BY-LAW 403-A A BY-LAW OF THE MUNICIPALITY OF OROMOCTO RESPECTING THE COLLECTION AND DISPOSAL OF GARBAGE AND OTHER MATERIAL

BE IT ENACTED BY THE Mayor and Councillors of the Town of Oromocto as follows:

1. By-Law 403 A By-Law of the Municipality of Oromocto Respecting The Collection and Disposal of Garbage and Other Material repeals Section 12 and its headings and replaces it with the following:

MULTIPLE UNITS AND RENTAL HOUSING

- 12. a. The landlord of co-located multiple housing units may maintain, on behalf of his tenants, a metal garbage bin(s) or a secure storage premise upon the approval of the Town's Enforcement Officer. Such bins and/or storage premises must be constructed such that the landlords designated tenants ONLY may access them solely for the disposal of "garbage" as defined herein. Failure of the landlord to control content may result in refusal by the Town's contractor to collect the contents or the collector's billing of the landlord directly for the "tipping fees" and "hauling fees" associated with any such collection.
 - b. Class 1 Waste, Class 2 Waste and Hazardous Waste (as defined herein) remaining uncollected at multiple unit and/or rental dwellings shall be removed and disposed of at an approved site by the landlord or his agent within 3 working days at the landlord's sole cost.

READ THE FIRST TIME BY TITLE ONLY: 19 September 2002

READ THE SECOND TIME IN ITS ENTIRETY: 19 September 2002

READ THE THIRD TIME BY TITLE ONLY

FOR ENACTMENT: 17 October 2002

Town Administrator	Mayor