# **SB 1383 Food Recovery Requirements** Overview

#### **Does your business generate food waste?**

Gone are the days of tossing food into a trash can! A new law, SB 1383, is revolutionizing how businesses handle food waste by mandating food scrap recycling and food recovery programs.



# SB 1383 puts programs in place that are designed to help Recycle food

waste and *Reuse* it through food donation. The #1 priority, though, should always be to *Reduce* food waste at the source.

### Check out this guide for tips!

Developed by the Center for EcoTechnology, San Diego Food System Alliance, and Solana



### Why was this law created?

Food makes up the single largest component in our landfills.

## 20%

#### of Methane Emissions

Organic waste in landfills emits 20% of the State of California's methane, a potent greenhouse gas

# 500,000 tons

### of Food is Landfilled

500,000 tons of food is wasted in San Diego County each year

# 1 in 3

### San Diegans is Food Insecure

Ironically, while tons of food is disposed, one in three San Diegans is food insecure.

A food recovery/donation program ensures that surplus food that can't be used in the kitchen goes to good use: feeding people, not landfills. "Food recovery" is the act of saving, redistributing, and/or donating edible excess food to local organizations, such as food pantries, soup kitchens, and food banks.

SB 1383 Targets & Enforcement: SB 1383 establishes targets to reduce organic waste disposal by 50% by 2020 and 75% by 2025, and to increase edible food recovery by 20% by 2025. Cities and counties are required to implement a variety of programs to advance these goals. The California Department of Resources Recycling and Recovery (CalRecycle) will enforce and penalize for non-compliance.



#### How will my business be affected?

SB 1383 sets new requirements:



These requirements apply to select industries only, which are categorized into a tier system:

- **Tier 1 Generators\*** = supermarkets, grocery stores, food service providers, food service distributors, wholesale vendors
- **Tier 2 Generators\*** = restaurants, hotels, health facilities, large venues, state agencies, and local education agencies

\*Size restrictions apply. Contact your city for more information.

Mandated Food Recovery Requirement	Tier 1 & Tier 2 generators must donate the maximum amount of edible food that would otherwise be disposed to a food recovery organization or service (e.g. food banks, food pantries, soup kitchens, etc.) <i>(SB 1383, Section 18991.3)</i>
Agreements with Recovery Organizations	Tier 1 & Tier 2 generators must comply with the food donation requirement by establishing contracts or written agreements with food recovery organizations or services. Check with your city for a list of organizations that can receive your surplus edible food. <i>(SB 1383, Section 18991.4)</i>
Record-keeping Requirements	<ul> <li>Tier 1 &amp; Tier 2 generators must keep the following records:</li> <li>A list of each food recovery entity that contracts with your business</li> <li>A copy of each contract/written agreement with food recovery entities</li> <li>For each food recovery entity your business contracts with: <ul> <li>The name, address and contact info of the service or organization</li> <li>The types of food that are collected or self-hauled</li> <li>The established frequency that food is collected or taken to the recovery agency</li> <li>The quantity of food collected or self-hauled, measured in pounds recovered per month</li> </ul> </li> </ul>

#### **Key Dates**

January 1, 2022	Starting Jan. 1, 2022, Tier 1 generators must comply with the donation, contract/agreement, and record-keeping requirements. <b>Cities will conduct inspections of Tier 1 starting Jan. 1, 2022.</b>
January 1, 2024	Starting Jan. 1, 2024, Tier 2 generators must comply with the donation, contract/agreement, and record-keeping requirements. <b>Cities will conduct inspections of Tier 2 starting Jan. 1, 2024.</b>