

**Appendix 3 Controlled Waste Regulations 2012 – summary of powers and proposed policies**

<b><u>Type of Premises</u></b>	<b><u>Classification of Waste</u></b>	<b><u>Collection charge</u></b>	<b><u>Disposal charge</u></b>	<b><u>Change from CWRs 1992</u></b>
1. Places of Worship	Household	No	No	
2. Residential hostel  (providing accommodation only to persons with no other permanent address or who are unable to live at their permanent address)	Household	Yes	No	Although not a change of legislation, DEFRA has clarified that Single-Living Accommodation within MOD bases and nurses living accommodation are classified as Residential hostels and are therefore Household Waste. These types of premises have previously been treated as Commercial waste.
3. Residential home	Household	Yes	Yes	New power to charge for disposal.
4. Prisons	Household	Yes	Yes	New power to charge for disposal.
5. Charities	Charity shops	Yes	Yes, but an	New power to charge for disposal; however

	– Household  Other premises occupied by Charities - Commercial		exemption applies.	disposal costs should not be charged for wastes originating from a domestic source (such as goods donated to a charity shop or to a reuse organisation).
6. Gypsy and Travellers sites	Household	No	No	
7. Public/Village halls	Household	Yes	No	
8. Camp Sites	Commercial	Yes	Yes	Reclassified as Commercial waste under the CWR 2012.  An exemption from disposal charges introduced: where the business was eligible for free waste disposal prior to the new regulations and is also entitled to small business rate relief, then no disposal costs should be charged.

9. Clubs and Societies	Commercial	Yes	Yes	
10. Local Government	Commercial	Yes	Yes	
11. GP Surgeries	Commercial	Yes	Yes	
12. Universities, Schools and other educational establishments	Household	Yes	Yes, but an exemption applies.	New power to charge for waste disposal, subject to an exemption.
13. Hospitals and Nursing homes	Household	Yes	Yes	New power to charge for disposal.