

SB 1383 regulations require compliance with a broad range of organics management planning, monitoring, and compliance activities. The requirements of SB 1383 become effective January 1, 2022, and since 2018 HF&H has assisted dozens of California jurisdictions in planning to meet this challenge.

Building on four regional SB 1383 educational workshops hosted by HF&H in 2018 and 2019 for local governments, development of four Model SB 1383 Implementation Tools for CalRecycle, and performance of dozens of SB 1383 projects for jurisdictions across the state, HF&H developed and refined several tools to help our clients plan for SB 1383 compliance, identify program gaps, provide for food recovery programs, identify processing capacity, negotiate contractor roles in implementation and compliance, and draft or amend franchise agreements and ordinances. HF&H has recently assisted or is currently assisting numerous clients navigate SB 1383 compliance. Brief descriptions of these projects are provided below.

SB 1383 Program Planning

- Anaheim – The City of Anaheim engaged HF&H Consultants to identify program gaps to be addressed for SB 1383 compliance, including updates for the franchise agreement and municipal code.
- Bell Gardens – The City of Bell Gardens is planning for SB 1383 implementation with HF&H's support. HF&H has identified SB 1383 program deficiencies and presented them to the City Council, along with recommended action items.
- CCCSWA – The Central Contra Costa Solid Waste Authority (five municipalities and the County, also known as RecycleSmart) engaged HF&H to prepare a cost-benefit analysis of organics program options, research food recovery program options, and develop an Action Plan to guide implementation of seven SB 1383-related programs. As part of that effort, HF&H made three presentations to their Board providing an overview of SB 1383 draft regulations, presenting food recovery program options, and presenting the SB 1383 Action Plan. In early 2021, HF&H updated the SB 1383 compliance plan checklist that it had previously prepared for the CCCSWA to align action items with the final SB 1383 regulatory requirements.
- Cupertino – In late 2020, HF&H assisted the City in assessing staffing and funding needs and options, and the associated rate impacts for meeting SB 1383 outreach, monitoring, and enforcement needs. HF&H staff continue to provide City staff periodic assistance in identifying how to best meet SB 1383 requirements.
- Elk Grove – The City of Elk Grove initiated a long-range strategic planning process when the first draft SB 1383 regulations were available. HF&H prepared the long-range strategic plan and included a robust diversion analysis for recommended SB 1383 organics programs, along with preparation of planning-level estimates for City implementation costs, on-going City annual costs, annual hauler costs, potential cost impacts on customers, and estimated City staffing needs.
- Encinitas – The City of Encinitas engaged HF&H to assist with planning for SB 1383 implementation. HF&H reviewed current programs, identified SB 1383 compliance gaps, evaluated potential compliance pathways and their associated costs and resource requirements, analyzed rates proposed by the franchise hauler, and drafted an Action Plan for the City to follow as it implements new SB 1383 compliant programs.

- Garden Grove – The City of Garden Grove is planning for SB 1383 implementation with HF&H's support. HF&H has identified SB 1383 program deficiencies and presented them to the City Council along with recommended action items.
- Kern County – Kern County is factoring SB 1383 into a new long-term planning process that will address the roles of County staff and facilities in meeting the needs for processing. HF&H assessed the performance of the current system, identified new opportunities, conducted compliance assessments and planning, and created a comprehensive action plan.
- Livermore – The City of Livermore engaged HF&H to lead the City in negotiations between the City and Livermore Sanitation, Inc. for collection, processing, and disposal services. These specifically included the integration of collection and processing service, public education and outreach, and record keeping and reporting requirements contained in the then-current (2018) draft SB 1383 regulations.
- Merced County Regional Waste Management Authority – The Merced County Regional Waste Management Authority (MCRWMA) includes Atwater, Dos Palos, Gustine, Livingston, Los Banos, the City of Merced, and Merced County. MCRWMA engaged HF&H to assist with implementation of additional programs to comply with SB 1383, which included identifying current gaps in compliance with state regulations, identifying regional organics processing capacity, projecting cost and staffing impacts of new programs, and developing implementation action plans. After completion of this project, MCRWMA engaged HF&H Consultants to issue a competitive procurement for an organic waste processing facility at the Highway 59 landfill.
- Oceanside – The City of Oceanside engaged HF&H to develop an SB 1383 Action Plan and to update the City's Zero Waste Plan to reflect the SB 1383 Action Plan. HF&H determined City costs associated with implementing SB 1383 programs and policies. HF&H also conducted public stakeholder engagement to obtain community feedback on compliance solutions and impacts.
- Orange County – HF&H prepared and led two customized SB 1383 Guidance workshops for County staff.
- Pleasanton – The City of Pleasanton engaged HF&H to develop an SB 1383 Action Plan, including evaluating current compliance gaps, analyzing the cost and staffing requirements of each implementation option, and preparing step-by-step action plans for the recommended action steps and timelines for each program area. HF&H is now facilitating the City's franchise agreement negotiations, SB 1383 ordinance updates, and Environmentally Preferable Purchasing Policy development.
- Regional Waste Management Authority (of Sutter and Yuba Counties) – The Regional Waste Management Authority (RWMA) engaged HF&H to perform a compliance review and resource analysis with respect to SB 1383 compliance. Thereafter, HF&H performed an organization analysis (including a survey of similar organizations) to determine what changes were necessary in authority, responsibility, and staffing to respond to the demands of SB 1383, as well as the retirement of the long-term Director of the RWMA and consultant.
- San Bernardino County – The County of San Bernardino is evaluating their current solid waste programs for residents, businesses, and internal County operations for compliance with SB 1383. Upon identifying compliance gaps, HF&H will evaluate the costs and benefits of multiple compliance pathways and provide an implementation master plan to guide the County's implementation. San Bernardino is the largest county in the United States with over 20 solid waste

franchise agreements covering the unincorporated areas alone, making this one of the largest planning exercises in the state.

- San José – The City of San José’s residential and commercial collection systems do not directly conform to the SB 1383 default three-container system. Beginning soon after SB 1383 became law in 2017, HF&H has periodically advised the City on a variety of issues related to meeting SB 1383 requirements for both collection and processing.
- Santa Cruz County – Santa Cruz County has hired HF&H to assist in the identification, negotiation, and cost analysis of the new programs it will need to achieve compliance with SB 1383.
- Santa Maria – The City of Santa Maria engaged HF&H to develop an SB 1383 Action Plan. In it, HF&H will include assessment of the City’s current compliance status (with respect to SB 1383), identification of program options to assist the City in achieving compliance, and provision of cost estimates for instituting expanded collection service and programmatic requirements.
- SBWMA – HF&H prepared an SB 1383 Action Plan for the SBWMA, which included a gap analysis to identify areas of non-compliance and development of a cost model for implementation and on-going management of new program and policy requirements. HF&H presented the Action Plan to several committees and to the SBWMA Board of Directors in 2020.
- South Gate – The City of South Gate is planning for SB 1383 implementation with HF&H’s support. HF&H has identified SB 1383 program deficiencies and presented them to the City Council, along with recommended action items.
- Sunnyvale – HF&H prepared an SB 1383 Action Plan for the City of Sunnyvale focused on City activities and City oversight of contractor activities, with various levels of detail tailored to the City’s implementation needs. HF&H also developed a financial model to assess a range of options for meeting SB 1383 procurement requirements through use of the City’s wastewater treatment plant to digest source-separated food to create electricity.
- Vacaville – In 2018 and 2019, HF&H performed an SB 1383 planning project for Vacaville, which included an SB 1383 compliance assessment and action plan, a review of the City’s current franchise agreement, and a financial analysis that illustrated anticipated SB 1383 costs in terms of rate increases, overall dollar amounts, and staffing time. In 2020, HF&H updated the SB 1383 analysis and memorandum to reflect the April 2020 SB 1383 draft regulations.
- Watsonville – The City of Watsonville engaged HF&H to evaluate how the City’s owned and operated collection operations needed to be modified and expanded to achieve SB 1383 compliance. HF&H conducted a compliance gap analysis, which included assessment of operational cost impacts and provision of various program options the City could utilize to achieve compliance.
- West Valley Solid Waste Management Authority – The West Valley Solid Waste Management Authority (WVSWMA), which includes the cities of Campbell, Monte Sereno, and Saratoga; and the Town of Los Gatos engaged HF&H in assisting each member agency in the development of its SB 1383 implementation plans and on-going compliance with SB 1383.
- Yuba City – The City of Yuba City has engaged HF&H to assist with SB 1383 planning. HF&H is conducting a regulatory gap analysis to identify programs and policies that need to be modified or enhanced to achieve compliance. HF&H provided program implementation considerations for the City and highlighted sections of the City’s franchise agreement that need to be modified to achieve SB 1383 compliance.

Procurements, Negotiations, and Ordinances with SB 1383 Provisions

- Alameda – HF&H assisted the City of Alameda in negotiating a new sole source collection and processing agreement that is SB 1383-compliant. The agreement was approved by Council in late 2021.
- Albany – The City of Albany engaged HF&H to assist in amending their franchise agreement to comply with SB 1383. HF&H identified SB 1383 program deficiencies and presented them to the City Council. The Council directed HF&H to conduct sole source negotiations with Waste Management to address the addition of the required programs. Upon review of a sole source proposal from Waste Management, the Council chose to instead conduct a competitive procurement for a new collection agreement; proposals are due in October 2021.
- Alhambra – The City of Alhambra conducted a competitive RFP process for a new solid waste agreement to be compliant with SB 1383. As part of the competitive procurement, HF&H drafted a franchise agreement inclusive of SB 1383 requirements. The final negotiated agreement is compliant with SB 1383 requirements and includes many additional community programs and benefits.
- Anaheim – The City of Anaheim is amending their environmental programs to comply with SB 1383. HF&H is supporting the City's SB 1383 compliance by amending the franchise agreement and municipal code, negotiating hauler compensation, and developing measurable compliance reporting methods.
- Bakersfield – The City of Bakersfield has engaged HF&H to create design plans for their updated Municipal Code and new collection agreement to be used by the multiple haulers operating throughout the City. HF&H completed the design process and is now working on drafting the ordinance and collection agreement.
- Bell Gardens – HF&H is assisting the City by drafting the required ordinances and/or updating the City's municipal code and amending their non-exclusive solid waste agreement.
- Beverly Hills – The City of Beverly Hills conducted sole source negotiations to amend their franchise agreement to comply with SB 1383. HF&H performed two cost-of-service audits to understand baseline performance and presented multiple pathways toward compliance to the City's solid waste committee. Options presented by HF&H included various funding mechanisms to mitigate the rate impacts to customers.
- CalRecycle – California's Department of Resources Recycling and Recovery (CalRecycle) engaged HF&H to manage the development of four Model SB 1383 Implementation Tools and Guidance to support jurisdictions and other regulated entities across the state with implementing programs and policies to reach compliance with the SB 1383 regulations. The tools include a Model Mandatory Organics Disposal Reduction Ordinance, Model Procurement Policy, Model Franchise Agreement, and Model Food Recovery Agreement. In 2020 and 2021, HF&H assisted CalRecycle in distributing and presenting the model tools and guidance via webinars.
- Carlsbad – HF&H assisted the City of Carlsbad in developing a request for proposals, including a draft franchise agreement for disposal, collection, and processing of solid waste, organics, recyclable materials, and construction and demolition. HF&H assisted the City throughout the procurement process in evaluating proposals, leading negotiations with proposers, and finalizing the franchise agreement with the chosen proposer. HF&H is additionally assisting the City with implementation of their sustainable materials management plan, and in amending their municipal

code to be compliant with SB 1383 and reflective of the City's needs pertaining to supplemental municipal code add-ons, ranging from material bans to food recovery.

- Chino Hills – The City of Chino Hills is conducting an RFP process for SB 1383-compliant solid waste, recycling, and organics collection services. HF&H evaluated current services and drafted an RFP and agreement inclusive of SB 1383 requirements. HF&H is currently in the process of updating the City's municipal code for compliance with SB 1383 and consistency with the draft agreement in the RFP for collection services.
- Cupertino – During 2020, HF&H assisted the City of Cupertino in defining City and contractor roles for SB 1383 implementation, in addition to negotiating a new sole source agreement with Recology incorporating SB 1383 requirements. This included a planned review of performance and costs following SB 1383 implementation.
- El Monte – HF&H developed an SB 1383 compliant exclusive solid waste agreement for the City of El Monte and negotiated the terms and rates with the service provider.
- Elk Grove – HF&H assisted the City of Elk Grove is negotiating changes to its franchise agreement to comply with SB 1383, including a complete transition to new customer collection containers in 2022. HF&H conducted an SB 1383 compliance gap analysis assessment and drafted a revised franchise agreement with new provisions to comply with SB 1383. The agreement was finalized and approved by City Council in the summer of 2021.
- Gardena – HF&H is assisting the City of Gardena with the development of an SB 1383 compliant exclusive solid waste agreement and will be negotiating the terms and rates with the service provider.
- Inglewood – The City of Inglewood is conducting sole source negotiations to amend their franchise agreement for enhanced programs and SB 1383 compliance. HF&H performed a contract analysis to identify deficiencies in the current agreement, in addition to adding SB 1383 compliant services. HF&H annually assists the City with ongoing management of the solid waste agreement and legislative compliance by acting as a liaison between the City and CalRecycle, as well as in compiling relevant data. HF&H will be updating the City's Municipal Code for compliance with SB 1383.
- Kern County – HF&H is drafting the updated County Code for Kern County, in addition to creating a model SB 1383 enforcement ordinance for each of the Cities within the County. HF&H is providing recommendations on SB 1383 compliance that addresses the County's unique and interconnected collection and facility systems.
- Lawndale – The City of Lawndale conducted a competitive RFP process for a new solid waste agreement to be compliant with SB 1383. As part of the competitive procurement, HF&H drafted a franchise agreement inclusive of SB 1383 requirements and solicited feedback from several haulers. HF&H is currently drafting the required ordinances and updating the City's municipal code.
- Manhattan Beach – The City of Manhattan Beach conducted an RFP process for SB 1383-compliant solid waste, recycling, and organics collection services. HF&H evaluated current services, drafted an RFP and agreement inclusive of SB 1383 requirements, solicited hauler feedback on the draft agreement, and negotiated with multiple haulers.
- MRWMD – The Monterey Regional Waste Management District (eight municipalities and the County) engaged HF&H to assist with planning for the upcoming obligations of SB 1383 on the

District's solid waste system. As part of this work, HF&H evaluated the District's three franchise waste haulers' collection operations to identify gaps in performance or service compared to SB 1383 requirements. Using the gap analysis, HF&H is conducting negotiations, performing cost analysis of proposed programs, developing amendments to each of the nine member agencies' franchise agreements, and developing a municipal code system design document that will facilitate the process of planning for, and defining the necessary changes to the individual member agencies' municipal codes to implement the required ordinances or other enforceable policies of SB 1383.

- Nevada County – HF&H assisted the County of Nevada with sole source negotiations for a rural, exclusive franchise area, which has led to the development of a flexible framework to efficiently implement SB 1383 compliant programs (when required), while avoiding cost impacts before regulations were finalized.
- Oceanside – The City of Oceanside engaged HF&H to assist with a competitive procurement for a franchise collection company and processing of organic waste. This procurement process has been informed by HF&H's prior work with the City to develop an SB 1383 Action Plan.
- Orange County Republic Cities (Brea, Fullerton, Garden Grove, Placentia, and Yorba Linda) – In Phase 1 of the project, HF&H performed contract analysis to identify necessary enhancements to the agreements, as well as individualized SB 1383 gap analysis to help the cities begin internal implementation. The cities are now conducting Phase 2 of the project for sole source negotiations to amend their franchise agreements to comply with SB 1383. Some of the cities have requested additional assistance from HF&H in reviewing ordinances or more generally, as needed.
- Orange County – Orange County is conducting a competitive RFP process for discarded materials management in several unincorporated zones. Orange County utilized the model SB 1383 franchise agreement from CalRecycle to prepare updated franchise agreements. The County requested HF&H to review the draft franchise agreements to ensure SB 1383 compliance.
- Palm Desert – The City of Palm Desert is conducting sole source negotiations to amend their franchise agreement to comply with SB 1383. HF&H performed a contract analysis to identify SB 1383 deficiencies and other contract terms that need to be updated to comply with industry standards. HF&H is also assisting with revising the City's Municipal Code for SB 1383 compliance.
- Pleasanton – HF&H is providing comprehensive SB 1383 support for the City of Pleasanton, including: their SB 1383 Action Plan; drafting an amended franchise agreement and leading negotiations; drafting SB 1383 ordinance updates and a new Environmentally Preferable Purchasing Policy; and, conducting a rate review and performance review of the City's hauler in anticipation of new SB 1383 programs. HF&H looks forward to continuing to assist the City with other upcoming implementation activities.
- Redondo Beach – In 2017, HF&H performed a cost-of-service audit for the City and assisted with sole source negotiations to amend their franchise agreement, to adjust hauler compensation and comply with SB 1383. The amendment incorporated all previous programs and high levels of service found in the original agreement, including the retention of a 75% diversion rate. The amended agreement was also modified following hauler negotiations to assume street sweeping services throughout the City at no additional cost.
- Sacramento (Old Sacramento Collection District) – HF&H managed the competitive procurement process for the Old Sacramento Collection District, a specific area within the City of Sacramento with unique service conditions, aesthetics, and tourism needs. HF&H conducted a service demand

analysis through on-site data collection, evaluated necessary SB 1383 programs and services, and drafted a new franchise agreement and RFP. HF&H conducted the proposal evaluation process, while engaging closely with local businesses and stakeholders, and negotiated the final agreement.

- San Diego County – The County of San Diego redesigned its non-exclusive franchise collection system for residential and commercial customers to include integration of expanded organics programs, as well as performance standards to align with SB 1383 regulations. HF&H conducted a baseline analysis, produced concept papers, held hauler outreach meetings, drafted a new non-exclusive franchise agreement with SB 1383-aligned provisions, and revised the solid waste ordinance and C&D ordinances to assist the County with SB 1383 compliance. HF&H is assisting the County in the development of tools to monitor the non-exclusive haulers' implementation of SB 1383 organics collection services, contamination monitoring, education, and reporting activities.
- San José – HF&H assisted the City of San Jose in anticipating how SB 1383 organics collection and processing requirements would affect its two commercial services agreements, in addition to assisting with the negotiation of new sole source agreements with its four residential collection and processing contractors to minimize future changes in scope. HF&H is now supporting the City with amending their municipal code to include SB 1383-compliant language.
- San Ramon – HF&H managed the City of San Ramon's competitive RFP process for collection and processing services. Through this process, HF&H drafted new contract provisions to address SB 1383 requirements and negotiated what may be the first SB 1383 compliant collection and processing agreement in the state. The new agreement also includes a 90% minimum diversion requirement.
- Santa Ana – The City of Santa Ana adopted a green policy drafted by HF&H, inclusive of SB 1383 compliance goals. The City and HF&H drafted an SB 1383-compliant solid waste agreement and RFP which was released in 2020. The City received four responsive proposals and is currently negotiating with all four proposers. HF&H is assisting the City by evaluating the costs as a percentage of first year rate revenue, and drafting agreement language to be incorporated in the agreements.
- Santa Barbara County – HF&H is assisting the County of Santa Barbara to provide contract negotiation support with their two exclusive haulers to incorporate SB 1383 programs and is in the process of preparing the updated draft agreements. HF&H also prepared and led an SB 1383 Guidance workshop for County staff.
- Santa Cruz County – HF&H reviewed Santa Cruz County's franchised hauler's current operations and agreements to identify necessary changes that will need to be made due to SB 1383 and is negotiating changes to each of the franchised hauler's agreements to meet those obligations. HF&H is currently supporting the County with amendments to its solid waste management agreements and County Code.
- SBWMA – Following HF&H's completion of the SBWMA's SB 1383 compliance plan, the SBWMA engaged HF&H to assist with various SB 1383 program planning and implementation activities. HF&H is currently supporting development and negotiation of a franchise agreement amendment to integrate SB 1383-related activities, including expanded organics collection services, contamination monitoring, and reporting.

- SLO IWMA – HF&H assisted SLO IWMA in preparing a Strategic Plan and solidifying their goals to be compliant with the requirements of SB 1383. SLO IWMA additionally expanded HF&H’s scope of service to include Franchise Agreement drafting and negotiations on behalf of eight member agencies and over a dozen Community Special Districts to assist each in complying with SB 1383 regulations. HF&H has also created a model ordinance for member agency compliance with SB 1383.
- Stockton – HF&H assisted the City of Stockton in defining City and contractor roles for SB 1383 implementation and compliance as part of negotiating new sole source collection agreements with Republic Services and WM. The new agreements were negotiated in 2019 based on draft CalRecycle regulations with minimal opportunity for contractors to negotiate changes in scope based on the final regulations. The new agreement resulted in the introduction of new organics services for most customers and addressed organics processing requirements.
- Sunnyvale – The City of Sunnyvale engaged HF&H to conduct a performance review to determine the collection contractor’s ability to provide SB 1383 program compliance, which led to the negotiation of a new sole source collection agreement. HF&H staff facilitated negotiation and development of a new 15-year MOU with the City of Mountain View for use of the Sunnyvale-owned SMaRT Station that addresses SB 1383 processing requirements. Additionally, HF&H advised the City in designing and conducting a competitive SB 1383 organics processing RFP process, and in negotiating two final processing agreements addressing a variety of source-separated and mixed organic streams. HF&H continues to serve City staff in an advisory role, including reviewing the City’s draft municipal code changes.
- Taft – HF&H prepared an Action Plan for CalRecycle to be discussed during the City’s annual check-in meeting with CalRecycle. In 2020, HF&H prepared an amended Solid Waste Ordinance, a new C&D ordinance, and Waste Management Plan to be complaint with SB 1383.
- Vacaville – HF&H prepared an SB 1383 Action Plan for the City that included recommended modifications to the City’s franchise agreement to support compliance with SB 1383. In August 2020, HF&H drafted a proposed SB 1383 amendment to the franchise agreement to integrate SB 1383-related program and reporting changes. HF&H negotiated the final terms of the amendment, including finalizing residential and commercial rate adjustments. HF&H also updated the City’s Municipal Code to integrate SB 1383 requirements.
- West Valley Solid Waste Management Authority – The West Valley Solid Waste Management Authority (WVSWMA) includes the cities of Campbell, Monte Sereno, and Saratoga; and the Town of Los Gatos. In its role as Executive Director of the authority, HF&H is in the process of negotiating an amendment to the WVSWMA’s current agreement with West Valley Collection & Recycling, LLC to assist with SB 1383 compliance, including targeted outreach, route audits and recordkeeping. Additionally, HF&H is assisting each member agency in the development of their SB 1383 ordinance.

Organics Processing Analysis Related to SB 1383

- Elk Grove – HF&H performed a financial feasibility analysis for developing a solid waste, recycling, and organics transfer facility in the City. This analysis built-off of the long-range strategic plan HF&H developed for the City of Elk Grove, including a robust diversion analysis for recommended SB 1383 organics programs.

- Kern County – Kern County is exploring new SB 1383 compliant technology options to expand their processing capacity and meet diversion targets. HF&H supported the County in conducting a request for qualifications and statement of interest process for potential facilities, technologies, and operational models. HF&H has researched potential technology options, drafted the RFQ/SOI, evaluated proposals, provided recommendations to the County, and is currently assisting with next steps in moving forward with numerous proposers.
- Orange County – For the County of Orange, HF&H analyzed local organics processing infrastructure throughout the counties of Los Angeles, Kern, Orange, Riverside, San Bernardino, San Diego, and Ventura. Additionally, HF&H has assisted the County with modeling anticipated tonnage reductions at the Orange County landfill system surrounding SB 1383, as well as the associated impacts to gate revenues, liabilities, capacity, and closure dates.
- Sunnyvale – HF&H is assisting the City of Sunnyvale in determining how the SB 1383 regulations will affect organics removal from a pending redesigned MSW processing line at the City-owned SMaRT Station. The SMaRT Station processes MSW as a secondary means of organics capture, following robust source separation programs.
- San Bernardino County – HF&H assisted the County of San Bernardino to project the tonnage reductions at their landfills and transfer station due to SB 1383 and the associated financial implications, including gate revenue, closure and post-closure liabilities, and enterprise fund balances. To understand these implications, HF&H performed an analysis to evaluate the impacts on five active landfills and nine active transfer stations.
- Santa Cruz County – HF&H is working with Santa Cruz County to identify the roles of County staff and potential additional facilities that will be required in meeting the needs for processing.

Jurisdiction	SB 1383 Compliance Assessments	SB 1383 Compliance Planning	Franchise Development and/or Negotiations	Ordinance Development or Revisions	Capacity Planning/ Assessment	Cost Analysis/Funding Strategies
Alameda		✓	✓	✓		✓
Albany	✓	✓	✓			✓
Alhambra		✓	✓			
Anaheim	✓	✓	✓	✓		
Bakersfield			✓	✓		
Bell Gardens	✓	✓	✓	✓		
Beverly Hills	✓	✓	✓			✓
CalRecycle			✓	✓		
Carlsbad			✓	✓		✓

Jurisdiction	SB 1383 Compliance Assessments	SB 1383 Compliance Planning	Franchise Development and/or Negotiations	Ordinance Development or Revisions	Capacity Planning/Assessment	Cost Analysis/Funding Strategies
CCCSWA (6 agencies)	✓	✓		✓		✓
Chino Hills			✓			
Cupertino	✓	✓	✓			✓
El Monte	✓	✓	✓			
Elk Grove	✓	✓	✓		✓	✓
Encinitas	✓	✓				✓
Garden Grove	✓	✓	✓	✓		
Gardena	✓	✓	✓			
Inglewood		✓	✓	✓		
Kern County	✓	✓	✓	✓	✓	✓
Lawndale			✓	✓		
Livermore	✓	✓	✓			
Manhattan Beach			✓			
MCRWMA (7 agencies)	✓	✓			✓	✓
MRWMD (9 agencies)	✓	✓	✓	✓		✓
Nevada County			✓			✓
Oceanside	✓	✓	✓	✓	✓	✓
Orange County Republic Cities	✓		✓			
Orange County	✓	✓	✓		✓	✓
Palm Desert	✓		✓	✓		
Pleasanton	✓	✓				✓
RWMA Yuba Sutter (6 agencies)	✓	✓				
Redondo Beach			✓			
Sacramento			✓			
San Bernardino County		✓			✓	✓
San Diego County		✓	✓	✓		✓
San Jose	✓	✓	✓	✓		✓
San Ramon	✓		✓			
Santa Ana			✓			
Santa Barbara County		✓	✓			
Santa Cruz County	✓	✓	✓	✓	✓	✓

Jurisdiction	SB 1383 Compliance Assessments	SB 1383 Compliance Planning	Franchise Development and/or Negotiations	Ordinance Development or Revisions	Capacity Planning/Assessment	Cost Analysis/Funding Strategies
Santa Maria	✓	✓				✓
SBWMA (12 agencies)	✓	✓	✓			✓
SLO IWMA (7 agencies + 32 CSDs)	✓	✓	✓	✓		
South Gate	✓	✓	✓			
Stockton		✓	✓			✓
Sunnyvale	✓	✓	✓	✓	✓	✓
Taft	✓		✓	✓		
Vacaville	✓	✓	✓	✓		✓
Watsonville	✓	✓				✓
WVSWMA (4 agencies)	✓	✓	✓	✓	✓	✓
Yuba City	✓	✓	✓			