Managing waste that may contain brominated flame retardants

This document provides guidance on how to manage waste streams or end-of-life products that may contain brominated flame retardants (BFRs).

BFRs are a type of chemical added to products during manufacture to increase their resistance to fire. They will be present in a range of end-of-life products and therefore in waste. BFRs are considered hazardous substances and some types are classified as persistent organic pollutants (POPS). Therefore, any end-of-life product or waste stream from products containing BFRs must be managed in a way that minimises the potential impact on human health and the environment.

You cannot export any waste plastic for disposal or recycling overseas if that waste plastic contains BFRs unless you have a Basel export permit from the Environmental Protection Authority (EPA). If the type of brominated flame retardant is likely to be a persistent organic pollutant listed under the Stockholm Convention then you cannot recycle, or export for recycling, the waste plastic.

A decision tree is included in this guide to help exporters decide whether or not they must apply to the EPA for an export permit. It is not a legal interpretation and using the decision tree will not prevent you from compliance action in the future if your exports do not have the right permit.

If you are uncertain about whether a permit is required for your waste, contact the EPA for further assistance. You can contact the EPA’s Hazardous Substances team by emailing importexport@epa.govt.nz.

Who should read this guide?

Any organisation that collects, handles, dismantles, processes, disposes and/or exports end-of-life plastic and textile products for reuse, recycling or disposal or contracts with one of these organisations should read this guide. This includes, but is not limited to:

- scrap metal dealers (including end-of-life vehicles)
- e-waste recyclers
- plastic recyclers
- construction and demolition waste processors
- waste management officers
- transfer station operators
- second-hand outlets
- landfill operators
- resource recovery parks.

These organisations, particularly exporters, have legal obligations when dealing with material that could contain BFRs.

Disclaimer

This document provides guidance on how to manage waste streams or end-of-life products that may contain brominated flame retardants. The information in this document is, according to the Ministry for the Environment’s best efforts, accurate at the time of publication. However, this information should not be relied upon as a substitute for the Imports and Exports (Restrictions) Prohibition Order (No 2) 2004 nor for independent legal advice. The Ministry for the Environment does not accept any responsibility or liability whatsoever whether in contract, tort, equity or otherwise for any action taken as a result of reading, or reliance placed on the Ministry for the Environment because of having read, any part, or all, of the information in this document or for any error or inadequacy, deficiency, flaw or omission from the information provided in this document.
Which products may contain brominated flame retardants?

Products and materials in which BFRs may have been intentionally added during manufacture include:

- buildings (insulation material, water pipes, facade facings)
- electrical/electronics (monitor housings, cables, plugs, fuse boxes, circuit boards) – the hard plastic components particularly from heat-generating appliances such as light fittings, computer equipment, fan heaters, hair dryers, television casings, and printed circuit boards
- transportation (automotive, railway, ships and aircraft with seats, floorings, linings and insulation)
- upholstered furniture, carpets and curtains.

For New Zealand, many of these products have been imported.

Why should we care?

BFRs are toxic and pose a risk of causing adverse effects to human health and the environment. BFRs do not break down readily in the environment. They are capable of long-range transport, persist in the environment, and bioaccumulate in human and animal tissue.

They have the potential to be transformed into brominated dioxins when burnt at low temperatures and when the chemicals break down. This may occur during handling, recycling or disposal. The brominated dioxins are extremely toxic and carcinogenic.

What are brominated flame retardants?

Flame retardants are chemicals which are added to many materials, such as plastics, foam rubber, fabrics and textiles, to inhibit the spread of fire. For example, many plastics are highly flammable and therefore their fire resistance is increased by adding flame retardants to reduce the risk of fire.

Flame retardants are a group of very diverse substances which may strongly differ in their chemical and physical properties, their mode of action, toxicology, and environmental behaviour.

Types of flame retardants include: bromine, chlorine, phosphorous, nitrogen, aluminium and magnesium.

The use of flame retardants in plastics and other synthetic materials dates back to about 30 years ago when it was recognised that the use of these materials was rapidly increasing, and fires involving them were especially hazardous because of their speed and intensity.

This guide covers bromine-containing flame retardants only (BFRs). There are many different forms of BFR but three particular types have been used the most.

1. Bromodiphenyl ethers (BDEs), of which there are several types

BDEs were used worldwide from their introduction in the 1970s. There are different types of BDEs. The following types of BDEs are listed as POPs under the Stockholm Convention on Persistent Organic Pollutants (the Stockholm Convention), as amended in 2009, and as Schedule 1 Stockholm chemicals in the Imports and Exports (Restrictions) Prohibition Order (No 2) 2004.

a. Hexabromodiphenyl ether and heptabromodiphenyl ether (also known as octabromodiphenyl ether or commercial octaBDE which is a commercial mix of several types of BDEs); used as a flame retardant for some acrylonitrile-butadiene-styrene (ABS) thermoplastics particularly for those used for electronic goods such as computer monitor and television casings, photocopiers, microwave ovens, laptops, and printers. Also used in coatings and lacquers, and in polyurethane foam for auto upholstery.

b. Tetrabromodiphenyl ether and pentabromodiphenyl ether (also known as commercial pentaBDE); used predominantly in polyurethane foams for vehicles seats and fittings and foams used for furniture, mattresses, carpet underlay, and electronic equipment.

Most manufacturers stopped using the Stockholm Convention listed BDEs in 2004. Another type of BDE, called decabromodiphenyl ether (decaBDE), was and still is widely used and is not listed as a POP under the Stockholm Convention.

2. Hexabromocyclododecane (HBCD)

HBCD is currently used in two main applications: some expanded polystyrene (EPS) and extruded polystyrene (XPS), with some minor applications in high impact polystyrene (HIPS) and in polymer dispersions for textiles. EPS and XPS are used in insulation for buildings and refrigerated trucks and containers. HBCD is currently under consideration by the Stockholm Convention but is covered by the Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and their Disposal (the Basel Convention) as a BFR.

3. Tetrabromobisphenol A (TBBPA)

TBBPAs are another type of BFR covered by the Basel Convention but not the Stockholm Convention. They are mainly used in epoxy resins for printed wiring/circuit boards.
What are my obligations?

There are obligations for anyone who exports or is responsible for the export of end-of-life products that may contain BFRs or waste material that may be contaminated with them. Please refer to the guidance note published by the Environmental Protection Authority (EPA) Export of electronic waste (e-waste). The obligations apply to anyone exporting hazardous waste as defined by the Basel and Stockholm Conventions.

If you are a recipient of levy money from the Waste Minimisation Fund and your project includes waste electrical and electronic equipment in its scope you will have to comply with a term of agreement relating to adherence with either the Ministry for the Environment’s WEEE guidelines or adherence to the standard AS/NZS 5377 (Collection, storage, transport and treatment of electrical and electronic equipment) (dependent on the wording of the agreement).

New Zealand has ratified and is a signatory to a number of multilateral environmental agreements (MEAs). Of these, three MEAs place obligations on New Zealand’s management of waste: The Stockholm Convention, the Basel Convention and the Convention to Ban the Importation into Forum Island Countries of Hazardous and Radioactive Wastes and to Control the Transboundary Movement and Management of Hazardous Wastes within the South Pacific region (the Waigani Convention).

The international requirements for these three MEAs are implemented through the following domestic regulations: Imports and Exports (Restrictions) Prohibition Order (No 2) 2004 (the Order). The Order was amended in August 2011 to reflect changes under the Stockholm Convention.

To export wastes that contain BFRs, the exporter must obtain a permit from the EPA which can only be issued if the waste material will be processed in an environmentally sound manner at the destination facility. BFR-containing waste material, that is likely to contain Stockholm-listed BDEs, cannot be exported for reuse or recycling.

The EPA administers and issues the permits and New Zealand Customs Service enforces the requirements. For more information on applying for a permit please refer to the EPA. To contact the EPA for assistance on applying for a permit, please call 0800 376 234 or email hsinfo@epa.govt.nz.

If you are considering disposing of waste that may contain brominated flame retardants to landfill in New Zealand, it should be disposed to a Class A1 landfill only.

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How should I manage waste that could contain brominated flame retardants?

The decision tree on the following page is to help exporters decide whether or not they must apply to the EPA for an export permit. It is not a legal interpretation and using the decision tree will not prevent you from compliance action in the future if your exports do not have the right permit.

If you are uncertain about whether a permit is required for your waste, contact the EPA for further assistance.

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Find out more

- Export of electronic waste (e-waste), December 2012. Environmental Protection Authority.
Waste likely to contain brominated flame retardants
End-of-life products likely to contain brominated flame retardants are discussed in this information sheet.

Have I sorted my waste into brominated flame retardant containing and non-brominated flame retardant containing?

- **NO**
  - Assume all waste contains brominated flame retardants and is therefore ‘hazardous waste’. **Subject to the Basel Convention** and, if material is from the 1970s – 2008, it is likely to contain bromodiphenyl ethers so is also **subject to the Stockholm Convention**.

- **YES**
  - Waste contains brominated flame retardants and is therefore ‘hazardous waste’.
  - Have I sorted the waste by age, type, model?
    - **NO**
      - Waste does not contain brominated flame retardants or any other hazardous substance and is therefore ‘non-hazardous waste’.
    - **YES**
      - Waste likely to contain brominated flame retardants so subject to Basel Convention and unlikely to contain bromodiphenyl ethers so not subject to Stockholm Convention.

Disposal options
- Landfill
  - Class A¹ – New Zealand
  - Export with appropriate permits for environmentally sound disposal²
- Stockpile/storage (refer to the Waste Electrical and Electronic Equipment Guidelines or AS/NZS 5377)³

1. Class A landfills meet, or are consistent with, the site selection and design standards outlined in the Centre for Advanced Engineering’s Landfill Guidelines (2000). These landfills are sited in areas that reduce the potential for adverse environmental effects, have engineered systems designed to provide a degree of redundancy for leachate containment, and collect landfill leachate and landfill gas.

2. Contact the Environmental Protection Authority for guidance on environmentally sound disposal for exported waste: [www.epa.govt.nz](http://www.epa.govt.nz).

The Stockholm Convention on Persistent Organic Pollutants (the Stockholm Convention)


Persistent organic pollutants (POPs) are organic compounds that:

- do not break down readily in the environment
- are capable of long-range transport, bioaccumulate in human and animal tissue (and biomagnify in food chains)
- pose a risk of causing adverse effects to human health and the environment.

Further information

Ministry for the Environment information on the Stockholm Convention
Stockholm Convention
Environmental Protection Authority information on international agreements for hazardous substances

The Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and their Disposal (the Basel Convention)

The 1989 Basel Convention protects human health and the environment against the adverse effects of hazardous waste. This is achieved through the Basel Convention by reducing the amount of hazardous waste produced by signatories, and regulating international traffic in hazardous wastes (especially to developing countries). It requires the prior approval of the importing country of the hazardous waste before that hazardous waste can be exported. It requires exporters to regulate exports of hazardous waste and to ensure that hazardous waste will be managed ‘in an environmentally sound manner’.

The Convention emphasises the principle of ‘generator responsibility’ (a version of the ‘polluter pays’ principle in the Rio Declaration) for disposal of wastes, and requires parties to minimise the environmental effects of the movement and disposal of hazardous waste.


Further information

Basel Convention