JAN 2 8 2009

A BILL FOR AN ACT

RELATING TO WASTE MANAGEMENT.

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

- SECTION 1. Chapter 342H, Hawaii Revised Statutes, is

 amended by adding a new part to be appropriately designated and

 to read as follows:
- 4 "PART . WASTE FACILITY FEES
- 5 §342H- Definitions. As used in this part:
- 6 "Commercial hauler" means a person or entity legally
- 7 incorporated or registered to conduct business in the State for
- 8 the purpose of hauling or transporting waste material.
- 9 "Pass through basis" means the method of charging a
- 10 commercial hauler for the actual weight of the waste material
- 11 being disposed of, as opposed to setting minimum weight charges.
- 12 "Tipping fee" means the dollar amount per ton of waste
- 13 being charged by a waste facility to the commercial hauler.
- 14 "Waste facility" means permitted public and privately owned
- 15 landfills, construction and demolition debris landfills,
- 16 transfer stations, recovery stations and facilities designed to
- 17 accept or process waste products or materials.



1 §342H- Waste facility; tipping fees. All v	waste
--	-------

- 2 facilities and their operators shall charge commercial haulers
- 3 operating commercial vehicles with a gross vehicle weight of
- 4 19,500 pounds or less, a tipping fee calculated on a pass
- 5 through basis only."
- 6 SECTION 2. This Act shall take effect upon its approval.

7

INTRODUCED BY:

By Request

Report Title:

Waste Management; Tipping Fees

Description:

Requires all waste facilities to charge commercial haulers operating commercial vehicles with a gross vehicle weight of 19,500 pounds or less, a tipping fee calculated on a pass through basis only.