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JAN 24 2020
BY Aurence Evans
CLERK OF THE BOARD
January 23, 2020



**SACRAMENTO REGIONAL
SOLID WASTE AUTHORITY**

SWA Administrative Rule 2020-01

The following Administrative Rule is promulgated by the SWA General Manager/Engineer.

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General Manager/Engineer

Administrative Rule Establishing Process and Timelines for Implementation of a Mandatory Three-Container Collection System for Source-Separated Solid Waste, Recyclable Material and Organic Material.

This Administrative Rule is promulgated according to Section 4.01.160 of SWA Code. The following SWA Code Sections are particularly pertinent:

- 2.01.180 (B) – Franchise Operations
- 4.01.050 – Requirements for Businesses and Non-Residential Properties
- 4.01.060 – Requirements for Multifamily Properties
- 4.01.090 – Requirements of Franchised Waste Haulers

Non-residential properties and multifamily properties (commercial generators) have been required to subscribe to recycling service and organic material recycling service according to the following schedules and authorities:

- Commercial Recycling: SWA Ordinance 17 (2007) and AB 341 (2012)
- Commercial Organics: SWA Ordinance 26 (2015) and AB 1826 (2016)

Implementation of mandatory franchisee-provided, three-container service (3-bin service) is established with a 'grace period,' for Franchised Waste Haulers (franchisees) only, beginning February 23, 2020 and ending June 30, 2020. At the end of this grace period, all covered generators must have 3-bin service or have submitted an Alternative Service Verification form.

Beginning on July 1, 2020, SWA will begin enforcement of Section 2.01.180 (B) requiring franchisees to provide three-container service, using the enforcement and penalty procedures and outlined in Title V of SWA Code.

In the event a commercial generator refuses to subscribe to 3-bin service nor has submitted an Alternative Service Verification form to the SWA, the franchisee must include the commercial generator's contact information, and any other information deemed necessary by the SWA, on a Non-Compliant Commercial Generator Notification to the SWA. The Non-Compliant Commercial Generator Notification will be in a form established by the SWA and must be submitted monthly by the 15th day of the month

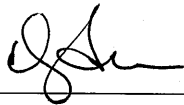
following the generator's refusal to subscribe to 3-bin service. The first Non-Compliant Commercial Generator Notification is due to the SWA by July 15, 2020.

Upon receipt by the SWA of the Non-Compliant Commercial Generator Notification, the franchisee is temporarily relieved of the enforcement and penalty procedures outlined in Title V of SWA Code for a period of ninety (90) calendar days. At the conclusion of that period of 90 days, the franchisee may withdraw service from the commercial generator or be subject to the penalty procedures outlined in Title V of SWA Code.

During those 90 days, SWA will initiate the enforcement and penalty procedures outlined in Title V of SWA Code towards the non-compliant commercial generator.

Administrative Rule 2020-01 was received and filed by the Sacramento Regional Solid Waste Authority Clerk of the Board on January 24, 2020 and is effective February 23, 2020.

By:



DATE:

1/23/20

Doug Sloan
Sacramento Regional Solid Waste Authority
General Manager/Engineer