Waste Disposal Statement, Transport and Main Roads and Contractors V1.0, August 2020

The waste contained in this load/s was generated at:	Location:
To be disposed at:	Location:

1. Please select waste generation levy zone and disposal zone to determine if levy payable (s 36).

Waste generated in	Waste disposed in	Levy payable	Tick
Levy zone	Levy zone Yes		
Levy zone	Non-levy zone	Yes	
Non-levy zone	Levy zone	/ zone Yes	
Non-levy zone	Non-levy zone	No	

2. Please provide waste levy category proportions and volumes (s42).

Category of Waste	Percentage	Quantity	m³ / tonnes
Exempt waste			
General Waste			
Regulated Category 1			
Regulated Category 2			

 $\textbf{NOTE:} \ \textbf{If loads contain mixed waste categories, they may be charged at the higher disposal cost rate.}$

Levy Zone* and Local Government Boundaries *Rise that Aborighat consucts are not included in the lawy zone **The Construction of the Constructio

For exempt wastes, please indicate the exemption category (s26).

Exempt waste	
(a) disaster management waste	
(aa) serious local event waste	
(b) waste approved by DES chief executive to be exempt waste	
(c) (i) (A) non-friable asbestos-containing material,	
(B) any items used during asbestos removal works	
(C) any disposal items used during asbestos removal (plastic sheeting and tools and so on)	
(ii) waste containing friable (easily broken) asbestos-containing material	
(d) dredge spoil and treated acid sulfate soils dredge spoil	
(e) clean earth	
(f) waste collected by or for the State or a local government that is general litter (under section 103) or illegally dumped waste	
(under section 104)	
(g) other waste deemed exempt	

3. Please sign and date this Waste Disposal Statement.

To the best of my abilities, I confirm that the information provided with regards to this waste is accurate.

Name:	Date:	
Signature:	Project:	

Signed by the Department of Transport and Main Roads' Contractor or Sub Contractor. This completed statement is to be provided to the waste transport operator and forwarded to waste disposal site operator.



Purpose: This Waste Disposal Statement is a means by which TMR Contractors can provide information relating to the waste generation, source and category to the Waste Disposal Site Operator. The waste disposal site operator can then make decisions on what charges applies to the disposal of waste.

Who completes this Statement: This Waste Disposal Statement is to be used by TMR and TMR entities (contractors, subcontractors and waste transport operators) when disposing waste at waste disposal site facilities as per the provisions under the Queensland Waste Reduction and Recycling Act 2011 (WRR Act).

Scope: The Statement relates to provisions under the WRR Act section 36 - waste is generated and disposed in either the levy zone or non-levy zone and determined exempt and section 26 - waste is exempt waste (not levyable waste).

Section 26 Definitions for chapter

Levyable waste means waste, other than exempt waste, that is delivered to a levyable waste disposal site.

Exempt waste means -

- (a) disaster management waste; or
- (aa) serious local event waste; or
- (b) waste approved by the chief executive to be exempt waste for a particular exempt waste application; or
- (c) 1 of the following types of waste if lawfully managed and transported
 - (i) waste that is any of the following and is not mixed with other types of waste -
 - (A) non-friable asbestos-containing materials;
 - (B) waste that has asbestos-containing material bonded to it;
 - (C) any disposed items used during asbestos removal work including plastic sheeting and disposal tools;
 - (ii) waste containing friable asbestos-containing material that has been removed by the holder of an asbestos removal licence issues under the Work Health and Safety Act 2011 or under another licence or authorises the removal of friable asbestos under a law of another State; or
- (d) dredge spoil, for dredged spoil that is acid sulfate soil, the dredge spoil has been treated in accordance with best practice environmental management, within the meaning of the Environmental Protection Act, section 21, for the treatment and management of acid sulfate soils, as stated in a guideline prescribed by regulation; or
- (e) clean earth; or
- (f) waste collected by or for the State, a local government or a plantation licensee under the *Forestry Act 1959* to remediate the results of a person having done something that may be an offence under section 103 or 104; or

Section 36 Imposition of waste levy

The operator of a levyable waste disposal site is liable to pay the State a levy (the waste levy) on all levyable waste that is delivered to the site if –

- (a) the levyable waste disposal site is in the waste levy zone; or
- (b) the levyable waste disposal site is in the non-levy zone and the waste was generated outside the non-levy zone.

Section 41 Mixing types of waste that attract different rates of waste levy

- (1A) For subsection (1)(b), the rate of the waste levy for exempt waste is taken to be zero.
- (2) All of the waste delivered is taken to attract the highest rate of waste levy that applies to any of the types of waste.

Section 42 Mixing types of waste that attract same rate of waste levy

(2) The operator of the site must, for section 60 and 61, make a reasonable estimate of the amount of each type of waste included in the mixed waste using the information given to the operator under section 53.

Section 53 Person delivery waste to waste disposal site to give information

- (2) The person must give the operator of the waste disposal site the information (the delivery information) that the operator reasonably requires to identify -
- (a) how much of the waste is exempt waste and how much of it is levyable waste;
- (c) whether the waste was generated in the waste levy zone, the non-levy zone or outside Queensland.

Section 103 General littering provision

(2) For subsection (1), a person litters at a place if the person deposits at the place an amount of waste that is less than 200L in volume.

Section 104 Illegal dumping of waste provision

(2) For subsection (1), a person illegally dumps waste at a place if the person deposits at the place an amount of waste that is 200L or more in volume.