

From: [Dave Hadden](#)
To: [WARR Reform](#)
Cc: [Jim Epis](#); [Steve Deckert](#) [REDACTED]; [Pascoe Durtanovich](#); [CEO](#)
Subject: WARR Regulations -Amendments
Date: Tuesday, 12 July 2016 4:04:26 PM

Hello. Please be advised that I represent the following local authorities ie Shires of Leonora, Laverton Menzies and Wiluna. I have been authorised to provide the following comments regarding the proposal to amend the WARR Regulations 2008. All four local authorities operate unmanned refuse sites serving small townsite populations in each shire. All four shires will find it very difficult to find the resources to provide staff, software and equipment to allow each shire to collect the statistical information that the proposed amendments will require. As such please be advised that the abovementioned local authorities disagree with the proposed amendments that will place an increased cost burden on ratepayers in each shire to provide increased statistical information (that will be ineffectual in its provision). All four Councils will only be willing to collect the statistical information proposed if the State Government is willing to cover the increased cost of extra staffing to man the refuse sites along with software needs and new equipment (weighbridge) that will be required to collect and record the increased statistical requirements.

Could you please advise if the proposed amendments to the WARR Regulations are required to undergo a full Regulatory Impact Assessment including a CRIS and DRIS through the Department of Treasury as required for local government legislation, as it represents a significant increase in the regulatory burden on local authorities and its ratepayers.

Regards
Dave Hadden

Principal EHO/Building Surveyor
Shires of Leonora, Laverton Menzies & Wiluna
Phone- [REDACTED]
Mobile- [REDACTED]
Email- [REDACTED]