

SEWER COMPLIANCE

Municipal bylaws control the quality and quantity of substances discharged into their sanitary and storm water sewer systems. As such, facilities using the sewer system must meet the applicable bylaw. Bylaws are set by individual municipalities, and vary for each one. Failure to meet these bylaws may result in fines and orders to close which would result in a loss of business.

Bylaw Example:

In July of 2000, the Toronto City Council enacted a new Sewers Bylaw – (Municipal Code, Chapter 681). The Environmental Monitoring & Protection Unit is responsible for enforcing the City's bylaw.

This bylaw sets strict limits on heavy metals and toxic organic compounds in wastewater discharged to the sanitary and storm water sewers and the natural watercourses

How Oakhill Can Help:

Oakhill can successfully assist your facility with sewer compliance issues, and avoid potential liability.

A typical scope of work for this type of project may include:

- A review of all existing information;
- A Facility visit;
- A review of Facility operations, processes and equipment;
- Sampling of wastewater and
- Comparison of the results to the Cities Sewer Use By-Law.

Contact Oakhill for a free quote, and avoid fines and litigation from compliance issues.

Applicable legislations:

Bylaws for Sewers vary for different municipalities.

Example: Municipal Code, Chapter 681 (Toronto).

Environment Protection Act:

O. Reg. 387 (Water Taking)

O. Reg. 347 (General – Water Management)

For further information and your
FREE QUOTE,
Please contact us
Email:

info@oakhillenvironmental.com

Phone: 905-988-1243

Fax: 905-988-1887