HOUSE OF REPRESENTATIVES TWENTY-FIFTH LEGISLATURE, 2010 STATE OF HAWAII

H.B. NO. ²²³⁹ S.D. 1

A BILL FOR AN ACT

RELATING TO THE DEPOSIT BEVERAGE CONTAINER PROGRAM.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The legislature finds that dietary supplements 2 are excluded from the definition of "deposit beverage" under 3 section 342G-101, Hawaii Revised Statutes, and their containers 4 are excluded from the deposit beverage container program. There has also been a significant increase in the number of beverages 5 6 that are marketed as "energy" or "dietary" supplement drinks. Although not required by law, some of these products are labeled 7 8 with the Hawaii recyclable refund label (HI-5¢) and are often 9 sold in containers that are recyclable plastic, aluminum, or 10 The legislature further finds that the intended uses of qlass. these purported "energy" and "dietary" supplements are similar 11 12 to, if not the same as, the intended use of many other sports drinks, sodas, and juice beverages that are sold in containers 13 14 subject to the deposit beverage container program.

15 The purpose of this Act is to include energy and dietary 16 supplement beverages, hard spirits, and wine containers in the 17 deposit beverage container program.

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1	SECTION 2. Section 342G-101, Hawaii Revised Statutes, is		
2	amended by amending the definition of "deposit beverage" to read		
3	as follows:		
4	""Deposit beverage" means beer, ale, or other drink		
5	produced by fermenting malt, <u>hard spirits</u> , mixed spirits, <u>wine</u> ,		
6	mixed wine, tea and coffee drinks regardless of dairy-derived		
7	product content, soda, or noncarbonated water, and all		
8	nonalcoholic drinks in liquid form and intended for internal		
9	human consumption that is contained in a deposit beverage		
10	container.		
11	The term "deposit beverage" excludes the following:		
12	(1) A liquid which is:		
13	(A) A syrup;		
14	(B) In a concentrated form; or		
15	(C) Typically added as a minor flavoring ingredient		
16	in food or drink, such as extracts, cooking		
17	additives, sauces, or condiments;		
18	(2) A liquid which is a drug, medical food or infant		
19	formula as defined by the Federal Food, Drug, and		
20	Cosmetic Act (21 U.S.C. §301 et seq.);		
21	[(3) A liquid which is designed and consumed only as a		
22	dictary supplement and not as a beverage as defined in		
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1		the Dictary Supplement Health and Education Act of
2		1994 (P.L. 103-417);]
3	[-(4)]	(3) Products frozen at the time of sale to the
4		consumer, or, in the case of institutional users such
5		as hospitals and nursing homes, at the time of sale to
6		the users;
7	[-(5) -]	(4) Products designed to be consumed in a frozen
8		state;
9	[-(6)-]	(5) Instant drink powders;
10	[(7)]	(6) Seafood, meat, or vegetable broths, or soups, but
11		not juices; and
12	[(8)]	(7) Milk and all other dairy-derived products, except
13		tea and coffee drinks with trace amounts of these
14		products."
15	SECT	ION 3. Statutory material to be repealed is bracketed
16	and stric	cen. New statutory material is underscored.
17	SECT	ION 4. This Act shall take effect on July 1, 2010.
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Report Title:

Deposit Beverage Container Program; Dietary Supplements; Hard Spirit and Wine Containers

Description:

Removes the exemption for dietary supplements from the deposit beverage container program; adds hard spirits, and wine containers. (SD1)

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