SECONDARY LEGISLATION

Grand Port-Savanne Council (Collection and Disposal of Refuse)Regulations 1993

GN No. 87 of 1993 THE LOCAL GOVERNMENT ACT 1989

Regulations made by the <u>Grand Port-Savanne</u> District Council under sections 51, 141 and 142 of the Local Government Act 1989

No person shall deposit, or cause, or permit to be deposited any kind of household or trade refuse, vehicle wrecks or parts thereof, furniture, agricultural, building and excavation wastes, animal carcasses or any other material on a street pavement, wasteland, vacant premises, drain, canal, or any other public place.

The occupier of any premises or, in the case of vacant premises or a flat, the owner shall-

- (a) at all time keep the premises clean and free from all undergrowth; and
- (b) not dump, or cause, or permit the dumping of any kind of household or trade refuse, vehicle wrecks or parts thereof, furniture agricultural, building and excavation wastes, animal carcasses or other waste material on the premises.

Every occupier of residential premises shall deposit or cause to be deposited any refuse, or any other waste material, in a receptable.

Every occupier of a flat shall deposit, or cause to be deposited all refuse at ground level in a receptacle, as described under regulation 7, whether used exclusively by him or in common with all occupiers of the flat.

Any dealer in cakes, foodstuffs or other perishable goods shall secure such refuse in a plastic bag before depositing it in a receptacle,

- (1) An officer may, where on account of the condition, construction, or location of the receptacle, there exists or is likely to be, pollution or a threat to public health, and having due regard to the situation of the premises, whether residential or commercial, serve a notice on the occupier, requiring him to have his receptacle-
 - (a) constructed with concrete or other impervious material;
 - (b) adequately ventilated-,
 - (c) placed at proximity of the main entrance;
 - (d) provided with a means of access for cleaning and removing its contents without having it to be carried through any building; and
 - (e) provided with an outlet to a covered drain.
- (2) The occupier shall comply with the notice under paragraph (1) within three months of the service of the notice.
- (1) Where any vacant premises are-
 - (a) partly or wholly, covered with undergrowth; or
 - (b) dumped with any kind of household or trade refuse, vehicle wrecks, or parts thereof, furniture, agricultural, building, and excavation wastes, animal carcasses or any other material prejudicial to public health or conducive to pollution,

an officer may serve on the owner a notice requiring him to cut down, remove, or dispose of the undergrowth or material to an approved dumping site.

(2) The owner shall comply with the requirements of the notice under paragraph (1) within one month of the service of the notice or within 48 hours in the case of refuse constituting a health hazard.

On the failure of the owner or occupier to comply with the requirements of the notice served under regulations 12 and 13, the Council shall-

- (a) be empowered to enter upon than said land/premises and cause all works necessary for the cleaning of the land and removal and disposal of all undergrowth, refuse, debris and any other material thereupon to be done; and
- (b) recover all sum spent by it for that purpose as a civil debt from the owner or occupier.

For the removal of any kind of household or trade refuse, vehicle wrecks, or parts thereof, furniture, agricultural and excavation wastes, animal carcasses or any other wastes or other material the Council shall claim the fees as prescribed in Schedule.

The Grand Port-Savanne District Council (Disposal of Refuse) Regulations 1979 are repealed.