

SB 1383 Self Hauling Organics Requirements



SB 1383 is a law that establishes new organic waste collection and recycling programs, food recovery programs, and requirements for jurisdictions to procure recycled organic products like compost and renewable gas. All of the activities are a coordinated effort to reduce 75% of organic waste sent to landfills by 2025, an action that will greatly reduce the impact of climate change on Californians today and for future generations.

Methane is a greenhouse gas that is 84 times more potent than carbon dioxide. It is released when organic material ends up in the landfill, where it lacks sufficient oxygen to properly decompose. This process causes about 20% of California's methane emissions, with materials such as food scraps, yard trimmings, paper and cardboard making up about half of the state's landfills. By tackling organic waste recycling and surplus food recovery, jurisdictions across the state can significantly reduce super-pollutant emissions and combat climate change.

Regulated entities, including local government and businesses, have unique responsibilities under SB 1383 and are required to maintain records that demonstrate how they are complying with the law. These records will assist regulated entities with submitting reports required by local and state agencies and preparing for compliance inspections required by local and state agencies.



Commercial businesses, including landscapers, that wish to self-haul their organic waste are required to source-separate food waste and landscaping from garbage. They are also required to keep records. To assist self-haulers with recordkeeping, CalRecycle has developed a tool.

Go to www2.CalRecycle.ca.gov/Docs/Web/119874 to download the form or just copy and use the form on the backside of this document.



Para español,
escanee este
código QR.

SB 1383 Recordkeeping Form for Self-Haulers

This form assists commercial businesses that self-haul organic waste with maintaining proper records. Use of this form is optional and not a regulatory requirement.

The SB 1383 regulations require commercial organic waste generators, including landscapers, to maintain certain records if they comply with the organic waste collection service requirement by self-hauling their generated organic waste. (Title 14, Chapter 12, Article 3, Section 18984.9)

The records commercial businesses that self-haul must keep are:

- Delivery receipts and weight tickets from each entity receiving organic materials, including the amount of organic material in cubic yards or tons.
- If the organic waste is transported to a site that does not have scales or that employs scales incapable of weighing the waste received, the self-hauler is not required to record the weight of material. However, the self-hauler must maintain a record of the entity that received the organic waste.

Residential self-haulers do not need to maintain these records.

SB 1383 Commercial Self-Haul Recordkeeping for 20XX

This form is to document that [NAME of BUSINESS] has arranged for recycling and organics collection services by self-hauling.

Transaction Date	Solid Waste Facility, Operation, Activity, or Property that Received Organic Waste for Processing or Recovery	Amount of Organic Waste in Cubic Yards or Tons Delivered	Was a Delivery Receipt or Weight Ticket Received (Yes/No)? *

** If Yes, Include the Location of the Receipt or Weight Ticket (e.g., physically attached, electronically included).*

Return form with location of receipt or weight ticket to:

Contra Costa County, Department of Conservation & Development, Solid Waste Section
30 Muir Road, Martinez, CA 94553