- (v) reactive waste;
- (vi) radioactive waste;
- (vii) special waste, except as permitted herein;
- (viii) refuse that is on fire or smouldering;
- (ix) explosives;
- (x) industrial chemical waste;
- (xi) lead acid batteries except as permitted herein;
- (xii) small tires or large tires mounted on rims;
- (xiii) ozone depleting substances except as permitted herein.

"Radioactive Waste" means waste containing a prescribed substance as defined in the *Atomic Energy Control Act* in sufficient quantity or concentration to require a license for possession or use under that Act and regulations made under that Act.

"Reactive" means waste which:

- (i) is explosive, oxidizing or so unstable that it readily undergoes violent change in the presence of air or water;
- (ii) generates toxic gases, vapours or fumes by itself or when mixed with water; or
- (iii) polymerizes in whole or in part by chemical action and causes damage by generating heat or increasing in volume *as defined in the Special Waste Regulation*.

"Recyclable Waste" means marketable, source-separated waste that includes, but is not limited to, newspaper, ledger and computer paper, magazines, telephone directories, corrugated cardboard, boxboard, metal food and beverage containers manufactured of steel, tin and aluminium.

"Refuse" includes, but is not limited to unmarketable food wastes, combustibles such as paper, cardboard, fabric, plastics, leather, furniture, yard trimmings; non-combustibles such as glass containers, crockery, rock, ashes from fireplaces and wood stoves, street sweepings.

"Regional District" means the Skeena-Queen Charlotte Regional District.

"Regulation Garbage Receptacle" means a galvanized iron or plastic receptacle, circular in design and provided with a good and sufficient water tight cover, having a capacity of not more than .071 m³ and having a diameter of not more than 41 cm and a depth of not more than 61 cm. The maximum gross weight of any receptacle plus its contents must not exceed 30 kg.

"Septage" means screenings and sludge from municipal sewage treatment photo, pump stations and septic systems.

"Site Regulations" means regulations, as described in Schedule "4" attached hereto.

"Small Load" means solid waste that arrives at the disposal site in;

- a) a vehicle having a maximum G.V.W. (gross vehicle weight) rating of 3,400 kilograms; or
- b) a vehicle having a maximum G.V.W. (gross vehicle weight) rating of 3,400 kilograms towing a trailer where the weight of the load on the vehicle and trailer combination is 550 kilograms or less.

"Small Tires" means the outer pneumatic rubber covering of wheels of passenger vehicles, light service trucks and motorcycles with an inner diameter of 42 cm or less.

"Solid Waste" means refuse, recyclable waste, demolition, land clearing and construction waste and garden waste, and controlled waste acceptable for disposal at the disposal site, but excluding prohibited waste.

"Solid Waste Management Coordinator" or "coordinator" means a person hired by the Regional District to manage various contracts, act as a liaison between the public and the contractors, provide information and other duties.

"Source Separated Waste" means solid waste that arrives at the disposal site and which is separated by means of barriers or placement in containers into clearly distinguishable accumulations of recyclable waste, yard and garden waste, refuse and controlled waste, as applicable.

"Special Waste" means any chemical, compound, mixture, substance or article which is defined as such in the *SPECIAL WASTE REGULATION*.

"Special Waste Regulation" means a Regulation of the Province of British Columbia under the Waste Management Act or the *SPECIAL WASTE REGULATION* issued by the Province of British Columbia. (BC Regulation 63-88)

"Transfer Sites" means temporary waste storage sites located at Skidegate, Masset and Sandspit.

"Uncovered Solid Waste" means a LOAD, not including the articles listed in Section 2 of Schedule 4 which is not secured and covered on the vehicle, so there is nothing to prevent it from blowing or falling off while in transit.

"Unmarketable" means materials which cannot be disposed of through existing recycling programs.

"Vehicle" means a motorized carrier and/or trailer, as defined in the *Motor Vehicle Act* of British Columbia.

"Vehicle Hulk" means wrecked or derelict vehicle bodies.

"Waste Asbestos" means waste containing friable asbestos fibres or asbestos dust as defined in the *SPECIAL WASTE REGULATION*.

"Waste Management Plan" means Stage Three of the Skeena-Queen Charlotte Regional District Regional Solid Waste Management Plan.

"Yard and Garden Waste" means organic, source separated waste that includes, grass, lawn and hedge clippings, grass sod, flowers, leaves, weeds, vegetable stocks, shrubs and shrub and tree branches less than seventy-five millimetres in diameter.

SECTION TWO: COLLECTION SERVICE

- a) *Every owner of a dwelling, where the dwelling is not located on Indian Reservations, on the Queen Charlotte Islands accessible by road shall participate in the collection service.*
- b) *Collection service areas (or any combination thereof) shall be:*
 1. Moresby Island
 2. Queen Charlotte City/Skidegate Landing including all areas south of Chinukundl Creek
 3. Port Clements/Tlell including all areas south of and including DL 289 (Nadu Road) to north of Chinukundl Creek
 4. Village of Masset
 5. Areas north of DL 289 (Nadu Road) to the East end of Tow Hill Road, excluding the Village of Masset
 6. *or any combination thereof.*

- c) Regulations governing the residential and commercial collection service shall be in accordance with Schedule 1.
- d) Fees for the collection service shall be accordance with Schedule "A" of this Bylaw.

SECTION THREE - DISPOSAL:

- a) Every person depositing solid waste at the disposal site shall pay to the Regional District the applicable charges at the time and in the amount set out in *Schedule "A"* attached hereto.
- b) Where a charge is not paid within the time specified in *Schedule "A"* for its payment, the person liable to pay such charge shall:
 - 1. not deposit any solid waste on or at the disposal site, until such charge owing has been paid in full.
 - 2. in addition to such charge, pay interest therein at the rate set out in *Schedule "2"* from the date the charge was due, to the date of payment.

SECTION FOUR - LANDFILL AND TRANSFER STATION OPERATION

- a) No person shall deposit solid waste at a disposal site which does not originate from within the Skeena-Queen Charlotte Regional District without the written permission of the Regional District.
- b) No person shall, without prior permission of the Regional District, deposit a vehicle hulk at a disposal site without first removing tires, automotive fluids, lubricating oils, ozone depleting substances and fuels.
- c) No person shall, in depositing solid waste at a disposal site:
 - 1. deposit solid waste except as directed by regulations for the use of the disposal site;
 - 2. act in a manner contrary to the posted site regulations; and
 - 3. having deposited the solid waste, fail to pay the applicable fee prescribed by this bylaw.
- d) Yard and garden waste will be accepted at the disposal sites at the rates set out in *Section 2 (b) of Schedule "A"*.
- e) If the yard and garden waste is not source separated or contains other than organic matter, then the person bringing the waste to the disposal site shall pay **double** the charges set out in *Section 2 (b) of Schedule "A"*.

SECTION FIVE - VIOLATION AND PENALTIES:

- a) No person shall do any act or suffer or permit any act or thing to be done in contravention of this Bylaw.
- b) Every person who contravenes this Bylaw, by doing any act which the Bylaw forbids, or failing to do any act which the Bylaw requires to be done:
 - 1. is guilty of an offence and is liable on summary conviction, to a fine of not less than \$200 and not more than \$2,000 for a first offence and for each subsequent offence to a fine not less than \$500 and not more than \$2,000; and
 - 2. shall be prohibited from depositing solid waste at the disposal site.

- c) The penalties imposed under subsection (b) hereof shall be in addition to and not in substitution for any other penalty or remedy imposed by this Bylaw or any other statute, law or regulation.
- d) A separate offence shall be deemed to be committed upon each day during and in which the contravention occurs or continues.

SECTION SIX-SEVERANCE:

- a) If a section subsection sentence, clause or phrase of this Bylaw is for any reason held in to be invalid by the decision of a Court in competent jurisdiction, such decision shall not affect the validity of the remaining portions of this Bylaw.
- b) Schedules 1, 2, " A" and 4 inclusive of the Bylaw which are attached hereto, form part of this Bylaw.

SECTION SEVEN: DATE:

This By-Law is effective January 1, 1995.

SECTION EIGHT: TITLE:

This ByLaw may be cited as the "*Skeena-Queen Charlotte Regional District Queen Charlotte Island Solid Waste Management Regulation, Fees and Charges Bylaw No. 276, 1995*".

READ A FIRST TIME THIS 27th DAY OF January 1995.

READ A SECOND TIME THIS 27th DAY OF January 1995.

READ A THIRD TIME THIS 27th DAY OF January 1995.

RECONSIDERED AND ADOPTED THIS 27th DAY OF January , 1995.

J.Kuz
Chairperson

B.E. Barnewall
Secretary

SCHEDULE ONE: COLLECTION SERVICE

(in accordance with Appendix 1 to 4 of the Waste Management Plan)

1. RESIDENTIAL WASTE

(a) Mandatory Service

Every *owner of a dwelling* located within the service area and accessible by road shall use the regional collections system for the removal and disposal of garbage generated in their premises.

(b) Garbage Containers

Every owner of an apartment house shall provide and maintain in good order and repair regulation garbage receptacles sufficient in number to contain all garbage from such dwelling or apartment house.

(c) Deposit of Garbage Into Containers

Prior to placing garbage in containers it must be bagged and tied in approved plastic garbage bags.

(d) Placing of Garbage Receptacles

Garbage receptacles shall be placed at the curb or edge of the street right-of-way or in garbage containers prior to 8:00 am on the designated pick-up day for:

- i. the collection area; and
- ii. If a pick-up falls on a Statutory Holiday ISWAC will advertise the day and time the service will be provided.

(e) Contents and Covering of Cans

- i. No liquids or free water shall be put or placed in or allowed to run or accumulate in any regulation garbage receptacle, and all such regulation garbage receptacles shall, at all times, be kept securely covered with a water tight cover.
- ii. No person shall place any explosive substance in any garbage receptacle.
- iii. All garbage such as rejected, abandoned or discarded vegetable or animal food shall be drained and wrapped before being deposited in a regulation garbage receptacle.

2. CONDITION OF GARBAGE RECEPTACLES

Garbage receptacles shall be accessible for inspection at all reasonable times. When any receptacle has been condemned by the Regional District as unfit for the purpose, such receptacle shall be removed along with the garbage, and the occupier or owner of an apartment house, dwelling or trade premises from which any such condemned receptacle has been removed shall forthwith provide a suitable and sanitary regulation garbage receptacle.

3. APPOINTMENT OF COLLECTOR

The Regional District will contract a person or persons to act as a Garbage Collector to perform the duties listed below. The contract(s) shall be for a three year period with an option to renew for *one or two* years.

4. GARBAGE COLLECTOR DUTIES

It shall be the duties of the garbage collector to:

- (a) to collect garbage from regulation garbage receptacles;
- (b) to report any violation of sanitary laws by citizens to the Coordinator;
- (c) to clean up any garbage spilled or scattered in the operation of collection;
- (d) to answer all complaints courteously and promptly;
- (e) not to trespass needlessly on private property but to follow pedestrian walks and not cross from one property to another;
- (f) to provide garbage vehicles of good and workable construction and have such vehicles equipped with sufficient covers so that no garbage is permitted to escape;
- (g) to have such vehicles washed, cleaned and disinfected at regular intervals as will meet the requirements of the Regional District;
- (h) to have all garbage collection equipment accessible to the Regional District at all times;
- (i) to see that garbage vehicles do not interfere needlessly with traffic and that such vehicles are not left standing on the street; and
- (j) to abide by all applicable Federal, Provincial and Local laws and requirements.

5. COLLECTION OF GARBAGE FROM DWELLING AND TRADE PREMISES

Garbage shall be collected and carried away by the Garbage Collector(s) from all dwellings at least once each week in each and every year, at such times as directed by ISWAC.

6. COLLECTION FROM TRADE PREMISES, APARTMENTS, ETC.

Additional collection services may be arranged with the contractor Regional District on a fee for service basis with the collection terms settled between the owner and collector. A portion of the fees will be paid to the Regional District according to the rates specified in *Schedule A*.

7. COLLECTOR'S INSURANCE

The Garbage Collector shall indemnify and save harmless the Regional District from all fines, suits, proceedings, claims, demands, or actions of any kind or nature of from anyone whomsoever, arising or otherwise connected with the performance of its covenants herein contained, and further shall, prior to the commencement of operation, at his own expense, keep in force by advance payment of premiums, a general liability insurance policy specified in their contract. The Regional District shall be an additional named insurance on said policy. The Regional District shall be notified of any material change to said policy. The insurance shall be in a form satisfactory to the Regional District and a copy of the current policy shall be provided to the Regional District.

8. CONTAINER LIMITS

For the purpose of this Bylaw, the regular garbage collection service shall consist of the removal of the contents of not more than **two** regulation garbage receptacles.

Extra garbage will be removed only if a garbage tag is affixed to the contents (normally a bag) of additional regulation receptacles. If oversized receptacles are used, and are full, tags will be required for the removal of any additional garbage.

SCHEDULE 2: COLLECTION SERVICE FEES

(in accordance with Appendix I-3 of the Waste Management Plan)

- (a) Every owner of a dwelling, where the dwelling is not located on Indian Reservations, on the Queen Charlotte Islands accessible by road shall participate in the collection service.
- (b) Fees collected on behalf of contractors for additional services will be collected by the Regional District **only if** the Garbage Collector makes prior arrangements with the Coordinator.
- (c) The decision of the Coordinator or their representatives shall be conclusive with respect to the quantities and classes of refuse and other matter collected from any premises.
- (d) Payment of Accounts
The user fees shall be payable quarterly, unless otherwise required, at the office of the Municipal collector or before the last business of the current quarter.
- (e) Late Payment of Fees
Penalty for fees not collected by the due date recorded on the invoice10%
- (f) Unpaid Accounts

All fees and charges remaining unpaid on the thirty-first day of December in any year shall be added to and from part of the taxes payable in respect of the land on which said dwelling, apartment house or trade premises is situated and shall be entered upon the collector's roll as taxes in arrears. If a trade premises is located on an Indian Reserve such unpaid fees and charges will be forwarded to a collection agency.
- (g) Discount on Annual Prepayment

Annual solid waste collection fees are eligible for a 10% discount provided fees for the current year are paid in full by March 31st each year.
- (h) Sections (e) and (g) of this schedule apply to Skeena-Queen Charlotte Regional District billing only.

SCHEDULE 3:

TIPPING FEES PAYABLE AT THE LANDFILL OR TRANSFER STATIONS

(deleted and replaced with Schedule A by Bylaw 514)

SCHEDULE "A" FEES & CHARGES

COLLECTION SERVICE

User Fees per Dwelling	\$24.00	per month
Bag Tags	\$ 2.00	per tag

LANDFILL SITE:

1.) Tipping Fees

a.) Residential (Household) Waste:

Bagged	\$ 2.00	per bag
Small pickup with factory box less than 7feet	\$ 7.00	per load
Large pickup with factory box more than 7 feet	\$12.00	per load
Utility trailer with inner tire diameter less than 10 inches	\$ 6.00	per load
Utility trailer with inner tire diameter 10 inches or greater	\$10.00	per load
Tandem axle trailer	\$30.00	per load
If overloaded; an additional	\$ 5.00	per load
Single axle 1- ton truck or greater	\$45.00	per ton capacity

b.) Commercial Waste \$15.00 per cubic meter

c.) Construction and Demolition Waste \$25.00 per cubic meter

d.) Controlled Waste

Contaminated soils	\$25.00	per cubic meter
Bulky waste	\$25.00	per cubic meter
Food processing waste	\$25.00	per cubic meter
Asbestos	\$65.00	per cubic meter
Creosoted/Treated Wood	\$65.00	per cubic meter

2.) Recycling

Appliances w/o CFC (no Freon)	\$ 5.00	each
Appliances with CFC (fridges etc.)	\$25.00	each
Small Appliances	Free	
Empty 171 liter drums (45 gallon)	\$ 5.00	each
Empty tanks over 171 liters (>45 gal.)	\$10.00	per cubic meter
Propane tanks 25lbs or less	\$ 2.50	each
Propane tanks over 25lbs to 100lbs	\$ 5.00	each
Tires under 16 inches no rim	\$ 4.00	per tire
Tires over 16 inches to 24.5"	\$ 8.00	per tire
Any tire with rim not over 24.5"	\$12.00	per tire
Oversize tires (over 24.5")	\$20.00	per tire
Vehicle hulks stripped (no oils/battery/tires)	\$75.00	per vehicle
Vehicle hulks with fluids	\$150.00	per vehicle
Lead acid batteries	Free	
Paint products	Free	
Waste oil/ filters/ containers	Free	
Sorted Metals	\$10.00	per cubic meter

SCHEDULE 4: SITE REGULATIONS

PURPOSE

To ensure a safe and orderly environment for the staff and public at the Port Clements Regional Landfill and the Sandspit, Skidegate and Masset Transfer Stations.

POLICY

These Site Regulations shall be observed by any person using the disposal site.

PROCEDURES

1. Vehicles

Any person who operates a vehicle at a disposal site which:

- a) exceeds the posted speed limits;
- b) is excessively noisy; or
- c) carries a poorly secured load creating a hazardous condition, may be excluded from the disposal site.

2. Loads

All loads of solid waste entering the disposal site must be secured and covered. A cover shall be defined as a tarpaulin or other overlay that is used to completely confine the load to the vehicle. The following items will be permitted onto the disposal site without covers.

- a) Stumps - chained on a flatbed truck or within the confines of the truck box.
- b) Soil, sand, gravel, rock - within the confines of the truck box (tailgates in place and closed).
- c) Bulky wastes - metal containers or manufactured items with a volume greater than 1.5 cubic meters (53 cubic feet/330 gallons) strapped on flat beds or within confines of truck box. Items greater than 2.5 meters in length.

A double charge will apply to all loads not meeting the above requirements.

3. Controlled Waste

No person shall deposit controlled wastes without permission from the waste disposal site Attendant or Coordinator. Signs will be posted at transfer stations outlining any special handling or site regulations regarding controlled waste: if special handling is required, the Regional District will charge, in addition to fees listed in *Schedule A*, the Regional District's cost of disposal plus 15%.

4. Prohibited Waste

No person shall deposit a prohibited waste at the disposal site without first obtaining a permit to do so from the regional district. Fees payable in respect of prohibited waste disposal permitted by the Regional District shall be no less than the Regional District's cost of disposal plus 15%.

5. Disposal Site

- a) Any person delivering solid waste to the disposal site shall drive their vehicle only on the roads provided by the regional district.
- b) Any person delivering solid waste to the disposal site shall deposit the solid waste in such a place and in such a manner as directed by the regional district staff and/or landfill contractor.
- c) All solid waste deposited on the disposal site shall become the property of the regional district.
- d) Salvage and/or removal of deposited solid waste from the disposal site may only be permitted with the written approval of the regional district.
- e) Loitering is not permitted on the disposal site. Vehicles must proceed directly to the unloading area then leave the disposal site as soon as possible after unloading.
- f) *Large Loads, including dump trucks or any loads greater than 10M³, may not be dumped at the Masset Transfer Station and may only be dumped at the Skidegate and Sandspit Transfer Station if permission is given by the Regional District or its site contractor(s).*
- g) *A double charge may be assessed on any loads delivered to the site without prior permission from the Regional District or its site contractor.*

6. Safety

- a) Any person entering the disposal site does so at their own risk. The Regional District accepts no responsibility for damage and/or injury to persons or property.
- b) Smoking is permitted within designated areas of the disposal site only.
- c) All visitors to the disposal site must check in at the scale office upon arrival.

7. General

- a) **Special Waste** must be manifested as required by the British Columbia Ministry of Environment, Lands and Parks. Forty-eight (48) hours' notice is required by the Regional District, prior to acceptance of special wastes at the disposal site.
- b) Disposal of controlled waste must receive pre-approval from the Regional District. Controlled wastes approved for disposal will be accepted.
- c) The Regional District reserves the right to refuse acceptance of solid waste originating outside the Regional District of Skeena-Queen Charlotte.
- d) Any person who contravenes these regulations and/or fails to comply with posted notices and signs on the disposal site may be refused re-entry onto the disposal site.