

Controlled waste fact sheet

Transporting used tyres

Are used tyres a controlled waste?

Yes. Any matter listed in Schedule 1 of the Environmental Protection (Controlled Waste) Regulations 2004 (Regulations), and that is within the definition of waste in the National Environmental Protection (Movement of Controlled Waste between States and Territories) Measure as varied November 2010 (the NEPM), is a controlled waste.

Waste means any:

- a) discarded, rejected, unwanted, surplus or abandoned matter; or b) otherwise discarded, rejected, unwanted, surplus or abandoned matter intended for:
 - i) recycling, reprocessing, recovery, reuse, or purification by a separate operation from that which produced the matter; or
 - ii) sale, whether of any value or not.

Tyres are considered a controlled waste and are subject to the Regulations even if they may lawfully be accepted at a Class I, Class II or Class III landfill facility.

Do I need a controlled waste carrier licence to transport used tyres?

Yes. Regulation 11 specifies that a carrier who transports a controlled waste on a road must be licensed. The transportation of used tyres falls under

the Regulations as packaged controlled waste.

Packaged controlled waste is controlled waste which is transported in any manner other than in a tank. This may include transport of controlled waste in drums, skip bins, Intermediate Bulk Containers (IBCs) or the transport of solid wastes such as tyres and contaminated soil.

To transport packaged controlled waste on a road the carrier requires a packaged controlled waste carrier licence. The carrier's drivers and vehicles should be listed in the Controlled Waste Tracking System (CWTS) to operate under the licence. For more information about listing drivers and vehicles go to the Controlled waste fact sheets or contact the department on 08 6364 7000.

Do I need a controlled waste tracking form?

A controlled waste tracking form (CWTF) must be completed for:

- all loads of bulk controlled waste
- packaged controlled waste equal to or greater than 200 kilograms or litres.

If transporting less than 200 kilograms or litres of packaged controlled waste, a CWTF is not required; however, the carrier must still be a licensed controlled waste carrier.

How many used tyres would weigh 200 kg?



The size and weight of tyres is variable depending upon whether the tyre is from a car, truck, earthmover etc.

A standardised system for reporting volumes of tyres across Australia has been developed which converts all tyres to Equivalent Passenger Units (EPU) or standard car tyres based upon average weights of different tyre types. The average weights of each type of tyre are outlined in Table 1. In general, 200 kg would represent 25 used car tyres.

How do I record used tyres on the CWTF?

For controlled waste tracking purposes tyres should be recorded in kilograms calculated by weighing the load, or using the number of tyres and the standardised weights in Table 1.

Table 1 Average Used Tyre Weight

Type of used tyre	EPU	Assumed mass
Motorcycle	0.5	4 kg
Passenger/car	1	8 kg
Light truck	2	16 kg
Truck and bus	5	40 kg
Super single	10	80 kg
Solid small	3	24 kg
Solid medium	5	40 kg
Solid large	7	56 kg
Solid extra large	9	72 kg
Tractor small	15	120 kg
Tractor large	25	200 kg
Fork lift small	2	16 kg
Fork lift medium	4	32 kg
Fork lift large	6	48 kg
Grader	15	120 kg
Earth mover small	20	160 kg
Earth mover medium	50	400 kg
Earthmover large	100	800 kg
Earthmover extra large	200	1600 kg
Earthmover giant	400	3200 kg
Bobcat	2	16 kg



Where can I unload used tyres?

The Environmental Protection
Regulations 1987 establish a Tyre
Landfill Exclusion Zone. The burial of
tyres within the Tyre Landfill Exclusion
Zone can only occur at an approved
site that has the written approval of the
Chief Executive Officer.

The boundaries of the Tyre Landfill Exclusion Zone can be found in Schedule 5 of the Environmental Protection Regulations 1987.

Check with individual waste facilities to determine if tyres may be unloaded at their facility.

Additionally, tyres may be taken to a number of other types of waste facilities for re-treading, recycling or other purposes.

Are my tyres still controlled wastes if they are being retreaded or recycled?

Yes. In accordance with the definition of controlled waste outlined in the Regulations, regulatory requirements apply to controlled waste regardless of whether the material is being disposed, recycled, re-used or undergoing another treatment process.

However, once a used tyre has been recycled into another product, the product made from the used tyres is not considered a controlled waste and does not require tracking.

If I am transporting used tyres interstate or from interstate into WA, do I need to use a CWTF?

Yes. CWTFs are required when transporting controlled waste on a road

in Western Australia (WA), regardless of the destination.

Specific requirements apply where a carrier or equivalent licence holder in another state or territory seeks to transport controlled waste into or out of WA.

For more information on controlled waste entering or leaving WA, see the Controlled waste fact sheets or contact the department on 08 6364 7000.

Do I need to use a CWTF if my tyres are being exported overseas?

Yes. A CWTF must be used for all packaged controlled waste equal to or greater than 200 kg or 200 L when transported on a road in WA.

If the used tyres are being exported, the CWTF must be used to track the used tyres to the port for export. The transport of controlled waste via ship is not covered under the Regulations and therefore the port should be selected as the waste facility for tracking purposes.

Please be aware other agencies, including the Department of Environment (Cwth) have requirements regarding the export of waste.

Penalties

Breaches of the Regulations can results in an on-the-spot infringement notice, penalties of \$250 or \$500, or a fine of up to \$5000, as determined by a court. Pursuant to s.40(5) of the Sentencing Act 1995, offences committed by corporations may attract a fine of up to \$25,000 as determined by a court.



Significantly larger penalties may result if there is a breach of the *Environmental Protection Act 1986*, such as pollution caused by the illegal disposal of used tyres. Prosecution can result in fines of up to \$1 million for a corporation, or in the case of an individual up to \$500,000 and/or imprisonment.

More information

For advice on compliance with the Regulations or any other controlled waste matter, please contact the department on 08 6364 7000, or email controlled.waste@dwer.wa.gov.au.

This document is available in alternative formats and other languages on request.

Related documents

Additional <u>publications about</u> <u>controlled waste</u> and related <u>controlled</u> <u>waste fact sheets</u> are available on the department website, or by contacting the department on 08 6364 7000.

Legislation

This document is provided for guidance only. It should not be relied upon to address every aspect of the relevant legislation.

Please refer to the Regulations and the *Environmental Protection Act 1986* available from the Parliamentary Counsel's Office. Free electronic copies are available from the Parliamentary Counsel's Office website.

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Legal advice

The information provided to you by the department in relation to this matter does not constitute legal advice. Due to the range of legal issues potentially involved in this matter, the department recommends that you obtain independent legal advice.