

State Scrap Tire Programs

A Quick Reference Guide











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INTRODUCTION

Scrap tire management has become a serious concern over the past several years. Every year, approximately 242 million scrap tires are generated in the U.S. The majority of these are added to the 2 to 3 billion scrap tires already in stockpiles across the country. Since the first scrap tire law was passed in 1985, 47 states have addressed scrap tire management through specific scrap tire laws and regulations, or through state solid waste or transportation legislation.

The following matrix summarizes each state's scrap tire management legislation and programs. It is intended to provide state regulators, as well as members of industry, with a quick reference on state scrap tire regulations across the country. The regulations summarized here address collecting, selling, hauling, processing, storing, and disposing of scrap tires. The matrix also includes information on market incentives, funding sources, special field tests or studies, and innovative uses for scrap tires within each state.

For further information on scrap tire management, contact the EPA RCRA/ Superfund Hotline, Monday through Friday, 8:30 a.m. to 7:30 p.m. EST. The national toll-free number is (800) 424-9346. For the hearing impaired, the number is TDD (800) 553-7672. The document, "Summary of Markets for Scrap Tires", on scrap tire management (published October 1991, EPA/530-SW-90-074B) is available through the Hotline or by writing: RCRA Information Center, U.S. Environmental Protection Agency, Office of Solid Waste (OS-305), 401 M Street SW, Washington, DC 20460. The full report, "Markets for Scrap Tires", (EPA/530-SW-90-047A) is available from the National Technical Information Service (NTIS), 5285 Port Royal Road, Springfield, VA 22161, (703) 487-4600.

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ALABAMA

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Walter Nichols Alabama Department of Environmental Management (ADEM) Solid Waste Section 1751 Congressman W.L. Dickinson Drive Montgomery, Alabama 36130 205-271-7761	 Alabama's Solid Waste Act was passed in May 1989. State solid waste management plan expected to be completed in 1993. A scrap tire program bill will be introduced in the 1993 legislative session. The program will be administered by the Alabama Department of Public Health (DPH). The proposed bill will: Place a \$2/tire surcharge on new tire sales to fund scrap tire collection, processing, and disposal; Reimburse scrap tire processors for processing scrap tires at a rate of \$0.95 per 26 pounds of tires; Require the DPH to identify unauthorized tire dump sites and prepare an enforcement list; Require storage and processing facilities to provide evidence of financial assurance for cleanup and closure; and Prohibit disposal of processed tires in landfills. 	The Department of Environmental Management is preparing draft language for a tire bill to be introduced in 1993 that includes provisions for a \$1/tire surcharge on tires to fund scrap tire collection and disposal.	Not addressed.
	 The ADEM has developed draft language for a scrap tire bill. The bill will be introduced in 1993 and includes a \$2 per tire surcharge on the sale of new tires. The funds would be used to establish collection sites, cover administrative costs, and fund stockpile remediation. The bill also includes the establishment of requirements for tire collection, storage, and disposal facilities. 	• · · · · · · · · · · · · · · · · · · ·	

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
Facilities that process and/or store tires must have a health permit. A manifest record showing origin of tires delivered to site and destination of tires leaving the site, tire stacking dimensions, separation distances and site description is also required.	Disposal facilities must have a solid waste permit.	- Not addressed.	One monofill for shredded tires is permitted and operating. In 1990, the state legislature required that a study be performed to plan for improved scrap tire management in the state. A Tire Recycling Center was established at Gladsden State Community College in 1990 to conduct this study. It was completed in August 1991.

ALASKA

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Glenn Miller Alaska Department of Environmental Conservation P.O. Box O Juneau, Alaska 99811-1800 907-465-5153 David Wigglesworth Anchorage Office 907-563-6529 Tom Moses Alaskan Department of	No scrap tire legislation at the present time.	Not addressed.	No specific regulations.
Transportation 5750 East Tudor Anchorage, Alaska 99507 907-338-4200			

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
Tire piles cannot exceed 500,000 tires.	• Not addressed.	Recycling bill gives bidders' preference to recycled products.	The Alaskan Department of Transportation was the first in the United States to field test rubberized asphalt.

ARIZONA

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Daniel Zeller Arizona Department of Environmental Quality (DEQ) Solid Waste Unit Office of Waste Programs 3033 North Central Avenue Phoenix, Arizona 85012 602-207-4118 or Tammy Shreeve Arizona Department of Environmental Quality Waste Assessment Office of Waste Programs 3033 North Central Avenue Phoenix, Arizona 85012 602-207-4212	The Scrap Tire Law (HB 2687, Chapter 389) was passed in July 1990 and took effect on September 27, 1990. SB 1252, which took effect in September 1991, amends the Scrap Tire Law. HB 2144, which took effect September 30, 1992, also amends the Scrap Tire Law.	 A waste tire fund was established in September 27, 1990. Monies are raised through a 2% sales tax (not to exceed \$2/tire) on the retail sales of new tires. Counties receive a share of the waste tire fund based on the number of vehicle registrations in each county. New car dealers can charge a maximum of \$1/tire at the sale of a new car. New care dealers can charge a greater amount if they specify the dollar amount and its purpose. 	 Retail tire sellers must accept waste tires from customers at the point of transfer. Scrap tire collection sites must be approved as a solid waste facility by the Department of Environmental Quality. Scrap tire collection sites must require, and tire sellers must show, a manifest for disposal of waste tires at the site. DEQ registration and plan approval is required for all collection sites. State-funded waste tire collection sites must accept up to five tires per person per year from county residents with no fee assessed. Also must accept waste tires from retail sellers of new tires with no fee. However, if a county can demonstrate that the funds it receives from the waste tire fund are insufficient to manage its program, then the county may charge a fee for disposal. A county or private enterprise receiving a contract or grant for tire management activities must provide at least one waste tire collection site in the county and may not refuse to accept waste tires from designated dealers.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
Storage and processing facilities must obtain plan approval in accordance with guidelines as a solid waste facility.	 As of January 1992, whole tires are banned from disposal in landfills. Chopped or shredded tires can be monofilled, but not landfilled. Rules were passed by the State's Regulatory Review Council in November 1992 that affect 	The waste tire fund established in 1990 is used to provide funds to counties for use in contracting with private enterprises for waste tire processing and/or collection facilities.	Extensive field demonstrations and tests of rubberized asphalt have been performed over the past twenty years by the City of Phoenix.
	the disposal of scrap tires generated at mining facilities. Burial of tires generated at mining facilities will be permitted on-site for a period of five years. Companies must report to the DEQ the number of tires buried and allow inspection of tire disposal operations.		
	Scrap tire manifests are required for disposal of tires at a collection site.		

ARKANSAS

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Susan Speake Arkansas Department of Poliution Control and Ecology Solid Waste Division P.O. Box 9583 Little Rock, Arkansas 72209 501-570-2856	 Act 752 of 1991 establishes regional solid waste management authorities and requires authorities to provide collection centers for tires. Act 748 of 1991 provides for an income tax credit for equipment used exclusively to reduce, reuse, or recycle solid waste. Act 749, enacted in 1991, requires tire regulations to be written. These regulations were promulgated in July 1992. The Act includes language regarding the hauling, storage, and disposal of tires and requires permits for these activities. The Act may be amended in 1993 to include the implementation of a scrap tire manifest system and a \$1.50 fee on original equipment tires on new cars. 	 As of July 1992, a \$1.50/tire retail sales tax is collected. Monies collected are placed in the Waste Tire Management Fund to provide grants for tire cleanup, recycling, and the establishment of waste tire collection centers. The Tire Grant Program sets aside 10% of total grant funds for special grants to districts for the removal of tires from illegal disposal sites. As of July 1991, there is a \$1/tire fee on all tires imported into Arkansas for disposal. 	Permits are required for haulers of scrap tires handling more than 25 tires per load. Collection centers must be permitted.

Storage and Processor Regulations	Disposal Restrictions	Market incentives	Other Activities
Storage sites with over 1,000 tires must be permitted as a processing facility.	As of July 1992, whole tires are banned from landfills. Scrap tires can be landfilled if they are cut, sliced, or shredded, or they can be monofilled.	An income tax credit is available to businesses engaged in the reduction, reuse, or recycling of solid wastes. A 10% price preference is given for the purchase of retreads for state vehicles. If the retread tires were produced in Arkansas, an additional 1% price preference is added. A 30% income tax credit is available to waste management companies that invest in equipment used to reduce, reuse, or recycle	

CALIFORNIA

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
General: Bob Boughton Research and Technology Development Division Regulations and Permitting: Tom Micka Permitting and Compliance Division California Integrated Waste Management Board (CIWMB) 8800 Cal Center Drive Sacramento, California 95826 Boughton: 916-255-2417 Micka: 916-255-2443	 SB 1322 was passed in 1989. It allows the Department of General Services and the California Integrated Waste Management Board (CIWMB) to promulgate regulations for state purchase of retread tires and requires the use of retreads on state vehicles (other than high-speed vehicles) after July 1, 1991. Under Assembly Bill 1843 (1989) the CIWMB is required to develop a permit program for waste tire facilities; set up a tire recycling program to reduce the landfilling of whole tires; and report to the legislature on the feasibility of using tires as a fuel supplement in cement kilns, lumber operations, and other industrial processes. The permit program and recycling program are still being developed and should be in place by early 1993. The feasibility report has been completed. CIWMB is drafting final regulations for minor and major tire facilities. They are expected to be effective in 1993. 	Effective July 1, 1990, a \$.25/tire disposal fee is collected on all used tires left with a dealer or other retailer. The fee generates \$3 million annually for the California Tire Recycling Management Fund. The CIWMB is administering the fund. The CIWMB is in the process of developing a grant and loan program to encourage the recycling of tires. Grant money is expected to be available by mid-1993.	No specific regulations.
	AB 1306 requires that the California Department of Transportation (CalTrans), with CfWMB, review and modify all bid specifications for paving materials to encourage use of recycled materials, including scrap tires.)	

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
Effective July 1, 1992, new major waste tire facilities (over 5,000 stored tires) must obtain a major waste facility permit from the CIWMB. Permit requirements include fire prevention, security and vector control measures, tire pile size and height limits, closure and pile reduction plans. In February 1992, the CIWMB issued requirements for obtaining a minor (under 3,000 tires) waste tire facility permit.	Effective January 1, 1993, whole tires are banned from landfills.	A 5% purchase price preference is available for state purchased products made from materials derived from used tires. The CIWMB has the authority to issue grants and loans to qualified companies engaged in tire recycling, reuse, recovery or reduction operations, including tire shredding, crumb rubber production, pyrolysis, and the manufacture of products from scrap tires. The CIWMB is mandated to designate market development zones, and provide economic and regulatory incentives to businesses within these zones for producing end products made with no less than 50% recycled material.	 In early 1992, CIWMB completed a feasibility study on using tires as a fuel supplement for cement kilns, lumber operations, and other industrial processes. The Department of General Services has given final approval to an agreement between CIWMB and CalTrans to conduct research on asphalt rubber and rubber-modified asphalt concrete (RUMAC). An agreement with CalTrans is being developed to provide funds for the paving projects' maintenance using asphalt rubber. CalTrans will provide long term reporting on the project. The CIWMB is working on a demonstration project designed to obtain operating data and emissions data from cement kilns and biomass combustion units that burn scrap tires.

COLORADO

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Paul Poulsen Solid Waste Program Unit Colorado Department of Health (DOH) Hazardous Materials and Waste Management Division 4300 Cherry Creek Drive South Denver, Colorado 80222-1530 303-692-3300	 Solid waste regulations affecting scrap tire management became effective in May 1988. These regulations govern the final disposal of tires and regulate any site containing 10,000 or more tires as a solid waste facility. An enforcement program is in place. HB 1208, introduced in February 1991, concerns the recycling of motor products such as tires, batteries, etc. and would place a \$1/tire surcharge on the retail sale of tires in Colorado, if passed. HB 1231 has been introduced, and if passed would affect tires as follows: Place a \$1/tire surcharge on retail sale of tires and on new vehicle tires; Require tire pile site owners to register with Colorado DOH. Colorado DOH would assess and permit piles; and Establish a grant fund for tire pile abatement and tire recycling projects. Neither HB 1208 nor HB 1231 passed in the 1992 legislative session. Both bills are on hold until the implications of recently passed Amendment One are understood. Amendment One may require citizens' approval before a \$1/tire surcharge can be implemented, in which case nothing is likely to happen with these two bills until 1994. 	Nothing to date. See "Legislation and Regulations.	• No specific regulations.
Storage and Processor Regulations	Disposal Restrictions	Market incentives	Other Activities
A facility is limited in the number of tires it can accept to the number it can process, store, recycle, or dispose of in a year.	• Not addressed.	A 20% tax credit for recycling equipment purchases.	
Storage requirements include fire control, security measures, access roads, and proper solid waste and environmental permits.			
Safe storage is defined as placing tires or tire shreds in trenches and covering them with sheets of plastic and dirt.			

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Charles Atkins Connecticut Department of Environmental Protection	Guidelines for Rubber Tire Storage Areas [1978-80].	Not addressed.	Any tire handler must comply with the regulations set out in the Connecticut General Status.
Waste Management Bureau Waste Engineering and Enforcement Division 165 Capital Avenue	Tires are managed as a special waste under the Connecticut General Status, which became effective February 1985.		·
Hartford, Connecticut 06106 203-566-5847	The State Mandatory Recycling Act designates tires as future recyclables.	,	

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
Tire storage facilities must be licensed by the Department of Environmental Protection. Requirements include ground water protection, environmental health and safety provisions and financial assurance.	Tires may be accepted at landfills until there are sufficient facilities with tire recycling capabilities in the state.	State has a 10% price preference for products made from recycled materials.	 A 300 ton/day scrap tire-to-energy facility is now operating in the Town of Sterling. In 1991, tires began to be diverted from landfills to a waste-to-energy facility in the state. The facility operates in Sterling, CT and is burning approximately 10 million tires annually.

DELAWARE

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
David Johnson Delaware Department of Natural Resources and Environmental Control Division of Air and Waste Management Solid Waste Management Branch 89 Kings Highway P.O. Box 1401 Dover, Delaware 19903 302-739-3820	No scrap tire legislation at the present time. However, tires are being managed as either a solid waste or recyclable material under existing solid waste regulations.	- Not addressed.	Scrap tire haulers are not required to be permitted or registered. Tire haulers are exempt from the \$300 fee for solid waste transporters.

Storage and Processor Regulations	Disposal Restrictions	Market incentives ·	Other Activities
Not addressed.	Some landfills accept whole tires (with restrictions) at a cost of \$80 per ton. Shredding or splitting scrap tires prior to delivery to the landfill reduces the cost to \$45 per ton.	The State's Green industries initiative provides tax incentives and/or low interest loans to business and industry to use recycled materials in manufacturing or to process recyclables. To date, two loans have been given out under this program, including one to a crumb rubber operation.	Two county landfills contract mobile shredding services. These counties used the shreds on a limited basis in leachate drainage systems at the landfills. Currently working on diverting whole tires to a waste-to-energy facility, and to crumb rubber applications.

FLORIDA

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Bill Parker Department of Environmental Regulation Office of Solid Waste Twin Towers Office Building 2000 Blair Stone Road	 SB 1192, enacted in 1988, is the Solid Waste Act. Scrap tires are addressed by the Act. Section 17-711 of the Florida Administrative Code defines terms and contains rules for handling and disposing of waste tires. 	• A \$1/tire tax on the retail sale of tires.	Waste tire collectors must be registered with the Department of Environmental Protection. Collection centers must have a general permit.
Tallahassee, Florida 32399-2400 904-922-6104	nanding and disposing of waste thes.		. ,

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
 Waste tire sites must be closed under a closure permit or located at a permitted facility. Processing or disposal facilities, collection centers, and mobile operators must have a general permit. 	Tires must be cut into at least eight pieces prior to landfilling.	• Not addressed.	 A Florida Department of Transportation research study and a project on the feasibility of using crumb rubber in asphalt for road resurfacing material have been completed. A common use of scrap tires is to use tire chips as daily cover for landfills. Several refuse fuel facilities and one cement kiln in the state are burning tire chips.

GEORGIA

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Denny Jackson Scrap Tire Management Program Environmental Protection Division (EPD) 4244 International Parkway Suite 100 Atlanta, Georgia 30354 404-362-2696	HB 1385, a recycling amendment to the 1990 State Solid Waste Management Act that includes tires, was passed in May 1992. Georgia's Waste Tire Committee and regulators from the EPD have written proposed carrier and generator rules required by HB 1385. They were promulgated in December 1992 and were effective January 1993.	As of July 1, 1992, there is a \$1/tire management fee on the sale of new passenger and truck tires. Monies generated are used for grants/loans to cities and counties for pile abatement and enforcement, and for innovative technology development. Funds for grants and loans will not be available until after July 1993.	 HB 1385 requires generators of scrap tires to obtain an identification number. Carriers must obtain permits including financial assurance. HB 1385 establishes a manifest/tracking system for scrap tires. Retail dealers must keep accurate records and report to the EPD quarterly on the number of new replacement tires sold.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
No one may store more than 100 scrap tires anywhere in the state. Exceptions include: - Solid waste disposal sites with a permit to store scrap tires prior to disposal; - tire retailers, if the number of scrap tires stored is under 500; - tire retreader with not more than 1,500 scrap tires, if the tires will be retreaded; - Auto salvage yards with not more than 500 scrap tires in storage.	Effective January 1, 1995, whole tires are banned from landfills. Shredded or chopped tires can be landfilled if no other end markets are available.	A Recycling Market Development Council has been established to determine what needs to be done to facilitate development and expansion of markets for recovered materials, possibly including scrap tires.	The EPD is gathering information on the locations and number of tires in unpermitted tire stockpiles in the state. Criteria for scrap tire dump abatement will be developed in 1993.
Storage and processing facilities must comply with pile dimension requirements. Processors of scrap tires are not required to have permits if 75% of the incoming tires are recycled.			

HAWAII

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Gary Siu Department of Health Office of Solid Waste Management Five Waterfront Plaza Suite 250 500 Ala Moana Boulevard Honolulu, Hawaii 96813 808-586-4226	No scrap tire legislation at the present time. However, the Office of Solid Waste Management is planning to propose either a ban on the disposal of tires in landfills or a per tire tax on the retail sale of tires during the January 1993 legislative session.	A \$1.50/tire advance disposal fee that failed in the 1992 legislature is expected to be filed in the 1993 legislative session.	· No specific regulations.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
· No specific regulations.	As of July 1, 1992, whole tires are banned from landfills by the City and County of Honolulu.	The Department of Accounting and General Services has finalized (under legislative direction) its procurement rules and specifications. They include a 10% preference for products made with recycled materials, including retread tires. The rules will be promulgated by mid-1993.	Honolulu City and County are implementing a scrap tire management program including provisions for selling shredded tires to Honolulu Power as fuel. An assessment on tire sales is under consideration as a source of funds for the program.

IDAHO

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Todd Montgomery Department of Health and Welfare Division of Environmental Quality (DEQ) Water Quality Bureau 1410-North Hilton Street/Statehouse Bolse, Idaho 83720 208-334-0464	HB 352, passed in March 1991, addresses fees from the sale of tires, acceptance of scrap tires, collection sites, and disposal of scrap tires. As of August 1992, regulations were passed that allow payment of funds from the Waste Tire Grant account to retreaders to begin.	A \$1/tire fee on the retail sale of motor vehicle tires is in place. The fee is paid to the Division of Environmental Quality for deposit on a quarterly basis in the Waste Tire Grant account.	No specific regulations. Tire sellers must accept a number of scrap tires from consumers for disposal/recycling equal to the number of tires sold/year. Scrap tire collection sites must register with the DEQ.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
An owner or operator of a waste tire collection site must register with the Division of Environmental Quality and provide information concerning the site's location and size and the approximate number of waste tires that are stored at the site.	Disposal of tires at landfills and incineration sites is banned (except as allowed under permissible fuel uses), effective July 1, 1993. Beginning January 1, 1993, tires must be disposed at scrap tire collection sites. Each county will establish a program addressing waste tire disposal by October 1, 1992.	 As of July 1, 1992, the Division of Environmental Quality may establish a program to make grants to counties or contract with private entities to do any of the following, either individually or collectively: Contract for a waste tire processing facility service; Remove, or contract for the removal of, waste tires from county landfills or removal of other existing unlawful tire piles in the state; Establish waste tire collection centers at solid waste disposal facilities or waste tire processing facilities. The Waste Tire Grant account: Provides a \$0.10/tire credit to dealers for accounting/reporting expenses; Provides end users of tires and tire derived materials a \$20/ton reimbursement for eligible uses, such as energy recovery, shredding, soil erosion control, collision barriers, crumb rubber for asphalt use or as a raw material for other products and hauling to out-of-state processing facilities. To date, no funds have been dispersed under this provision, which requires that companies submit a proposal; Reimburses retreaders \$1.00 for every tire they retread. 	The Division of Environmental Quality will provide an annual report to the Legislature on the grant programs that includes an examination of the adequacy of the funding.

State Contact	Legislation & Regulations			Funding Sources	Collector, Se	oller, and Hauler Regulations
Alan Justice Department of Energy and Natural Resources (DENR) Office of Recycling and Waste Reduction 325 West Adams Room 300 Springfield, Illinois 62704-1892 217-524-5454	Environmental Protection A Program. Financial assists for cleanup of tire piles, de products, and regulations of the products, and regulations of the products, and regulations of the protection A sets priorities for how mon retailers to accept used tire development and implement The Act also creates a was generated. HB 1159 (PA 87-476) enact Administrative Code of Illin Central Management Servicus retreads as replacement possible. SB 1768 (1992), pending fi	sted August 31, 1989, amends act to create the Used Tire Mance can be provided to local evelopment of markets for tire to control mosquito infestation and September 23, 1991, further that by establishing a new feeties generated are earmarked, as for recycling, and requires intation of a plan to eliminate the management hierarchy for the decision of a plan to eliminate the management hierarchy for the decision of a plan to eliminate the management hierarchy for the decision of a plan to eliminate the management hierarchy for the decision of a plan to eliminate the management hierarchy for the decision of a plan to eliminate the management hierarchy for the decision of a plan to eliminate the management hierarchy for the suppliers to have t	anagement governments -based ns in tire piles. er amends the on tires sold, requires tire the large tire piles. used tires ands the Civil apartment of tt a program to es whenever	As of January 1, 1990, \$.50 of each vehicle title fee is deposited into a Used Tire Management Fund. Approximately \$1.7 million is generated annually. This source of funding expires on December 31, 1994. As of July 1, 1992, any person offering tires at retail sale in Illinois must collect a fee of \$1/tire sold and delivered in the state. After collection allowances are paid to the retailer and the Illinois Department of Revenue, \$.80 of each dollar is deposited into the Used Tire Management Fund. Approximately \$8 to \$10 million is expected to be generated annually.	transporte As of July tires for re recycling sold. As of July tires for re written no universal following used tires to accept exchange Any retails recycling allow the	of or licensing scrap tire in were finalized in 1990. 1, 1992, any person offering stail sale must accept for one used tire for every tire 1, 1992, any person offering stail sale in Illinois must post a stice that includes the recycling symbol and the statement: "DO NOT put in the trash"; "Recycle your"; and "State law requires us used tires for recycling, in for new tires purchased." er that collects used tires for under PA 87-727 may not tires to accumulate for a more than 90 days.
Storage and Processor Regulations As of April 1991, scrap tire storage for limit tire pile size, and assure that we tires. Site owners must maintain dai and/or processed.	ater does not accumulate in	Disposal Restrictions • Effective July 1, 1994, whole tires will be banned from landfills.	- awards a processing	DENR's Used Tire Recovery Program: low interest loan to expand existing used g facilities in the state;	tire	A study was conducted by the Department of Energy and Natural Resources, and Patential Millionia Sorra, Tire
Sites with more than 5,000 tires are assurance to cover the cost of site city. As of January 1992, processors are rinclude assuring that tires are procest prevents water accumulation. As of January 1, 1992, no one can of containing more than 50 used tires are registered with the Illinois Environme Registered sites must report the number that status of vector control, and the process the tires.	regulated. Provisions seed in a manner that perate a tire storage site unless the site has been shall Protection Agency.		- is making existing existing existing existing existed exist	If a test of passenger retread tires with the ce. If a test on rubber modified asphalt concrus with the Illinois Department of Transpoling its current guidelines to include a more insive program with rebates, grants, and I lop markets for scrap tires. Ithe money generated from the \$1/tire feer will be available to the Illinois DENR to	tate the use a lilinois ete in rtation. re oans to a imposed provide ustry in ess and use gles and	entitled "Illinois Scrap Tire Management Study" and published October 1989. The Illinois Environmental Protection Agency will investigate the use of alternative materials, including shredded tire material, to serve as a daily cover at sanitary landfills.

INDIANA

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Timothy Hotz Department of Environmental Management (DEM) Office of Solid and Hazardous Waste 105 South Meridian Street Indianapolis, Indiana 46206-6015 317-232-7155	 HB 1391, signed into law March 1990, establishes regulations on the disposal of lead acid batteries and waste tires. HB 1056, an act amending HB 1391, was passed in 1990. When HB 1056 sunsetted, it was replaced by HB 1047, which requires that rules be written on tire storage and transport. HB 1047 also extended the life of the Waste Tire Task Force. PL 19, passed in 1990, created the Waste Tire Management Fund and established a price preference for recycled materials, including retread tires. PL 236, passed in 1991, affects tire retailers, wholesalers, haulers, and processors. PL 88, passed in March 1992, sets up a registration system for storage of waste tires. The DEM issued interim guidelines for scrap tire cutting facility and storage facility permits. The guidelines establish the number of tires that may be stored at either cutting or storage facilities, sets forth fire protection/safety requirements, on-site waste water requirements, mosquito control requirements, and identifies tire pile size requirements for whole and processed tires. These guidelines remain in effect until the rules developed in accordance with HB 1047 are passed by the Solid Waste Management Board. As of January 1993, the rules had been revised and were undergoing public review. It is expected that the Board will act on the proposed rules within the first six months of 1993. The DEM's Waste Tire Task Force expects to make recommendations to the state legislature on additional scrap tire management legislation for introduction in 1993. 	- As of July 1991, a waste tire management fund was created to pay for cleaning up tire dumps when the responsible party is unknown or cannot afford the cleanup. The fund is supported by permit fees from waste tire storage sites, additional appropriations, and other fees as established by the General Assembly.	 Provisions and permit fee amounts have been established for registering/ licensing scrap tire haulers. Tire retailers are required to post a notice in the establishment advising customers that the retailer is required to accept the customer's used tires for recycling. Petailers must retain one used tire for each new tire sold. A manifest form is required for shipment of scrap tires from a generator to a disposal or processing facility.

Storage and Processor Regulations	Disposal Restrictions	Market incentives	Other Activities
A permit is required for scrap tire storage facilities. Waste tire cutting facilities are defined in PL 236 and requirements are set forth for operating a facility. Waste tire cutting facilities are not required to obtain permits as long as they shred tires only. Provisions and permit fee amounts have been established for registering/licensing other processing facilities. The amount of time retailers and wholesalers can retain whole tires is limited.	Individual landfills are allowed to restrict the disposal of tires.	A 10% price preference for state purchases of supplies that meet recycled content requirements. The Waste Tire Task Force, which is working to develop marketing strategies and incentives for dealing with tire piles, meets once a month. The Task Force recently made 10 recommendations to the legislature, including a tire tax and the use of retread tires on state agency vehicles.	

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Brian Tormey lowa Department of Natural Resources (DNR) Waste Management Division 900 East Grand Avenue Henry A. Wallace Bidg. Des Moines, lowa 50319-0034 515-281-8382	House File 753, the Waste Management and Recycling Act, was passed in 1989. A portion of the Act addresses waste tire disposal. House File 706, Registration of Waste Tire Haulers, was passed in 1990. House File 2475, An Act Relating to Waste Tire Management, was passed in 1992. The Act set up a one year waste tire collection pilot program, which runs from July 1, 1992 to June 30, 1993. The program has \$515,000 in funding and involves 19 counties. Waste tires must be collected at no charge and may not	DNR's 1993 legislative proposal package includes a recommendation that a financial program be established through a surcharge applied at the time of new vehicle registration and title transfer.	HF 706 requires that waste tire haulers register with, and obtain a certificate of registration from the Secretary of State Corporation's Division Office. A \$10,000 surety bond is required of each hauler to be registered. "Waste tire hauler" means a person who transports for hire more than 40 waste tires in a single load for commercial purposes. Haulers are liable for any costs associated with improper disposal of tires. Generators of scrap tires must contract with a registered hauler for removal of scrap tires. Transporters of scrap tires for final land disposal are required to dispose of the tires at permitted sanitary disposal facilities
	be landfilled. The program is intended to encourage the creative reuse and recycling of tires.		

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
HF 2475 established permitting requirements for waste tire storage and processing facilities. The requirements, which will include a permit fee and a financial assurance instrument, apply to facilities with more than 500 tires. The rules for implementing the permit program are still being developed.	 As of July 1, 1991, disposal of whole tires in landfills is banned. Tires must be processed by, at a minimum, shredding, cutting, or chopping into pieces that are no longer than 18 inches on any side. Disposers of scrap tires must contract with a registered hauler for removal of waste tires. 	The Landfill Alternatives Grant Program (passed as part of the 1987 lowa Ground Water Protection Act) provides funding for source reduction and recycling projects. Since 1988, five projects for scrap tire management have received funding. The Grant Program is funded by a tonnage fee, a surcharge on all wastes, paid in addition to a tipping fee, at landfills.	The lowa Department of Natural Resources prepared a study entitled "Waste Tire Abatement in lowa: A Study to the General Assembly" published in January 1991. The report recommended: waste tire haulers be registered and bonded; the use of tire-derived fuel at the state's three public universities; local governments use tire chips as a leachate collection medium in landfills; a financial mechanism to fund the program. Preferred method is a vehicle registration surcharge; and a modified "bounty" system for local governments for timpile cleanups. The University of lowa has been using shredded tires in its boilers for the past 3 years. The lowa DNR is working to encourage other institutions to do the same.

KANSAS

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Joe Cronin Kansas Department of Health and Environment Bureau of Waste Management Forbes Field, Building 740 Topeka, Kansas 66620 913-296-1667	SB 310, a recycling bill, was signed into law in June 1990. Regulations for waste tire processing facilities, collectors, and collection centers went into effect on July 1, 1992.	 An excise tax of \$.50 on the retail sale of new tires. An estimated \$1.3 million per year in tire fund revenues will be used for grants to local governments and program administration. The Waste Tire Management Fund was established in 1990 to provide grants to cities and counties for scrap tire recycling, management, collection, and disposal operations; and to enforce laws relating to collection and disposal fees. 	Collectors, haulers, and processors are required to have permits and provide financial assurance.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
Permit requirements for waste tire processing facilities, collectors, and collection centers include zoning and site plans, a management/operation plan for the site containing information on the number of tires to be processed, type of processing to be used, a contingency plan for fire or other emergencies, proof of ownership of site, a closure plan, financial assurance, pile size limitations, and site operation standards.	As of July 1, 1990, whole tires are banned from disposal in landfills. Tires, if cut sufficiently small, may be disposed of in landfills. Tires may be disposed only in permitted disposal facilities.	The first municipal grants issued through the Waste Tire Management Fund are expected to be awarded in 1993. Income tax credits are available to businesses for the purchase of equipment to manufacture products using recycled feedstocks.	Whole tires may be used as part of a proven and approved leachate collection system. Cut tire chips may be used as daily landfill cover material.

KENTUCKY

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Charles Peters Department of Environmental Protection Division of Waste Management 14 Reilly Road Frankfort, Kentucky 40601 502-564-6716 Randy Johann Kentuckian Regional Planning and Development Agency 11520 Commonwealth Drive Louisville, Kentucky 40299 502-266-6084	HB 32, passed in April 1990, specifically addresses the storage and processing of scrap tires.	A \$1/tire tax on the retail sale of tires. A waste tire trust fund was established for cleanup of tire piles, to fund loan and grant programs, to develop uses for waste tire material, and to fund collection and storage programs. Application requirements for the grant and loan programs have been established.	No specific regulations.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
Tire piles with more than 100 waste tires must be registered with the Department of Environmental Protection. Tire piles cannot contain more than 500 tires. Tires must be stored so that they do not accumulate water.	Only tires "rendered suitable for disposal" may be disposed of in landfills. This means tires must be cut.	· Not addressed.	The Kentuckian Regional Planning and Development Agency coordinated an effort to enact a flow control ordinance for tires. All tires generated in nine counties would have had to be sent to a local cement plant to be burned for fuel. The ordinance was not passed and there is no regional collection system, however, the cement plant is burning tires.

LOUISIANA

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Michael Vince Louislana Department of Environmental Quality Office of Solid and Hazardous Waste P.O. Box 82178 Baton Rouge, Louislana 70884-2178 504-765-0249	Act 185, a solid waste recycling and reduction law affecting scrap tires, was passed in 1989, and became effective January 20, 1992. The Department of Environmental Quality formulated regulations for scrap tire recycling in accordance with Act 185. Revisions to these regulations are expected to be promulgated in early 1993. The current regulations include: manifest and reporting requirements; site notification requirements; permitting requirements for transporters and waste tire collection, storage, recycling and disposal sites; outdoor/indoor storage requirements; tire dealer responsibilities; and provisions for a \$2/tire fee on retail sale.	As of January 1992, a waste tire management fund pays for clean up of tire piles where the responsible party is unknown or cannot afford cleanup costs. Source of funding is permit fees from tire transporters, collection/processing facilities. A \$2/tire fee on retail sales became effective February 1992.	 Permit fees have been established for tire haulers, collectors, and processors. Tire retailers are required to post a notice in their establishment advising customers that the retailer is required to accept the customer's used tires for recycling. Customers are required to pay the disposal fee whether they leave the waste tire or take it with them. Retailers must retain one used tire for each new tire sold. The period of time over which collection/processing facilities can retain whole tires is limited.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
As of January 1990, tires must go to a permitted recycling or solid waste disposal facility or to waste tire collection sites. Permit fees have been established for processors.	As of January 1, 1991, whole tires cannot be disposed in landfills. They must be cut or shredded prior to disposal.	 A 5% price preference for State purchase of supplies that meet recycled content requirements. Tax credits equal to 20% of the cost of recycling equipment may be used to process recyclables or to manufacture materials using recycled feedstock. 	

KENTUCKY

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Charles Peters Department of Environmental Protection Division of Waste Management 14 Reilly Road Frankfort, Kentucky 40601 502-564-6716 Randy Johann Kentuckian Regional Planning and Development Agency 11520 Commonwealth Drive Louisville, Kentucky 40299 502-266-6084	HB 32, passed in April 1990, specifically addresses the storage and processing of scrap tires.	A \$1/tire tax on the retail sale of tires. A waste tire trust fund was established for cleanup of tire piles, to fund loan and grant programs, to develop uses for waste tire material, and to fund collection and storage programs. Application requirements for the grant and loan programs have been established.	No specific regulations.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
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LOUISIANA

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Michael Vince Louisiana Department of Environmental Quality Office of Solid and Hazardous Waste P.O. Box 82178 Baton Rouge, Louisiana 70884-2178 504-765-0249	Act 185, a solid waste recycling and reduction law affecting scrap tires, was passed in 1989, and became effective January 20, 1992. The Department of Environmental Quality formulated regulations for scrap tire recycling in accordance with Act 185. Revisions to these regulations are expected to be promulgated in early 1993. The current regulations include: - manifest and reporting requirements; - site notification requirements; - permitting requirements for transporters and waste tire collection, storage, recycling and disposal sites; - outdoor/indoor storage requirements; - tire dealer responsibilities; and - provisions for a \$2/tire fee on retail sale.	As of January 1992, a waste tire management fund pays for clean up of tire piles where the responsible party is unknown or cannot afford cleanup costs. Source of funding is permit fees from tire transporters, collection/processing facilities. A \$2/tire fee on retail sales became effective February 1992.	 Permit fees have been established for tire haulers, collectors, and processors. Tire retailers are required to post a notice in their establishment advising customers that the retailer is required to accept the customer's used tires for recycling. Customers are required to pay the disposal fee whether they leave the waste tire or take it with them. Retailers must retain one used tire for each new tire sold. The period of time over which collection/processing facilities can retain whole tires is limited.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
As of January 1990, tires must go to a permitted recycling or solid waste disposal facility or to waste tire collection sites. Permit fees have been established for processors.	As of January 1, 1991, whole tires cannot be disposed in landfills. They must be cut or shredded prior to disposal.	A 5% price preference for State purchase of supplies that meet recycled content requirements. Tax credits equal to 20% of the cost of recycling equipment may be used to process recyclables or to manufacture materials using recycled feedstock.	

Sources: Scrap Tire News Fourth Annual Legislative Update, January 1992; Scrap Tire News Mid-Year Update, July 1992; Scrap Tire News, Scrap Ti

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
General: Cliff Eliason Enforcement: Terry McGovern/ Brent McCarthy Department of Environmental Protection (DEP) Bureau of Hazardous Materials and Solid Waste Control State House Station 17 Augusta, Maine 04333 207-287-2651	LD 1431, passed in 1989, established a funding source for scrap tire management activities. It went into effect January 1990. Chapter 406 of the State Solid Waste Management Plan contains requirements for proper storage or disposal of scrap tires and the licensing of storage and processing facilities. The rules that apply to tire storage facilities include provisions for surface and ground-water protection.	A \$1/tire advance disposal fee paid on the retail sale will fund tire pile cleanup and scrap tire recycling grant and loan programs.	As of April 1, 1991, scrap tire haulers are required to be licensed, meet manifest requirements, and show financial responsibility.
Recycling: Jody Harris Maine Waste Management Agency Office of Waste Reduction and Recycling State House, Station 154 Augusta, Maine 04333 207-289-5300	The Tire Stockpile Abatement Law, enacted in 1991, gives DEP authority to investigate uncontrolled tire stockpiles, gives enforcement authority to DEP to require owners/operators of such sites to clean up the sites, and contains provisions concerning assignment of liability and state authority to recover funds.		

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
A permit is required if tire storage area is greater than 10,000 square feet.	Not addressed.	The state requires the purchase of recycled materials if it is feasible and environmentally sound. This includes retread tires, chipped	A report by the Department of Transportation (DOT) was submitted to the legislature in March 1990. The subject was the use of ground tire
1001.		tires for road fill, and rubberized asphalt.	rubber as an additive to asphalt concrete.
Permit requirements decrease for		,	
storage areas less than 10,000		The state's loan program will provide up to	· A DOT recycling project was established. It
square feet. Exemptions are		\$50,000 to a company or entity to start a	included a comprehensive review of feasible
possible for short-term storage and		recycling company or purchase recycling	alternatives for using recyclable materials in
for temporary use of portable tire		equipment.	construction. Ground rubber from tires was one
shredders.		T	of several materials specifically identified in the
All and a Alexander of alliation and		Tax credits allow firms to deduct 30% of the	study.
All scrap tire storage facilities are		cost of recycling equipment from their	Africale Above Aire desired first services to the
covered under state solid waste processing and disposal		business taxes.	Maine's three tire-derived fuel processors have been licensed automat to Chapter 405 of the
regulations, and have the same		A grant program provides funding to	been licensed pursuant to Chapter 406 of the regulations. A pulp and paper mill has been
siting restrictions.	•	municipalities for capital equipment to start or	licensed to burn 30,000 tons per year of tire-
· ·		expand recycling programs.	derived fuel.
 A permit is required for scrap tire processing facilities. 	•	onpaire rooyoming programme.	

MARYLAND

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Muhamud Masood Department of the Environment Hazardous and Solid Waste Management Administration 2500 Broening Highway Building 40 Baltimore, Maryland 21224 410-631-3315 Larry Walsh Maryland Environmental Services Department of Natural Resources 410-974-7254	An emergency scrap tire law, the Scrap Tire Storage and Disposal Act, was passed in 1989 and took effect immediately. HB 1202, the Scrap Tire Management Law, was enacted on May 24, 1991. It regulates the proper disposal of scrap tires; established licenses for scrap tire haulers, recyclers, and disposers; and set a fee of \$1 on the sale of new tires to fund used tire cleanup and recycling fund. Storage, Collection, Transferring, Hauling, Recycling, and Processing of Scrap Tires Regulations (COMAR 26.08.04) were published in the Maryland Register in June 1992.	Maryland's Scrap Used Tire Cleanup and Recycling Fund is created through loan authorization and state budget appropriations. As of February 1, 1992, the state has a tire recycling fee of up to \$1 to be collected by retail tire dealers on the sale of a new tire in the state, including new tires sold as part of a new or used vehicle. Dealers keep 1.2% of the gross amount of the fee collected and give the remainder to the Comptroller of the Treasury, which transfers these fees to the Used Tire Cleanup and Recycling Fund. The Used Tire Cleanup and Recycling Fund is used for: Cleaning up existing stockpiles of used tires; Establishing a tire recycling system; Assisting tire recycling projects; Providing financial assistance to recycling companies; and Providing public education.	As of July 1, 1992, all scrap tire haulers and collection facilities must be licensed by the Department of the Environment. See Disposal Restrictions.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
Tire dealers, recyclers, and other tire collectors cannot store scrap tires unless they prove that they will have a market for the tires within 90 days, either by showing contracts for materials or otherwise documenting the firm's efforts to secure markets. Effective July 1, 1992, all scrap tire recyclers must be licensed by the Department of the Environment. Facilities that use tires for fuel may only be approved/licensed if no other options for returning tires to the marketplace for reuse exist.	Tires banned from all Maryland landfills after January 1, 1994. If dealers, recyclers, or collectors do not satisfy the requirements for selling or disposing of the tires, they are required to use a state-approved disposal system. The law allows the Secretary of the Environment to take remedial action and/or remove tires at any site if he determines disposal may be carried out improperly or in a way that threatens the environment.	State has a 5% price preference for products containing recycled materials. Maryland Environmental Service Scrap Tire Management Program to date includes:	The Department of Natural Resources' Maryland Environmental Service (MES) is responsible for developing the statewide tire recycling system. This includes establishing regional collection centers and haulers. The MES is also setting up demonstration programs and distributing money from the Used Tire Cleanup and Recycling Fund. State completed a market study for recyclables, including tires, in 1990.

MASSACHUSETTS

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Jamie Doucett Department of Environmental Protection Division of Solid Waste One Winter Street, 4th Floor Boston, Massachusetts 02108 617-292-5868	 An Act to Protect the Environment and Public Health by Proper Disposal of Certain Automotive Wastes was reintroduced in 1992, attached to an omnibus recycling bill. A similar tire bill could be introduced in 1993. The Solid Waste Management Facility Regulations require that storage, collection, processing, and disposal sites meet permit criteria, such as proof of ownership; site location, topography, and wetlands impact; site and pile dimensions; number of tires received and processed; fire prevention plans; and security measures. 	Not addressed.	 Massachusetts DEP does not regulate solid waste haulers. Scrap tire collection facilities are exempt from solid waste regulations if the facility can demonstrate that the tires are being recycled or reused. Collection sites must meet permit criteria.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
Storage and processing facilities are regulated as handling facilities, and must meet permitting criteria. Processing facilities are exempt from solid waste regulations if the facility can demonstrate that the tires are being recycled or reused.	As of December 31, 1991, whole tires are banned from disposal in landfills. Tires must be shredded prior to disposal in landfills. Disposal sites must meet permit criteria.	A 1988 Executive Order established 10% purchasing preference for buying recycled products or goods with recycled content. Initially targeted at paper, plastic, aluminum, and compost; the Executive Order allows a broader list at discretion of purchasing agent.	A feasibility study was performed that investigated burning tire chips with coal in coal-fired power plants. The study found limited potential due to the cost of retrofitting power plants.

MICHIGAN

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Kyle Cruse Department of Natural Resources (DNR) Technical Services Section P.O. Box 30241 Lansing, Michigan 48909 517-335-4757	HB 5339 was enacted in 1990. It is an amendment to the Michigan Vehicle Code (1990 PA 148). HB 4068, a Scrap Tire Regulatory Act, was passed in 1990 (1990 PA 133, effective January 1, 1991). A criminal statute provides for fines up to \$10/tire, 90 days in jail, and 100 hours of community service. An increased criminal enforcement effort is planned for noncomplying operations.	A \$.50/tire disposal surcharge on each certificate of vehicle title. Monies from the surcharge are deposited in the Scrap Tire Regulatory Fund, established to clean up scrap tire piles on public land and pay for implementing and enforcing scrap tire regulations.	 Haulers must be registered in order to haul scrap tires. All scrap tire collection sites must register with the Department of Natural Resources and pay a \$200/year registration fee. Uncovered tire collection sites with more than 500 tires are regulated. Tire retailers must use registered scrap tire haulers for removal of their tires.

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horizontal dimensions no greater than 200 by 40 feet with 20 foot	Tires may be landfilled at facilities licensed under the Solid Waste Management Act, 1978 PA 641 as amended, or stored in compliance with Act 133 (see Storage and Processor Regulations).	 A 10% price preference is available for recycled products. The Department of Commerce administers a Resource Recovery Loan Program, a no interest, negotiable-term loan program for businesses that reuse or recycle materials. The DNR administers a grant program for recycling projects initiated and administered by the public or private sector. 	A tire clean-up program is expected to be operating by Spring of 1993. It will provide matching grants for clean-up of state/ municipal lands and will require that tires be recycled.
Surety bond required for outside storage of tires to assure removal. Sites with an accumulation over 100,000 tires must operate as processors by at least shredding			

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Tom Newman Minnesota Pollution Control Agency Waste Tire Management Program 520 Lafayette Road St. Paul, Minnesota 55155 612-296-7170	The Scrap Tire Law was passed in 1984.	A \$4 tax on vehicle title transfers. The fee generates about \$4 million/year in revenue, of which about \$2.6 million goes to fund a stockpile cleanup program and a grant/loan program for companies recycling, reusing, or processing tires. Funding for this program ends in 1994.	 Transporter ID requirements and enforcement policies have been established and implemented. Tire retailers must accept as many scrap tires from a customer as tires are sold to that customer. Tire retailers may charge a disposal fee. Tire retailers may store up to 500 scrap tires without a storage permit. Tire retailers are required to use only scrap tire transporters that have a valid ID number from the state.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
Landfills are exempt from scrap tire storage permits if they store no more than 10,000 waste tires. Permitted transfer facilities are allowed to temporarily store and transfer up to 10,000 scrap tires. Permitted processing facilities can temporarily store, for processing,	• Tires are banned from disposal in landfills.	New revisions to the Minnesota Pollution Control Agency's waste tire grant and loan rules provide money to help companies manufacture products incorporating scrap tires. Since 1990, Minnesota has awarded about \$340,000 in grants and loans to Minnesota businesses and government organizations to help develop markets for recycled scrap tire products.	The Minnesota Pollution Control Agency published a study on leachate from the disposal of tires in 1990. Minnesota Department of Transportation and the University of Minnesota are testing rubberized asphalt.
up to 70,000 scrap tires. Permitted storage facilities can store up to 500,000 scrap tires. All facilities must provide financial assurance to ensure clean closure.		The Minnesota Pollution Control Agency is assisting businesses and organizations to develop innovative products, such as athletic surfaces and oil-spill cleanup material made from crumb rubber.	

MISSISSIPPI

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Mark Williams Department of Environmental Quality Office of Pollution Control Division of Solid Waste Management P.O. Box 10385 Jackson, MisJissippi 39289 601-961-5171	SB 2985, a bill addressing the disposal of batteries, tires, and household hazardous waste, was passed in 1991. Scrap tire transportation regulations were adopted December 19, 1991 and became effective in 1992. Scrap tire management regulations were finalized and adopted in August 1992. The regulations include requirements for collection sites, processing facilities, and disposal sites; and financial responsibility requirements for agriculture, erosion control, or other alternative uses of scrap tires. SB 2985 may be amended in 1993 to reduce county governments' scrap tire management obligation. This would mean a reduction in funds available to counties. The original bill forced counties to develop a scrap tire management system for all scrap tires generated in the county. Only four of 82 counties have some type of system in place. Commercial businesses are filling the scrap tire management need adequately so the counties do not need to be as involved as was mandated in the original bill.	A \$1/tire fee on the retail sale of tires. Scrap tire grant regulations became effective July 1, 1992. Regulations address the eligibility and allocation of funds from the Environmental Protection Trust Fund. Counties and regional solid waste disposal authorities are eligible for 50% of the monies in the fund for planning and storage, processing, and/or disposal.	 As of January 1, 1992, scrap tire haulers must be registered with the state. Tires may be deposited only at authorized collection, processing or disposal points. Transportation of tires must be certified by using state manifest forms and keeping records of transportation. A scrap tire collection site permit must be obtained if storing more than 500 tires or more than 100 for more than 90 days. As of January 1, 1992, scrap tire haulers/ collectors, generators and processors must maintain manifest records of the numbers of tires generated from a facility, transported and processed, reused or disposed.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
 Collection, processing, and disposal sites must obtain authorization to operate from State DEQ. Draft regulations have been released for public comment. 	Tires must be shredded prior to landfilling. , ,	Fifty percent of the Environmental Protection Trust Fund is allocated for manufacturing incentive grants, research and demonstration projects, pile abatement, and administrative activities.	
 Processors must maintain manifest records of the numbers of tires generated from a facility; transported and processed, reused or disposed 			

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Tom Newman Minnesota Pollution Control Agency Waste Tire Management Program 520 Lafayette Road St. Paul, Minnesota 55155 612-296-7170	The Scrap Tire Law was passed in 1984.	A \$4 tax on vehicle title transfers. The fee generates about \$4 million/year in revenue, of which about \$2.6 million goes to fund a stockpile cleanup program and a grant/loan program for companies recycling, reusing, or processing tires. Funding for this program ends in 1994.	Transporter ID requirements and enforcement policies have been established and implemented. Tire retailers must accept as many scrap tires from a customer as tires are sold to that customer. Tire retailers may charge a disposal fee. Tire retailers may store up to 500 scrap tires without a storage permit. Tire retailers are required to use only scrap tire transporters that have a valid ID number from the state.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
Landfills are exempt from scrap tire storage permits if they store no more than 10,000 waste tires.	Tires are banned from disposal in landfills.	New revisions to the Minnesota Pollution Control Agency's waste tire grant and loan rules provide money to help companies manufacture products incorporating scrap tires.	The Minnesota Pollution Control Agency published a study on leachate from the disposal of tires in 1990.
Permitted transfer facilities are			Minnesota Department of Transportation and the
allowed to temporarily store and transfer up to 10,000 scrap tires.		Since 1990, Minnesota has awarded about \$340,000 in grants and loans to Minnesota businesses and government organizations to	University of Minnesota are testing rubberized asphalt.
Permitted processing facilities can temporarily store, for processing,		help develop markets for recycled scrap tire products.	
up to 70,000 scrap tires. Permitted storage facilities can		The Minnesota Pollution Control Agency is assisting businesses and organizations to	-
store up to 500,000 scrap tires.		develop innovative products, such as athletic surfaces and oil-spill cleanup material made	
All facilities must provide financial assurance to ensure clean closure.		from crumb rubber.	

MISSISSIPPI

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Mark Williams Department of Environmental Quality Office of Pollution Control Division of Solid Waste Management P.O. Box 10385 Jackson, Mississippi 39289 601-961-5171	SB 2985, a bill addressing the disposal of batteries, tires, and household hazardous waste, was passed in 1991. Scrap tire transportation regulations were adopted December 19, 1991 and became effective in 1992. Scrap tire management regulations were finalized and adopted in August 1992. The regulations include requirements for collection sites, processing facilities, and disposal sites; and financial responsibility requirements for agriculture, erosion control, or other alternative uses of scrap tires. SB 2985 may be amended in 1993 to reduce county governments' scrap tire management obligation. This would mean a reduction in funds available to counties. The original bill forced counties to develop a scrap tire management system for all scrap tires generated in the county. Only four of 82 counties have some type of system in place. Commercial businesses are filling the scrap tire management need adequately so the counties do not need to be as involved as was mandated in the original bill.	A \$1/tire fee on the retail safe of tires. Scrap tire grant regulations became effective July 1, 1992. Regulations address the eligibility and allocation of funds from the Environmental Protection Trust Fund. Counties and regional solid waste disposal authorities are eligible for 50% of the monies in the fund for planning and storage, processing, and/or disposal.	 As of January 1, 1992, scrap tire haulers must be registered with the state. Tires may be deposited only at authorized collection, processing or disposal points. Transportation of tires must be certified by using state manifest forms and keeping records of transportation. A scrap tire collection site permit must be obtained if storing more than 500 tires or more than 100 for more than 90 days. As of January 1, 1992, scrap tire haulers/ collectors, generators and processors must maintain manifest records of the numbers of tires generated from a facility, transported and processed, reused or disposed.

Storage and Processor Regulations	Disposal Restrictions	Market incentives	Other Activities
Collection, processing, and disposal sites must obtain authorization to operate from State DEQ. Draft regulations have been released for public comment.	Tires must be shredded prior to landfilling. , ,	Fifty percent of the Environmental Protection Trust Fund is allocated for manufacturing incentive grants, research and demonstration projects, pile abatement, and administrative activities.	
Processors must maintain manifest records of the numbers of tires generated from a facility; transported and processed, reused or disposed			

MISSOURI

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Kate Walker Department of Natural Resources Waste Management Program P.O. Box 176 Jefferson City, Missouri 65102 314-751-3176	SB 530, an omnibus solid waste bill passed in August 1990, includes provisions for regulating tires. HB 438, passed in August 1990, establishes purchase preferences. Waste tire rules, CSR 80-8.010, 10 CSR 89-8.020, 10 CSR 80-8.030, and 10 CSR 89-8.040 became effective July 8, 1991.	A \$.50/tire tax on retail sales of new tires (no fee collected for tires from off-the-road vehicles). The funds collected are to be used to clean up tire dump sites and for grants for end users of waste tires.	 Waste tire haulers who carry more than 25 tires per load must obtain a permit. Tire dealers can use only permitted haulers and must keep records of where their tires go. A hauler that has a first-stage hauler permit must have applied for a second-stage permit by December 1, 1991. A waste tire hauler that did not obtain a first-stage waste tire hauler permit in 1991 must apply for and obtain a second-stage waste tire hauler permit from the department. The second-stage hauler permit requires an annual \$100 permit fee. A business that hauls its own tires in vehicles driven by its own employees is not required to obtain a permit. A waste tire hauler must keep records of the number of tires collected, the number of tires delivered, and basic information about the facility accepting the tires. Tire dealers must keep records of the number of waste tires collected and basic information about the hauler accepting the waste tires.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives:	Other Activities
Sites that store more than 500 tires for more than 30 days must obtain a permit from the Department of Natural Resources. Sites that obtained a first-stage tire site permit in 1991 must have applied for a second-stage waste tire site permit by January 1, 1992. A site that did not obtain a first-stage waste tire site permit in 1991 must obtain a second-stage permit prior to accepting over 500 waste tires. A facility that stores fewer than 500 whole, cut, chipped, or shredded waste tires does not need to obtain a permit, but must conform to storage and record-keeping requirements.	As of January 1, 1991, whole tires are banned from disposal in landfills.	Tire tax funds are expected to be available to provide grants to businesses for demonstration projects, for capitol expenditures, for using tires as a fuel or in a product, and for removal and cleanup of tires from illegal piles. Purchase preferences of 10% for products that use recovered materials, including retread tires.	An advisory council on waste tires was established to assist in the development of waste tire rules and grant criteria. The State Department of Transportation is conducting demonstration projects using recovered rubber from waste tires as surfacing material, structural material, sub-base material and fill consistent with standard engineering practices.

MONTANA

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Jon Dilliard Department of Health and Environmental Sciences Bureau of Solid and Hazardous Waste 836 Front Street Helena, Montana 59620 406-444-1430	Scrap tires are regulated under the Montana Solid Waste Management Act and the Montana Motor Vehicle Recycling and Disposal Act and the associated administrative rules. Both Acts were passed in 1977.	• Not addressed.	 Collection sites must be licensed as a solid waste management facility. Collected or stored scrap tires must be shielded from public view.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
Scrap tire collection/storage facilities must be permitted and licensed as solid waste management facilities. Collected or stored scrap tires must be shielded from public view.	Tires are currently accepted at landfills. Some landfills are beginning to charge differential fees for whole versus split tires.	 A 25% tax credit is available to businesses for the purchase of recycling and processing equipment. Income tax credits are available to individuals and corporations procuring recycled products. State is instructed to purchase recycled products whenever possible, but it is not a mandate. 	

NEBRASKA

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Ms. Dannie Dearing Department of Environmental Control Land Quality Division P.O. Box 98922 Lincoln, Nebraska 68509-8922 402-471-4210	LB 163, a waste reduction and recycling bill addressing scrap tire management, was passed in April 1990. LB 1257, the Integrated Solid Waste Management Act, was passed in 1992.	 As of October 1990, there is a \$1/tire fee on the retail sale of new tires. The fee also applies to new car sales. Proceeds from the fee are deposited in the Waste Reduction and Recycling Incentive Fund. The funds are used to underwrite costs of state recycling programs. LB 1257 requires a \$1.25/ton disposal fee on waste disposed of at permitted solid waste disposal facilities. Fifty percent of the fee is remitted to the Waste Reduction and Recycling Incentive Fund for grant awards. 	No specific regulations.
		As of July 1991, a fee is assessed on businesses in the state with retail sales of tangible personal property. Businesses with sales of at least \$30,000 but less than \$199,000 are assessed an annual fee of \$25. Businesses with sales over \$200,000 are assessed an annual fee of \$50.	

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
No specific regulations.	Effective September 1, 1995, tires are banned from disposal in landfills unless processed in a manner approved by the Department of Environmental Control.	Grant funding is available to Nebraska political subdivisions for market development for recyclable materials.	·

NEVADA

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
David Emme Division of Environmental Protection (NDEP) Bureau of Waste Management 123 West Nye Lane Carson City, Nevada 89710 702-687-5872	 AB 320, passed in 1991, requires NDEP to adopt regulations governing tire disposal and develop a plan for managing waste tires. Permitting regulations for haulers, processors, and storage facilities will be drafted by Spring 1993. The regulations being drafted pursuant to AB 320 will focus on restricting disposal of whole tires (e.g., requiring that tires be cut prior to landfilling). 	AB 320 requires a \$1/tire surcharge on new tires sold at retail. For 15 months, revenue goes to the account for recycling and is used to fund recycling and solid waste management programs. After this time, the funds will go to the state highway fund to develop projects that incorporate tires in highway use.	• No specific regulations.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
No specific regulations.	Effective January 1, 1992, tires are banned from disposal in landfills unless no alternative is available. Any plan to dispose of quantities of commercial scrap tires requires review and approval by the designated solid waste management authority. The regulations being drafted pursuant to AB 320 will focus on restricting disposal of whole tires (e.g., requiring that tires be cut prior to landfilling).	A 10% price preference is given for recycled products manufactured in Nevada. A 5% price preference is given to all other recycled products.	

NEW HAMPSHIRE

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Sharon Yergean New Hampshire Department of Environmental Services Waste Management Division 6 Hazen Drive Concord, New Hampshire 03301 603-271-2901	Automotive Waste Disposal Law (HB 332-FN-A, Chapter 89-263) was passed in 1989. Solid Waste District Law (RSA 149-M:13I) requires towns/districts to provide sites or access to sites for disposal of residents' tires. Two bills being prepared for introduction are:	Towns are authorized to collect fees for the collection and disposal of town motor vehicle wastes including tires, batteries, and used oil. Towns may request the Office of State Planning to increase the town's fees if they prove insufficient to fund proper management of motor vehicle wastes under existing conditions.	The transportation of tires, either whole or shredded, is required to be accomplished in such a manner as to prevent tire pieces or whole tires from blowing or falling onto the roadways. The Office of State Planning is required to maintain and distribute to the state's towns, a current list of approved contractors for collection and disposal of motor vehicle wastes.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
Outdoor storage of tires at collection sites must be in accordance with height, width, fire lane, and berm specifications.	Tires must be cut prior to landfilling. Tires may be disposed by one of the following methods: (a) Scrap tires may only be disposed in a permitted facility after being shredded, filled, or split to prevent creeping. (b) No processing of scrap tires is required at facilities that are capable of processing whole tires.	· Not addressed.	A committee to study the development of a State Waste Tire Management Program was established. The committee was required to identify and study the reuse of waste tires for asphalt aggregate, water mains and other uses. The final report, issued in February 1992, found that ample markets for waste tires exist in the state.

NEW JERSEY

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Steve Rinaldi Department of Environmental Protection and Energy (NJDEPE) Division of Solid Waste Management Office of Recycling CN414 Trenton, New Jersey 08625-0414 609-530-8208	The Statewide Mandatory Recycling Act, passed in 1987, addresses tire management. Regulations at NJAC 7:26A address solid waste recycling and contain provisions relating to scrap tire recycling.	Not addressed.	 Transporters hauling solid waste must be registered with the state if the solid waste is destined for disposal. Transporters hauling source-separated materials (e.g., tires) for recycling need not register.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
Facilities that recycle tires are regulated as a recycling facility through an approval process, rather than as a solid waste facility through a permitting process. Regulations regarding scrap tire processors and storage of scrap tires were adopted November 18, 1991, as part of general solid waste recycling regulations. Guidance regarding on-site management practices is being developed to minimize and control the potential hazards associated with scrap tire stockpiles.	Tires must be taken to permitted solid waste facilities or approved tire recycling facilities.	 Tires qualify for municipal tonnage grant credits. Industries purchasing new recycling equipment may receive a 50% tax credit against their state corporation business taxes. Industries purchasing new recycling equipment may be eligible for low interest loans. NJDEPE is currently drafting a rule to exempt facilities that make artificial reefs from scrap tires from the recycling facility approval process. 	 The state's Department of Transportation completed a demonstration project using tire-derived materials for road construction. Retread passenger tires are being tested on the state's fleet vehicles. Recent Federal legislation designated \$1 million from the United States Environmental Protection Agency to be transferred to the New Jersey Department of Environmental Protection and Energy to develop a model program to clean up and recycle scrap tires. It specified that the program's facility is to be located in New Jersey. A special project to locate and characterize major scrap tire piles throughout the state is in progress under the direction of the New Jersey Environmental Prosecutor.

NEW MEXICO

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Philip Westen Environment Department Solid Waste Bureau 1190 St. Francis Drive Santa Fe, New Mexico 87502 505-827-2892	A waste tire bill has been drafted by the New Mexico Senate and will be introduced in both houses of the state legislature during the 1993 session. Provisions include: a \$1.25/tire fee on the retail sale of new tires; a ban on landfilling of whole tires; approval for shredded tires to be used as landfill cover; and funds provided to counties to establish tire recycling programs and fund a State Department of Transportation study of road construction and highway maintenance projects incorporating waste tire rubber.	· Not addressed.	No specific regulations.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
No specific regulations.	· Not addressed.	A 5% price prefe for products cont content procured agencies.	Split tires are used to contain landfill cell liners at the City of Albuquerque landfill.

NEW YORK

	A \$5/tire fee for funding various environmental programs, which	Transporters of commercial waste tires must register with the DEC.
Conservation (DEC) - An amendment to Chapter 226 (Section 27-0303) of the Environmental - So Wolf Road - Conservation Law, passed in 1990, designated commercial scrap tires - Albany, New York 12233-4015 - An amendment to Chapter 226 (Section 27-0303) of the Environmental - Conservation Law, passed in 1990, designated commercial scrap tires - as a regulated waste. Commercial waste tires are defined as waste	was included in the Governor's 1992-93 Executive Budget, was defeated. The 1993-94 budget includes the fee, but the final budget is not complete.	Higgs tablished with the prov

Storage and Processor Regulations	Disposal Restrictions ,	Market incentives	Other Activities
Storage requirements cover tire pile dimensions and fire controls.	· Not addressed.	The Department of Economic Development administers low- interest loan and grant programs	
 Processor regulations establish standards for tire shredding. 		for tire recycling.	

NORTH CAROLINA

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Ernest Lawrence Department of Environment, Health, and Natural Resources (DEHNR) Solid Waste Section P.O. Box 27687 Raleigh, North Carolina 27611-7687 919-733-0692	SB 111, passed in 1989, requires each county to provide a place for disposal of scrap tires.	 As of January 1, 1990, a 1% tax on new tire sales was levied. Counties are allowed to impose tipping fees for tires if the sales tax fails to generate adequate funding for scrap tire management. 	Scrap tire haulers must register with the Solid Waste Section of the DEHNR and obtain a hauler identification number. Counties must provide a site for tire collection. Collection sites require permit from Solid Waste Section of DEHNR.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
The number of scrap tires stored at a scrap tire collection site must not exceed the stated number of scrap tires shipped off-site per month plus the stated number of scrap tires disposed of on-site per month. At no time can more than 60,000 scrap tires be stored.	Tires must be shredded or sliced prior to landfilling.	Not addressed.	North Carolina Department of Transportation is evaluating the use of tires in constructing retaining walls and the use of crumb rubber in asphalt.

NORTH DAKOTA

State Contact	Legislation & Regulations	Funding Sources	Collector, Selfer, and Hauler Regulations
Steve Tillotson State Department of Health Division of Waste Management P.O. Box 5520 Bismarck, North Dakota 58502-5520 701-221-5166	Solid Waste Management rules have been adopted and went into effect December 1, 1992. The rules address scrap tire storage.	A portion of the state's \$2/new vehicle sale fee for cleanup of abandoned vehicles may be used to clean up tire piles.	No specific regulations.

Storage and Processor Regulations	Disposal Restrictions	Market incentives	Other Activities
Tire piles of more than 800 tires must be in compliance with regulations governing pile dimensions, control of access, fire control, and run-on/run-off control systems.	• Not addressed.	Not addressed. .	
Tire piles of more than 800 tires must have a solid waste management permit.		# A	
Tire piles with a base area exceeding 10,000 square feet must comply with liner requirements.			

OHIO

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Natalie Farber Ohio Environmental Protection Agency Division of Solid and Hazardous Waste Management 1800 Watermark Drive P.O. Box 1049 Columbus, Ohio 43266-0149 614-644-3135	State Solid Waste Law (HB 592) became effective in June 1988. It defines waste tires as a solid waste. The State Solid Waste Management Plan, adopted in June 1989, addresses scrap tire management. Ohio EPA finalized Draft Rules for Storage of Scrap Tires that became effective August 1991. The Ohio Tire Recycling and Recovery Act (SB 115 and HB 293), originally introduced in 1990, will be reintroduced in 1993. The Act would: regulate tire storage and disposal, require	· Not addressed.	No specific regulations.
	licensing of scrap tire transporters, collectors, and processors; and - set up a system to track waste tires from collection through disposal.		

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
Rules on storage of scrap tires specify pile dimension limits, prohibit open burning near tire	Effective January 1, 1993, tires must be cut or shredded prior to disposal in sanitary landfills.	· Not addressed.	
piles, and require fire lanes, vector control, and pile covering at tire storage sites.	Effective January 1, 1995, tires will only be accepted at tire monofills (shredded) or at "legitimate" recycling facilities.		

OKLAHOMA

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Glen Wheat Solid Waste Management Service 0206 Oklahoma State Department of Health 1000 NE Tenth Street Oklahoma City, Oklahoma 73117-1299 405-271-7159	Oklahoma Waste Tire Recycling Act was enacted July 1, 1989. 63 OS, Section 11-2324 addresses scrap tire management.	A \$1/tire surcharge on new tire sales is in effect. Monies from the surcharge are deposited in the Waste Tire Indemnity Fund to help eliminate stockpiles of tires and to promote recycling by reimbursing facilities that process scrap tires.	 Tire haulers and transporters are not regulated. Collectors of more than 50 tires must be permitted by State Department of Health.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
A site storing, collecting, or disposing of more than 50 tires must be permitted by the State Department of Health. This does not apply to tire manufacturers, retailers, wholesalers, or retreaders who store 2,500 or fewer used tires.	Tires must be cut before being disposed in a landfill.	 Oklahoma State Department of Health permitted waste tire processing facilities are eligible for reimbursement at a rate of \$.50/tire, if they demonstrate that 25% of the tires processed at their facility are from designated illegal tire dumps. 	·
 Processors must be permitted by the Oklahoma State Department of Health and must document that at least 25% of the tires processed came from illegal tire dumps identified by the Oklahoma State Department of Health to participate in the state's reimbursement programs. 		Oklahoma State Department of Health permitted waste tire processing facilities are eligible for an additional \$.35/tire reimbursement if they demonstrate that their facility is providing pickup and transportation of waste tires from each and every county of the state on a regular basis.	

OREGON

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Angela Schrock Brad Price Department of Environmental Quality Hazardous and Solid Waste Division 811 SW Sixth Avenue Portland, Oregon 97204 Schrock: 503-229-6912 Price: 503-229-6792	HB 2022 Waste Tire Law, passed in 1987 and enacted in January 1988, set up a self-funded comprehensive program for waste tires. The Law regulates the transportation, storage, and landfilling of waste tires. SB 66, passed in 1991, effective July 1, 1991, banned disposal of tires at landfills. HB 2246, passed 1991: extended tire fee to October 1, 1992; extended reimbursement for use of scrap tires to June 30, 1993; gives DEQ authority to regulate tire product piles; expedited abatements; and restricted carrier permit requirement to those who haul for hire.	A \$1/tire disposal tax on the sale of new tires. The monies were used to clean up tire piles. Tire fee ended October 1, 1992.	Anyone transporting more than 4 tires commercially must be licensed with DEQ. Tire dealers with more than 1,500 scrap tires on-site must have storage permit. Generators are allowed to haul scrap tires generated at their facility without a permit but they must maintain documentation of their disposal.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
A facility that stores more than 99 tires on-site must have a storage site permit, unless they have been granted a beneficial use permit by DEQ.	· As of July 1, 1991, tires are banned from landfills.	The tire disposal tax is used to promote the use of waste tires by subsidizing markets for waste tires or chips.	
Retreading facilities that have more than 3,000 tires on-site must have a storage permit.		In January 1990, the Oregon Department of Environmental Quality established a demonstration program allowing a higher subsidy (\$.01/lb is the established subsidy) for uses of waste tires that do not yet have an established market in the state. The program includes: two rubber modified paving projects, approved and completed in 1990; a project conducted by the Oregon State Highway Division using tire chips as a light fill; demonstration projects conducted by the Department of Environmental Quality and the Metropolitan Service District to test rubber from waste tires in paving projects using generic specifications for rubber modified asphalt concrete suitable to Oregon's climate and paving practices; burning tire-derived fuel in two paper mills and one cement kiln; using Oregon produced tire-derived fuel in three out-of-state cement kilns;	

PENNSYLVANIA

State Contact	Lagislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Jay Ort Department of Waste Management P.O. Box 2063 Fulton Building Harrisburg, Pennsylvania 17105-2063 717-787-7381	 Existing tire regulations were adopted under the Solid Waste Management Act of 1980. Residual waste regulation became effective in 1992. A regulatory change in 1992 redesignated tires as a residual waste rather than a municipal solid waste when scrap tires are used as fuel at cement kilns. 	A \$1/tire fee on new tire sales was established in 1992, under the Recycling and Planning Act of 1988. These monies have been redirected to fund mass transit systems in the state.	- No specific regulations.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
There is an interim storage policy for tires. Current requirements include access control, hazard prevention, nulsance control, record-keeping, reporting, and site closure. Isolation distances are required between piles. Limits set on pile size, height and width. Processing facilities that have markets other than landfills for tires or tire-derived materials are permitted-by-rule under the new designation and are not required to have additional solid waste permits. Storage of scrap tires for over one year is considered disposal and issubject to permit requirements, including pile size, fire lanes, and placement.	• Not addressed.	A 5% price preference for state purchase of supplies that meet recycled content requirements. A \$1 million Environmental Technology Fund offers low interest loans for recycling research and development projects and for funding new recycling equipment.	Pennsylvania Department of Transportation is planning six rubber-modified asphalt paving projects for 1993 in conjunction with the Federal Intermodal Surface Transportation Efficiency Act of 1991 (ISTEA) legislation. The state has a year-old policy that suggests the use of whole tires over a landfill cover system to mitigate the problem of tires floating in landfills.

RHODE ISLAND

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Janet Keller Office of Environmental Coordination 83 Park Street Providence, Rhode Island 02903 401-277-3434 Adam Marks Central Landfill 65 Shun Pike Johnson, Rhode Island 02919 401-942-1430	 RIGL 37-15.1, "Hard-to-Dispose Material — Control and Recycling" applies to scrap tires. Solid waste management facility regulations apply to tire dumps and regulate size of piles, fire control measures, etc. RIGL 23-63 "Vehicle Tire Storage and Recycling," enacted in 1992, establishes a \$5 deposit on each new vehicle tire purchased and provides for a full refund to the consumer upon return of used tires. This deposit system is effective January 1, 1993. 	 As of January 1, 1990, a \$.50/tire tax on new tire sales was imposed. Revenues are deposited in a "Hard-to-Dispose Material Account" along with monies from surcharges on other "hard-to-dispose" wastes included in the bill. The state generates \$3 million/year from the fees to fund educational and technical assistance programs for collection, marketing, recycling, reuse, reduction, and safe disposal of "hard-to-dispose materials;" to establish grant and research programs; to survey, track, and monitor hard-to-dispose materials; and to establish regional collection centers for hard-to-dispose materials. Tire recyclers are assessed an initial license fee of \$50 and an annual renewal fee of \$25. Effective January 1, 1993, the Rhode Island Port Authority must establish a tire site remediation account funded by an additional \$0.75/tire tax on new tire sales. Ninety percent of the funds in the tire remediation account will be used for the cleanup, recycling, and disposal of existing tire piles; 10% will be used to assist municipalities with collection and proper disposal of waste tires. 	No specific regulations.

Storage and Processor Regulations	Disposal Restrictions	Market incentives	Other Activities
Facilities storing more than 400 tires must obtain a license from the Department of Environmental Management.	Disposal of scrap tires is restricted to one of three methods: facilities operated by the State Solid Waste Management Corporation; licensed privately-operated tire storage,	The Hard-to-Dispose Material Account will fund educational and technical assistance programs for collection, marketing, recycling, reuse, reduction, and safe disposal of hard-to-dispose materials, including scrap tires.	
Tire recycling or recovery businesses must be licensed by the Department of Environmental Management.	recycling, or recovery facilities; or - transport to an out-of-state recycling facility.		
	Burning of scrap tires within the state is banned.		
	Exporting tires for burning as fuel outside the state and within 30 miles of any reservoir watershed for Rhode Island can occur only after the DEM receives written assurance that the burning facility meets all applicable state and Federal pollution control standards.		

SOUTH CAROLINA

State Contact	Current Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
John Ohlandt Charleston County Health Department 334 Calhoun Street Charleston, South Carolina 29401 803-724-5970 - W - F or John Ohlandt South Carolina Department of Health and Environmental Control Environmental Quality Control Office 803-740-1590 - M&T	 South Carolina's Solid Waste Policy and Management Act of 1991 (SB 388 and HB 3096) contains provisions for a \$2/tire tax on the sale of new tires that became effective in November 1991: \$.06 of the tax will be retained by the dealers; \$1.50/tire will go to counties, based on the number of vehicles registered in the county, to fund collection, recycling and/or disposal systems; and \$.44 will go into the Waste Tire Grant Trust Fund. For 3 years after the effective date, these monies must be used exclusively to fund grants to counties or regions to pay for the cost of disposal of accumulated waste tires, after which the monies may be used for research and development of alternatives to the landfilling of tires. The Act establishes a 10-member Waste Tire Committee. The Act requires state and county solid waste plans to include a section on waste tires. Department of Health and Environmental Control (DHEC) is required to establish regulations for permitting/registering collectors, processors, haulers, and disposers of waste tires. These regulations should be promulgated in early 1993. 	The state imposes a \$1.50/tire tax on tire purchases. Retailers and wholesalers may be funded \$1/tire for each tire delivered to a permitted waste tire disposal facility. Provides for deposit of the remaining \$0.50/tire of the tire fee in a Waste Tire Grant Trust Fund. Prohibits counties from charging additional disposal fees except for oversize and out-of-state tires.	Counties are required to establish waste tire collection sites within 12 months of promulgation of regulations.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
The Department of Health and Environmental Control currently has mandatory guidelines for scrap tire storage.	Bans whole waste tires from disposal at landfills.	· Not addressed.	
 Requires owners and operators of waste tire sites to notify the South Carolina Department of Health and Environmental Control of the site's location, size, and number of tires accumulated. 			

SOUTH DAKOTA

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Terry Keller Department of Environment and Natural Resources (DENR) Office of Solid Waste Foss Building 319 South Coteau c/o 523 East Capital Pierre, South Dakota 57501	 Scrap tire law was passed and became effective July 1, 1992. DENR is required to prepare a scrap tire study for the legislature by January 1, 1993. The Department will develop regulations based on the study findings. 	A \$0.25/tire per vehicle registration fee (not to exceed \$1/vehicle). Fees are remitted to state to develop a grant fund for tire recycling end uses. Burning tires in waste-to-energy units does not qualify for grant funds.	No specific regulations.
605-773-3153	 Until new regulations are developed, tires are managed under the state's revised solid waste regulations effective July 1990. Rules were phased in between July 1990 and July 1992. 		

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
 Storage facilities must have a general permit (similar to that required of a solid waste facility). Tire handlers may accumulate up to 100,000 tires annually before removal. Accumulated tires must be removed annually. 	 Tires must be cut into at least four pieces prior to landfilling. Open burning of tires is prohibited except in areas with populations less than 5,000. 	Not addressed.	Office of Waste Management and South Dakota DOT are working to develop specifications for asphalt rubber.

TENNESSEE

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Don Manning Department of Environment and Conservation Division of Solid Waste Assistance 401 Church Street 14th Floor Nashville, Tennessee 37243-3538 615-532-0076	State Solid Waste Management Planning Act (HB 1252) was passed in 1991. It requires the Department of Environment and Conservation to purchase two mobile shredders and operate them throughout the state to process segregated and temporarily stored tires at landfills, or for the DEC to contract with a shredding service. Several bills relating to scrap tires were introduced in 1992, but none were passed. Several may be reintroduced in the next legislative session.	Fees on waste disposal (\$0.85/tire) and new tire sales (\$1.00/tire) effective October 1991. State of Tennessee collects all fees. Prohibits counties from imposing additional disposal fees or surcharges on tires.	By January 1995, each county must establish at least one waste tire collection site.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
Not addressed.	Effective January 1, 1995, whole tires will be banned from disposal in landfills.	· Not addressed.	Under the provisions of the law, the DEC has contracted with a private shredding service to process tires at county collection sites. The program is expected to begin in 1993. The Tennessee Valley is completing a tdf test burn and expects to begin burning the fuel in late 1993.

State Contact	Legislation & Re	gulations	Funding Sources	Collector, Seller, and Hauler Regulations
Jennifer Sidnell Mark Mintz Waste Tire Program Texas Water Commission P.O. Box 13087 Capitol Station Austin, Texas 78711 Sidnell: 512-371-6445 Mintz: 512-371-6424 Jefferson Grimes Texas State Department of Transportation Materials and Tests Division 125 East 11th Street Austin Texas 78701 512-463-8662	management. SB 1340, pass recycling prog Health and Sa (V.C.S.) Waste 1991, establist recycling of sc Article 6674i-1 116) (V.C.S.), preference to paving proces Article 6016, S purchasing co	sed in 1991, provides for a scrap tire fram and cleanup of old tire dumps. If the third control of the control	As of January 1, 1992, a \$2 waste tire recycling fee applied to each new tire purchase is collected and deposited in the Waste Tire Recycling Fund to pay for tire dump cleanup and recycling. A Waste Tire Recycling Fund was created to pay for cleaning up tire dumps when the responsible party is unknown or cannot afford the cleanup. Effective April 1, 1992, \$0.85/per tire (approximately 18 lbs. of shredded tires.) will be paid from the Fund to the processors (shredders) who clean up tire dumps and get tires from wholesalers and retailers on a specific percent basis.	 Haulers must be registered by the state. All scrap tire generators (tire wholesalers, retailers and certain fleet operators) must obtain an identification number. Transporters can charge limited disposal fees on tires they deliver to processors who are receiving reimbursements from the Waste Tire Recycling Fund. Tire dealers who are required to collect waste tire recycling fees may retain 2-1/2 cents from each fee the dealer collects. Tire transporters must be registered with the Texas Water Commission.
Storage and Processor Regulations		Disposal Restrictions	Market Incentives	Other Activities
 if more than 100 scrap tires are storaite, they must be processed (cut of the content o	or shredded). In public or private ed with the state, ber. In public or private ed with the state, ber.	All tires must be split, quartered, or shredded before disposal. Processors who participate in the War Tire Recycling Fund program to clean tire dumps must not dispose of the shredded tires in a landfill but must to them to a recycling, reuse or energy recovery facility.	nup	
Processors and shredders (mobile must be registered with the Texas Commission.		The Texas Water Commission will maintain a Priority Enforcement List for the tire dumps in the state.	or	
All storage sites will be given an id number. This includes illegal dum	ientification p sites.			
Processors who participate in the ti program have to pick up tires from	tire dump cleanup			
retailers at no charge to them.				

UTAH

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Dorothy Adams Salt Lake City County Health Department Sanitation and Safety Bureau 610 South 200 East Salt Lake City, Utah 84111 801-534-4526	SB 5, passed in May 1990, established a per tire graduated tax. Local health departments have authority over the management of waste tires. Two new waste tire bills that would amend the 1990 Waste Tire Bill have been introduced before the 1993 Legislative session. The main difference between the two bills is the amount of reimbursement from the waste tire fund for which recyclers would be eligible.	As of July 1, 1990, there is a per tire graduated tax on all tire sales including new car sales. Monles will be deposited in a recycling fund. Tax includes: - \$1/tire up to 14 inches in diameter; - \$1.50/tire 15 to 19 inches; or - \$2/tire 19 to 26 inches.	 All haulers and collectors must keep records illustrating how many tires are picked up, how many tires are disposed of and where. Licenses can be suspended if companies are not in compliance. All haulers and collectors must be licensed. Salt Lake City regulates scrap tire collection through a manifest system.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
All storage and processing facilities have to be licensed through Health Department. Facilities storing more than 1,000 tires are required to furnish bonds, comply with local zoning and fire ordinances, and are strictly limited as to how many tires can be stored at any one time. The Health Department enforces a manifest system to regulate tire collection.	· Not addressed.	Recyclers (end users) can receive up to \$20/ton for the use of tire-derived materials in manufactured products and in TDF. The end user incentive is administered through local health departments.	

VERMONT

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Eldon Morrison Agency of Natural Resources Department of Environmental	Act 286, passed in June 1990, addresses scrap tire management.	Loans are available to businesses for processing, converting, and manufacturing.	No specific regulations.
Conservation Solid Waste Management Division 103 South Main Street	The State Solid Waste Management Program, published in 1989, requires the state to develop and propose a disposal/deposit		
Laundry Building Waterbury, Vermont 05671-0407 802-244-7831	charge on tires at a rate high enough to encourage the return of tires to dealers and to fund scrap tire management programs. The		
	program also recommends that the state investigate the feasibility of a mobile tire shredding operation and the potential for using rubber asphalt on state roads.		

	Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
	No specific regulations.	As of January 1, 1992, all tires are banned from disposal in landfills.	 A 5% price preference is authorized for products containing recycled materials. 	The Agency of Transportation has used tire chips in one project for slope stabilization and has done
		 Landfills will be allowed to continue accepting tires if the facility functions as a tire recycling facility or a transfer station. 	 A higher price preference is allowed if state entities that will use the product agree on the higher price. 	some experimental work using asphalt rubber surface treatment. Tires have also been allowed to be used for riverbank and slope stabilization work in several areas, but only above low water
			 Market development grants are provided to the private sector for the development of new products that may stimulate in-state demand for recyclable materials. 	level elevations and where environmental concerns are minimal. - A study was commissioned entitled "A Report on the Use of Shredded Scrap Tires in On-Site
-				Sewage Disposal Systems." Effective in 1992, the state approved the use of tire chips in place of crushed stone in septic systems that have a preapproved design that includes a monitoring
				The state will approve the use of whole tires for retaining walls on a case-by-case basis.

VIRGINIA

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Alian Lassiter Department of Waste Management Division of Litter Control and Recycling 101 North 14th Street James Monroe Building, 11th Floor Richmond, Virginia 23219 804-371-0044	The Waste Tire Act was passed in 1989. Legislation directed the Department of Waste Management to create a Used Tire Management Advisory Committee to make recommendations on scrap tire management. Demonstration of the state's overall Scrap Tire Management Plan began in 1992. Components of the plan are increased enforcement, assistance to local governments, and the market assistance demonstration.	As of January 1, 1990, a \$.50/tire disposal fee is imposed on new tire sales. The money is deposited in a Waste Tire Fund. The tax sunsets on December 31, 1994.	No specific regulations.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
Tire piles at recycling sites may not exceed 1,000 tires without a permit.	As of July 1, 1992, whole tires are banned from landfills.	The Waste Tire Act established a 10% tax credit for recycling equipment. Retreading equipment is eligible; tdf is not. In January 1993, Virginia will begin demonstrating market assistance methods in various parts of the state.	 The Advisory Committee and Department of Waste Management are developing a management program including a state subsidized test burn of tire-derived fuel combined with coal, and a network of tire collection centers. The state has also subsidized a test burn of whole tires at a cement kiln. The state expects to establish two state funded collection centers by the end of 1992. A Stockpile Action Plan has been developed to address the management of 400 piles containing on estimated 25 to 50 million tires.

WASHINGTON

State Contact	Current Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Dale Clark Department of Ecology (DOE) Waste Reduction, Recycling and Litter Control Program Mall Stop PV-11 Olympia, Washington 98504-8711 206-459-6258	HB 1671, the "Waste Not Washington" Act passed in July of 1989, provides for funding of tire programs. Washington Advisory Code 173-304-420 addresses storage of scrap tires.	A \$1/tire fee on the retail sale of new tires for five years was established. The funds may be used for: grants to local governments for removal of tire piles and enforcement; information and education; marketing studies; contracts by the state. Approximately \$3 million per year is collected through the fee.	Haulers must pay a \$250/year license fee and must document delivery of scrap tires under provisions of the current scrap tire law.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
 A permit from the local jurisdiction is necessary for tire piles of more than 800 tires. Storage yard owners must develop site plans with local fire 	The state's new combustor rules limit the number of tons of solid waste that can be burned in incinerators or industrial boilers that are not solid waste combustion facilities to 12 tons/day. These rules apply to tire fuels and equal	The State can issue grants to local governments for enforcement or clean-up of tire piles.	 A Waste Tire Advisory Committee was formed to implement the Waste Not Washington Act and to help formulate policy. The DOE is ranking tire piles across the state, based on environmental health and safety factors, and developing a list of qualified contractors to remove and manage the tires.
departments for fire control. Storage yard owners must comply with size and enclosure requirements.	50 tires/hour.		The Clean Washington Center is providing technical support for the design and development of new mixing equipment for asphalt-rubber applications and to rubber products manufacturers to develop purchase specifications for recycled rubber products.
Site owners must document delivery of scrap tires.			The Clean Washington Center is working with DOE and Pierce County officials to develop innovative strategies for the clean-up of a large tire pile.
			The Clean Washington Center is providing cooperative support to DOE and the State Highway Administration Research Program in evaluating the performance of different types of rubberized asphalt pavements compared to conventional asphalt.

WEST VIRGINIA

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Paul Benedun Division of Natural Resources Solid Waste Management 1356 Hansford Street Charleston, West Virginia 25301 304-558-6350	October 1991 Special Section. SB 18 - Chapter 20, Article 11, Section 8, effective June 1, 1993 bans the disposal of waste tires in landfills. Incineration of solid waste, including tires, is prohibited until May 1, 1993 except for "pilot" projects.	Not addressed.	Regulated by West Virginia Public Service Commission. Haulers must be permitted.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
No more than 1,000 tires can be stored unless a facility is permitted.	Tires must be split/cut or shredded prior to landfilling. Shreds must then be dispersed in the workface of the fill with other wastes.	· Not addressed.	Shredded tires may be used as landfill daily cover or in the landfill liner as a leachate drainage.
 Stationary processing facilities must be permitted. Mobile shredders are not required to have a permit. Storage at processing facilities is limited to are piles of whole tires, and no more than 9 piles of shredded tires, each pile measuring no more than 200 feet by 50 feet by 15 feet. 	 Alternate burial plans for non-cut or whole tires will be approved if the plan assures that the tires will stay buried. Effective June 1, 1993 bans the disposal of waste tires in landfills. Incineration of solid waste, including tires, is prohibited until May 1, 1993 except for "pilot" projects. 		

WISCONSIN

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Paul Koziar Department of Natural Resources Bureau of Solid and Hazardous Waste Management P.O. Box 7921 Madison, Wisconsin 53707 608-267-9388	 AB 481, passed in 1987, established a tire fee. Act 355, passed in 1990, addresses scrap tire recycling programs and landfill bans. 	Since May 1, 1988, there is a \$2/tire fee on new vehicle titles. The fee generates approximately \$3 million annually. Funds are deposited in the Waste Tire Reimbursement Grant Program.	All waste collectors, transporters, storage and processing facilities must be licensed.
Dennis Pippin Southern District Headquarters 3911 Fish Hatchery Road Fitchburg, Wisconsin 53711 608-275-3331			

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
All waste collectors, transporters, storage and processing facilities must be licensed. Proof of financial responsibility for stored tires.	Effective January 1, 1995, tires must be cut before being disposed of in landfills.	The Waste Tire Reimbursement Grant Program is designed to financially assist the cost of developing or operating certain types of waste tire reuse, and provides eligible companies with a \$20/ton (or \$.01/lb) reimbursement for use of waste tire material for energy recovery, construction or in the manufacture of products. \$750,000 set aside annually.	The State's Waste Tire Management or Recovery Grant Program is intended to research new uses and expand existing uses of scrap tires. It has funded the following projects: air emission testing to evaluate air emissions resulting from the combustion of waste tires with coal and wood waste; testing fly ash and bottom ash resulting from combustion of waste tires and wood; environmental assessment of air emissions for the proposed waste tire medical waste incinerator; testing combustion technology; investigating fuel feed system designs to accommodate combustion of waste tire material in fluidized had believed.
			combustion of waste tire material in fluidized bed boilers; testing the development of various rubber products, such as bed liners for pick-up trucks; testing leaching characteristics of shredded waste tires; constructing roads using rubberized asphalt; and develop pilot waste storage facility. The state's waste tire cleanup program is intended to clean up nuisance waste tire stockpiles: \$2 million set aside annually to clean up 2 million tires per year; and cost recovery from responsible parties.

WYOMING

State Contact	Legislation & Regulations	Funding Sources	Collector, Seller, and Hauler Regulations
Timothy Link Department of Environmental Quality Solid Waste Management Program 122 West 25th Street Herschler Building, 4th floor Cheyenne, Wyoming 82002 307-777-7752	HB 213, passed in 1989, amends the Solid Waste Management Act for solid waste storage and treatment facilities. It established bonding and location requirements and a permitting system for solid waste facilities, and limits the accumulation of waste, including tires, prior to disposal.	• Not addressed.	Levels are set for the number of tires that can be stored at retail stores, collection centers, and landfills without obtaining a permit.

Storage and Processor Regulations	Disposal Restrictions	Market Incentives	Other Activities
Levels are set for the number of tires that can be stored at retail stores, collection centers, and landfills without obtaining a permit.	· Not addressed.	· Not addressed.	
Landfills must have a permit to store more than 5,000 whole tires.			
Regulations establish bonding and location requirements and a permitting system for solid waste facilities. (Tires are defined as a solid waste.)			