Annual Report Summary:  Sonoma County Waste Management Agency (2018)

This Annual Report Summary is an official record of your CalRecycle Electronic Annual Report submission, except for your Venue/Event section information, which is contained in a separate report. You may reach that section from the Electronic Annual Report's left navigation bar.

Before submitting your report to CalRecycle, please take the time to review everything on this page to confirm it is complete and correct. If you need to modify some information, close this window to return to the Electronic Annual Report to make your corrections. Then, preview the report again.

Summary Generated On:  Tuesday, November 5, 2019, 2:41:05 PM

<table>
<thead>
<tr>
<th>Summary</th>
<th>Submitted Information</th>
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<tbody>
<tr>
<td>Jurisdiction: Sonoma County Waste Management Agency</td>
<td>Date Report Submitted: Thursday, August 1, 2019</td>
</tr>
<tr>
<td>Report Year Filed: 2018</td>
<td>Report Submitted By: Leslie Lukacs (<a href="mailto:leslie.lukacs@sonoma-county.org">leslie.lukacs@sonoma-county.org</a>)</td>
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<td>Report Status: Submitted</td>
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</table>

Jurisdiction Contact

Jurisdiction Contact:  Leslie Lukacs

Address:  2300 County Center Drive, Santa Rosa, CA 95403

Phone Number:  (707) 565-3687

Fax Number: 

Email Address:  leslie.lukacs@sonoma-county.org

Update Contact Info:  [https://www2.calrecycle.ca.gov/Forms/LGCentral/ReportingEntityContactChange/](https://www2.calrecycle.ca.gov/Forms/LGCentral/ReportingEntityContactChange/)

Disposal Rate Calculation

Definition of Terms

**Reporting-Year Disposal Amount (tons)** – defaults to the total tonnage disposed in the Reporting-Year by a jurisdiction as reported to the Disposal Reporting System (DRS). Disposal contains all jurisdiction waste that was disposed in CA landfills, transformation facilities, and exported out-of-state. Any changes will require you submit a Reporting Year Disposal Modification Certification Sheet (PDF). See User’s Guide or contact LAMD representative if uncertain.

**Disposal Reduction Credits** - the EAR calculator will subtract these credits from your requested total in the Reporting-Year Disposal Amount field. Requesting credits will require you submit a Reporting Year Disposal Modification Certification Sheet (PDF). Descriptions of these credits can be found on that sheet. See EAR User’s Guide or contact LAMD representative if uncertain.

**Reporting-Year Transformation Waste (tons)** – defaults to the total tonnage of waste sent in the Reporting-Year by a jurisdiction to a CalRecycle-permitted transformation facility as reported to the Disposal Reporting System (DRS). Transformation is factored into the Per Capita rate only, and is not deductible. To eliminate the Per Capita credit for transformation tonnage, change the Reporting-Year Transformation Waste (tons) number to 0.00.

**Reporting-Year Population** – January 1st estimate of the number of inhabitants occupying a jurisdiction in the Reporting-Year as prepared by the California Department of Finance (DOF)

**Reporting-Year Employment** – the estimate of the annual average number of employees by jurisdiction in the Reporting-Year as prepared by the California Employment Development Department (EDD).

**Additional Definitions** - for additional definitions and/or acronym descriptions, see the LGCentral Glossary.
Green Material ADC (tons): 14,765.75

Reporting-Year Disposal Amount (tons): 1,245,720.44

Disposal Reduction Credits (Reported):

- Disaster Waste (tons): 884110.92
- Medical Waste (tons): 0.00
- Regional Diversion Facility Residual Waste (tons): 0.00
- C & D Waste (tons): 0.00
- Class II Waste (tons): 1410.19
- Out of State Export (Diverted) (tons): 0.00
- Other Disposal Amount (tons): 0.00

Total Disposal Reduction Credit Amount (tons): 885521.11

Total Adjusted Reporting-Year Disposal Amount (tons): 360,199.33

Reporting-Year Transformation Waste (tons): 37.73

<table>
<thead>
<tr>
<th>Reporting Entity</th>
<th>Quarter</th>
<th>Destination Facility</th>
<th>Transformation Ton</th>
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<td>Stanislaus</td>
<td>1</td>
<td>Covanta Stanislaus, Inc.</td>
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<td>4</td>
<td>Covanta Stanislaus, Inc.</td>
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</table>

Reporting-Year Population: 502,866

Reporting-Year Employment: 207,847

**Reporting-Year Calculation Results (Per Capita)**

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<thead>
<tr>
<th></th>
<th>Population</th>
<th>Employment</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Target</td>
<td>Annual</td>
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<tr>
<td>Disposal Rate without Transformation (pounds/person/day):</td>
<td>3.9</td>
<td>9.5</td>
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<tr>
<td>Transformation Rate (pounds/person/day):</td>
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<td>0.0</td>
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<tr>
<td>The Calculated Disposal Rate (pounds/person/day)</td>
<td>7.1</td>
<td>3.9</td>
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As of January 1, 2020, the use of green material as alternative daily cover (ADC) will be considered disposal in terms of measuring a jurisdiction’s annual 50 percent per capita disposal rate.
### Calculation Factors

If either 1. Alternative disposal or 2. Deductions to DRS boxes are checked, please complete, and sign the Reporting Year Disposal Modification Certification Sheet (PDF) and save to your computer. You may enter the data and save the Disposal Modification Form to your computer. Then either upload the sheet and supporting documentation using the Document Upload Section before submitting your report, or mail, e-mail or FAX to CalRecycle within 7 business days of submitting your report. If you are only claiming report-year disposal deductions for waste transported to a certified Transformation facility, you do not need to fill out the certification request.

If 3. Green Material ADC (AB 1594) box is checked: Pursuant to Public Resources Code (PRC) Section 41781.3 ([AB 1594](http://leginfo.legislature.ca.gov/faces/billtext.xhtml?bill_id=201420150 Regular Session AB1594)) (Williams, Chapter 719, Statutes of 2014), beginning in the 2017 EAR jurisdictions are required to include information on plans to address how green material that is being used as ADC will be diverted. Jurisdictions can review disposal facilities that assigned green material ADC and the amount by using the Inflow Outflow Map Generator on the CalRecycle website.

More information and brief instructions for using the inflow/outflow map is available on CalRecycle’s Green Material Used as Alternative Daily Cover (ADC) webpage.

1. Alternative disposal tonnage
2. Deductions to DRS disposal tonnage
3. Green Material ADC (AB1594)

**2018 Sonoma County Waste Management Agency Green Material ADC (tons): 14,765.75**

Please describe in the box below the jurisdiction’s plans to divert green material that is being used as ADC.

```
Please describe in the box below the jurisdiction’s plans to divert green material that is being used as ADC. 
```

**NOTE:** Beginning with report year 2020, jurisdictions, as a result of not being able to claim diversion for the use of green material as ADC, that are not meeting the requirements of Section 41780, will be required to answer these additional questions:

- Identify and address barriers to recycling green material and,
- If sufficient capacity at facilities that recycle green material is not expected to be operational before the jurisdiction’s next review pursuant to Section 41825, include a plan to address those barriers that are within the control of the local jurisdiction.

Although you will be able to submit your electronic Annual Report without completing a disposal modification form, your Annual Report will not be deemed complete until it is completed and received by CalRecycle. Contact your LAMD representative for details.

### Questions and Responses

**Rural Petition for Reduction in Requirements**

Rural Petition For Reduction
1. **Question:**

Was your jurisdiction granted a Rural Petition for Reduction by CalRecycle? See [Jurisdictions with an Approved Petition for Rural Reduction](#). For more information regarding Rural Petition For Reduction, go to [Rural Solid Waste Diversion Home Page](#).

**Response:**

No.

### Newly Incorporated Cities

**New City**

1. **Question:**

Since the date of your last Annual Report, are there any newly incorporated cities within your county/regional agency?

**Response:**

No.

### Disposal Rate Accuracy

**Disposal Rate Accuracy**

1. **Question:**

Are there extenuating circumstances pertaining to your jurisdiction's disposal rate that CalRecycle should consider, as authorized by the [Public Resources Code Section 41821(c)](#)? If you wish to attach additional information to your annual report, please send those items or electronic files to your LAMD representative; include a brief description of those files below. If so, please use the space below to tell CalRecycle.

**Response:**

Yes. SCWMA believes a significant amount of material landfilled in 2018 was disaster waste. The increase in waste tonnage at various locations aligns will with the vast majority of that material being disaster waste. The SCWMA did not receive a disaster waste report from Global Material Recovery Services and ________. Global Material Recovery Services was purchased by Republic in July 2018 and fire debris tonnages were not received in 2018. Republic does not have a record of these tonnages as Global Material kept them when they were sold.

### Planning Documents Assessment

**Source Reduction and Recycling Element (SRRE)**

1. **Question:**

Does the SRRE need to be revised?

**Response:**

No. The SCWMA adopted a model Zero Waste Resolution in September, 2018. Since then, the City of Sebastopol adopted a Zero Waste Resolution in 2018. Additional cities either have or plan to adopt the Zero Waste in 2019. A Zero Waste Resolution update will be detailed in future EAR reports.

**Household Hazardous Waste Element (HHWE)**
2. Question:
Does the HHWE need to be revised?

Response:
No. ZWS is working with a real estate agent to identify a location for a permanent HHW collection site in the Northern portion of Sonoma County. This will allow for greater convenience and participation of the proper disposal of HHW materials. The HHWE allows for additional HHW collection facility so a HHWE revision is not necessary.

Non-Disposal Facility Element (NDFE)
3. Question:
Describe below any changes in the use of nondisposal facilities, both existing and planned (e.g., is the jurisdiction using a different facility within or outside of the jurisdiction, has a facility closed, is a new one being planned).

Response:
The future organics processing site will need to be added to the NDFE when the location is chosen for construction. The decision is expected in 2019.

Non-Disposal Facility Element (NDFE)
4. Question:
Are there currently any nondisposal facilities that require a solid waste facility permit located (or planned to be sited) in your jurisdiction that are not identified in your NDFE?

Response:
No. Please see the above explanation.

Summary Plan Assessment

Summary Plan
1. Question:
Does the Summary Plan need to be revised?

Response:
No. No changes to the summary plan are currently under consideration.

Siting Element Assessment

Total County or Agency Wide Disposal Capacity
1. Question:
Based on the best available estimates of current and future disposal, how many years of disposal capacity does your county or regional agency have?

Response:
26

Total County or Agency Wide Disposal Capacity
2. Question:
If you do not currently have 15 years of disposal capacity, describe your strategy for obtaining 15 years of capacity.

Response:
N/A
Siting Element Adequacy

3. Question:

Does the Siting Element need to be revised? The Siting Element will need to be revised if you have less than 15 years disposal capacity and have not described a strategy for obtaining 15 years disposal capacity.

Response:

No. Their was a significant increase in disposal in 2018 due to the clean up from the October 2017 wildfires. It is expected that disasters on this scale will not occur regularly.

Areas of Concern / Conditional Approvals

Areas of concern

1. Question:

Did CalRecycle require your jurisdiction to address any areas of concern when determining the adequacy of your solid waste planning documents, or any of their elements?

Response:

No.

Conditional approvals

2. Question:

Did CalRecycle give conditional approval to any of your solid waste planning documents, or any of their elements?

Response:

No.

Additional Information

Additional Information

1. Question:

Is there anything else you would like to tell CalRecycle about unique or innovative efforts by your jurisdiction to reduce waste generation and increase diversion, about your jurisdiction's public education efforts, or about specific obstacles to reaching your jurisdiction's diversion goal? If you wish to attach additional information to your annual report, please use the “Document Management” button below to upload additional files or you can send them directly to your LAMD representative. Please include a brief description of those files in the text box below.

Response:

Yes. The Sonoma County Waste Management Agency went through a rebranding process and is doing business as Zero Waste Sonoma starting in 2018. The new name is more aligned with the mission of the Agency.

Hauler Information

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<thead>
<tr>
<th>Parent Company: Ratto Group</th>
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<tbody>
<tr>
<td>Hauler Name: Rohnert Park Disposal Inc - Rohnert Park</td>
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<td>Franchise Hauler: Yes</td>
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<td>Hauler Name: Santa Rosa Recycling and Collections Inc - Santa Rosa</td>
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<th>Parent Company:</th>
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<tbody>
<tr>
<td>Hauler Name:</td>
<td>Recology Sonoma Marin - Sonoma Unincorporated</td>
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<td>Franchise Hauler:</td>
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<td>Contract End Date:</td>
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### Franchise Hauler:
Yes

### Activities
- Curbside Organics Hauler - Commercial,
- Curbside Organics Hauler - Residential,
- Curbside Recycling Hauler - Commercial,
- Curbside Recycling Hauler - Residential,
- Solid Waste Hauler - Commercial,
- Solid Waste Hauler - Residential,

### Notes:

#### New Hauler:
No

#### Contract End Date:
10/31/2029

The hauler information is correct.

---

### Parent Company:
Redwood Empire Disposal Sonoma County Inc

### Hauler Name:
Redwood Empire Disposal Sonoma County Inc - Sonoma Unincorporated

### Franchise Hauler:
No

### Activities
- Curbside Organics Hauler - Commercial,
- Curbside Organics Hauler - Residential,
- Curbside Recycling Hauler - Commercial,
- Curbside Recycling Hauler - Residential,
- Solid Waste Hauler - Commercial,
- Solid Waste Hauler - Residential,

### Notes:

#### New Hauler:
No

#### Contract End Date:

This hauler does not operate in this jurisdiction.

---

### Parent Company:
Sonoma Garbage Collectors Inc

### Hauler Name:
Sonoma Garbage Collectors Inc - Sonoma

### Franchise Hauler:
Yes

### Activities
- Curbside Organics Hauler - Commercial,
- Curbside Organics Hauler - Residential,
- Curbside Recycling Hauler - Commercial,
- Curbside Recycling Hauler - Residential,
- Solid Waste Hauler - Commercial,
- Solid Waste Hauler - Residential,

### Notes:

#### New Hauler:
No

#### Contract End Date:
05/31/2027

The hauler information is correct.

---

### Parent Company:
Sonoma Garbage Collectors Inc

### Hauler Name:
Sonoma Garbage Collectors Inc - Temelec, Creekside, Chantarelle

### Franchise Hauler:
No

### Activities
- Curbside Organics Hauler - Commercial,
- Curbside Organics Hauler - Residential,
- Curbside Recycling Hauler - Commercial,
- Curbside Recycling Hauler - Residential,
- Solid Waste Hauler - Commercial,
- Solid Waste Hauler - Residential,

### Notes:

#### New Hauler:
No

#### Contract End Date:
07/13/2030

The hauler information is correct.

---

### SRRE and HHWE Diversion Programs
Detailed information for Mandatory Commercial Recycling (MCR) in code 2030 and Mandatory Commercial Organics Recycling (MORE) in code 3035 can be found at the end of this section.

---

### 1010-SR-BCM (Backyard and On-Site Composting/Mulching)
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<th>Program Description</th>
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<th>Existed before 1990:</th>
<th>Report Year Diversion Tons:</th>
<th>Selected in SRRE:</th>
<th>Owned or Operated:</th>
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<tr>
<td>2000-RC-CRB</td>
<td>(Residential Curbside)</td>
<td>SO - Selected</td>
<td>1992</td>
<td>Yes</td>
<td>45653.5</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td></td>
<td>and Ongoing</td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>2010-RC-DRP</td>
<td>(Residential Drop-Off)</td>
<td>SO - Selected</td>
<td></td>
<td></td>
<td>0</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td></td>
<td>and Ongoing</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>Jurisdiction Notes:</td>
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</tbody>
</table>

Jurisdiction Notes:
UCCE continues to provide "How to Compost/Vermicompost" training to Sonoma County residents on behalf of the SCWMA.

<table>
<thead>
<tr>
<th>Jurisdiction Notes:</th>
<th>No changes from previous year.</th>
</tr>
</thead>
</table>

Jurisdiction Notes:
The SCWMA changed its name to doing business as Zero Waste Sonoma and has approved a model ordinance to adopt Zero Waste as a goal. Zero Waste supports waste reduction activities. The Town of Windsor has implemented a reusable cup program at their summer-long Thursday night concert series. Sonoma has developed a event recycling ordinance and no longer allows plastic cups at events on the plaza. Sebastopol has a reuse for utensils and cups at their special events.
2020-RC-BYB (Residential Buy-Back)

Current Status: SO - Selected and Ongoing
Program Start Year: 1990
Existed before 1990: Yes
Report Year Diversion Tons: 0
Selected in SRRE: Yes
Owned or Operated: No

Jurisdiction Notes:
Sonoma County continues to suffer from a lack of buyback centers, causing long lines and significant pressure of the remaining buyback centers, and complaints that consumers are contributing the deposit system but are unable to redeem their deposit conveniently.

2030-RC-OSP (Commercial On-Site Pickup)

Current Status: SO - Selected and Ongoing
Program Start Year: 1990
Existed before 1990: Yes
Report Year Diversion Tons: 0
Selected in SRRE: Yes
Owned or Operated: No

Selected Program Details:
Large Generators (4.0 cy/week) | Multi-family residences | Commingled (Single-stream) | Uncoated corrugated cardboard and paper bags | Office paper (white & colored ledger, computer paper, other office paper) | Metal | Plastic 1-2 | Plastic 3-7 | Newspaper | Miscellaneous paper (includes phone books, catalogs, magazines and other paper) | Glass

Jurisdiction Notes:

2050-RC-SCH (School Recycling Programs)

Current Status: AO - Alternative and Ongoing
Program Start Year: 1994
Existed before 1990: No
Report Year Diversion Tons: 0
Selected in SRRE: No
Owned or Operated: No

Jurisdiction Notes:
The two new hauling companies, Recology Sonoma Marin and Sonoma County Resource Recovery, organize and led all the school presentations in 2018. Recology expects to have completed a presentation at every school in their service area by the end of 2019. Tonnage for the schools program is in the Commercial On-Site Pickup (2030-RC-OSP) section of the EAR.

2060-RC-GOV (Government Recycling Programs)

Current Status: AO - Alternative and Ongoing
Program Start Year: 1989
Existed before 1990: No
Report Year Diversion Tons: 0
Selected in SRRE: No
Owned or Operated: Yes

Jurisdiction Notes:
The new haulers have assisted in improving recycling at government facilities. Tonnage for government facilities is in the Commercial On-Site Pickup (2030-RC-OSP) section of the EAR.

2070-RC-SNL (Special Collection Seasonal (regular))

Current Status: SO - Selected and Ongoing
Program Start Year: 1990
Existed before 1990: Yes
Report Year Diversion Tons: 0
Selected in SRRE: Yes
### Jurisdiction Notes:
No changes from previous report.

#### 2080-RC-SPE (Special Collection Events)

<table>
<thead>
<tr>
<th>Current Status: SO - Selected and Ongoing</th>
<th>Program Start Year: 1990</th>
<th>Existed before 1990: Yes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Report Year Diversion Tons: 16875</td>
<td>Selected in SRRE: Yes</td>
<td></td>
</tr>
</tbody>
</table>

**Jurisdiction Notes:**
375 mattresses were collected at 2 events, one in January and one in February. The SCWMA used the conversion factor of an estimated 45 pounds per mattress.

#### 3000-CM-RCG (Residential Curbside Greenwaste Collection)

<table>
<thead>
<tr>
<th>Current Status: SO - Selected and Ongoing</th>
<th>Program Start Year: 1993</th>
<th>Existed before 1990: No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Report Year Diversion Tons: 0</td>
<td>Selected in SRRE: Yes</td>
<td></td>
</tr>
</tbody>
</table>

**Seleced Program Details:**
Single-family residences | Multi-family residences | Green Waste | Food Waste | Food-Soiled Paper Waste

**Jurisdiction Notes:**
No changes from previous report. Diversion tonnages are reported in 7030-FR-CMF Composting Facility.

#### 3010-CM-RSG (Residential Self-haul Greenwaste)

<table>
<thead>
<tr>
<th>Current Status: SO - Selected and Ongoing</th>
<th>Program Start Year: 1993</th>
<th>Existed before 1990: No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Report Year Diversion Tons: 0</td>
<td>Selected in SRRE: Yes</td>
<td></td>
</tr>
</tbody>
</table>

**Jurisdiction Notes:**
Greenwaste is no longer accepted at the Central Disposal site, due to the addition of a MRF at the transfer station tipping floor, and through the discontinuation of accepting greenwaste in low open-top roll off boxes at the Central Disposal Site. Self haul green waste is accepted at the Sonoma Transfer Station, Healdsburg Transfer Station, and Guerneville Transfer Station. Diversion tonnages are reported in 7030-FR-CMF Composting Facility.

#### 3030-CM-CSG (Commercial Self-Haul Greenwaste)

<table>
<thead>
<tr>
<th>Current Status: SO - Selected and Ongoing</th>
<th>Program Start Year: 1990</th>
<th>Existed before 1990: Yes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Report Year Diversion Tons: 0</td>
<td>Selected in SRRE: Yes</td>
<td></td>
</tr>
</tbody>
</table>

**Jurisdiction Notes:**
No change from previous report. Tonnages are included in 7030-FR-CMF Composting Facility tons.

#### 3035-CM-COR (Commercial Organics Recycling)

<table>
<thead>
<tr>
<th>Current Status: AO - Alternative and Ongoing</th>
<th>Program Start Year: 2016</th>
<th>Existed before 1990: No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Report Year Diversion Tons: 0</td>
<td>Selected in SRRE: No</td>
<td></td>
</tr>
</tbody>
</table>

**Selected Program Details:**
### Jurisdiction Notes:


#### 3040-CM-FWC (Food Waste Composting)
<table>
<thead>
<tr>
<th>Current Status:</th>
<th>Program Start Year:</th>
<th>Existed before 1990:</th>
</tr>
</thead>
<tbody>
<tr>
<td>AO - Alternative and Ongoing</td>
<td>1997</td>
<td>No</td>
</tr>
<tr>
<td>Report Year Diversion Tons: 5262.31</td>
<td>Selected in SRRE: No</td>
<td></td>
</tr>
<tr>
<td>Owned or Operated: Yes</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Jurisdiction Notes:**
Republic Services Richmond facility reported 5262.31 tons of food waste received from Sonoma County. Recology increased the collection at commercial food waste. In 2018, Recology started with one route truck collecting food waste and increased it to three route trucks collecting food waste by the end of the year.

#### 3050-CM-SCH (School Composting Programs)
<table>
<thead>
<tr>
<th>Current Status:</th>
<th>Program Start Year:</th>
<th>Existed before 1990:</th>
</tr>
</thead>
<tbody>
<tr>
<td>AO - Alternative and Ongoing</td>
<td>1998</td>
<td>No</td>
</tr>
<tr>
<td>Report Year Diversion Tons: 0</td>
<td>Selected in SRRE: No</td>
<td></td>
</tr>
<tr>
<td>Owned or Operated: Yes</td>
<td></td>
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</tr>
</tbody>
</table>

**Jurisdiction Notes:**
Recology and Sonoma County Resource Recovery have outreach staff which provided classroom presentations on school composting. Some schools throughout Sonoma County have vermicomposting and on-site composting programs.

#### 3060-CM-GOV (Government Composting Programs)
<table>
<thead>
<tr>
<th>Current Status:</th>
<th>Program Start Year:</th>
<th>Existed before 1990:</th>
</tr>
</thead>
<tbody>
<tr>
<td>SO - Selected and Ongoing</td>
<td>1993</td>
<td>Yes</td>
</tr>
<tr>
<td>Report Year Diversion Tons: 0</td>
<td>Selected in SRRE: Yes</td>
<td></td>
</tr>
<tr>
<td>Owned or Operated: Yes</td>
<td></td>
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</tbody>
</table>

**Jurisdiction Notes:**
No change from the previous year.

#### 4010-SP-SLG (Sludge (sewage/industrial))
<table>
<thead>
<tr>
<th>Current Status:</th>
<th>Program Start Year:</th>
<th>Existed before 1990:</th>
</tr>
</thead>
<tbody>
<tr>
<td>AO - Alternative and Ongoing</td>
<td>1996</td>
<td>No</td>
</tr>
<tr>
<td>Report Year Diversion Tons: 0</td>
<td>Selected in SRRE: No</td>
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</tr>
<tr>
<td>Owned or Operated: No</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Jurisdiction Notes:**
No change from the previous year.

#### 4020-SP-TRS (Tires)
<table>
<thead>
<tr>
<th>Current Status:</th>
<th>Program Start Year:</th>
<th>Existed before 1990:</th>
</tr>
</thead>
<tbody>
<tr>
<td>SO - Selected and Ongoing</td>
<td>1993</td>
<td>No</td>
</tr>
<tr>
<td>Report Year Diversion Tons: 1721.41</td>
<td>Selected in SRRE: Yes</td>
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<tr>
<td>Owned or Operated: Yes</td>
<td></td>
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</tbody>
</table>

**Jurisdiction Notes:**
Lakin Tires diversion (1676.41 tons).

#### 4030-SP-WHG (White Goods)
<table>
<thead>
<tr>
<th>Current Status:</th>
<th>Program Start Year:</th>
<th>Existed before 1990:</th>
</tr>
</thead>
<tbody>
<tr>
<td>SO - Selected and Ongoing</td>
<td>1990</td>
<td>Yes</td>
</tr>
<tr>
<td>Report Year Diversion Tons: 1992</td>
<td>Selected in SRRE: Yes</td>
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</tr>
<tr>
<td>Jurisdiction Notes:</td>
<td>Owned or Operated: Yes</td>
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</tr>
<tr>
<td>Jurisdiction Notes:</td>
<td>No change from previous year.</td>
<td></td>
</tr>
</tbody>
</table>

4040-SP-SCM (Scrap Metal)

<table>
<thead>
<tr>
<th>Current Status: SO - Selected and Ongoing</th>
<th>Program Start Year: 1990</th>
<th>Existed before 1990: Yes</th>
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</thead>
<tbody>
<tr>
<td>Report Year Diversion Tons: 9692.27</td>
<td>Selected in SRRE: Yes</td>
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<td></td>
<td>Owned or Operated: Yes</td>
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</table>

4050-SP-WDW (Wood Waste)

<table>
<thead>
<tr>
<th>Current Status: SO - Selected and Ongoing</th>
<th>Program Start Year: 1990</th>
<th>Existed before 1990: Yes</th>
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</thead>
<tbody>
<tr>
<td>Report Year Diversion Tons: 4169.79</td>
<td>Selected in SRRE: Yes</td>
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<td></td>
<td>Owned or Operated: Yes</td>
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</table>

4060-SP-CAR (Concrete/Asphalt/Rubble)

<table>
<thead>
<tr>
<th>Current Status: SO - Selected and Ongoing</th>
<th>Program Start Year: 1990</th>
<th>Existed before 1990: Yes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Report Year Diversion Tons: 11320.2</td>
<td>Selected in SRRE: Yes</td>
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</tr>
<tr>
<td></td>
<td>Owned or Operated: No</td>
<td></td>
</tr>
</tbody>
</table>

Selected Program Details:
Concrete/cement | Rock, soils and fines | Mixed C + D

Jurisdiction Notes:
Reported tonnages are for dirt, earth, soils, and C&D materials delivered to the County-owned transfer stations

4090-SP-RND (Rendering)

<table>
<thead>
<tr>
<th>Current Status: SO - Selected and Ongoing</th>
<th>Program Start Year: 1990</th>
<th>Existed before 1990: Yes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Report Year Diversion Tons: 0</td>
<td>Selected in SRRE: Yes</td>
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<tr>
<td></td>
<td>Owned or Operated: No</td>
<td></td>
</tr>
</tbody>
</table>

Jurisdiction Notes:
No change from previous year.

5000-ED-ELC (Electronic (radio, TV, web, hotlines))

<table>
<thead>
<tr>
<th>Current Status: SO - Selected and Ongoing</th>
<th>Program Start Year: 1992</th>
<th>Existed before 1990: No</th>
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<tbody>
<tr>
<td>Report Year Diversion Tons: 0</td>
<td>Selected in SRRE: Yes</td>
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<tr>
<td></td>
<td>Owned or Operated: Yes</td>
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</tr>
</tbody>
</table>

Jurisdiction Notes:

5010-ED-PRN (Print (brochures, flyers, guides, news articles))
### Jurisdiction Notes:
The information is the same as last year. The SCWMA continues to publish an annual Recycle Guide. The SCWMA has rebranded and is doing businesses as Zero Waste Sonoma. The Agency’s website has been updated to reflect the name.

#### 5020-ED-OUT (Outreach (tech assistance, presentations, awards, fairs, field trips))

<table>
<thead>
<tr>
<th>Current Status:</th>
<th>Program Start Year: 1994</th>
<th>Existed before 1990: No</th>
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<tbody>
<tr>
<td>Report Year Diversion Tons: 0</td>
<td>Selected in SRRE: Yes</td>
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<tr>
<td>Owned or Operated: Yes</td>
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</tbody>
</table>

#### Jurisdiction Notes:
The information is the same as the previous year. The SCWMA works closely with the haulers on outreach and education.

#### 5030-ED-SCH (Schools (education and curriculum))

<table>
<thead>
<tr>
<th>Current Status:</th>
<th>Program Start Year: 1997</th>
<th>Existed before 1990: No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Report Year Diversion Tons: 0</td>
<td>Selected in SRRE: Yes</td>
<td></td>
</tr>
<tr>
<td>Owned or Operated: Yes</td>
<td></td>
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</tr>
</tbody>
</table>

#### Jurisdiction Notes:
Please see description from Commercial On-site Pickup and Education Outreach programs for additional information regarding the Mandatory Commercial Recycling program, which includes school resources.

#### 6000-PI-PLB (Product and Landfill Bans)

<table>
<thead>
<tr>
<th>Current Status:</th>
<th>Program Start Year: 1993</th>
<th>Existed before 1990: No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Report Year Diversion Tons: 0</td>
<td>Selected in SRRE: Yes</td>
<td></td>
</tr>
<tr>
<td>Owned or Operated: Yes</td>
<td></td>
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</tr>
</tbody>
</table>

**Selected Program Details:**
- Organics in Landfill
- Plastic bags and/or single use plastic bags-PLB
- Polystyrene (food and drink containers etc.)-PLB

#### Jurisdiction Notes:
In September 2018, the SCWMA passed a model single-use food ware Polystyrene ban. The City of Sebastopol has passed the ban. The SCWMA is working with the other cities to pass the ban in 2019.

#### 6010-PI-EIN (Economic Incentives)

<table>
<thead>
<tr>
<th>Current Status:</th>
<th>Program Start Year: 1993</th>
<th>Existed before 1990: No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Report Year Diversion Tons: 0</td>
<td>Selected in SRRE: Yes</td>
<td></td>
</tr>
<tr>
<td>Owned or Operated: Yes</td>
<td></td>
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</tbody>
</table>

**Selected Program Details:**
- Variable can rate/quantity based user fee
- Differential tipping fee

#### Jurisdiction Notes:
No change from previous year.

#### 6020-PI-ORD (Ordinances)

<table>
<thead>
<tr>
<th>Current Status:</th>
<th>Program Start Year: 1993</th>
<th>Existed before 1990: No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Report Year Diversion Tons: 0</td>
<td>Selected in SRRE: Yes</td>
<td></td>
</tr>
<tr>
<td>Owned or Operated: Yes</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### 7000-FR-MRF (MRF)
- **Current Status:** SO - Selected and Ongoing
- **Program Start Year:** 1993
- **Existed before 1990:** No
- **Report Year Diversion Tons:** 0
- **Selected in SRRE:** Yes
- **Owned or Operated:** No

**Jurisdiction Notes:**
No change from previous year.

### 7010-FR-LAN (Landfill)
- **Current Status:** SO - Selected and Ongoing
- **Program Start Year:** 1990
- **Existed before 1990:** Yes
- **Report Year Diversion Tons:** 0
- **Selected in SRRE:** Yes
- **Owned or Operated:** Yes

**Jurisdiction Notes:**
No change from previous year.

### 7020-FR-TST (Transfer Station)
- **Current Status:** SO - Selected and Ongoing
- **Program Start Year:** 1990
- **Existed before 1990:** Yes
- **Report Year Diversion Tons:** 0
- **Selected in SRRE:** Yes
- **Owned or Operated:** Yes

**Jurisdiction Notes:**
No change from previous year.

### 7030-FR-CMF (Composting Facility)
- **Current Status:** SO - Selected and Ongoing
- **Program Start Year:** 1993
- **Existed before 1990:** No
- **Report Year Diversion Tons:** 78731.29
- **Selected in SRRE:** Yes
- **Owned or Operated:** Yes

**Jurisdiction Notes:**
The green waste and wood waste are currently hauled out of county to four compost facilities (Northern Recycling's American Canyon facility, Cold Creek Compost, Redwood Landfill's compost facility, and Republic's WCCLF compost facility in Richmond).

### 8010-TR-BIO (Biomass)
- **Current Status:** AO - Alternative and Ongoing
- **Program Start Year:** 1992
- **Existed before 1990:** No
- **Report Year Diversion Tons:** 0
- **Selected in SRRE:** No
- **Owned or Operated:** Yes

**Jurisdiction Notes:**
No change from the previous year.

### 8020-TR-TRS (Tires)
- **Current Status:** SO - Selected and Ongoing
- **Program Start Year:** 1990
- **Existed before 1990:** Yes
### Jurisdiction Notes:

Tonnage reported is transfer station diversion (35.51 tons) and Lakin Tires diversion (1,782.42 tons).

### 9000-HH-PMF (Permanent Facility)

- **Current Status:** SO - Selected and Ongoing
- **Program Start Year:** 1990
- **Existed before 1990:** Yes
- **Report Year Diversion Tons:** 531.6
- **Selected in SRRE:** Yes
- **Owned or Operated:** Yes

#### Jurisdiction Notes:

Participation at the facility was 20,564 households (505.7 tons of materials). CESQG participation was 238 businesses (24.8 tons of material). Load check at the County-owned transfer stations amounted to 1.1 tons of hazardous material. However, SCWMA stopped operating the Load Check program in February of 2018 so there may be some unreported quantities.

### 9010-HH-MPC (Mobile or Periodic Collection)

- **Current Status:** SO - Selected and Ongoing
- **Program Start Year:** 1995
- **Existed before 1990:** No
- **Report Year Diversion Tons:** 103.5
- **Selected in SRRE:** Yes
- **Owned or Operated:** Yes

#### Jurisdiction Notes:

The Household Hazardous Waste Events includes residential and CESQG participants, and diverted 93.2 tons of HHW. The HHW Rover (door to door service for disabled or elderly residents) diverted 10.3 tons of HHW. Participation for the HHW Events and Rover was 2,595 and 77 participants, respectively.

### 9020-HH-CSC (Curbside Collection)

- **Current Status:** SO - Selected and Ongoing
- **Program Start Year:** 1996
- **Existed before 1990:** No
- **Report Year Diversion Tons:** 8.7
- **Selected in SRRE:** Yes
- **Owned or Operated:** Yes

#### Jurisdiction Notes:

Curbside Oil collection had 191 participants in Windsor, 14 participants in the City of Sonoma, and 489 participants in the remaining jurisdictions. The Town of Windsor and the City of Santa Rosa began collecting curbside batteries in 2018. Windsor collected 3.7 tons of curbside batteries in 2018 and insignificant quantities were collected in Santa Rosa.

### 9030-HH-WSE (Waste Exchange)

- **Current Status:** SO - Selected and Ongoing
- **Program Start Year:** 1995
- **Existed before 1990:** No
- **Report Year Diversion Tons:** 56.9
- **Selected in SRRE:** Yes
- **Owned or Operated:** Yes

#### Jurisdiction Notes:

The HHW reuse program redistributes usable items that are collected through the HHW Facility, HHW Events, and HHW Rover programs. About three fifths of the material is paint.

### 9040-HH-EDP (Education Programs)

- **Current Status:** SO - Selected and Ongoing
- **Program Start Year:** 1990
- **Existed before 1990:** Yes
- **Report Year Diversion Tons:** 1.3
- **Selected in SRRE:** Yes
- **Owned or Operated:** Yes
Jurisdiction Notes:
This year we are including data from the Refillable 1-LB Propane Cylinder campaign, funded by the CalRecycle HD29 grant. Eight propane collection bins located at Regional Parks have collected 2,006 cylinders for reuse/recycling while propane exchange events (239 participants) have collected 642 cylinders for reuse/recycling. Education continues to be a significant portion of the HHW program. The program is promoted in the Recycling Guide, on the website, www.ZeroWasteSonoma.gov, special events, and in-person outreach. We also continue to promote the PaintCare program as well as the Safe Medicine Disposal program.

9045-HH-EWA (Electronic Waste)

| Current Status: AO - Alternative and Ongoing | Program Start Year: 2002 | Existed before 1990: No |
| Report Year Diversion Tons: 875.2 | Selected in SRRE: No |
| Owned or Operated: Yes |

Jurisdiction Notes:
E-waste collected at the transfer stations was 679.5 tons. E-waste collected at SCWMA-sponsored, periodic collection events by the Conservation Corps North Bay was 182.9 tons (5,283 participants).

Mandatory Commercial Recycling (MCR)

This detailed information was entered in the 2030 code noted above in the SRRE and HHWE Diversion Programs.

EDUCATION AND OUTREACH

Note: Regional Agencies should address education and outreach for individual members.

1. Describe education and outreach methods for the reporting year for electronic, print and direct contact, including those done by the jurisdiction and by the hauler(s).

The SCWMA continues to promote Mandatory Commercial Recycling through a multi-faceted outreach approach. Staff conducted in-person outreach for 73 impacted entities included schools, public and private businesses and multi-family complexes. The SCWMA publishes an annual recycling guide, one page of which is dedicated to MCR and resources for businesses. The recyclenow.org website has a URL for MCR, and a unique email address for MCR inquiries and requests. With the implementation of AB 1826, while conducting in-person outreach, we are able to verify compliance of AB 341.

2. If applicable, please describe any challenges encountered in implementing education and outreach for the jurisdiction's commercial recycling program. If not applicable, enter N/A.

N/A

MONITORING

Note:
• Regional Agencies should use the text boxes to list the totals in each field for individual members.
• Reporting Jurisdictions that cannot separate businesses and multifamily data should provide an explanation in the applicable text box.
• Reporting Jurisdictions that have an unknown number for any of the numeric fields must input a ‘0’ into the data field and provide an explanation in the corresponding box below.

Thresholds:
It is acceptable to use the 2019 MORE definition of 4 cy/week of trash/recycling/organics (the MORE FAQs webpage FAQ ‘General’ #18) also for MCR regulated businesses, if that is easier for reporting.

1. Total number of covered businesses: 2538

Explanation:

2. Total number of covered businesses NOT recycling: 342

Explanation:

3. Total number of covered multifamily complexes: 350
Explanation:

4. Total number of covered multifamily complexes NOT recycling: 43

   Explanation:

5. What was done to inform those not recycling about the law and how to recycle? If the jurisdiction has an enforcement program for the Mandatory Commercial Recycling program then please provide information about what enforcement was conducted.

   Information about MRC was included in quarterly fliers from the haulers, on the SCWMA website and social media. The SCWMA does not have an enforcement role in the MRC program though it does request haulers refer reluctant customers to the SCWMA so that the SCWMA can ascertain the resistance to participation.

6. If applicable, please describe any challenges encountered in implementing monitoring related to the jurisdiction’s commercial recycling program. If not applicable, enter N/A.

   N/A

7. Provide the amount of recyclable material that is being diverted by covered businesses/multifamily complexes: 0 Tons

   If this tonnage information is not available, please enter 0 and explain why:

   Explanation: Garbage, recycling and compost service is provided on a volume basis and customers are charged the same amount for a given container size regardless of whether the container is half full and completely full. Individual customer garbage, recycling, and compost is collected and aggregated with all the other customers on the route which may or may not be a covered businesses under the MRC requirements. Bins are not weighed individually.

Mandatory Commercial Organics Recycling (MORe)

- Detailed information for Education and Outreach, and Monitoring, may have been entered in the 3035 code noted above in the SRRE and HHWE Diversion Programs.
- A Rural City, County, or Regional Agency with an exemption per AB 1826 Exemptions, completion of each of the Mandatory Commercial Organics Recycling (MORe) questions is optional.
- A Rural County/Regional Agency, is required to answer the first 2 questions on the 'Infrastructure and Barriers’ tab Per AB 876 (McCarty, Chapter 593, Statutes of 2015).

IDENTIFICATION OF COVERED BUSINESSES/MULTIFAMILY COMPLEXES

1. Please describe the methodology used to identify covered businesses and multifamily complexes.

   In 2018, SCWMA staff worked with its haulers, Recology Sonoma Marin, Sonoma County Resource Recovery, and Sonoma Garbage Collectors to analyze their customer data to determine whether their customers were required to comply with MCR/MOR requirements.

2. If any of this data is not available, please explain why it is not available and how you are addressing gathering the data and when it will be available?

   N/A

EDUCATION AND OUTREACH (all years)

1. Describe education and outreach methods SPECIFIC TO AB 1826 for the reporting year for electronic, print and direct contact, including those done by the jurisdiction and by the hauler(s).
Aside from previous notifications detailed in previous EARs, ZWS staff and Sonoma County haulers have published information about the MCR and MOR requirements. ZWS’s website about MCR and MOR are https://zerowastesonoma.gov/recycle-dispose/commercial/mandatory-commercial-recycling and https://zerowastesonoma.gov/recycle-dispose/commercial/mandatory-commercial-organics-recycling.

The continued benefit of having new haulers in Sonoma County was that both introduced themselves to the community, and in the initial outreach to new businesses, ZWS requested that information about MCR and MOR be provided in that outreach, which both did include.

2. If applicable, please describe any challenges encountered in implementing education and outreach for the jurisdiction’s organic recycling program. If not applicable, enter N/A.

   N/A

MONITORING

Note:

- Regional Agencies should use the text boxes to list the totals in each field for individual members.
- Reporting Jurisdictions that cannot separate businesses and multifamily data should provide an explanation in the applicable text box.
- Reporting Jurisdictions that have an unknown number for any of the numeric fields must input a ‘0’ into the data field and provide an explanation in the corresponding box below.

- Exemptions: *** New 2018 EAR ***
  How to report exemptions for MORe monitoring tab in the EAR:
  1. Include number of exempted businesses in the total of regulated businesses.
  2. Do not include number of exempted businesses in “not recycling” column. The jurisdiction granted an exemption so the business is not considered out of compliance. 
     Note: If a jurisdiction chooses to report this differently, they must explain this in the explanation field(s).
  3. If Exemptions were granted by the jurisdiction, please provide each number of exemptions granted and describe the reasons why the exemptions were granted on the ‘Enforcement, Self-Haul Requirements, and Exemptions’ tab of the Mandatory Commercial Organics Recycling (MORe) section of the EAR.

- Thresholds: *** New 2018 EAR ***
  1. Jurisdictions are not required to report different numbers for MCR and MORe. It is acceptable to use the 2019 MORe definition of 4 cy/week of trash/recycling/organics also for MCR regulated entities, if that is easier for reporting.
  2. Reminder that the 2019 threshold for MORe (4 cy/week of trash/recycling/organics) has been on the MORe FAQs webpage (FAQ ‘General’ #18) since the program began. If a jurisdiction needs assistance please contact your LAMD liaison.

1. Total number of covered businesses: 2538
   Explanation:

2. Total number of covered businesses NOT recycling organics: 1161
   Explanation:

3. Total number of covered multifamily complexes: 350
   Explanation:

4. Total number of covered multifamily complexes NOT recycling green waste, landscape and pruning waste, and nonhazardous wood waste: 136
   Explanation:
5. What was done to inform those not recycling about the law and how to recycle? If the jurisdiction has an enforcement program for the Mandatory Commercial Organics Recycling program then please provide information about what enforcement was conducted.

A letter was sent out to customers by both the hauler and the Sonoma County Waste Management Agency. Their was an increase in compliance after the SCWMA letter was received. Information about MORe was included in quarterly fliers from the haulers, on the SCWMA website and social media. The SCWMA does not have an enforcement role in the MRC program though it does request haulers refer reluctant customers to the SCWMA so that the SCWMA can ascertain the resistance to participation.

6. If applicable, please describe any challenges encountered in implementing monitoring related to the jurisdiction’s commercial organics recycling program. If not applicable, enter N/A.

Implementing organics collection at multifamily complexes is challenging.

7. Provide the amount of organic material that is being diverted by covered businesses/multifamily complexes: 0 Tons

If this tonnage information is not available, please enter 0 and explain why:

Explanation: Garbage, recycling and compost service is provided on a volume basis and customers are charged the same amount for a given container size regardless of whether the container is half full and completely full. Individual customer garbage, recycling, and compost is collected and aggregated with all the other customers on the route which may or may not be a covered businesses under the MRC requirements. Bins are not weighed individually.

INFRASTRUCTURE AND BARRIERS

These questions are pursuant to AB 876 (McCarty, Chapter 593, Statutes of 2015), and AB 1826 Chesbro (Chapter 727, Statutes of 2014).

Per AB 876, Questions #1, #1a, and #2, are to be reported for the entire County or Regional Agency (RA), including all cities within their boundaries. If a regional agency does not consist of all of the jurisdictions in a county, CalRecycle recommends that the county coordinate with the RA(s) and discuss how they want to compile their data. For example, it would be best if the data were for the county as a whole and not broken out by RA. In the EAR, regional agencies and the county should report the same data and explain that the data is for the county as a whole.

Per AB 1826, #3-13 are to be answered by all non-rural/exempted reporting jurisdictions for progress achieved in implementing their commercial organics waste recycling program. Beginning with the 2017 report year, the AB 876 (Organics Management Infrastructure Planning) Calculator now has additional lines to show users how much of the county's/regional agency’s organic waste stream is comprised of food waste. Of all the fractions of the organics waste stream, food is the most difficult to process. Chip and Grind facilities are limited to processing green material which expressly excludes food waste [(14 CCR Sections (a)(10) and (a)(21)]). Therefore, if a jurisdiction’s organics capacity planning primarily relies on Chip & Grind, there is a shortfall of food waste capacity. Only a limited number of all composting facilities are permitted to take food waste: contact your hauler or facility operator to find out whether they are permitted to take food waste, or if they have plans to expand their permit to accept food waste in the future. In-vessel digesters are still fairly uncommon, but many of these do accept food waste. Additionally, do not overlook food waste reduction and edible food rescue programs in your planning.

1. Please provide an estimate of the amount of organic waste, in cubic yards or tons, that will be disposed by the entire county (unincorporated and incorporated areas) or regional agency over a 15-year period (“Over a 15-year period,” means how many tons of organic waste will be disposed of in one single year 15 years from now, not the cumulative total of 15 years). 80600

2. Please identify areas for new or expanded organic waste recycling facilities capable of safely meeting the additional organic waste recycling facility capacity need identified in #1 above. 80600
3. Please provide the names of existing organic waste recycling facilities within a reasonable distance from your major population centers, and the available capacity at each facility to accept your jurisdiction’s organic materials, including food waste. Note: CalRecycle strongly encourages counties and regional agencies to collaborate with cities and special districts within their boundaries, and communicate with haulers and with organics facility operators servicing those entities, in order to understand available capacity and to minimize double counting at facilities used by multiple jurisdictions. Listed capacities should be specific to the amount of capacity available to your jurisdiction.

**Answer Box below:** Consider the following when answering question #3:

i. Differentiate between facilities currently being used and potential facilities.

ii. Make it clear which facility is being listed by including its SWIS #. If no SWIS number is available, give details about the name, address and type of facility.

iii. Available capacity may be calculated by subtracting a facility’s current throughput from its maximum capacity to process organic materials; however, maximum capacity should be discussed with the facility operator.

iv. Do not include ranges of greater than 10,000 tons.

Napa Compost Facility, Redwood Landfill compost facility, Cold Creek Compost, Republic Richmond Compost Facility.

4. Please identify existing organic waste recycling facilities within the jurisdiction that may be suitable for potential expansion, and/or existing solid waste facilities within the jurisdiction that may be suitable for colocation with organic waste processing facilities.

N/A

5. Please describe any efforts underway to develop new private or public regional organic waste recycling facilities, the anticipated timeline for completion, the types of feedstocks these facilities may accept, and the potential available organic material capacity at those facilities for your county or regional agency’s organic waste, including food.

See answer 2

6. Please provide a list of closed or abandoned sites that may be available for new organic waste recycling facilities.


7. Please describe other non-disposal opportunities (on-site composting, food waste to animal feed, etc.) available to covered entities in the jurisdiction.

A grocery store in Windsor, Oliver’s, send food waste daily to a pig farmer.

8. Please describe the jurisdiction’s efforts to reduce food waste at the source and increase edible food recovery (e.g. promoting source reduction, expanding food donation, incentivizing partnerships with local food recovery organizations, changes in local government and school programs to reduce and/or donate surplus edible food). The SCWMA participates in the Sonoma County Food Recovery Coalition (SCFRC) who is committed to reducing food waste in Sonoma County by building community connections and resilience. Here you can learn about reducing food waste and making connections for donating food for people in need.

9. Describe local zoning codes that allow organic waste processing facilities and local permit requirements for siting a new organic waste recycling facility within the jurisdiction.

BAAQMD permits, EIR, CEQA

10. Please describe any local incentives available for developing new organic waste recycling facilities within the jurisdiction (e.g. economic incentives, workforce training, permit fee waivers etc.)

Please see the answer to question 2

11. Describe any local efforts by the jurisdiction or its partners to promote local markets for processed organic material (e.g. jurisdiction purchase of recycled organic products, compost giveaways to residents, promotion of sustainable landscaping, or education and outreach about recycled organic products).

N/A

12. Describe any waste and recycling service-rate adjustments implemented or planned in the jurisdiction, how they target the diversion of organic waste, and/or fund organic recycling infrastructure development.

1. Did the jurisdiction make a rate adjustment this year, or in prior years, for garbage or organics rates related to AB 1826 (or in anticipation of SB 1383) Implementation?

2. Is this planned in the future, if so what year?

3. Did the jurisdiction go through a Prop 2018 Process?

It is anticipated their will be a rate adjustment in 2019.
13. Any other barriers? No

Indicate all known barriers to siting or expanding organic waste recycling facilities in the jurisdiction, such as lack of suitable parcels, zoning issues, economic issues, lack of local markets for finished products, environmental justice issues or the known opposition of community groups, regulatory agencies or public officials, or other impediments. If there are identified barriers that are within the jurisdiction’s control, please provide a summary of the jurisdiction’s plan to remedy the barriers that are under its control.

The permitting process is timely.

ENFORCEMENT, SELF-HAUL REQUIREMENTS, AND EXEMPTIONS

The following elements do not need to be implemented as part of the jurisdiction’s organic waste recycling program; however, if the jurisdiction implements any of these, then the jurisdiction is required to report on any efforts related to these provisions.

1. Has the jurisdiction implemented any enforcement measures for covered businesses (including multifamily) that are not in compliance? If so, please describe.

The SCWMA sent letters to businesses and multifamily complexes on AB 1826 compliance. The SCWMA is working closely with the haulers on enforcement. No fines and penalties have occurred.

2. Has the jurisdiction implemented any certification requirements for self-haulers? If so, please describe.

No.

3. Have any exemptions been granted? Exemptions noted in the law include;
   i. Lack of sufficient space to provide additional bins,
   ii. Current business practices already result in a significant reduction in its organic waste (can be revoked 2020),
   iii. The business does not generate at least one-half cubic yard of organic waste per week,
   iv. Limited term exemptions,
   v. Unforeseen events,

If exemptions were granted by the jurisdiction;
   i. Please provide the number of exemptions granted,
   ii. Describe the reasons why the exemptions were granted,
   iii. Guidance on how to report exemptions for MORe monitoring tab in the EAR:

       1. Include number of exempted businesses in the total of regulated businesses
       2. Do not include number of exempted businesses in “not recycling” column. The jurisdiction granted an exemption so the business is not considered out of compliance.

Note—if a jurisdiction chooses to report this differently, they must explain this in the explanation field(s) of the ‘Monitoring’ tab or the 3035-CM-COR Diversion Program Code monitoring fields.

Yes, exemptions have been granted to 854 commercial accounts and 2 multifamily accounts.

ADDITIONAL INFORMATION

Is there anything else you would like to tell CalRecycle about unique or innovative efforts by your jurisdiction to reduce organic waste generation and increase diversion, about your jurisdiction’s public education efforts, or about specific obstacles to reaching your jurisdiction’s implementation of an organic recycling program?

In 2018, the Sonoma County Waste Management Agency began operating under the name Zero Waste Sonoma (ZWS). In September 2018, ZWS adopted a model Zero Waste Resolution and Single-Use Polystyrene ban. Sebastopol was the first city to pass the model Zero Waste Resolution in 2018. Other cities will pass both ordinances in 2018.

Their continues to be more cooperation with the new haulers in Sonoma County

Brief description of additional information files, including calculation data for infrastructure planning.