

Before the Board of Supervisors County of Placer, State of California

In the matter of:

An ordinance amending Chapter 8, Article 16,
Section 8.16.220, "Collection of Refuse Mandatory"
of the Placer County Code.

Ordinance No.: 6151-B

Introduced: June 28, 2022

The following Ordinance was duly passed by the Board of Supervisors of the County of Placer
at a regular meeting held July 12, 2022 by the following vote:

Ayes: GORE, HOLMES, JONES, GUSTAFSON

Noes: NONE

Absent: WEYGANDT

Signed and approved by me after its passage.



Chair, Board of Supervisors

Attest:



Clerk of said Board

THE BOARD OF SUPERVISORS OF THE COUNTY OF PLACER, STATE OF
CALIFORNIA, ORDAINS AS FOLLOWS:

Section 1: Section 8.16.220 Collection of refuse mandatory of Chapter 8 of the
Placer County Code is hereby amended as follows:

A. Notwithstanding any other provisions of this article to the contrary, all refuse accumulated within
the territory described in subsection B of this section shall be collected, conveyed and disposed of by the
franchise holder. No person shall collect, convey, or dispose of, any refuse accumulated within Franchise
Areas 3 and 4 except as provided by this article.

1. Exception for Actual Procedures. This part shall not be construed to prohibit the actual producers of refuse, or the owners of premises upon which refuse has accumulated, from personally collecting, conveying and disposing of occasional loads of refuse, provided such owners or producers comply with the provisions of this article; however, such actual producer or owner shall still be liable for the payment of fees for the collection of refuse as herein below set forth.

2. If the house or business is not used, it is the property owner's responsibility to ensure the residence or business has refuse removal service. If the house or business **is located in Franchise Area 3 and** is not used for one entire quarter, as defined in the table below it can qualify for an exemption. The property owner must notify the disposal company within the exemption request timeframe outlined in the table below. Exemption requests may only be submitted for the upcoming quarter.

	Service Quarter	Exemption Request Timeframe
First Quarter	January—March	November 15—December 15
Second Quarter	April—June	February 15—March 15
Third Quarter	July—September	May 15—June 15
Fourth Quarter	October—December	August 15—September 15

Homes or businesses not on service will be checked for use. If found to be used, service will be automatically started, and the property owner will be billed for the entire quarter for which use occurred at a minimum level of service of one thirty-two (32) gallon can per week. If such bills are not paid, the county will reimburse the disposal company for services provided and the bill will then be placed on the property taxes for collection.

3. If a primary business owner within Franchise Area 3, has their primary residence within Franchise Area 3, the primary residence may qualify for a year exemption which is limited to one per business. The exemption must be submitted annually within the exemption request timeframe of November 15 - December 15 prior to the year of the requested service exemption. The business must have an active and appropriate minimum level of service to serve the business and home residence. The business must be free of any public health issues or any lapses in solid waste service, if failing to do so the primary residence associated with the business will be placed back on service and be billed for the entire year. Only one exemption shall be granted per business and shall only apply to owners who have a primary residence within Franchise Area 3.

B. Areas of Mandatory Refuse Collection. The portion of Placer County within which refuse collection is mandatory is described as follows:

1. Garbage Franchise District **Area** No. 3. (For legal description see Section 8.16.400(C).)

2. All developed parcels on Foresthill Divide (Pursuant to Resolution 88-218, adopted by the Placer County board of supervisors on June 21, 1988) within Garbage Franchise Area No. 4. (For legal description see Section 8.16.400(D).)

C. Fees.

1. The owner or owner's agent of any premises accumulating refuse shall provide collection services as herein provided. The fee for refuse collection services shall be in accordance with the fee schedule set forth in the agreement between the franchise holder and the county of Placer.

2. All fees chargeable under these provisions shall be collected by the franchise holder and shall be delinquent if not paid by the last day of the billing period used by the franchise holder.

3. Any discontinuance of service shall be in addition to any other civil or criminal remedy provided by law.

4. The property owner of record as shown by the county's most recently equalized tax roll shall be the person responsible for the payment of such fees.

D. Misdemeanor—Infraction. Each person owning the property or premises who fails to provide for the removal of refuse as provided herein is punishable as provided in Article 1.24 of the code. Each day's violation shall be considered and treated as a separate and distinct offense.

* * *

Section 2: This ordinance shall take effect and be in full force and effect thirty (30) days after its passage. The Clerk is directed to publish this ordinance, or a summary thereof, within fifteen (15) days in accordance with Government Code Section 25124.