Administration Department Information Series 2016



# **UNSIGHTLY PROPERTIES**

## **Property Maintenance Bylaw No. 1383**

## WHAT DOES "UNSIGHTLY" REALLY MEAN?

- Properties can only be considered unsightly based on guidelines set out in the bylaw.
- A property can be deemed unsightly if any of the following are present on the exterior of the property:
  - Refuse (including household garbage, automobile parts, yard waste, etc.)
  - Noxious weeds ONLY as defined by the bylaw (e.g. Scotch broom, gorse, etc.). Common weeds like horsetail, dandelions, etc. are not considered noxious.
  - Tall grass and weeds over 30 cm high (one foot) on properties with a building or 60 cm (two feet) high on vacant properties.
    - Destructive insects.



## WHAT IS <u>NOT</u> CONSIDERED UNSIGHTLY?

- Anything that is not specified under the bylaw
- Dilapidated buildings
- The interior of buildings
- Aesthetics (paint colour or landscaping choices)



## HAVE A COMPLAINT?

If you believe a property is unsightly, you may file a complaint with bylaw compliance.

You must provide the following information:

- Address or location of the unsightly property
- Nature of complaint (e.g. weeds, refuse)
- Your name, address , phone number and email address.

As per City policy, your contact information will be kept confidential. Anonymous complaints are not

accepted or considered.



## WHAT HAPPENS AFTER A COMPLAINT IS FILED?

Once a complaint is filed, a bylaw officer will attend the property and assess whether it meets the bylaw standard to be deemed unsightly.

If the property is deemed unsightly, bylaw officers begin a legislative process to have the property cleaned up.

#### 1. VOLUNTARY COMPLIANCE

- Bylaw officer contacts the property owner and/or occupant to advise of the bylaw contravention.
- A timeline (generally 2-4 weeks) is allotted to allow the owner or occupant to voluntarily clean up the property.
- Bylaw officer re-inspects property after compliance deadline.

If the owner/occupant does not clean up the property within the allotted time period, the bylaw officer initiates the second step of the legislative process.

#### 2. COUNCIL-AUTHORIZED CLEAN-UP

- Staff presents a report to City Council outlining the condition of the property and the attempts to gain compliance.
- Council may authorize staff under the *Community Charter* to undertake the clean-up at the expense of the property owner.
- Staff follow City purchasing policies to hire a contractor to undertake the clean-up.

The legislative process make take up to six months to complete.

Information is for convenience only. Contact staff to discuss current and applicable bylaws.

#### **Administration Department**

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