

**From:** Helmowski, Brian@CalRecycle [mailto:Brian.Helmowski@CalRecycle.ca.gov]  
**Sent:** Thursday, July 28, 2016 2:03 PM  
**To:** Spranger, Carmen@ARB  
**Cc:** Pogue, Kyle@CalRecycle; Williams, Clark@CalRecycle; Beckner, Scott@CalRecycle; Horowitz, Robert@CalRecycle; Hall, Timothy@CalRecycle; Slocombe, Michelle@CalRecycle  
**Subject:** LCFS Workshop MSW and Food Waste definitions  
**Importance:** High

Carmen,

We had additional staff take a look at the definitions on slide 62 of tomorrow's LCFS presentation and had the following comments:

[http://www.arb.ca.gov/fuels/lcfs/lcfs\\_meetings/072916lcfspresentation.pdf](http://www.arb.ca.gov/fuels/lcfs/lcfs_meetings/072916lcfspresentation.pdf)

- Modify the definition of "Municipal Solid Waste" so it is consistent with the statutory definition of "solid waste" that is cited. We suggest modifying the language so it is verbatim to code 40191, as MSW has a broader scope than just pre-consumer material sent to a landfill. Also, keep the 401091 citation.  
[http://leginfo.legislature.ca.gov/faces/codes\\_displaySection.xhtml?lawCode=PRC&sectionNum=40191](http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?lawCode=PRC&sectionNum=40191)
- Modify the definition "food waste" so it is consistent with the food and vegetative food materials definitions in Chapter 3.1 of the Compostable Materials Handling Operations and Facilities Regulatory Requirements, and cite the following reference:  
<http://www.calrecycle.ca.gov/Laws/Regulations/Title14/ch31.htm>.

Please let me know if you have any questions.

Thanks,

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