

## Refuse Removal Bylaws

- The occupier of every premises, must make provision for storage collection and removal of waste.
- The Municipality may subject to the tariff charged in the tariff bylaws collect and remove, builders waste, special industrial waste special domestic refuse.
- The Municipality may at its sole discretion supply refuse storage receptacles having regard to the quantity, suitability and accessibility of the refuse storage area.
- Every owner or occupier of premises has a duty of care towards the waste that is collected, in addition there remains an onus on them to ensure that the waste is stored in a hygienic condition, as well as and harmful or toxic substances have been removed or attended to.
- The dates or days of collection, must be stipulated by the Municipality.
- Bulky refuse must be securely tied up.
- The place wherein the refuse is stored must be accessible to the waste collectors, and herein the onus is on the owner to ensure that the premises can be accessed.
- When the refuse is stored in such a manner that it is creating a nuisance the Municipality may arrange for a special removal and the occupier shall be responsible for the tariff charge.
- The owner of building refuse must dispose of the refuse within reasonable time.
- Refuse whilst in conveyance shall not be conveyed in such a manner so as to cause a nuisance.
- The bylaw thereafter proceeds to provide specific stipulations for the category of special industrial and industrial waste as well as liquid waste and the storage and removal thereof.
- All refuse removed by the Municipality as well as refuse at the disposal site is the refuse of the Municipality.
- The bylaw stipulates penalties for offences caused in non-compliance.
- The bylaw is called **REFUSE REMOVAL AND DISPOSAL BYLAW.**