An Act Regarding the Reduction and Recycling of Food Waste

Reference to the Committee on Environment and Natural Resources suggested and ordered printed.

Presented by Representative ZEIGLER of Montville.
Cosponsored by Representative SAYRE of Kennebunk, Senator GROHOSKI of Hancock and Representatives: ARFORD of Brunswick, GOLEK of Harpswell, HOBBS of Wells, MATLACK of St. George, MILLIKEN of Blue Hill, PLUECKER of Warren, RUNTE of York, SHAGOURY of Hallowell.
Be it enacted by the People of the State of Maine as follows:

Sec. 1. 38 MRSA §2101-A, as amended by PL 2019, c. 291, Pt. B, §2, is further amended to read:

§2101-A. Definitions

As used in this chapter, unless the context otherwise indicates, the following terms have the following meanings.

1-A. Anaerobic digestion. "Anaerobic digestion" means the breakdown of organic matter by microorganisms in the absence of oxygen to produce biogas.

3. Bureau. "Bureau" means the Bureau of General Services within the Department of Administrative and Financial Services as authorized pursuant to Title 5, section 1742.

3-A. Composting. "Composting" means the processing of food scraps for soil application using a method of accelerated biological decomposition of organic material under controlled or uncontrolled conditions.

3-B. Diversion. "Diversion" means the use or reuse of food scraps for a purpose under section 2101-B, subsection 1.

3-C. Food rescue. "Food rescue" means the practice of collecting edible food that would otherwise become solid waste and distributing the food to a hunger relief organization, food bank or pantry or other recipient to be used for human consumption.

3-D. Food scraps. "Food scraps" means material that is derived from processing or discarding food material produced from human or animal food production, preparation and consumption activities. "Food scraps" does not include biomedical waste, hazardous waste, sludge or septage or nonorganic material.

3-E. Point of generation. "Point of generation" means the location where waste is initially produced.

3-F. Public building. "Public building" means a state, county or municipal building, library, airport terminal, bus station, railroad station, school building or school.

3-G. Public land. "Public land" means all land that is owned or controlled by a state, county or municipal government body.

4. Recycling establishment. "Recycling establishment" means an establishment engaged in the marketing, brokering or purchasing of reportable recyclable materials generated in the State. "Recycling establishment" does not include an establishment that directs all reportable recyclable materials it markets, brokers or purchases to brokers and purchasers that are located in the State.

5. Reportable recyclable materials. "Reportable recyclable materials" means any of the following categories of recyclable materials that are separated from household, commercial or institutional waste and that are delivered to a recycling establishment for recycling: glass; cardboard, paper and paper products; plastic and plastic products; cartons, laminated materials and other packaging; nonferrous and ferrous metals, including white goods; textiles; and mixed streams of recyclable materials that include any combination of the materials listed in this subsection.
Sec. 2. 38 MRSA §2101-B, sub-§1, as enacted by PL 2015, c. 461, §1, is amended to read:

1. Priorities. It is the policy of the State to support the solid waste management hierarchy in section 2101 by preventing and diverting surplus food and food scraps from land disposal or incineration in accordance with prohibiting the disposal of surplus food and food scraps in landfills or by incineration and ensuring the management of surplus food and food scraps under section 2147 and with the following order of priority:

A. Reduction of the volume of surplus food generated at the source point of generation;
B. Donation of surplus food to a food pantry, hunger relief organization or other entities that will use surplus food to feed hungry people for human consumption;
C. Diversion of food scraps for use as animal feed for agricultural use, including consumption by animals;
D. Utilization of waste oils for rendering and fuel conversion, utilization of food scraps for digestion to recover energy, other waste utilization technologies and creation of nutrient-rich soil amendments through the composting of food scraps; and
E. Land disposal or incineration of food scraps.
F. Composting or anaerobic digestion and subsequent soil application, which may include energy recovery at a composting or anaerobic digestion facility. Food scraps may not be mixed with sludge or septage during composting or anaerobic digestion before soil application; and
G. Anaerobic digestion not followed by soil application.

Sec. 3. 38 MRSA §2122, as amended by PL 2011, c. 655, Pt. GG, §29 and affected by §70, is further amended to read:

§2122. State waste management and recycling and diversion plan

The department shall prepare an analysis of, and a plan for, the management, reduction and recycling and diversion of solid waste for the State. The plan must be based on the priorities and recycling goals established in sections 2101 and 2132 and 2147. The plan must provide guidance and direction to municipalities in planning and implementing waste management and recycling programs at the state, regional and local levels.

1. Consultation. In developing the state plan the department shall solicit public input and may hold hearings in different regions of the State.

2. Revisions. The department shall revise the analysis by January 1, 2014 and every 5 years after that time to incorporate changes in waste generation trends, changes in waste recycling and disposal technologies, development of new waste generating activities and other factors affecting solid waste management as the department finds appropriate.

Sec. 4. 38 MRSA §2124, as amended by PL 2011, c. 655, Pt. GG, §30 and affected by §70, is further amended by enacting at the end a new paragraph to read:

By January 1, 2024 and biennially thereafter, the department shall submit a report to the Governor and the joint standing committee of the Legislature having jurisdiction over environment and natural resources matters on statewide generation of solid waste,
recycling rates, food scraps generation and diversion rates, food rescue and available
disposal capacity for solid waste, including an analysis of the extent that change in disposal
capacity has affected or is likely to affect solid waste disposal prices. If the department
determines that a decline in available landfill capacity has generated or has the potential to
generate supracompetitive prices, the department shall include this finding in the report and
provide recommendations for legislative or regulatory changes as necessary. The joint
standing committee of the Legislature having jurisdiction over environment and natural
resources matters may report out legislation related to the report submitted pursuant to this
paragraph.

Sec. 5. 38 MRSA §2132, sub-§1, as amended by PL 2015, c. 461, §2, is further
amended to read:

1. State recycling goal. It is the goal of the State to recycle or compost reduce by
diversion, by January 1, 2021, 50% of the municipal solid waste tonnage generated each
year within the State.

Sec. 6. 38 MRSA §2132, sub-§1-B, as enacted by PL 2015, c. 461, §4, is amended
to read:

1-B. State waste disposal reduction goal. It is the goal of the State to reduce the
statewide per capita disposal rate of municipal solid waste tonnage to 0.55 tons disposed
per capita by January 1, 2019 and to further reduce the statewide per capita disposal rate
by an additional 5% every 5 years thereafter. The baseline for calculating this reduction is
the 2014 solid waste generation and disposal capacity data gathered by the department.
Methods to achieve the goal under this subsection include efforts to consume or encourage
the consumption of fewer resources, to reduce or encourage the reduction of the waste or
inefficient use of resources and to increase the reuse or repurposing of solid waste.

Sec. 7. 38 MRSA §2132, sub-§5 is enacted to read:

5. Food scraps disposal goal. It is the goal of the State to reduce the annual statewide
per capita food scraps disposal rate by 10% by January 1, 2028. The baseline for
calculating this reduction is the 2021 solid waste generation and disposal capacity data
gathered by the department. By January 1, 2028 and every 5 years thereafter, the
department shall update and revise the food scraps disposal goal under this subsection using
all relevant information, including data generated in accordance with sections 2122 and
2124.

Sec. 8. 38 MRSA §2132, sub-§6 is enacted to read:

6. Food rescue goal. It is the goal of the State to increase the statewide per capita rate
of food rescue by 40% by January 1, 2025. The baseline for calculating this increase is the
2022 food rescue data gathered by the department. By January 1, 2025 and every 3 years
thereafter, the department shall update and revise the food rescue goal under this subsection
using all relevant information, including data generated in accordance with sections 2122
and 2124.

Sec. 9. 38 MRSA §2147 is enacted to read:

§2147. Food scraps management; diversion

1. Priority of management of food scraps. Food scraps collected under this section
must be managed pursuant to the food recovery hierarchy under section 2101-B.
2. Food scraps separation. A person under subsection 3 who produces food scraps shall:

A. Separate the food scraps from other solid waste at the point of generation. If the person conducts a program to separate food scraps and the program includes a component for the education of program participants regarding the need to separate food scraps, a de minimis amount of food scraps may be disposed of as solid waste;

B. Transfer the food scraps or cause the food scraps to be transferred to a location that manages food scraps in a manner consistent with section 2101-B, subsection 1; or

C. Manage the food scraps through composting or anaerobic digestion on site.

3. Schedule for food scraps and separation. A person is subject to the provisions of subsection 2 if:

A. Beginning January 1, 2025, the person's activities or processes produce more than 52 tons per year or more than one ton per week of food scraps;

B. Beginning January 1, 2026, the person's activities or processes produce more than 26 tons per year or more than 1/2 ton per week of food scraps;

C. Beginning January 1, 2027, the person's activities or processes produce more than 18 tons per year or more than 1/3 ton per week of food scraps; and

D. Beginning January 1, 2028, the person generates any amount of food scraps.

4. Collection of food scraps. A commercial entity engaged in the transport of municipal solid waste shall:

A. Beginning January 1, 2027, offer to commercial customers the collection of food scraps and deliver any food scraps collected to a location that manages food scraps in a manner consistent with section 2101-B, subsection 1;

B. Beginning January 1, 2029, offer to residential customers the collection of food scraps and deliver any food scraps collected to a location that manages food scraps in a manner consistent with section 2101-B, subsection 1, except for a customer who has available another commercial food scraps disposal service that meets the requirements of this subsection; and

C. If the commercial entity offers a drop-off service at a fixed location to collect municipal solid waste, offer at the fixed location the collection of food scraps.

5. Municipal solid waste management. A commercial entity engaged in the transport of solid waste is exempt from the provisions of subsection 4, paragraph B in a municipality that has adopted a solid waste management ordinance that covers the collection of food scraps in a manner consistent with section 2101-B, subsection 1 and the ordinance:

A. Is applicable to all residents of the municipality; and

B. Prohibits a resident from opting out of municipally provided solid waste management services.

6. Public collection containers for food scraps. Beginning January 1, 2027, if a container in a public building or on public land is provided for the public to use for solid waste destined for disposal, a container for the collection of food scraps must be provided that is clearly labeled as a container for food scraps and be placed as close as possible to
the container for the disposal of solid waste and provide equally convenient access to
members of the public.

7. Rules. The department shall adopt rules to carry out the purposes of this section.
Rules adopted pursuant to this subsection are routine technical rules as defined in Title 5,
chapter 375, subchapter 2-A.

SUMMARY

This bill sets goals for the reduction of the disposal of food scraps and for food rescue,
which is collecting edible food that would otherwise become solid waste and distributing
the food to a hunger relief organization, food bank or pantry or other recipient to be used
for human consumption. The bill sets priorities for the management of food scraps, with
reduction at the point of generation being the first priority, then diversion for food
consumption by humans, then diversion for agricultural use, including for consumption by
animals, then subjecting the food scraps to composting or anaerobic digestion with
subsequent soil application and finally subjecting the food scraps to anaerobic digestion
not followed by soil application. Requirements are placed on producers of food scraps to
separate the food scraps from other solid waste at the point of generation, with these
requirements phased in over a 5-year period, beginning with the larger producers of food
scraps. Commercial entities engaged in the transportation of municipal solid waste are
required to collect food scraps from customers except for customers in municipalities with
solid waste management ordinances that cover the collection of food scraps and that are
consistent with the State's food recovery policy. The bill requires clearly marked food
scraps containers to be placed next to any solid waste containers provided in public
buildings and on public land.