

Bulk Declaration – Bulk Quantity

Regulation 4E(3) of the Waste Avoidance and Resource Recovery

(Container Deposit Scheme) Regulations 2019

It is an offence under the Waste Avoidance and Resource Recovery Act 2007 (WA) to make a Refund

Declaration that is false or misleading in a material particular

I		(full name)
of		(address)
hereby declare:		
(a) that the containers were collected in Western Australia for the purpose of claiming the refund amount under the scheme; and		
(b) I reasonably believe that: (i) all of the containers were first supplied in Western Australia on or after 01 October 2020; and (ii) the relevant beverage product in relation to each container is an approved beverage product; and (ii) a refund amount has not previously been paid for any container; and (iii) none of the containers is or was part of a bale.		
TOTAL NUMBER OF CONTAIN	ERS DEPOSITED	
Signature of Declarant		
Date of Declaration		
Witness Signature [Refund point operator or an employee of the refund point]		
Witness Name & Position		
Name of Refund Point		
Address of Refund Point		
COMPLIANCE HISTIFICATION FOR DADACRAPH (A) 8 (B) AROVE		
COMPLIANCE JUSTIFICATION FOR PARAGRAPH (A) & (B) ABOVE		

PROOF OF IDENTITY OF THE DECLARANT: This declaration must be accompanied by an official document [Passport, Driver's Licence, Student ID, Gun/Boat/Skipper Licence or Proof of Age]. The refund point operator is required to keep the copy with this Refund Declaration & Proof of Identity of Declarant, for at least 3 years after the Refund Declaration is given.