By-law Number <u>216-2023</u>

Of The Corporation of the Municipality of Chatham-Kent

A By-law to establish and maintain a system for the curbside collection of refuse within the Municipality of Chatham-Kent.

Short Title: "Curbside Waste By-law"

Whereas Section 8 of the *Municipal Act, 2001,* S.O. 2001, c.25 as amended or replaced from time to time (the "*Municipal Act, 2001*") provides that the powers of municipal corporations shall be interpreted broadly so as to confer broad authority on a municipality to enable municipalities to govern their affairs as they consider appropriate and to enhance the municipalities' ability to respond to municipal issues;

And Whereas Section 9 of the *Municipal Act, 2001* provides that a municipality has the capacity, rights, powers and privileges of a natural person for the purposes of exercising its authority under the *Municipal Act, 2001* or any other *Act*;

And Whereas Section 10 (2) of the *Municipal Act, 2001*, enables a single-tier municipality to pass by-laws respecting matters regarding economic, social and environmental well-being of the municipality, including respecting climate change;

And Whereas section 425 of the *Municipal Act, 2001*, provides that a municipality may pass by-laws providing that a person who contravenes a by-law of the municipality is guilty of an offence;

And Whereas section 446 of the *Municipal Act, 2001* provides that a municipality can pass a by-law that requires a person to do a matter or thing and where a person defaults on doing the required matter or thing the municipality may perform the matter or thing on behalf of the person at the person's expense and any such cost incurred by the municipality in performing the matter or thing may be collected in a like manner to property taxes and placed on the tax roll;

Therefore, the Council of the Municipality of Chatham-Kent hereby enacts as follows:

1. Application

1.1. The provisions of this By-law shall apply to all lands within the Municipality of Chatham-Kent.

2. Scope

- 2.1. No person shall dispose of or cause to be disposed of any waste, recyclables, or items associated with a diversion program except in conformity with the provisions of this By-law and schedules annexed hereto.
- 2.2. The By-law shall not be effective to relieve, reduce, or mitigate any person from compliance with any provisions of the Health Protection and Promotion Act, R.S.O. 1990, c. H.7 or Environmental Protection Act, R.S.O. 1990, c. E.19 or any regulation or orders as prescribed by the Medical Officer of Health or the Minister of the Environment.
- 2.3. If any provision or provisions of this By-law shall be held to be invalid, illegal, unenforceable or in conflict with the law of any jurisdiction, the validity, legality, and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

3. Effective Date

3.1. This By-law shall come into effect on January 1, 2024.

4. Definitions

4.1. In the By-law:

- a. "Ashes" means the residue, including soot, of any fuel after it has been consumed by fire and is completely cold;
- b. "By-law Enforcement Officer" means a Bylaw Enforcement Officer appointed by the Municipality;
- c. "Collectable Refuse" consists of:
- i) Cold Ashes;
- ii) Garbage;
- iii) Containers such as crockery, dishes, glassware;
- iv) Packaging and clothing, household sweepings;
- v) Collectable Yard Waste;
- d. "Collectable Yard Waste" consists of:
- i) Grass clippings;
- ii) Leaves;
- iii) Tree, garden cuttings and brush of dimensions not more than 1 ½ metres by 1 metre by 1 metre (5 feet by 3 feet by 3 feet);
- iv) Christmas trees.
- e. "Collector" means any Person which has entered into a contract with the Municipality for the collection and/or processing and/or disposal of Collectable and Non-Collectable Refuse on behalf of the Municipality;
- f. "Commercial Routes" means the enhanced service routes in Schedule A;
- g. "Common Collection Area" means the area approved and/or designated by the Manager for the placement of Front-End Bins.
- h. "Curbside Collection Area" means the area approved and/or designated by the Manager to receive curbside waste collection and included in the municipal waste collection contract.
- i. "Day of Collection" means the day designated by the Manager as the day of the week on which collectable refuse and will be collected for a designated area. Should the regular collection day be affected by one of the Statutory Holidays, collection will be postponed by one day accordingly;
- j. "Downtown Areas" means the central business and commercial areas of Blenheim, Chatham, Dresden, Ridgetown, Tilbury and Wallaceburg as designated by the Manager;
- k. "Dwelling Unit" means a suite of rooms occupied, or designed to be occupied as an independent and separate housekeeping establishment in which separate kitchen and sanitary facilities are provided for the exclusive use of the occupants;
- I. "Eligible Property" is a Residential Property or an ICI Property within the Curbside Collection Area.
- m. "Front-End Bin" means a fully covered, watertight metal container with a lid capable of being locked to the body of the container and that is compatible with the contractor's front-end collection vehicle.
- n. "Garbage" means all kitchen and table waste, of animal or vegetable origin, resulting from the preparation or consumption of food;

- "Generator" means any Owner, occupant, tenant, or other person, firm or corporation, having use, occupation, charge or control of a property, premises, building or part thereof;
- p. "Household Bulky Items" means weighty materials and may include but is not limited to items such as mattresses, furniture, rugs, non-collapsible boxes, crates and barrels, bathtubs, fence and any other non-metal materials and items which would normally accumulate at a dwelling unit and do not fit in a Prescribed Garbage Container;
- q. "Hazardous Substance" means a substance that falls under the definition of "hazardous waste" under the Ontario Environmental Protection Act's General Waste Management Regulation (*R.R.O. 1990, Reg. 347*) or any other substance deemed to pose a health and/or safety risk as determined by the Manager from time to time.
- "Institutional, Commercial and Industrial Property" ("ICI Property") means a property containing at least one commercial, industrial or institutional endeavor;
- s. "Manager" means the Manager of Waste Management of the Municipality of Chatham-Kent;
- t. "Multi-Residential Facility" means a property that contains six or more Dwelling Units;
- u. "Municipality" means The Corporation of the Municipality of Chatham-Kent;
- v. "Non-Collectable Refuse" means any waste, other than Collectable Refuse, and shall without restricting the generality of the foregoing include the following:
- i) Manufacturing or industrial waste;
- ii) Explosives and any highly flammable or volatile substances of any nature whatsoever;
- iii) Liquid or gaseous waste, caustics and acids:
- iv) Poisons, pesticides and herbicides, radioactive material;
- v) Septage, raw sewage sludge and industrial process sludge;
- vi) Medical waste including but not limited to infected materials, including dressings, bandages, needles, and syringes;
- vii) Organic material which has not been drained of all liquid in accordance with the provisions of the by-law;
- viii) Carcasses or parts thereof of any animal or other creature, save for bona fide kitchen and table waste;
- ix) Live animals or birds;
- x) Hay, straw and manure;
- xi) Any materials which have become frozen to a container and cannot be removed by shaking:
- xii) Stock of any wholesaler or retailer e.g., eggs, fish, pickles, fruit and vegetables;
- xiii) Sawdust and/or shavings of any kind from a commercial and/or industrial establishment;
- xiv) Broken plaster, railroad ties, pallets, lumber or other waste resulting from the construction, alteration, repair, demolition or removal of any building or structure:
- xv) Discarded tires with or without rims, trucks, automobiles and other vehicles and any parts thereof or accessories thereto;
- xvi) Refrigerant units and white goods including fridge, freezer, stove, microwave, dishwasher, drying and washing machines etc.;
- xvii) Scrap metal including water tank, stainless steel sink, fixtures, bed and bike frames;
- xviii) Tree trunks, stumps and sod;

- xix) Bricks, gravel, rocks, cement including patio stones and ornaments or fill of any kind;
- xx) Household paints, solvents;
- xxi) Loose items not properly contained in a prescribed garbage container or tied and bundled including branches, cuttings, grass or leaves;
- xxii) Yard waste other than Collectable Yard Waste;
- xxiii) Litter and broken or ripped open garbage bags;
- xxiv) Electronic and electrical waste (E-waste);
- xxv) Excess waste or waste over the allotted limit for the property.
- w. "Non-Prescribed Containers" means containers other than Prescribed Containers, and shall without restricting the generality of the foregoing include the following:
- i) Grocery bags/kitchen catcher bags;
- ii) Cardboard boxes;
- iii) Garbage bags, regular or over-sized;
- iv) Containers that have lids fastened or tied (except automatically serviceable carts);
- v) Barrels, crates.
- x. "Owner" shall mean the registered owner, occupant, tenant, or Person for the time being managing or receiving the rent of the property, whether on his or her account or on account of an agent or trustee of any other Person, or any one of the aforesaid;
- y. "Person" means any individual, corporation, partnership, company, association or party and the heirs, executors, administrators, or other legal representative of such person;
- z. "Prescribed Container" means a Prescribed Garbage Container
- aa. "Prescribed Garbage Container" means a manufactured, returnable roll-out cart with wheels that is capable of being automatically loaded by a collection truck with volume between 25 US gallons and not more than 95 US gallons and of weight not exceeding 100 kilograms (220 lbs.).
- bb. "Prescribed Limit" means the amount of Collectable Refuse put out for collection pursuant to the applicable standard described in Sections 5.1 and 5.2, as may be set by the Manager from time to time;
- cc. "Private Road" means any roadway that is not a Public Highway as defined herein and, for the purposes of this By-Law, includes a road allowance or highway under the jurisdiction of the Municipality of Chatham-Kent that is not maintained by the Municipality on a year-round basis. For clarity, a road within any plan of condominium is a Private Road.
- dd. "Residential Property" means a property that is assessed by the Municipal Property Assessment Corporation (MPAC) as residential with least one and a maximum of five Dwelling Units;
- ee. "Public Highway" means a highway, street, road avenue, parkway, square, place, lane, or bridge that is designed or ordinarily used for vehicular traffic under the jurisdiction of the Municipality of Chatham-Kent or the Province of Ontario which is maintained by such authority on a year-round basis;
- ff. "Statutory Holiday" will be considered:
- i) New Year's Day;
- ii) Family Day;
- iii) Good Friday;
- iv) Victoria Day;
- v) Canada Day;
- vi) Civic Holiday;

- vii) Labour Day;
- viii) Thanksgiving Day;
- ix) Christmas Day;
- x) Boxing Day.

5. Levels of Service

- 5.1. The Municipality shall provide for the collection of Collectable Refuse to an Eligible Property once per week.
 - a. ICI Properties along Commercial Routes in Blenheim, Chatham, Dresden, Ridgetown, Tilbury, and Wallaceburg shall receive an additional enhanced collection of Collectable Refuse, as specified in Schedule A, the cost of which shall be area rated to the properties receiving the enhanced services.
 - b. The Prescribed Limit of any one Residential Property shall be a maximum of one 95 US gallon, automatically serviceable cart per week per Dwelling Unit.
 - c. The Prescribed Limit of any one Multi-Residential Facility or any one ICI Property shall not exceed 2.0 cubic metres or five 95 US gallon, automatically serviceable carts per week.
- 5.2. The Municipality shall provide for the collection of Household Bulky Items on a quarterly basis (once every three months) to an Eligible Property in accordance with the following:
 - a. The Prescribed Limit for any one Residential Property shall be a maximum of three Household Bulky Items per collection per Dwelling Unit.
 - b. The Prescribed Limit for any one Multi-Residential Facility or any one ICI Property shall be a maximum of fifteen (15) Household Bulky Items per collection.
 - c. At least seven business days before the designated collection date, the Owner or Generator of an Eligible Property shall submit a request for Household Bulky Item collection in a manner designated by the Manager.
- 5.3. The Municipality may, at the Manager's sole discretion, provide for the collection of Collectable Refuse via designated Front-End Bins.
 - a. Where Front-End Bins are authorized, such bins shall be placed in a Common Collection Area as designated by the Municipality or, in the case of authorized Municipal Collection upon a private road, in accordance with Section 6. Private Roads.
 - b. Front-End Bins shall remain in the Common Collection Area at all times:
 - c. No person shall deposit waste in a Front-End Bin unless such waste is Collectable Refuse that has been generated from a Residential Property or an ICI Property to which such Front-End Bin has been assigned or designated.
 - d. No person shall deposit waste in a Front-End Bin over the Prescribed Limit.
- 5.4. The Manager and any By-law Enforcement Officer shall have the power to designate the precise location at which Prescribed Containers, Household Bulky Items, or Front-End Bins shall be placed for collection.
- 5.5. Notwithstanding the generality of the above, where a Residential Property abuts and/or is accessed by a Private Road, Prescribed Containers and/or Household Bulky Items shall be placed upon the Public Highway in close proximity to the intersection of the Private Road and the Public Highway.
- 5.6. The Municipality reserves the right to decline collection service to any Eligible Property if:

- a. The Prescribed Limit as set out in Sections 5.1 or 5.2 are exceeded;
- b. The Collectable Refuse or Household Bulky Items are not placed at the curb within the time period set by the Manager;
- c. The refuse or bulky items are, or include, Non-Collectable Refuse;
- d. The refuse is contained in a Non-Prescribed Container;
- e. The Collectable Refuse and Household Bulky Items are not located in a designated location for collection;
- f. The Prescribed Containers, Collectable Refuse and/or Household Bulky Items contain a Hazardous Substance;
- g. The Prescribed Garbage Container, even where it contains Collectable Refuse is any of the following:
- i) Incorrectly set out;
- ii) Overloaded such that the lid is not closed flat;
- iii) Too heavy;
- iv) Contains loose material;
- v) Contains jammed or frozen material.

6. Private Roads

- 6.1. Where specifically authorized, the Municipality may, in its sole discretion, provide collection along and/or upon a Private Road. In such cases, the requirement of Section 5.5 shall not apply.
- 6.2. Where specifically authorized, Municipal Collection through the use of Front-End Bins may occur along or upon a Private Road in a Common Collection Area. In such cases the location of Common Collection Area shall be identified by Manager upon authorization.
- 6.3. In newly registered plans of subdivision, collection will not commence until such time as the site plan or Plan of Subdivision has been registered and accepted by Municipality and the Contractor has deemed it safe to carry out the collection. Until such time, the Subdivider shall provide for private collection from every dwelling unit for which occupancy has been granted.

7. Collector Limitations

- 7.1. No Collector or employee or agent of a Collector shall accept a gift, gratuity, compensation, payment, or consideration in exchange of the performance of his or her duties as related to this by-law, save and except payment under a contract of service with the Municipality.
- 7.2. No Collector will enter a privately owned driveway, roadway, lane or property for the purpose of collecting Collectable or Non-Collectable Refuse and/or Household Bulky Items without permission of the Manager.

8. Resident Responsibilities

- 8.1. Non-Collectable Refuse and any bundles/items over the Prescribed Limits shall be removed and disposed of by the Generator or Owner, on the same day as collection.
- 8.2. Every Generator and/or Owner shall:
 - a. Provide and maintain, in good repair and sanitary condition, a sufficient number of Prescribed Containers to hold the Collectable Refuse generated;
 - b. Maintain Prescribed Containers and the storage area to store the Prescribed Containers in a clean, neat and sanitary condition;

- c. Drain Collectable Refuse of all liquids;
- d. Bag cold ashes and deposit them in a Prescribed Garbage Container.
- e. Deposit Collectable Yard Waste by:
- i) Placing it in a Prescribed Garbage Container; or,
- ii) Tying it securely with rope or twine in bundles having a weight of not more than 20 kilograms (44 lbs.) and dimensions as set out in Section 4.1.d.
- 8.3. During the winter months, when snow may be stored along the edge of the travelled Roadway, it shall be the responsibility of the Generator to provide for the placing of Collectable Refuse and Collectable Recyclables at the designated location.
- 8.4. Every Generator and/or Owner shall ensure the return of all Prescribed Containers, Non-Collectable Refuse and Household Bulky Items to private property by no later than 7:00 p.m. on the day of collection.
- 8.5. Every Generator and/or Owner shall ensure any Prescribed Container placed out for collection be freely accessible to the Collector.

9. Prohibitions

- 9.1. No person shall set out any materials for Municipal Collection unless such material constitutes as Collectable Refuse which are contained in a Prescribed Container or Front-End Bin, as applicable.
- 9.2. No person shall place any Prescribed Containers and/or Non-Prescribed Containers, and/or Household Bulky Items in such manner as to interfere with vehicular traffic, pedestrian traffic on sidewalks, or any road maintenance operations.
- 9.3. No person shall place a Hazardous Substance out for collection, including without limitation, in a Prescribed Container, Non-Prescribed Container, and/or Household Bulky Items.
- 9.4. No person shall set out a Prescribed Container for collection from an address other than for which the Container was issued.
- 9.5. No person shall place a Prescribed Container or Household Bulky Items at a collection point other than at the curb in front of the premise or at a collection point designated by the By-Law Enforcement Officer. For clarity, no Person shall deposit leave or abandon or permit to be deposited, left or abandoned, any Collectable Refuse, Non-Collectable Refuse, and/or Household Bulky Items anywhere within the Municipality except where they reside or as designated by the By-law Enforcement Officer.
- 9.6. No Generator and/or Owner shall place or permit placement of any Collectable Refuse, Non-Collectable Refuse, Household Bulky Items, Prescribed Containers and/or Non-Prescribed Containers out for collection before 7:00 p.m., local time on the day prior to day of collection, and not after 7:00 a.m. local time on the day of collection.
- 9.7. Notwithstanding Section 9.6, no Generator and/or Owner shall place or permit placement of Collectable Refuse, Non-Collectable Refuse, Household Bulky Items, Prescribed Containers and/or Non-Prescribed Containers for collection in the Downtown Areas before 5:00 p.m., local time on the day prior to day of collection, or after 8:45 a.m. on the day of collection.
- 9.8. No Person shall sweep, throw, lay, or deposit or permit any other Person to sweep, throw, lay, or deposit any Collectable Refuse, Non-Collectable Refuse, or Household Bulky Items of any kind whatsoever in or on any street, creek, watercourse or contracted garbage collection truck within the Municipality.

- 9.9. No Person shall pick over, interfere with, disturb, or scatter any Collectable Refuse, Non-Collectable Refuse and/or Household Bulky Items placed for collection.
- 9.10. No Person shall, deposit, leave or abandon or permit to be deposited, left or abandoned, any Collectable Refuse, Non-Collectable Refuse, and/or Household Bulky Items generated outside the Municipality.
- 9.11. No person shall offer the Collector a gift, gratuity, compensation, payment, or consideration in exchange of the performance of his or her duties as related to this by-law.

10. Enforcement

- 10.1. The Municipality shall have the sole discretion to suspend, discontinue or revoke service in whole or in part to a property for breaching any provision of this By-law and to thereafter reinstate service upon such terms and conditions that it determines appropriate.
- 10.2. This By-Law shall be enforced by any By-law Enforcement Officer of the Municipality of Chatham-Kent.
- 10.3. No person shall hinder or obstruct, or attempt to hinder or obstruct, any person who is exercising a power or performing a duty under this By-law.

11. Notice of Violation, Cost Recovery and Fees

- 11.1. Where a By-Law Enforcement Officer has determined that a contravention of this By-law has occurred, he or she may serve written notice upon the Owner or Generator, directing the violation to be remedied. Such notice shall contain:
 - a. The municipal address or the legal description of the property location where the violation occurred;
 - b. Reasonable particulars of the contravention; and,
 - c. The date by which compliance must be affected.
- 11.2. Any notice given under this By-Law may be given by regular mail or personal delivery. Delivery by regular mail shall be to the property location where the contravention occurred and shall be deemed to be served three (3) days after mailing to that location.
- 11.3. If the violation in the notice is not remedied within the date indicated in the notice, the Municipality may cause the violation to be remedied at the expense of the property owner. The Municipality shall not be responsible for any costs or damages arising out of the remedial action.
- 11.4. The Municipality may recover its costs of remedying a violation of this By-law by adding the cost to the tax roll in the same manner as municipal taxes or invoicing the owner. Without limiting the generality of the foregoing, the Municipality may impose User Fee(s) approved in its Fees and Charges By-Law for the cost of remedying the violation.
- 11.5. Where a violation of this By-law is deemed to constitute an emergency or danger to the public, the By-law Enforcement Officer may, without notice, cause the violation to be remedied at the expense of the owner. The Municipality shall not be responsible for any damage or loss that may be sustained by the owner as a result. Where a violation is remedied without prior notice to the owner, the By-law Enforcement Officer shall serve written notice upon the owner or occupant of the property containing:
 - a. Reasonable particulars of the violation;
 - b. The location of the property; and,
 - c. The date on which the remedial action was taken.

12. Appeal

- 12.1. An appeal of a notice given pursuant to this By-law shall lie to the Municipal By-law Appeal Committee.
- 12.2. A person who appeals a notice given pursuant to this By-law shall submit a Request for a Hearing in the time frame and in the manner prescribed in By-law Number 132-2018 and the By-Law Appeal committee Rules of Procedure, both as amended, and shall submit any applicable fees established under the Municipality's User Fees By-law (No. 38-2023), as amended, for the processing of the Appeal.
- 12.3. Every decision or order of the By-law Appeal Committee is final, without any further right of appeal.

13. Penalty

- 13.1. Every Person who contravenes any of the provisions of this By-law or the is guilty of an offence and, upon conviction, is liable to a fine established in accordance with section 429 of the Municipal act, 2001, as follows:
 - a) a set fine under Part I of the Provincial Offences Act; or
 - b) a fine under Part III of the Provincial Offences Act as follows:
 - i. in the case of an individual, of a fine not more than ten thousand (\$10,000) dollars; and
 - ii. in the case of a corporation, of a fine not more than fifty thousand (\$50,000) dollars.
- 13.2. In the event that any person fails to comply with a notice to comply issued pursuant to this By-law is guilty of an offence and upon conviction is liable to a fine or penalty as provides for in this By-law.
- 13.3. The imposition of a penalty for a contravention of this By-law shall not excuse the condition or matter resulting in such contravention or permit it to remain or continue, and the person who has contravened the By-law shall rectify any condition or matter resulting there from.
- 13.4. An offence shall be deemed to occur for each day for which a contravention of this By-law continues.
- 13.5. Nothing herein contained shall in any way modify, affect or derogate from any other remedy available to Municipality or any other person, firm or corporation with respect to such contravention.

14. Administration

- 14.1. Special activities and events must conform to the terms and conditions of this Bylaw. All special activities and event organizers shall be responsible for making arrangements in advance for collection and disposal of waste and diversion items.
- 14.2. The Manager may grant variances from the provisions of this By-law for community groups, special activities, and other circumstances where the Manager, at his or her sole discretion, deems that such actions are within the public interest and not contrary to the intent of this By-law.
- 14.3. If a court of competent jurisdiction declares any section or part of this By-law invalid, the remainder of this By-law shall continue in force unless the court makes an order to the contrary.

14.4. In the event of any conflict between the provisions of this By-Law and the provisions of any other statute or By-Law, the provisions that are most restrictive will prevail.

15. Implementation

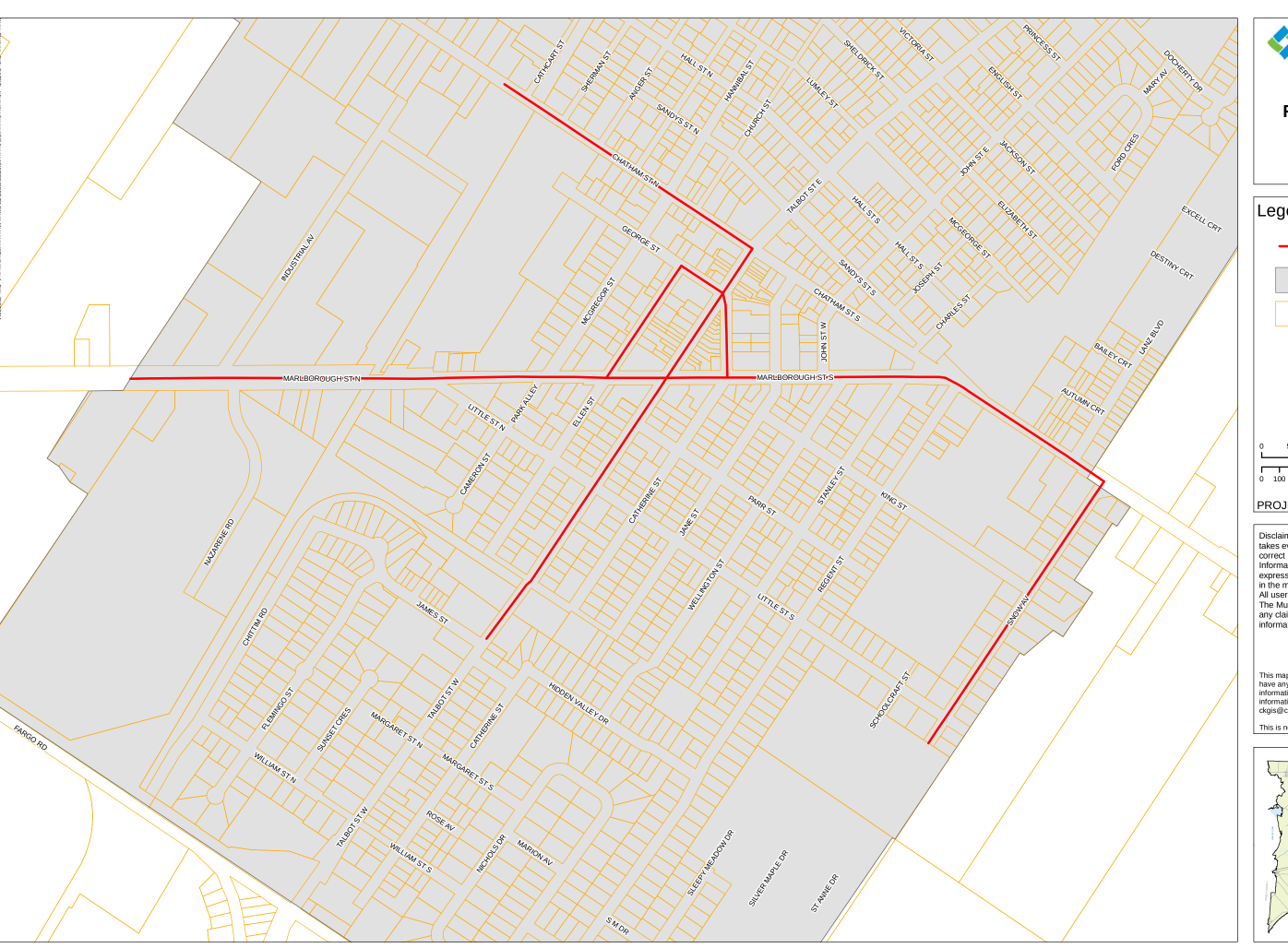
- 15.1. Schedules A and B are hereby declared to for a part of this By-Law.
- 15.2. By-Law 126-2021 is hereby repealed as of the Effective Date of this By-Law.

Read a First, Second and Third time this 11th day of December 2023.

Original Signed by:	
Mayor – Darren Caniff	_
Original Signed by:	
Clerk – Judy Smith	

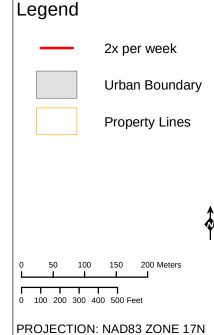
Schedule A

Municipality of Chatham-Kent By-Law 216-2023: Curbside Waste By-Law Commercial Routes Receiving Enhanced Collection



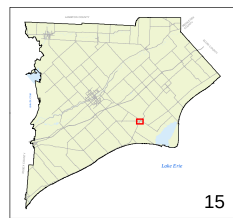


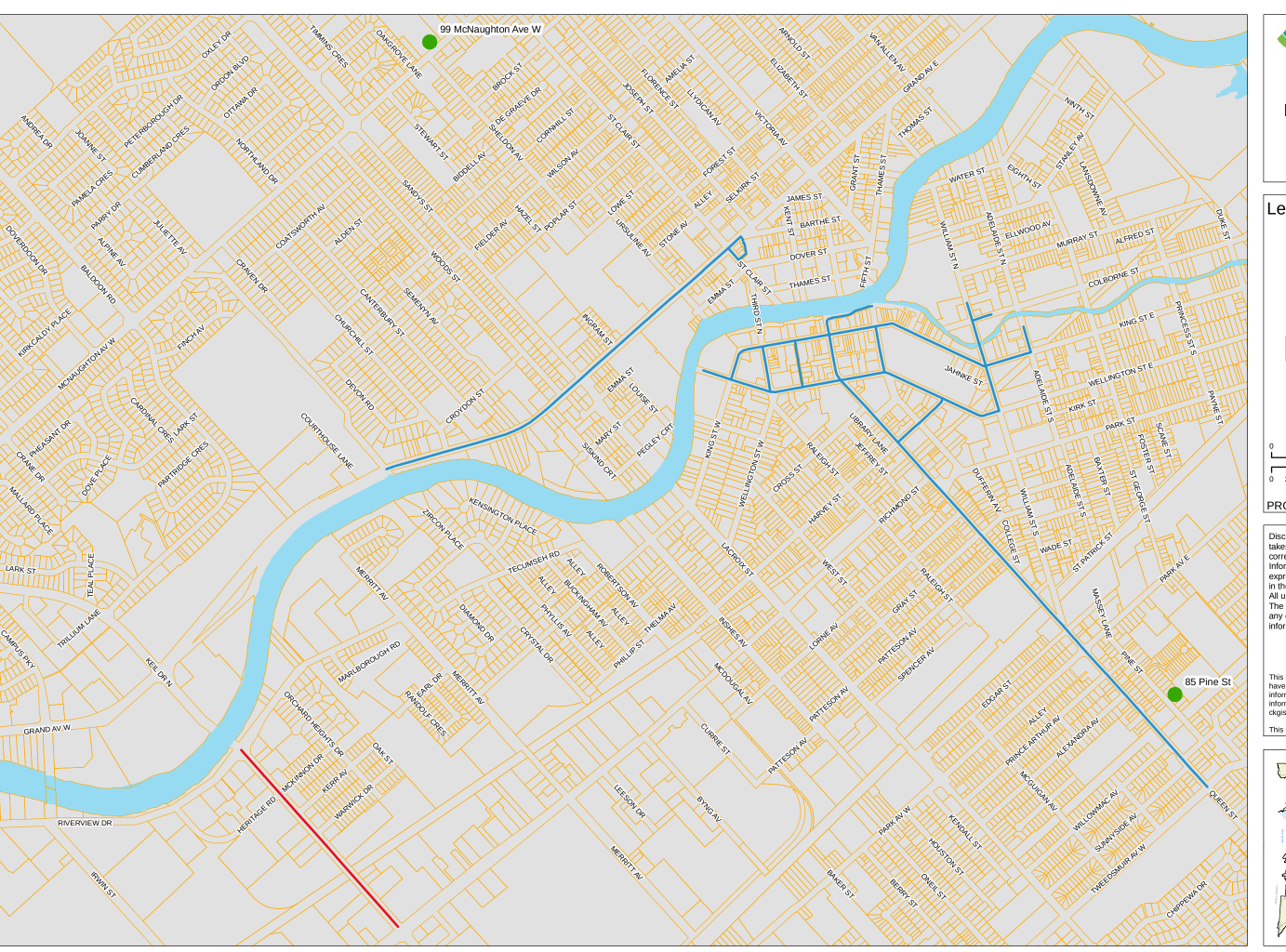
BLENHEIM, **ON**



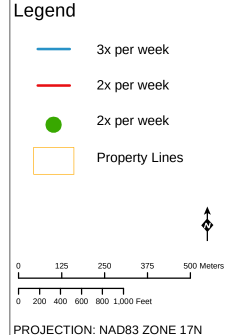
Disclaimer: The Municipality of Chatham-Kent takes every precaution to put up-to-date and correct information on all maps published by Information Services. However, it does not expressly warranty that the information contained in the map is accurate on the date of publication. All users may use this information at their own risk. The Municipality of Chatham-Kent will not entertain any claims arising out of the use of this map or information.

This map was produced by Information Services. If you have any questions or comments regarding the information displayed on this map, or you require more information please contact us at: ckgis@chatham-kent.ca



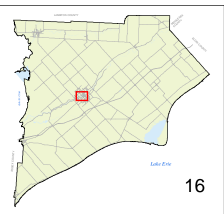


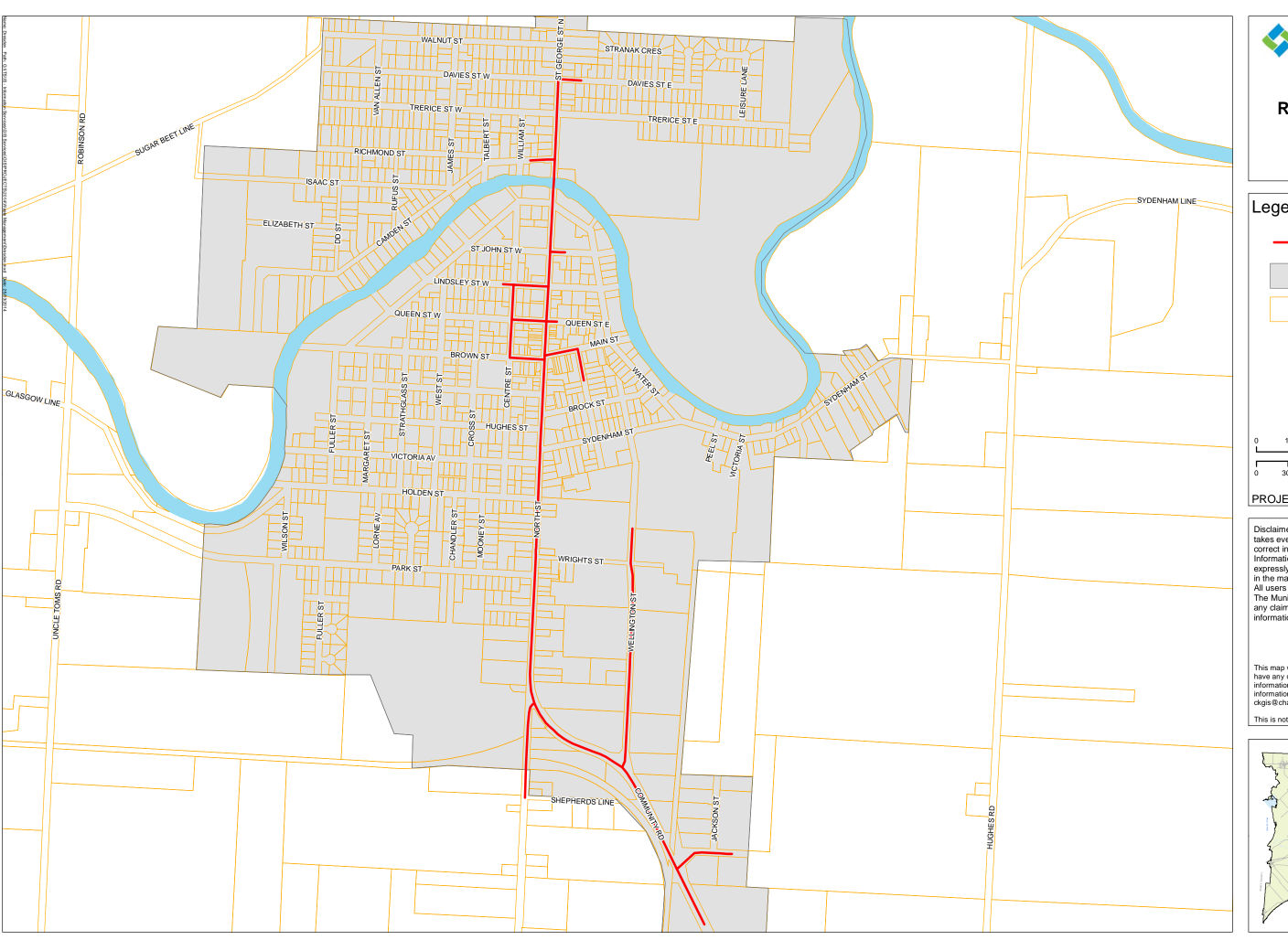




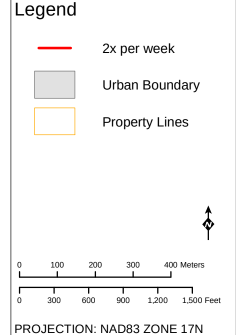
Disclaimer: The Municipality of Chatham-Kent takes every precaution to put up-to-date and correct information on all maps published by Information Services. However, it does not expressly warranty that the information contained in the map is accurate on the date of publication. All users may use this information at their own risk. The Municipality of Chatham-Kent will not entertain any claims arising out of the use of this map or information.

This map was produced by Information Services. If you have any questions or comments regarding the information displayed on this map, or you require more information please contact us at: ckgis@chatham-kent.ca



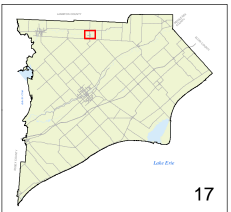


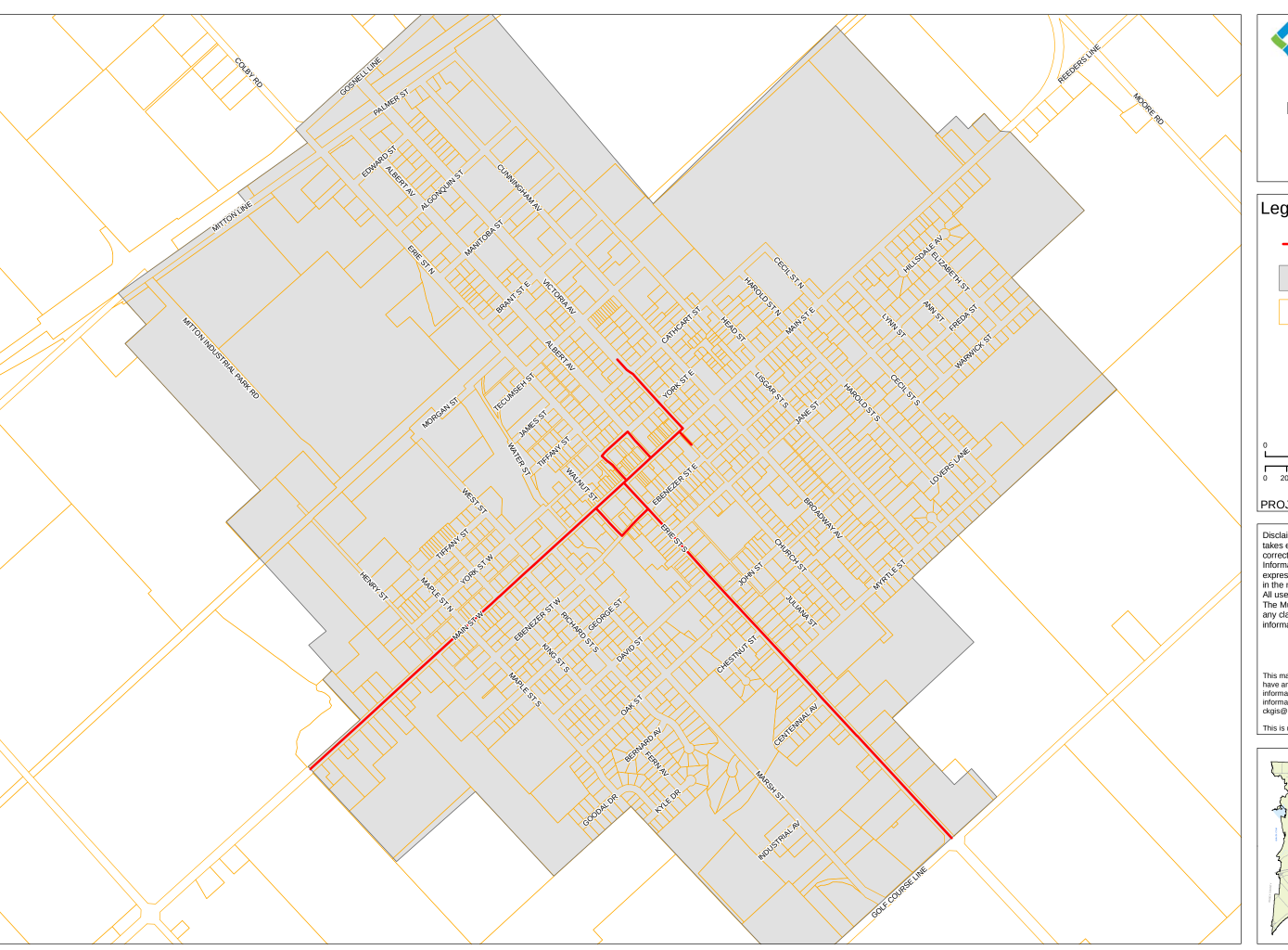




Disclaimer: The Municipality of Chatham-Kent takes every precaution to put up-to-date and correct information on all maps published by Information Services. However, it does not expressly warranty that the information contained in the map is accurate on the date of publication. All users may use this information at their own risk. The Municipality of Chatham-Kent will not entertain any claims arising out of the use of this map or information.

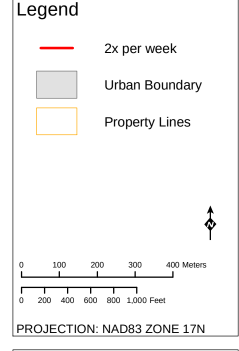
This map was produced by Information Services. If you have any questions or comments regarding the information displayed on this map, or you require more information please contact us at: ckgis@chatham-kent.ca





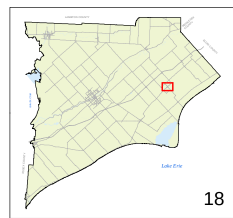


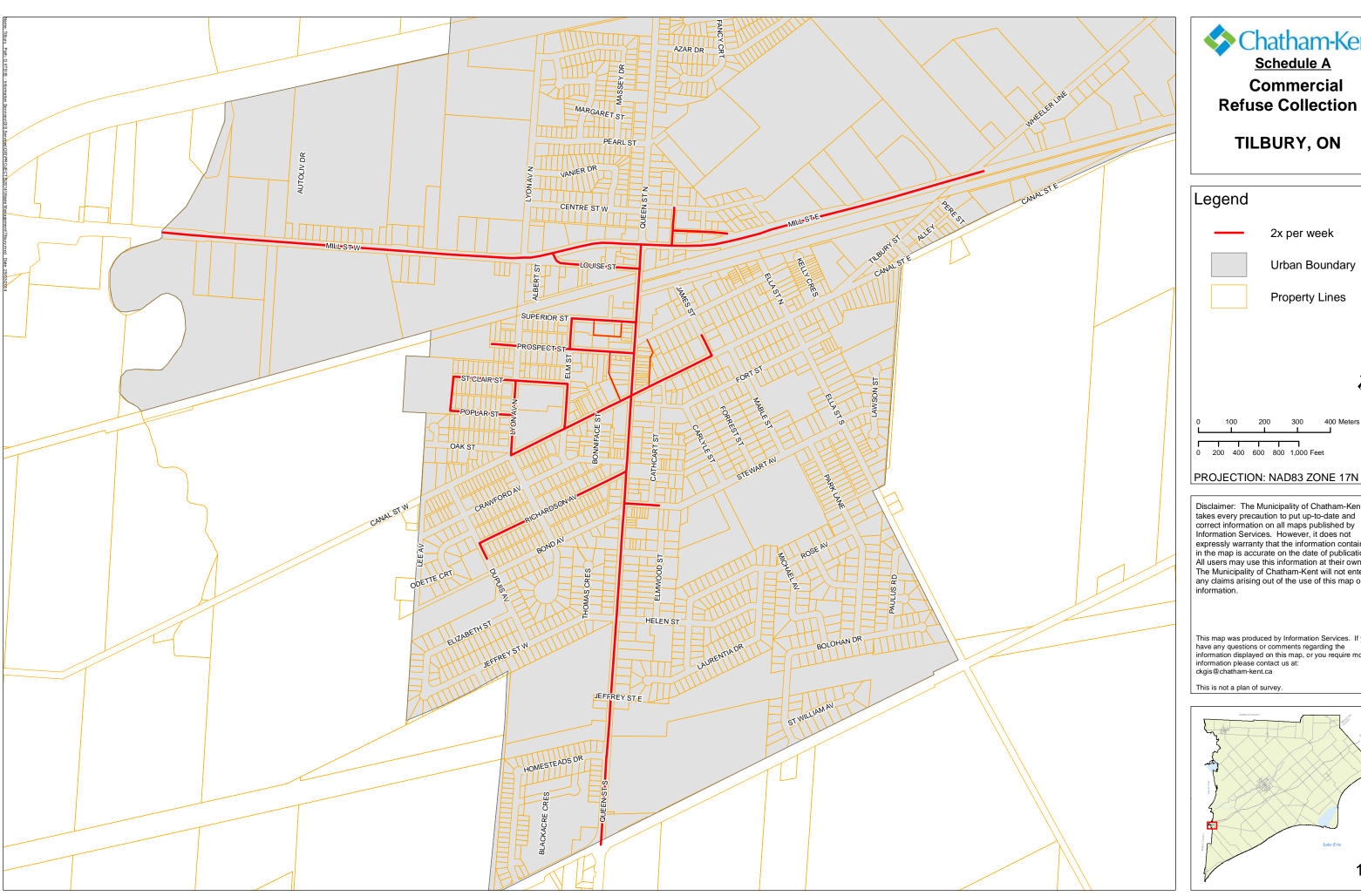
RIDGETOWN, ON



Disclaimer: The Municipality of Chatham-Kent takes every precaution to put up-to-date and correct information on all maps published by Information Services. However, it does not expressly warranty that the information contained in the map is accurate on the date of publication. All users may use this information at their own risk. The Municipality of Chatham-Kent will not entertain any claims arising out of the use of this map or information.

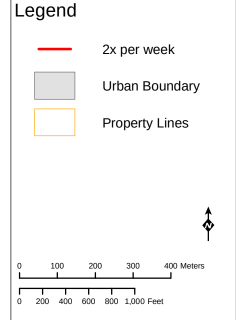
This map was produced by Information Services. If you have any questions or comments regarding the information displayed on this map, or you require more information please contact us at: ckgis@chatham-kent.ca





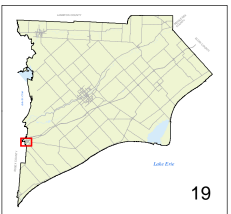


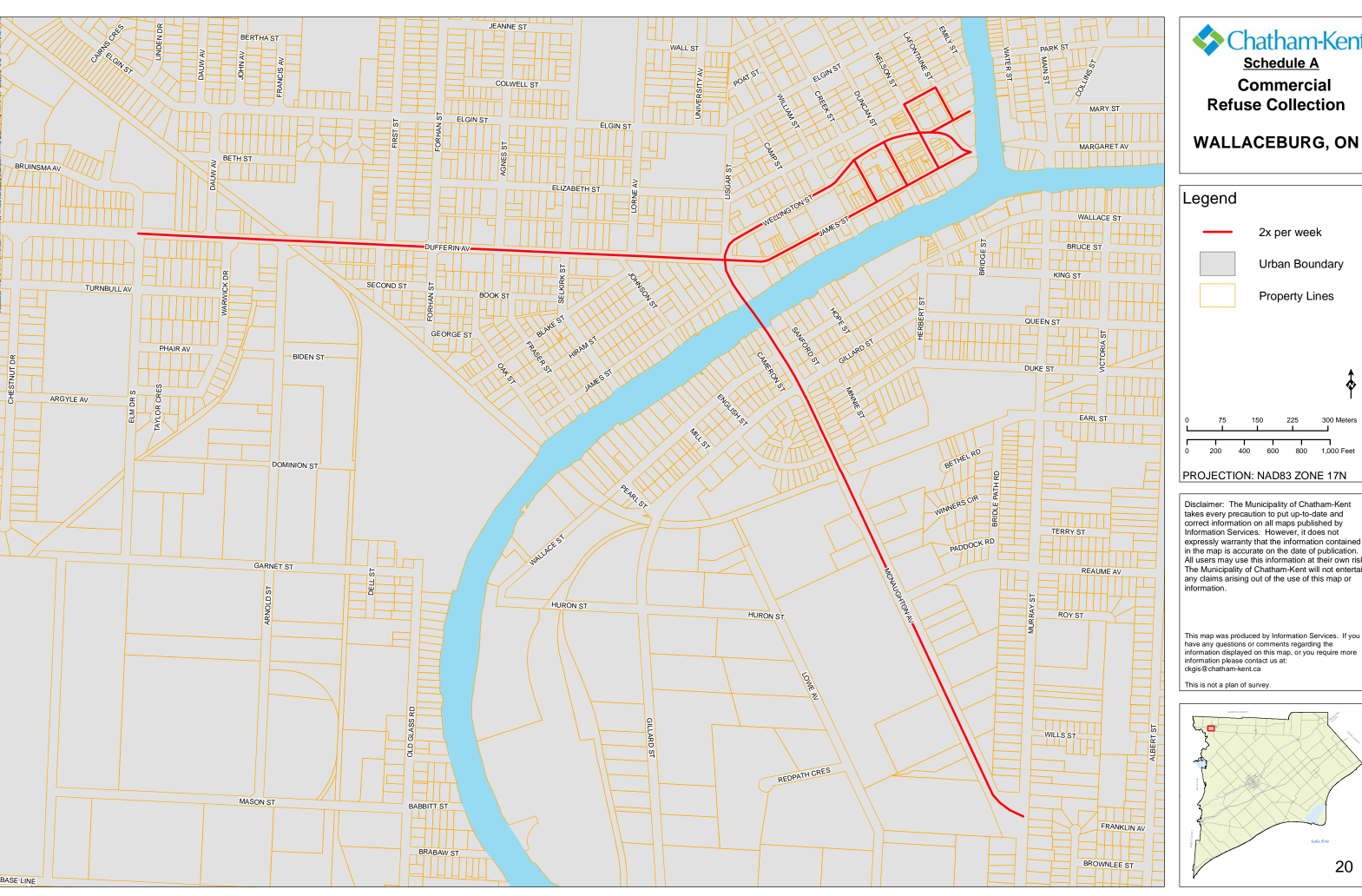
TILBURY, ON



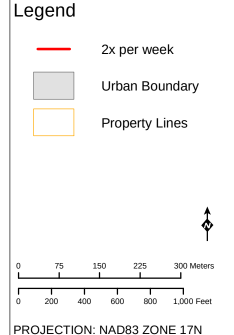
Disclaimer: The Municipality of Chatham-Kent takes every precaution to put up-to-date and correct information on all maps published by Information Services. However, it does not expressly warranty that the information contained in the map is accurate on the date of publication. All users may use this information at their own risk. The Municipality of Chatham-Kent will not entertain any claims arising out of the use of this map or information.

This map was produced by Information Services. If you have any questions or comments regarding the information displayed on this map, or you require more information please contact us at: ckgis@chatham-kent.ca









Disclaimer: The Municipality of Chatham-Kent takes every precaution to put up-to-date and correct information on all maps published by Information Services. However, it does not expressly warranty that the information contained in the map is accurate on the date of publication. All users may use this information at their own risk. The Municipality of Chatham-Kent will not entertain The Municipality of Chatham-Kent will not entertain any claims arising out of the use of this map or

This map was produced by Information Services. If you have any questions or comments regarding the information displayed on this map, or you require more information please contact us at: ckgis@chatham-kent.ca



Schedule B

Municipality of Chatham-Kent Part 1 Provincial Offences Act By-Law 216-2023: Curbside Waste By-Law Municipal Set Fines

Item	Short Form Wording	By-Law Section Creating or Defining Offenses	Set Fine
1	Dispose of waste, bulky items, or diversion items outside of provisions of this by-law	2.1	\$500
2	Set out a Prescribed Container for collection that does not meet all requirements	8.2.a., 8.3, 8.4, 9.4	\$250.00
3	Set out waste in containers other than Prescribed Containers or Front-End Bin	9.1	\$250.00
4	Set out Non-Collectable Refuse for Municipal Collection	9.1	\$500.00
5	Set out a Prescribed Container for collection from an address other than for which the container was issued	9.3	\$250.00
6	Set out waste for collection from an address other than from which it was generated	5.3.c. and 9.5	\$500
	Place a hazardous substance in a waste container for collection	9.3	\$500
7	Place or leave a Prescribed Container at the collection point outside of the set-out hours	9.5 and 9.6	\$250.00
8	Store or place waste containers incorrectly	9.2	\$250.00
9	Dispose of waste or recycling in a Front-End Bin over the allowable volume	5.3.c.	\$250.00
10	Pick, or scatter waste placed for collection	9.9	\$250.00
11	Interfering or obstructing a By-Law Enforcement Officer who is performing the role's duties	10.3	\$500.00