Date: April 14, 2020

To: Local Enforcement Agencies and Solid Waste Facility Operators

**Release Date for 30-Day Comment Period for Updated SB 1383 Regulatory Language and Final List of Documents Relied Upon**

The following below was transmitted via the Short-Lived Climate Pollutants (SLCP) Listserv.

**From:** Short-Lived Climate Pollutants (SLCP) Listserv
<SLCP.Organics@calrecycle.ca.gov>

**Subject:** Release Date for 30-Day Comment Period for Updated SB 1383 Regulatory Language and Final List of Documents Relied Upon

CalRecycle is providing advance notice that the updated SB 1383 regulatory language and final list of documents relied upon for the rulemaking will be released on **Monday, April 20, 2020**. This will start a 30-day comment period that will conclude at 5:00 PM on **Wednesday, May 20, 2020**.

CalRecycle will send out another message on April 20, 2020 via this listserv when the comment period begins and the regulatory language and final list of documents relied upon is posted on the CalRecycle website.

As a part of the Administrative Procedure Act (APA) rulemaking process, CalRecycle is updating the SB 1383 rulemaking package to cite with specificity documents relied upon and to incorporate minor changes to the final regulatory text in response to language clarity and necessity issues identified by the Office of Administrative Law (OAL) during its initial review.

In acknowledgement of the COVID-19 public health emergency, CalRecycle is providing this advance notice of the comment period and is providing an extended timeframe for submission of comments beyond the minimum 15 days required by the APA to provide an adequate opportunity for stakeholders to be prepared and respond. This timeline for submission of comments attempts to balance the challenges presented to stakeholders by the public health emergency while recognizing the pending deadline for resubmission of the rulemaking to OAL and the need for certainty for local jurisdictions to begin preparation for the January 1, 2022 statutory effective date for the regulatory requirements.

**Please be advised that any comments received prior to the formal April 20, 2020 notice are not required by the APA to be responded to and will not be responded to as part of the rulemaking process. Additionally, timely comments received during the upcoming comment period on the regulatory text should only be directed at language changes reflected in the upcoming revised regulatory draft. Comments on regulatory text that is not changed in the latest draft will not be considered germane and, per the APA, CalRecycle is not required to respond to such**
comments.

For more information go to Short-Lived Climate Pollutants. To unsubscribe from the Short-Lived Climate Pollutants listserv, please go to https://www2.calrecycle.ca.gov/Listservs/Unsubscribe/152.

This announcement is being sent on behalf of the Permitting and Assistance Branch, CalRecycle.