Cannabis Waste Management Plan Requirements

As directly quoted from California State’s Emergency Regulation for Cannabis Cultivation:

For the purposes of this section, “cannabis waste” is organic waste, as defined in section 42649.8(c) of the Public Resources Code. An applicant’s cannabis waste management plan shall identify one or more of the following methods for managing cannabis waste generated on their licensed premises:

a) On-premises composting of cannabis waste;
   a. This area would be defined on your site map
   b. Please describe how, where, and what materials you are using to compost

b) Collection and processing of cannabis waste by a local agency, a waste hauler franchised or contracted by a local agency, or a private waste hauler permitted by a local agency;
   a. There are currently no waste stations in Trinity County that accept Cannabis Waste

c) Self-haul cannabis waste to one or more of the following;
   a. A manned fully permitted solid waste landfill or transformation facility;
   b. A manned fully permitted composting facility or manned composting operation;
   c. A manned fully permitted in-vessel digestion facility or manned in-vessel digestion operation;
   d. A manned fully permitted transfer/processing facility or manned transfer/processing operation; or
   e. A manned fully permitted chip and grind operation or facility.

Authority: Sections 26012 and 26013, Business and Professions Code. Reference: Sections 26013 and 26060, Business and Professions Code; and Sections 40141 and 42649.8, Public Resources Code.

d) Licensees shall dispose of cannabis waste in a secured waste receptacle or in a secured area with physical access limited to the licensee, employees of the licensee, or the hauler.

  e) Burning cannabis waste is not permitted.