

California's Mandatory Commercial Organics Recycling Law AB 1826



With the passage of AB 1826, new organic recycling requirements will be phased in over several years and will help the state meet its goal of 75% diversion.

Below are a few frequently asked questions that may help you understand the new mandatory commercial organics recycling law.

Frequently Asked Questions

1

How do I know if I am included in this mandate?

Starting in 2016, businesses, including commercial or public entities like schools, stores, restaurants, industrial businesses, for-profit or non-profit organizations, residential dwellings with 5 + units, and others must recycle their organics waste over time based on the amount of the type of waste the business produces on a weekly basis, with full implementation realized in 2019.

** Organics includes food, yard trimmings, non-hazardous wood, and food soiled paper*

2

When will this State Law be put into effect?

This mandatory organics recycling State law will go into effect April 1, 2016.

3

How do I comply with AB 1826?

Source- separate organic waste from other waste and subscribe to an organic waste recycling service that specifically includes collection and recycling of organic waste.

- Organics includes food, yard trimmings, non-hazardous wood and food soiled paper*

4

Where can I learn more about AB 1826?

You may go to www.calrecycle.ca.gov/recycle/commercial/organics

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Who can I contact for organic recycling services?

Contact your hauler, Mid Valley Disposal at (559) 237-9425.



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