

CONSTRUCTION & DEMOLITION & INERT DEBRIS TRANSFER/PROCESSING STORAGE AND REMOVAL TIMES

Storage, Stockpiling and Removal	TYPE OF CDI FACILITY OR OPERATION							
	Inert Debris Recycling Centers (Type A) 17381.1(e)	CDI Recycling Centers Section 17381.1(d)	C&D Wood Debris Chipping & Grinding Operations & Facilities Section 17383.3	Small Volume C&D/Inert Debris Processing Operations Section 17383.4	Medium Volume C&D/Inert Debris Processing Facility Section 17383.5	Large Volume C&D/Inert Debris Processing Facility Section 17383.6	Inert Debris Type A Processing Operations Section 17383.7	Inert Debris Processing Facility (Type A & B) Section 17383.8
Unprocessed Materials/Feed-stock	Up to 6 months*	Up to 30 days*	Up to 30 days*	Up to 15 days*	Up to 15 days*	Up to 15 days*	Up to 6 months*	Up to 6 months*
Processed Materials	Inert Debris processed & sorted for resale and reuse may be stored up to 18 months on site**	Inert Debris processed & sorted for resale and reuse may be stored up to one year on site**	C&D mulch must be removed within 90 days from processing**	CDI Debris processed & sorted for resale and reuse may be stored up to a year on site**	CDI Debris processed & sorted for resale and reuse may be stored up to a year on site**	CDI Debris processed & sorted for resale and reuse may be stored up to a year on site**	Inert Debris processed & sorted for resale and reuse may be stored up to 18 months on site**	Inert Debris processed & sorted for resale and reuse may be stored up to 18 months on site**
Extensions allowed in accordance with 14 CCR 17384 a, b, & c.	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Residual Material Removal	N/A	N/A	N/A	48 hours or at an alternative frequency approved by the LEA	48 hours or at an alternative frequency approved by the LEA	48 hours or at an alternative frequency approved by the LEA	48 hours or at an alternative frequency approved by the LEA	48 hours or at an alternative frequency approved by the LEA

*Unprocessed materials/feedstock stored for greater than this timeframe shall be deemed to have been unlawfully disposed, and therefore subject to enforcement action including the use of a Notice and Order as provided in section 18304.

****Processed materials shall be removed from the site according to this timeframe. Processed materials stored for greater than this timeframe, (unless an extension has been granted), shall be deemed to have been unlawfully disposed, and therefore subject to enforcement action including the use of a Notice and Order as provided in section 18304.**

14 CCR 17381 (x) "Residual" means the solid waste destined for disposal, further transfer/processing as defined in section 17402(a)(30) or (31) of Article 6.0, or transformation which remains after processing has taken place and is calculated in percent as the weight of residual divided by the total incoming weight of materials. Notwithstanding, for the purposes of this Article, "residual" excludes any inert debris that is destined for or disposed in an inert debris engineered fill operation. Further notwithstanding, for purposes of this Article, "further transfer/processing" does not include processing that occurs at a CDI recycling center or an inert debris recycling center, as described in Section 17381.1(a) of this Article, or at a recycling center as defined at Section 17402.5(d) of Article 6.0 of this Chapter.

14 CCR 17381(ee) "Storage" means the holding or stockpiling of processed or unprocessed C&D debris, C&D mulch, inert debris or recyclable materials for a temporary period, at the end of which the material either is recycled or is transferred elsewhere. Storage of C&D debris, C&D mulch, inert debris or recyclable materials for periods exceeding the limits set in this Article is deemed to be disposal and shall be regulated as set forth in the Consolidated Regulations for Treatment, Storage, Processing or Disposal of Solid Waste (commencing at CCR, Title 27, Division 1, Subdivision 1, Chapter 1, Article 1, section 20005).

Section 17384. Approval of Storage Time Limit Alternatives.

(a) At the LEA's discretion, storage times for sorted and processed materials may be extended to the time specified in a **land use entitlement** for the site that has an express time limit for the storage of materials.

(b) Storage times at operations and facilities may be extended for a specific period, if the operator submits to the **EA a storage plan** as described herein and if the EA finds, on the basis of substantial evidence, that the additional time does not increase the potential harm to public health, safety and the environment. The EA may consult with other public agencies in making this determination. The extended storage term, any applicable conditions the EA imposes and the LEA's findings shall be in writing. The operator must file amendments as necessary to maintain the accuracy of the storage plan. Failure to submit timely amendments may be cause for revocation of the storage limit extension. The storage plan must contain the following:

- (1) Names of the operator and owner, and the key employee responsible for operation of the site;
- (2) Describe the reason(s) for the storage limit extension;
- (3) Describe the manner in which the material will be stored;
- (4) Describe the manner in which activities are to be conducted at the facility during the period of the storage extension;
- (5) Specify maximum site design capacity including the assumptions, methods, and calculations performed to determine the total site capacity;
- (6) Provide information showing the types and the quantities of material to be stored. If tonnage was figured from records of cubic yards, include the conversion factor used;
- (7) Identify transfer, recovery and processing equipment to be used on site, including classification, capacity and the number of units;
- (8) Identify the planned method for final disposition of material stored at the site, including but not limited to materials being transferred to other facilities or operations for further processing, recycled materials, and solid waste.

(c) Storage times at operations, facilities and recycling centers may be extended if an operator provides **proof of financial assurance** pursuant to Title 27, Chapter 6, Subchapter 1, section 22240 et seq. satisfactory to the board for cleanup of any operation, facility or recycling center. The amount of financial assurance shall be based on the cost estimate, in current dollars, for removal and disposal of the debris by a third party as directed by the EA. A Clean Up Plan including a cost estimate shall be prepared by the operator using form CIWMB 643 and approved by the EA. Notwithstanding, an operator is not required to provide proof of financial assurance if the third party cost to clean up the site, as identified by the operator and approved by the EA, is less than \$5,000.