

The Department of Resources Recycling and Recovery (CalRecycle) will hold a workshop on December 20, 2016 to discuss and receive comments regarding the revisions to the transfer/processing regulations resulting from the [emergency regulations for glass container processing operations](#). The emergency regulations for glass container processing operations became effective on October 4, 2016. Emergency regulations were developed to provide immediate oversight of glass processing activities that do not meet the [three part test](#) since existing regulations did not recognize glass processing activities. The emergency regulations define these activities as glass container processing operations and place them within the Enforcement Agency notification regulatory tier. These operations are required to comply with [transfer/processing state minimum standards](#) and be subject to quarterly inspections.

CalRecycle staff is seeking input on the following items to ensure that the regulations appropriately address these types of material handling activities:

- 1) Determine the appropriate regulatory tier placement for glass container processing operations, which are currently under the Enforcement Agency notification regulatory tier;
- 2) Determine the appropriate state minimum standards for these types of secondary recyclable material handling activities; and,
- 3) Determine whether to include other secondary recyclable material handling activities into the transfer/processing regulatory tier.

Please submit comments to [transfer.processing.regs@calrecycle.ca.gov](mailto:transfer.processing.regs@calrecycle.ca.gov) by December 20, 2016.

If you would like to receive email notifications regarding this or future glass container processing rulemaking developments, please subscribe to the [Glass Container Processing Rulemaking Listserv](#).