

# Policy Digest

## Textiles Extended Producer Responsibility (EPR)

WRAP's Policy Digest summarises the key impacts of recent Textiles EPR developments for businesses and what actions businesses need to take to comply with policy changes in the short / medium / long term, helping businesses to be proactive with policy developments, rather than reactive to fast approaching regulatory deadlines.

WRAP's Policy Digest will provide subscribers with updates on Textiles EPR regulatory development around the world. The Policy Digest will may include, but will not necessarily be limited to:

- New/amended Textiles EPR legislation.
- New/amended regulator guidance publications.
- Any miscellaneous changes (or planned upcoming changes) to obligations for stakeholders from the EPR value chain.
- Establishment or structural changes to Producer Responsibility Organisations (PROs).
- Enforcement activities from regulators, incl. examples of enforcement undertakings.
- Notable stakeholder activities from across the value chain (e.g., producers, retailers, brand owners, collectors, sorters, waste management organisations, etc.).

### Deliverable Frequency

WRAP's Policy Digest deliverables will be provided to subscribers on a quarterly basis, at the end of each quarter. Thus, subscribers can expect to receive four Policy Digest deliverables per year (issued at the end of June, September, December, and March). The first issue of the Policy Digest will be in June 2024.

### Subscription Cost

Cost provided upon request



# Textiles EPR Policy Digest Subscription Form

Company name:

---

Contact person full name:

---

Contact person email address:

---

Email addresses to receive Policy Digests:

---

Name of contact in subscribers  
finance department:

---

Email address of contact in  
subscribers finance department:

---

Email address for receipt of WRAP invoices:

---

Full company name and registered address  
that WRAP invoices should be addressed to:

---

Purchase Order (PO) number:  
(if required)

---

*By signing this form, you are signing your company up to WRAP's Policy Digest offering, agreeing to pay the specified Policy Digest subscription cost, and agreeing to the General Terms & Conditions outlined below. Please send the signed form to [jordan.girling@wrap.org.uk](mailto:jordan.girling@wrap.org.uk).*

Name:

---

Job title:

---

Signature:

---

## General Terms & Conditions

- 'WRAP' is The Waste and Resources Action Programme, registered at Blenheim Court 2<sup>nd</sup> Floor – 19 George Street – Banbury – Oxfordshire OX16 5BH – United Kingdom, and is a registered charity with the Charity Commission with registration number 1159512.
- Each Policy Digest subscription period aligns with the general financial year (i.e., 1 April – 31 March).
- WRAP will send each Policy Digest issue to a maximum of ten people within a single company, per Policy Digest subscription. Each Policy Digest issue may be shared by recipients with colleagues within the same company, but not with external contacts or colleagues that are employees of sister/partner companies, each of which would require their own Policy Digest subscription.
- You understand and agree that the content you receive through your subscription service is intended for informational purposes only; it does not constitute legal, financial, or professional advice, and cannot be used for such purposes. WRAP is not responsible for how subscribers use, interpret, or act on, the content provided in the Policy Digest.
- The amount of content in regard to regulatory updates contained within each Policy Digest will be determined by the amount of regulatory activity in the previous quarter and the amount of content that is deemed to be applicable to subscribers, as determined by WRAP.

Subscribers acknowledge that some Policy Digest deliverables will contain less content than others, but this does not necessarily mean that WRAP has spent less time developing those Policy Digest deliverables. Regarding Policy Digest deliverables which contain less content than others, WRAP may have spent an equal amount of time preparing the Policy Digest deliverable by identifying and evaluating regulatory updates, but subsequently determining that various regulatory updates are not applicable to subscribers.

- WRAP will endeavour to include all regulatory updates that are applicable to the Policy Digest offering. Regulatory updates will be included in the Policy Digest at WRAP's discretion. WRAP is not responsible for a subscriber's non-compliance with recent policy requirements, regardless of whether WRAP provided information about the recent policy requirements as part of the Policy Digest.
- WRAP reserve the right to increase the Policy Digest subscription fee for future financial years. If WRAP plan to increase the Policy Digest subscription fee for a future financial year, WRAP will give the subscriber at least 60 days' notice before the beginning of the subsequent financial year, thus allowing the subscriber to terminate their subscription if they do not wish to subscribe under the revised subscription fee.
- WRAP's Policy Digest offering and accompanying terms and conditions are separate from any other agreements held between WRAP and the subscriber.
- If you have a complaint, please contact WRAP directly at [media.enquiries@wrap.org.uk](mailto:media.enquiries@wrap.org.uk). Any disputes will, where necessary, will be addressed using the Courts of England & Wales.
- License. Subject to the terms of this Subscriber Agreement, WRAP grants you a limited, non-transferable, non-assignable, revocable, non-exclusive, and non-sublicensable right to make non-commercial, personal use of the WRAP Subscription Services. This is a license agreement and not an agreement for sale or assignment of any rights in the WRAP Service and WRAP Content, which includes all information, text, files, images, video, sounds, musical works, works of authorship, materials, applications, software, product names, company names, trade names, logos, designs, and any other materials or content (collectively, "Content") of WRAP and its affiliates and their licensors and assignors ("WRAP Content"). The Content is owned by WRAP, its affiliates and/or other licensors, and is protected by the copyright laws of the England and Wales, as well as other intellectual property laws and treaties.

## License Restrictions

- You agree as a condition of your license that you may not and agree not to:
  - Circumvent or disable any content protection system or digital rights management technology used in connection with the WRAP Content;
  - Modify WRAP by removing identification, copyright, or other proprietary notices from WRAP Content;
  - Access or use WRAP Content in a manner that suggests an association with our products, services, or brands unless by previous agreement;
  - Use WRAP Content for any commercial or business-related use or in any commercial establishment or area open to the public, whether or not for profit;
  - Create derivative works of any WRAP Content, or any part thereof, except as and only to the extent that any foregoing restriction is prohibited by applicable law;
  - Access, monitor or copy, or permit another person or entity to access, monitor or copy, any element of the WRAP Content using a robot, spider, scraper, or other automated means or manual process without our express written permission;
  - Use WRAP Content in any unlawful manner, for any unlawful purpose, or in any manner inconsistent with this Subscriber Agreement.
- Violations. Any attempt to perform any of the restrictions listed is a violation to the rights of WRAP.

## Invoicing

- WRAP will invoice the subscriber for the annual Policy Digest subscription at the beginning of each financial year (i.e., April). The subscriber agrees to pay WRAP's invoice within 60 days of the invoice being issued.
- Where a subscription is initiated part way through a financial year, WRAP will not pro-rata the subscription cost. Subscribers that begin their Policy Digest subscription part way through a financial year will receive all Policy Digest deliverables from the current financial year once their subscription is initiated.
- If the internal organisation processes and procedures of the subscriber require invoices to reference a Purchase Order ('PO'), it is the responsibility of the subscriber to raise a PO internally and provide the PO number to WRAP before WRAP issue the Policy Digest subscription invoice at the beginning of the financial year.
- Where a PO has not been raised and in the absence of a PO number on a WRAP invoice, the subscriber acknowledges that any WRAP invoices remain valid and payable in accordance with the payment terms outlined within this document.

## Termination

- WRAP's Policy Digest offering is an annual evergreen subscription style, whereby the subscription is automatically renewed annually, unless the subscription is explicitly cancelled.

- A subscriber may terminate their Policy Digest subscription by providing WRAP with written notice 30 days before the beginning of the subsequent financial year. WRAP will remind subscribers of this clause via email each year, at least three working weeks in advance of the 30-day deadline.
- Where a subscriber terminates their Policy Digest subscription less than 30 days before the beginning of the upcoming financial year or the subscriber terminates their Policy Digest subscription part way through a financial year, the subscriber agrees to pay the full Policy Digest subscription fee for that financial year.
- WRAP reserve the right to pause or terminate a subscribers Policy Digest subscription without notice if the subscriber does not pay the subscription invoice in accordance with the payment terms outlined within this document.
- WRAP reserve the right to terminate a subscribers Policy Digest subscription without notice if WRAP suspect that the subscriber is sharing the content of the Policy Digest with parties that are not entitled to receive the content. Where a subscriber shares the content of the Policy Digest with parties that are not entitled to receive the content, the subscriber agrees to pay damages to WRAP.
- WRAP's termination of a Policy Digest subscription does not remove the subscriber's obligation to pay any outstanding fees to WRAP.
- Severability. If any provision of this Agreement shall be unlawful, void or for any reason unenforceable, then that provision shall be deemed severable from the Agreement and shall not affect the validity and enforceability of any remaining provisions. You and WRAP shall replace the unlawful, void or unenforceable part with provision which are valid and binding and the effect of which given the contents of this Agreement are, to the greatest extent possible, similar to that of the invalid, void or unenforceable part.
- Survival. The provisions of this Agreement which by their nature should survive the termination of this Agreement shall survive such termination.
- Entire Agreement. This Subscriber Agreement and the provisions referenced herein, constitute the entire agreement between you and WRAP pertaining to the subject matter hereof and supersedes all prior or other arrangements, understandings, negotiations, and discussions, whether oral or written. No waiver of any of the provisions of the Subscriber Agreement shall be deemed or shall constitute a waiver of any other provisions hereof (whether or not similar), nor shall such waiver constitute a continuing waiver unless otherwise expressly provided.