Waste Electrical and Electronic Equipment (WEEE) Program Wind Up

RPRA Consultations
Toronto Plenary Session

Spring 2019
Agenda

1. Purpose of the Consultation
2. Background
3. About RPRA
4. OES’s Wind-Up Plan
5. Breakouts
   1. Stewards and Remitters
   2. Processors
   3. Collectors, generators and municipalities
Purpose of the consultation

• Provide an overview of OES’s Wind-Up Plan for the WEEE Program

• Answer questions you may have on the wind up and provide clarity
  • If there are questions we cannot answer, we will follow up in a written Q&A

• Outline key questions we are seeking feedback on during the consultation
  • You can provide your feedback until **Thursday, April 25**
  • At the end of the presentation we will recap how you can provide feedback

• Out of scope of this consultation:
  • New WEEE regulations
  • Other waste management programs (tires, hazardous household waste, Blue Box)
Background
Current WEEE Program

• Ontario Electronic Stewardship (OES) operates the WEEE Program on behalf of the electronics industry
  • Program ensures end-of-life electronics are handled in a safe, secure and environmentally sound manner
  • Funded by an environmental handling fee (EHF) for electronics

• In February 2018, the Minister of the Environment directed the wind up of the WEEE Program
  • Program directed to end on June 30, 2020
  • OES will wind up as a corporation shortly thereafter
  • In December 2018, the Minister of the Environment accelerated the wind up of the batteries program to June 30, 2020 to better coordinate with the wind up of the WEEE Program

• The Minister’s direction enables the transition of WEEE to individual producer responsibility
What’s changing

Going from:

- Stewards/producers collectively responsible for the end-of-life management of electrical and electronic products
- A system centrally managed by OES

To:

- Stewards/producers individually responsible for the end-of-life management of electrical and electronic products
- A system managed by multiple competing producer responsibility organizations (PROs), and/or producers managing their own products
What’s changing

Going from:

A supply chain operated according to a Program Plan

OES collects system data and the Authority oversees OES

The *Waste Diversion Transition Act, 2016* (WTDA)

To:

A supply chain operated without a Program Plan, resulting from commercial negotiations within the parameters of a new regulation

The Authority collects system data through a secure registry to enforce individual producer compliance

The *Resource Recovery and Circular Economy Act, 2016* (RRCEA)
Wind Up Plan (WUP) Development and Approval

- Minister’s Wind Up direction letter: Feb 8, 2018
- WUP drafting of OES
- First WUP consultation of OES
- Plan assessment of RPRA
- WUP consultation & approval of RPRA
- Operation of WEEE program under the Wind Up Plan
- Registration with RPRA System Participants
- Wind up of OES

New regulation development: Ministry of Environment, Conservation and Parks

Expected June 2019
About RPRA
The Resource Productivity and Recovery Authority

• Regulatory body created by the Ontario government to oversee producer responsibility requirements
  • Compliance and enforcement responsibilities delegated by the province

• Mandated to support the transition to a circular economy and waste-free Ontario
  • Despite efforts, Ontario’s diversion rates have stalled
  • New emphasis on producer responsibility to drive better economic and environmental outcomes
The RRCEA and WDTA


- RRCEA establishes a new regime where producers are accountable for their products and packaging, recovering resources, and reducing waste.

- WDTA allows for the continuation of waste diversion programs and sets out provisions to wind up those programs as directed by the Minister of the Environment, Conservation and Parks.
Our Vision
A circular economy today for a waste-free tomorrow.

Our Mission
Enforce producer responsibility and advocate for the circular economy to spur innovation and protect the environment.
What we do

Under the **WDTA**, our responsibilities include:

- Overseeing existing waste diversion programs and industry funding organizations until wind up
  - Tires- Program ended December 31, 2018
  - Waste Electrical and Electronic Equipment
  - Municipal Hazardous or Special Waste
  - Blue Box

- Approve wind-up plans developed by industry funding organizations
  - Oversee the implementation of wind-up plans
What we do

Under the **RRCEA** our responsibilities include:

- Developing and operating a registry to register and receive information from obligated parties responsible for materials under the RRCEA

- Managing, analyzing and reporting on the information in the registry

- Carrying out compliance and enforcement activities
The Wind-Up Plan
The Wind-Up Plan

Minister’s Direction

The plan should be consistent with the following principles:

• Demonstrate transparent communications and meaningful consultation
• Support competition and prevent conflict of interest
• Demonstrate fairness to stewards and protect consumers
• Maintain and improve program performance
Topic 1: Governance and Administration
Conflict of interest mitigation

• Minister directed in wind-up letter that:
  • “OES shall take all necessary steps to ensure there is no real, potential or apparent conflict of interest when developing and implementing the plan.”

• Potential concerns identified:
  • Electronic Products Recycling Association (EPRA) administers the OES WEEE Program through a service agreement with OES
  • EPRA may have an operational role under the RRCEA after wind up
  • OES and EPRA Boards had significant cross representation

• Conflict of Interest Mitigation Plan:
  • RPRA required that OES develop and implement a Conflict of Interest Mitigation Plan and that this plan be implemented prior to wind up
OES Conflict of Interest Mitigation Plan

Board Governance

• Existing OES Board resigned and new Board appointed in August 2018
  • New Board eliminated all OES/EPRA cross board memberships
  • New Board eliminated EPSC and RCC observer members
  • Oversaw the drafting of the Wind-Up Plan
Administration

- New independent manager for the WEEE Program appointed in March 2019
  - Reports to new OES Board

- OES will separate operations from EPRA to minimize conflict during wind up

- OES will function as a corporate entity following the wind-up date to process claims from service providers

- OES will appoint a liquidator to dispose of any remaining assets and coordinate corporate dissolution
Conflict of Interest Mitigation Plan

Data Management

• Minister directed that:
  • “OES sharing of data and information to parties other than the Authority must be done through a fair, open and transparent process that does not result in preferential treatment of one person or group over another or release of any confidential information.”

• New OES Board and Program Manager will oversee data management and transfer during wind up
  • OES will identify any confidential or commercially sensitive data transferred to RPRA and take measures to ensure that data is supplied in confidence
  • RPRA is required to treat information in its possession as confidential

• All steward and service provider data in OES’s possession will be destroyed following transfer to RPRA
Topic 2: Budget and EHF
Revised financial forecasts

• In April-June 2018, the Tax Court of Canada overturned a ruling from early in the program that stated that industry funding organizations, such as OES, were not allowed to claim Input Tax Credits (ITCs) for HST paid to third parties.

• This meant claiming ITCs was allowed for the HST paid on services and goods received in managing the program from 2009-2018.

• The Wind-Up Plan financial forecasts were revised following OES’s consultations as a result of receipt of final refunds from CRA in February 2019.
  • In total, OES received a refund of $60.8 million from the CRA as a result of ITCs.
Background - EHF reduction

• In light of the larger than expected OES forecast reserve surplus resulting from the CRA decision:
  • OES implemented a 17-month steward fee reduction to $0
  • The fee reduction took effect on February 1, 2019
  • Eliminated:
    o Steward fees to OES until wind up
    o Consumer EHF fees until wind up

• OES formally notified stewards of the fee elimination on December 3, 2018 so that stewards could prepare their internal IT systems
# Proposal - Budget

## Revenue:

<table>
<thead>
<tr>
<th></th>
<th>2018 Forecast</th>
<th>2019 Budget</th>
<th>2020 Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>EEE Fee Revenue</td>
<td>$51,309</td>
<td>$3,327</td>
<td></td>
</tr>
<tr>
<td>EHF Fee Refund</td>
<td></td>
<td>($2,300)</td>
<td></td>
</tr>
<tr>
<td>Tax Refund</td>
<td>$60,840</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Interest</td>
<td>$936</td>
<td>$545</td>
<td>$250</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$113,085</strong></td>
<td><strong>$1,572</strong></td>
<td><strong>$250</strong></td>
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</table>

## Expenses:

<table>
<thead>
<tr>
<th></th>
<th>2018 Forecast</th>
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<th>2020 Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Processing</td>
<td>$27,142</td>
<td>$26,013</td>
<td>$12,681</td>
</tr>
<tr>
<td>Handling</td>
<td>$6,103</td>
<td>$6,231</td>
<td>$3,280</td>
</tr>
<tr>
<td>Transportation/Storage</td>
<td>$6,236</td>
<td>$6,419</td>
<td>$3,380</td>
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</table>

## Direct Program Costs:

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<tr>
<td>Promotion and Education</td>
<td>$2,885</td>
<td>$2,860</td>
<td>$1,000</td>
</tr>
<tr>
<td>Administration</td>
<td>$3,101</td>
<td>$3,370</td>
<td>$2,485</td>
</tr>
<tr>
<td>Wind-up Fees</td>
<td>$150</td>
<td>$2,400</td>
<td>$2,900</td>
</tr>
<tr>
<td>RPRA fees</td>
<td>$1,256</td>
<td>$2,600</td>
<td>$1,300</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$39,481</strong></td>
<td><strong>$38,663</strong></td>
<td><strong>$19,341</strong></td>
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</tbody>
</table>

## Other:

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<td><strong>$19,341</strong></td>
</tr>
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</table>

## Indirect Costs:

<table>
<thead>
<tr>
<th></th>
<th>2018 Forecast</th>
<th>2019 Budget</th>
<th>2020 Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$7,392</td>
<td>$11,230</td>
<td>$7,685</td>
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</table>

## Total Costs:

<table>
<thead>
<tr>
<th></th>
<th>2018 Forecast</th>
<th>2019 Budget</th>
<th>2020 Budget</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>$46,873</td>
<td>$49,893</td>
<td>$27,026</td>
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</table>

<table>
<thead>
<tr>
<th></th>
<th>2018 Forecast</th>
<th>2019 Budget</th>
<th>2020 Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Surplus/(Deficit)</td>
<td>$66,212</td>
<td>($48,321)</td>
<td>($26,776)</td>
</tr>
</tbody>
</table>

## Tonnage (metric tonnes)

<table>
<thead>
<tr>
<th></th>
<th>2018 Forecast</th>
<th>2019 Budget</th>
<th>2020 Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reserve</td>
<td>47,711</td>
<td>45,684</td>
<td>22,271</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>2018 Forecast</th>
<th>2019 Budget</th>
<th>2020 Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reserve</td>
<td>$109,815</td>
<td>$61,494</td>
<td>$28,480</td>
</tr>
<tr>
<td>Drawdown on Reserve for HST</td>
<td>($6,238)</td>
<td>($2,597)</td>
<td></td>
</tr>
<tr>
<td>Closing Reserve</td>
<td>$55,256</td>
<td>$25,884</td>
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</tbody>
</table>
Proposal- Budget

- OES is projecting a program surplus of $25.8 million following the steward fee elimination and the resolution of outstanding financial obligations.

- Forecasts subject to financial contingencies, such as fluctuations in WEEE supply.

- If needed, OES reserves the right to adjust steward fees to fund any financial shortfalls that may occur.
Minister’s letter on surplus funds

• The Authority received a letter from the Minister on April 2, 2019 requesting that the Authority conduct consultations on the use of OES surplus funds
  • Minister noted that surplus funds were larger due to the resolution of the tax issue with CRA

• The Minister requested that the Authority:
  • consult on options to ensure that any surplus at program termination be used for the benefit of Ontario consumers
  • report back by April 30, 2019
Contingency reserve

• Need for hold-back of a contingency to ensure OES can meet all of its financial commitments and not run out of funds prior to program wind up

• This contingency will have to address the uncertainty of the underlying assumptions and estimations associated with any option

• A conservative contingency will likely result in some final surplus funds remaining at wind up

• A determination will be made on the use of this final remaining surplus at corporate dissolution
## Options for use of OES surplus funds

Based on the Minister’s request, these are the possible options:

<table>
<thead>
<tr>
<th></th>
<th>Surplus fund options that benefit Ontario consumers</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Modify the current elimination of consumer Electronic Handling Fee to provide a consumer rebate</td>
</tr>
<tr>
<td>2</td>
<td>Extend the current fee elimination period by extending the wind-up date</td>
</tr>
<tr>
<td>3</td>
<td>Credit consumers at point-of-waste or product return</td>
</tr>
</tbody>
</table>
Additional considerations for assessment

• Operational ease of implementation within available time

• Legal/contractual feasibility

• Cost efficiency
Option 1: Modify the current elimination of EHF fee to provide a consumer credit

<table>
<thead>
<tr>
<th>Description</th>
<th>Key questions</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Rebate applied to purchases of electric and electronic equipment (EEE) products</td>
<td>• How should the rebate amount be set?</td>
</tr>
<tr>
<td>• Distribution method:</td>
<td>• Fixed across EEE categories</td>
</tr>
<tr>
<td>• Credit at point-of-purchase/invoice</td>
<td>• Variable (e.g. mirroring former EHF)</td>
</tr>
<tr>
<td>• Mail-in coupons</td>
<td>• Which distribution method is preferred?</td>
</tr>
<tr>
<td>• Implementation mechanism:</td>
<td>• What challenges do you see in implementing this option in your supply chain?</td>
</tr>
<tr>
<td>• Distributed via stewards, remitters and sub-remiters</td>
<td>• What are timing and duration considerations?</td>
</tr>
<tr>
<td>• Mail-in management outsourced by OES</td>
<td></td>
</tr>
</tbody>
</table>
Option 2: Extend the current fee elimination period by extending the wind-up date

<table>
<thead>
<tr>
<th>Description</th>
<th>Key question</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Currently the fee elimination is implemented for the last 17 months of the program</td>
<td>• Would you support the extension of the existing program as a way to drive down the surplus?</td>
</tr>
<tr>
<td>• Continue operating the program at no cost to consumers beyond June 30, 2020</td>
<td></td>
</tr>
</tbody>
</table>
### Option 3: Credit consumers at point-of-waste or product-return

<table>
<thead>
<tr>
<th>Description</th>
<th>Key questions</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Fixed or variable credit distributed to consumers of EEE at point-of-return</td>
<td>• What factors should determine the rebate amount?</td>
</tr>
<tr>
<td>• Distribution method:</td>
<td>• What challenges do you see in implementing this option in your supply chain?</td>
</tr>
<tr>
<td>• Direct or invoice credit</td>
<td>• Which distribution method is preferred?</td>
</tr>
<tr>
<td>• Mail-in coupons or receipts</td>
<td>• Voluntary or mandatory participation considerations?</td>
</tr>
<tr>
<td>• Implementation mechanism:</td>
<td>• Timing and duration considerations?</td>
</tr>
<tr>
<td>• Distributed via processors, generators and collectors</td>
<td></td>
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<tr>
<td>• Mail-in management outsourced by OES</td>
<td></td>
</tr>
<tr>
<td>• Voluntary or mandatory participation</td>
<td></td>
</tr>
</tbody>
</table>
Topic 3: Operations
Proposal - Program operation

• In OES’s view a business as usual approach will ensure that program performance is maintained and there is no disruption to the existing program during wind up

• OES is not proposing any changes to WEEE material definitions

• OES is not proposing changes to collection, transportation and processing incentive rates prior to or during the wind up period

• OES is proposing to maintain existing service provider contracts related to collection, transportation and processing during the wind up period
Stewards:

• Despite the reduction of steward fees to $0, stewards must submit EEE supply reports until June 30, 2020
  • Final steward reports for the month ending June 30, 2020 will be due **July 31, 2020**
  • Corrections or adjustments due by **September 15, 2020**

• Following program termination, stewards who normally submit annual supply reports will submit a six month supply report covering the period January 1, 2020- June 30, 2020
Operations summary

Service providers:

• OES is proposing to make a clean version of MTS available as a free software to stewards and potential producer responsibility organizations as of January 2020

• OES is not proposing changes to current collection, transportation and processing incentive rates prior to or during the wind up period

• OES is proposing that it maintain existing service provider contracts related to the collection, transportation or processing of WEEE materials

• OES will monitor applications for additional service providers during this period in light of maintaining current program performance and streamlining program wind up
Operations summary

Service providers:

• Collected WEEE will only be eligible for program incentives if the WEEE is dropped off at a collection site by **June 30, 2020** and the related MTS Bill of Lading (BOL) for pick up and transportation of these materials is created and submitted to OES by end of day on **June 30, 2020**.

• Collector and generator BOL submissions must be made by **June 30, 2020** with arrangement for pickup of such materials arranged no later than **July 10, 2020**

• OES is proposing to conduct additional onsite processor visits to validate inputs and outputs related to processor reports

• Processors will have until **August 15, 2020** to submit claims to OES for the MTS BOL’s completed and submitted by June 30, 2020 end of day and with corresponding pick ups completed by July 10, 2020
Topic 4: Promotion and Education
Proposal- Consumer collection sites

• OES is proposing that program access, collection sites, events, and spending on promotion and education activities be maintained throughout the wind up period

• OES will coordinate the collection of any OES collection materials previously provided to OES collection partners in a manner that does not adversely impact consumer access to WEEE disposal sites prior to June 30, 2020.
Proposal- Consumer awareness

- OES uses EPRA’s Recycle My Electronics logo, branding, campaigns and marketing collateral to increase consumer awareness and participation in Ontario through radio, print and digital initiatives.

- OES proposes to continue using the Recycle My Electronics brand to promote recycling of waste electronics throughout the wind up period.

- Current promotional and education campaigns and partnerships will continue throughout 2019. In 2020 these events will be assessed on a case-by-case basis to determine their need given the pending program termination.

- After program termination, use of Recycle My Electronics brand will revert to EPRA.
Breakouts

**Stewards/Remitters/Sub-Remitters:** This room

**Processors:** Cumberland Room

**Collectors/Generators/Municipalities:** Howland Room