

#### New South Wales

### Protection of the Environment Legislation Amendment (FOGO Recycling) Bill 2024

### **Explanatory note**

This explanatory note relates to this Bill as introduced into Parliament.

#### Overview of Bill

The object of this Bill is to amend the *Protection of the Environment Operations Act 1997* (*the Act*) to provide for mandates for the source-separated collection of food organics and garden organics (*FOGO*) waste from households and businesses, including by requiring—

- supermarkets, various institutions and hospitality premises that meet specified bin capacity limits to ensure the separate collection and transport of food organics waste from 1 July 2026, and
- (b) local councils to separately collect and transport FOGO waste from households that receive a residual waste collection service from 1 July 2030, and
- (c) large supermarkets to report monthly on surplus food donations from 1 July 2026.

### Outline of provisions

Clause 1 sets out the name, also called the short title, of the proposed Act.

Clause 2 provides for the commencement of the proposed Act.

# Schedule 1 Amendment of Protection of the Environment Operations Act 1997 No 156

**Schedule 1[1]** sets out examples of actions the appropriate regulatory authority may, in a prevention notice, direct certain persons to perform when there is a reasonable suspicion that an activity has been or is being carried on in an environmentally unsatisfactory manner.

**Schedule 1[2]** provides that, if a corporation commits an offence under proposed section 170E, 170F or 170H, a director of the corporation, or an individual involved in the management of the corporation who is in a position to influence the conduct of the corporation in relation to the offence, may commit an offence attracting executive liability.

**Schedule 1[3]** prescribes the maximum penalty for an individual liable for executive liability under section 169A if an offence is committed by a local council under proposed section 170E(1), (2) or (3).

**Schedule 1[4]** inserts proposed Chapter 5A to provide for the collection and transportation of FOGO waste and certain record-keeping obligations.

Part 5A.1 of the proposed chapter defines certain terms used in the proposed chapter. The proposed part also sets out particular areas to which the proposed chapter does not apply.

Part 5A.2 of the proposed chapter sets out the obligations a local council has for the collection and transportation of FOGO waste. The proposed part also sets out the obligations occupiers of relevant premises have for the collection and transportation of food organics waste. The proposed part provides for offences for failing to comply with these obligations. The proposed part also provides that certain authorised officers under the *Food Act 2003* may exercise the functions of an authorised officer appointed under section 187(2) for proposed section 170F.

Part 5A.3 of the proposed chapter sets out record-keeping obligations for an operator of a large supermarket in relation to food donations across a number of food categories made from the large supermarket, including recording the organisation to which the food is donated. The proposed part provides for offences for failing to comply with these obligations.

Part 5A.4 of the proposed chapter allows the Environment Protection Authority (the **EPA**) to grant an exemption under the regulations from a provision of proposed Chapter 5A.

**Schedule 1[5]** allows regulations to be made for the provision of information relating to the collection, storage or transportation of waste.

**Schedule 1[6]** contains savings and transitional provisions consequent on the enactment of the proposed Act and sets out when certain provisions take effect.

## Schedule 2 Amendment of Protection of the Environment Operations (General) Regulation 2022

Schedule 2[1] updates a reference following a machinery of government change.

**Schedule 2[2]** inserts proposed section 15A to provide that the EPA is the appropriate regulatory authority for a matter arising under the Act, proposed section 170H.

Schedule 2[3] provides that certain offences under the Act are penalty notice offences.

# Schedule 3 Amendment of Protection of the Environment Operations (Waste) Regulation 2014

**Schedule 3[1]** allows the EPA, if authorised by the Act or the *Protection of the Environment Operations (Waste) Regulation 2014*, to grant an exemption under clause 91 from specified provisions of the Act or the regulation.

**Schedule 3[2]** allows the EPA or other regulatory authority to disclose information recorded under the Act, proposed Part 5A.3 relating to food donations made from large supermarkets, or information relating to that information, by publishing it in the way it considers appropriate.



# Protection of the Environment Legislation Amendment (FOGO Recycling) Bill 2024

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This PUBLIC BILL, originated in the LEGISLATIVE COUNCIL and, having this day passed, is now ready for presentation to the LEGISLATIVE ASSEMBLY for its concurrence.

Clerk of the Parliaments

Legislative Council



### Protection of the Environment Legislation Amendment (FOGO Recycling) Bill 2024

No , 2024

#### A Bill for

An Act to amend the *Protection of the Environment Operations Act 1997* and regulations under the Act to provide for the source-separated collection of food organics and garden organics waste from households and businesses and the reporting of supermarket food donations.

The LEGISLATIVE ASSEMBLY has this day agreed to this Bill with/without amendment.

Clerk of the Legislative Assembly

Legislative Assembly

The	The Legislature of New South Wales enacts—				
1	Name of Act	2			
	This Act is the Protection of the Environment Legislation Amendment (FOGO Recycling) Act 2024.	3 4			
2	Commencement	5			
	This Act commences on the date of assent to this Act	6			

Scl	nedule		Amendment of Protection of the Environment Operations Act 1997 No 156	1 2
[1]	Section	96 Preve	entive action	3
	Omit "a	ctivity." f	rom section 96(3)(j). Insert instead—	4
			activity,	5
		(k)	actions in relation to the recording of food donations within the meaning of Chapter 5A,	6 7
		(1)	other actions that must be taken to comply with this Act, the regulations, a licence or an exemption given under this Act or the regulations.	8
[2]			ability of directors etc for offences by corporation—offences tive liability generally	10 11
	Insert at	fter section	n 169A(1)(u)—	12
		(u1)	section 170E(1), (2) or (3),	13
		(u2)	section 170F(1), (2) or (3),	14
		(u3)	section 170H(1) or (3),	15
[3]	Section	169A(2),	penalty	16
	Omit th	e penalty.	Insert instead—	17
		Max	imum penalty—	18
		(a)	for an offence committed against section 170E(1), (2) or (3)—an amount equal to half the maximum penalty for the offence if committed by a local council, or	19 20 21
		(b)	otherwise—the maximum penalty for the executive liability offence if committed by an individual.	22 23
[4]	Chapte	r 5A		24
	Insert at	fter Chapt	er 5—	25
	Chap	ter 5A	Food organics and garden organics waste	26
	Part (	5A.1 Pr	eliminary	27
	170A D	efinitions	<b>5</b>	28
		In th	is chapter—	29
		by a	proclamation in force under the <i>Crimes (Administration of Sentences) Act</i> 0, section 224.	30 31 32
		FOC	GO waste means—	33
		(a)	food organics waste, and	34
		(b)	garden organics waste.	35
		food	donation means the donation of food to an organisation if—	36
		(a)	the food is intended for human consumption, or	37
		(b)	it is intended the food will be distributed for human consumption.	38
		<i>food</i> colle	organics collection bin means a bin or other container designated for the oction and storage of food organics waste separately from other waste.	39 40

	<i>l organics waste</i> means food waste within the meaning of Schedule 1, see 50(1).	1 2
	den organics collection bin means a bin or other container designated for collection and storage of garden organics waste separately from other te.	3 4 5
	<i>len organics waste</i> means garden waste within the meaning of Schedule ause 50(1).	6 7
	<b>pital</b> has the same meaning as in the <i>Public Health Act 2010</i> but does not ude a nursing home.	8
hous	sehold—	10
(a)	means residential accommodation within the meaning of the standard instrument set out in the <i>Standard Instrument (Local Environmental Plans) Order 2006</i> , but	11 12 13
(b)	does not include a place of residence for which a local council does not provide a residual waste collection service.	14 15
large area	e supermarket means a supermarket with at least 1,000m <sup>2</sup> of gross floor.	16 17
loca	l council—	18
(a)	means a council within the meaning of the <i>Local Government Act 1993</i> , but	19 20
(b)	does not include a council prescribed by the regulations as not being a local council for the purposes of this chapter.	21 22
non-	-organic waste means waste that is not—	23
(a)	food organics waste, or	24
(b)	garden organics waste.	25
occu	<i>upier</i> , of relevant premises, means—	26
(a)	the person who controls or manages the relevant premises, or	27
(b)	if the relevant premises are premises where seating is provided within a common food court or food hall for the immediate consumption of food or drink purchased at the premises—the person who controls or manages the building or other place in which the common food court or food hall is located.	28 29 30 31 32
	<i>rator</i> , of a supermarket, means the person who controls or manages the rmarket.	33 34
colle	unics collection bin means a bin or other container designated for the ection and storage of both food organics waste and garden organics waste rately from other waste.	35 36 37
rele	vant premises—see section 170B.	38
resid	<i>dual waste</i> means waste other than the following—	39
(a)	hazardous waste,	40
(b)	waste that is to be reused or recycled.	41
red li	Residual waste is general rubbish that usually goes in household bins with a d or the equivalent for commercial premises.	42 43
	dual waste bin capacity, for relevant premises, means the total volume of ins designated for the collection of residual waste—	44 45
(a)	in or on the relevant premises, or	46
(b)	available for use by the relevant premises.	47

		to hou	ısehol	ste collection service means a service provided by a local council ds within the local council's area to collect each household's ste on a regular basis.	1 2 3
		<b>supermarket</b> means premises used for the retail sale of grocery items and foodstuffs.			
		standar Order 2 defined centre- and dr	rd inst 2006 h I in tl based ink pr	also section 170C, which provides that words used in this part and in the rument set out in the <i>Standard Instrument (Local Environmental Plans)</i> have the same meaning as in the standard instrument, unless otherwise his part. For example, the standard instrument defines the terms child care facility, correctional centre, educational establishment, food remises, hotel or motel accommodation, registered club, residential ion and seniors housing.	5 6 7 8 9 10 11 12
170B	Mea	ning of '	"relev	vant premises"—business mandate	13
	(1)	In this	chapt	ter, relevant premises means the following—	14
		(a)	super	markets,	15
		(b)	the fo	llowing premises in which food or drink is prepared or provided—	16
			(i)	centre-based child care facilities,	17
			(ii)	correctional complexes, including correctional centres,	18
		(	(iii)	educational establishments,	19
			(iv)	food and drink premises,	20
			(v)	hospitals,	21
			(vi)	hotel or motel accommodation,	22
		(-	vii)	premises used for a mobile catering business within the meaning of the <i>Food Act 2003</i> , Part 8, Division 3, but excluding premises at which food prepared by the mobile catering business is served,	23 24 25
		(v	iii)	registered clubs,	26
		(	(ix)	seniors housing for which the local council does not provide a regular collection service for the transportation of residual waste,	27 28
			(x)	residential accommodation that receives a regular collection service for the transportation of residual waste by a person other than a council within the meaning of the <i>Local Government Act</i> 1993,	29 30 31 32
				ises where seating is provided within a common food court or food or the immediate consumption of food or drink purchased at the ises,	33 34 35
		(d)	other	premises prescribed by the regulations.	36
	(2)			elevant premises does not include premises prescribed by the including the following—	37 38
		(a)	partic	rular premises or a class of premises,	39
		(b)	premi	ises in a particular area or a class of areas,	40
			premi counc	ises in certain land use zones in the areas of particular local	41 42
		(d)	all pro	emises in the areas of particular local councils.	43
	(3)	In this	section	on—	44
		instrur	nent s	accommodation has the same meaning as in the standard set out in the Standard Instrument (Local Environmental Plans)	45 46
		Order	2006	but does not include seniors housing	47

170C	Tern	ns have same meaning as in standard instrument	1
		A term used in this part or Schedule 5, Part 21 and in the standard instrument set out in the <i>Standard Instrument (Local Environmental Plans) Order 2006</i> has the same meaning as in the standard instrument, unless otherwise defined	2 3 4
		in this part or Schedule 5, Part 21.	5
170D	App	lication of chapter to particular areas	6
	(1)	This chapter does not apply to—	7
		(a) Lord Howe Island, or	8
		(b) a part of the Western Division that is not within the area of a local council.	9 10
	(2)	In this section—	11
		Lord Howe Island means the Island within the meaning of the Lord Howe Island Act 1953.	12 13
		Western Division has the same meaning as in the Crown Land Management Act 2016.	14 15
Par	t 5A	.2 Collection and transportation of FOGO waste—	16
		household and business mandates	17
Other waste	r provis e, includ	part provides for matters relating to the collection and transportation of FOGO waste. ions of this Act and the regulations impose certain obligations on persons transporting ding, for example, section 143, which creates an offence for transporting waste to a place awfully be used as a waste facility for that waste.	18 19 20 21
170E	Colle	ection and transportation of FOGO waste—household mandate	22
	(1)	A local council must provide each household in the local council's area with—	23
		(a) an organics collection bin or bins of sufficient size to hold the average amount of food organics waste and garden organics waste generated on site by a household of that type, or	24 25 26
		(b) both a food organics collection bin or bins and a garden organics collection bin or bins of sufficient size to hold the average amount of food organics waste and garden organics waste generated on site by a household of that type.	27 28 29 30
		Maximum penalty—\$500,000 and, for each day the offence continues, \$50,000.	31 32
	(2)	A local council must ensure—	33
		(a) food organics waste in food organics collection bins or organics collection bins provided for the collection of food organics waste generated by households in the local council's area is collected for transportation away from each household at least once each week, and	34 35 36 37
		(b) garden organics waste in garden organics collection bins or organics collection bins provided for the collection of garden organics waste generated by households in the local council's area is collected for transportation away from each household at the intervals the local council considers appropriate.	38 39 40 41 42
		Maximum penalty—\$500,000 and, for each day the offence continues, \$50,000.	43 44
	(3)	A local council must ensure food organics waste and garden organics waste generated by households in the local council's area and collected for	45 46

		transportation are not mixed with non-organic waste during their transportation.	1 2
		Maximum penalty—\$500,000.	3
		<b>Editorial note</b> — Schedule 5, clause 77 provides that this provision applies only from 1 July 2030.	4 5
170F		ection and transportation of food organics waste from relevant premises—ness mandate	6 7
	(1)	An occupier of relevant premises must ensure a sufficient number of food organics collection bins or organics collection bins are provided for the collection of food organics waste generated by persons using the relevant premises in each area in which food organics waste is generated.  Maximum penalty—  (a) for an individual—\$250,000 and, for each day the offence continues, \$25,000, or  (b) otherwise—\$500,000 and, for each day the offence continues, \$50,000.  Example— Areas in which food organics waste is generated may include kitchens, food courts, food service counters and other areas in which food products are stored	8 9 10 11 12 13 14 15 16
	(2)	An occupier of relevant premises must ensure food organics waste from a food organics collection bin or an organics collection bin provided for the collection of food organics waste generated by persons using the relevant premises is collected for transportation away from the relevant premises at least once each week.	18 19 20 21 22 23
		Maximum penalty—	24
		(a) for an individual—\$250,000 and, for each day the offence continues, \$25,000, or	25 26
		(b) otherwise—\$500,000 and, for each day the offence continues, \$50,000.	27
	(3)	An occupier of relevant premises must ensure food organics waste collected from a food organics collection bin or an organics collection bin provided for the collection of food organics waste generated by persons using the relevant premises is not mixed with non-organic waste during its transportation.  Maximum penalty—	28 29 30 31 32
		(a) for an individual—\$250,000, or	33
		(b) otherwise—\$500,000.	34
	(4)	This section does not apply to relevant premises with a weekly residual waste bin capacity of less than—	35 36
		(a) 1 x 660L bin, or	37
		(b) 3 x 240L bins, or	38
		(c) 720L for any other combination of bins. <b>Editorial note—</b> Schedule 5, clause 78 provides that subsections (1)–(3) apply only from particular dates.	39 40 41
170G	Cert	ain authorised officers under Food Act 2003 may exercise functions for DF	42 43
	(1)	A person appointed by a relevant local council as an authorised officer for the <i>Food Act 2003</i> may exercise the functions of an authorised officer appointed by a local council under this Act, section 187(2).	44 45 46
	(2)	A person mentioned in subsection (1)—	47

		(a) is taken to be an authorised officer appointed under section 187(2) for section 170F, and	1
		(b) may exercise the functions of an authorised officer appointed by the relevant council under section 187(2) only for section 170F, and	3
		(c) does not need to be provided with an identification card under section 189(1) for section 170F, and	5
		(d) sufficiently complies with section 189(2) if, in exercising functions for section 170F, the person produces the person's card as an authorised officer for the purposes of the <i>Food Act 2003</i> .	<del>7</del> 8
	(3)	In this section—	10
		<i>relevant local council</i> means a local council that is an enforcement agency under the <i>Food Act 2003</i> .	11 12
Pai	rt 5A	3 Record keeping—large supermarkets	13
170H	Man	datory record keeping—food donations	14
	(1)	The operator of a large supermarket must keep a record of the following in relation to food donations made from the large supermarket—	15 16
		(a) the weight in kilograms of each of the following categories of food donated in each calendar month and the organisation to which the food is donated—	17 18 19
		(i) baked goods,	20
		(ii) meat and fish,	21
		(iii) fruit and vegetables,	22
		(iv) chilled food,	23
		(v) frozen food,	24
		(vi) non-perishable food,	25
		(vii) another category of food prescribed by the regulations,	26
		(b) if no food is donated in a calendar month in a category of food specified in paragraph (a)—that the amount of food donated in the calendar month for the category of food is nil.	27 28 29
		Maximum penalty—	30
		(a) for an individual—\$125,000, or	31
		(b) otherwise—\$250,000.	32
	(2)	A failure to record a food donation under subsection (1) constitutes a separate offence for each category of food to which the failure relates.	33 34
	(3)	The operator must—	35
		(a) make the record in the form and way approved by the EPA, and	36
		(b) make the record by the end of the calendar month following the month in which the donation was made, and	37 38
		(c) ensure the record is kept for at least 6 years following the calendar month to which the record relates, and	39 40
		(d) if requested by an authorised officer appointed by the EPA under section 187(1)—do either of the following in the way requested by the authorised officer—	41 42 43
		(i) make the record available for inspection, or	44
		(ii) provide a copy of the record.	45

			Maximum penalty—	1
			(a) for an individual—\$125,000, or	2
			(b) otherwise—\$250,000.	3
			<b>Editorial note—</b> Schedule 5, clause 79 provides that this provision applies only from 1 July 2026.	4 5
	Par	t 5A	4 Miscellaneous	6
	170I	Exer	nptions	7
			The EPA may grant an exemption under the regulations from a provision of this chapter.	8
[5]	Sche	edule 2	Regulation-making powers	10
	Inser	t "coll	ection, storage or" before "transportation" in clause 5(5).	11
[6]	Sche	edule (	Savings, transitional and other provisions	12
•			Part 20—	13
	Par	t 21	• • • • • • • • • • • • • • • • • • •	14
			of the Environment Legislation Amendment (FOGO	15
			Recycling) Act 2024	16
	77	Colle	ection and transportation of FOGO waste—household mandate	17
			A local council is not required to comply with section 170E, and an offence is	18
			not committed against section 170E for a failure to comply with the section, before 1 July 2030.	19 20
	78		ection and transportation of food organics waste from relevant premises—ness mandate	21 22
		(1)	An occupier of relevant premises, other than residential accommodation, is not required to comply with section 170F, and does not commit an offence against section 170F for a failure to comply with the section, before—	23 24 25
			(a) 1 July 2026, if the weekly residual waste bin capacity for the relevant	26
			premises is equal to or more than—	27
			(i) 6 x 660L bins, or (ii) 16 x 240L bins, or	28
			(iii) 3,960L for any other combination of bins, or	29 30
			(b) 1 July 2028, if the weekly residual waste bin capacity for the relevant	31
			premises is equal to or more than—	32
			(i) 3 x 660L bins, or	33
			(ii) 8 x 240L bins, or	34
			(iii) 1,980L for any other combination of bins, or	35
			(c) 1 July 2030, if the weekly residual waste bin capacity for the relevant	36
			premises is equal to or more than—  (i) 1 x 660L bin, or	37 38
			(i) 1 x 600L bin, or (ii) 3 x 240L bins, or	39
			(iii) 720L for any other combination of bins.	40
			(, , 202 201 301)	.0

(2)	An occupier of relevant premises that are residential accommodation is not						
	required to comply with section 170F, and does not commit an offence against	2					
	section 170F for a failure to comply with the section, before 1 July 2030 if the	3					
	weekly residual waste bin capacity for the relevant premises is equal to or	4					
	more than—	5					
	(a) 1 x 660L bin, or	6					
	(b) 3 x 240L bins, or	7					
	(c) 720L for any other combination of bins.	8					
(3)	In this clause—	9					
	residential accommodation has the same meaning as in the standard	10					
	instrument set out in the Standard Instrument (Local Environmental Plans)	11					
	Order 2006 but does not include seniors housing.						
Food	I donation reporting requirements	13					
	An operator of a large supermarket is not required to comply with section	14					
	170H, and does not commit an offence against section 170H for a failure to	15					
	comply with the section, before 1 July 2026.	16					

16

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Scl	hedule 2		nt of Protection of the (General) Regulation	
[1]	Section 7, head	_	sert instead "Secretary of DC	CEEW".
[2]	Section 15A			
• •	Insert after secti	ion 15—		
	15A EPA—re	porting about fo	ood donations	
	The	e EPA is declar	ed to be the appropriate regulact, section 170H.	latory authority for a matter
[3]	Schedule 6 Per	nalty notice offe	ences	
	Insert in approp Operations Act		e table under the heading <b>Pro</b>	tection of the Environment
	Section 170E(1)	2	For a first offence—\$1,000	For a first offence—\$5,000
			For a second or subsequent offence—\$1,500	For a second or subsequent offence—\$7,500
	Section 170E(2)	2	For a first offence—\$1,000	For a first offence—\$5,000
			For a second or subsequent offence—\$1,500	For a second or subsequent offence—\$7,500
	Section 170E(3)	2	For a first offence—\$1,000	For a first offence—\$5,000
			For a second or subsequent offence—\$1,500	For a second or subsequent offence—\$7,500
	Section 170F(1)	1, 2	For a first offence—\$1,000	For a first offence—\$5,000
			For a second or subsequent offence—\$1,500	For a second or subsequent offence—\$7,500
	Section 170F(2)	1, 2	For a first offence—\$1,000	For a first offence—\$5,000
			For a second or subsequent offence—\$1,500	For a second or subsequent offence—\$7,500
	Section 170F(3)	1, 2	For a first offence—\$1,000	For a first offence—\$5,000
			For a second or subsequent offence—\$1,500	For a second or subsequent offence—\$7,500
	Section 170H(1)	2	For a first offence—\$500	For a first offence—\$2,500
			For a second or subsequent offence—\$750	For a second or subsequent offence—\$3,750
	Section 170H(3)	2	For a first offence—\$500	For a first offence—\$2,500
			For a second or subsequent offence—\$750	For a second or subsequent offence—\$3,750

			mendment of Protection of the Environment  Operations (Waste) Regulation 2014	
[1]	Clau	se 91 Gene	ral provisions relating to exemptions	3
	Inser	t "the Act of	r" after "authorised to do so by" in clause 91(1).	4
[2]	Clau	se 114B		5
	Inser	t after claus	e 114A—	6
,	114B	Disclosur	e of information—the Act, s 319	7
		For	the Act, section 319(3)(d), the following information is prescribed—	8
		(a)	information recorded under the Act, Part 5A.3,	9
		(b)	information relating to information referred to in paragraph (a).	10
			<b>Example for paragraph (b)—</b> the name of the operator of a large supermarket or the location of a large supermarket, whether by reference to a region or otherwise	11 12 13