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#### A BILL FOR AN ACT

RELATING TO RECYCLING.

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

1	SECTION 1. Chapter 196, Hawaii Revised Statutes, is
2	amended by adding a new section to part III to be appropriately
3	designated and to read as follows:
4	" <b>§196- Hawaii recycling program.</b> No later than
5	January 1, 2011, the department of accounting and general
6	services shall establish a mandatory recycling program for all
7	state buildings and facilities over which the department has
8	authority pursuant to section 26-6(a)(6). The recycling program
9	shall include all recyclable paper products, electronic devices,
10	plastics, furniture, and all other recyclable items. The energy
11	resources coordinator shall cooperate with the department of
12	accounting and general services to develop and implement the
13	program."
14	SECTION 2. Section 196-9, Hawaii Revised Statutes, is
15	amended by amending subsection (b) to read as follows:
16	"(b) With regard to buildings and facilities, each agency
17	shall:

1 (1)Design and construct buildings meeting the Leadership 2 in Energy and Environmental Design silver or two green 3 globes rating system or another comparable 4 state-approved, nationally recognized, and 5 consensus-based quideline, standard, or system, except 6 when the quideline, standard, or system interferes or 7 conflicts with the use of the building or facility as 8 an emergency shelter;

9 (2) Incorporate energy-efficiency measures to prevent heat 10 gain in residential facilities up to three stories in 11 height to provide R-19 or equivalent on roofs, R-11 or 12 equivalent in walls, and high-performance windows to 13 minimize heat gain and, if air conditioned, minimize 14 cool air loss. R-value is the constant time rate 15 resistance to heat flow through a unit area of a body 16 induced by a unit temperature difference between the 17 surfaces. R-values measure the thermal resistance of 18 building envelope components such as roof and walls. 19 The higher the R-value, the greater the resistance to 20 heat flow. Where possible, buildings shall be 21 oriented to maximize natural ventilation and day-22 lighting without heat gain and to optimize solar for

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1 water heating. This provision shall apply to new 2 residential facilities built using any portion of 3 state funds or located on state lands; 4 Install solar water heating systems where it is cost-(3) 5 effective, based on a comparative analysis to 6 determine the cost-benefit of using a conventional 7 water heating system or a solar water heating system. 8 The analysis shall be based on the projected life 9 cycle costs to purchase and operate the water heating 10 system. If the life cycle analysis is positive, the 11 facility shall incorporate solar water heating. If 12 water heating entirely by solar is not cost-effective, 13 the analysis shall evaluate the life cycle, cost-14 benefit of solar water heating for preheating water. 15 If a multi-story building is centrally air 16 conditioned, heat recovery shall be employed as the 17 primary water heating system. Single family 18 residential clients of the department of Hawaiian home 19 lands and any agency or program that can take 20 advantage of utility rebates shall be exempted from 21 the requirements of this paragraph so they may

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1 continue to qualify for utility rebates for solar 2 water heating; 3 Implement water and energy efficiency practices in (4) 4 operations to reduce waste and increase conservation; 5 (5) Incorporate principles of waste minimization and 6 pollution prevention, such as reducing, revising, and 7 recycling as a standard operating practice in 8 programs, including programs for waste management in 9 construction and demolition projects and [office paper 10 and packaging recycling programs;] the Hawaii recycling program established in section 196- ; 11 12 Use life cycle cost-benefit analysis to purchase (6) 13 energy efficient equipment such as ENERGY STAR 14 products and use utility rebates where available to 15 reduce purchase and installation costs; and 16 Procure environmentally preferable products, including (7) 17 recycled and recycled-content, bio-based, and other 18 resource-efficient products and materials." SECTION 3. Section 342G-104, Hawaii Revised Statutes, is 19 20 amended by amending subsection (b) to read as follows: 21 "(b) Moneys in the deposit beverage container deposit 22 special fund shall be used to reimburse refund values, pay SB559 SD1.DOC \*SB559 SD1.DOC\* \*SB559 SD1.DOC\*

1	handling	fees to redemption centers, fund the reverse vending	
2	machine rebate program under section 342G-102.5, and fund the		
3	redemption center and recycling infrastructure improvement		
4	program established pursuant to section 342G-114.5. The		
5	department may also use the money to:		
6	(1)	Fund administrative, audit, and compliance activities	
7		associated with collection and payment of the deposits	
8		and handling fees of the deposit beverage container	
9		program;	
10	(2)	Conduct recycling education and demonstration	
11		projects;	
12	(3)	Promote recyclable market development activities;	
13	(4)	Support the handling and transportation of the deposit	
14		beverage containers to end-markets;	
15	(5)	Hire personnel to oversee the implementation of the	
16		deposit beverage container program, including	
17		permitting and enforcement activities; [and]	
18	(6)	Fund associated office expenses $[-,]$ ; and	
19	(7)	Fund the Hawaii recycling program established pursuant	
20		to section 196"	
21	SECTION 4. The department of accounting and general		
22	services shall submit a preliminary report, including findings		
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1 and recommendations, on the development of the Hawaii recycling 2 program to the legislature no later than December 31, 2009, and 3 shall submit a final report on the development and 4 implementation of the Hawaii recycling program to the 5 legislature no later than October 31, 2010. 6 SECTION 5. There is appropriated out of the deposit 7 beverage container deposit special fund the sum of \$12,500 or so 8 much thereof as may be necessary for fiscal year 2009-2010 and 9 the same sum or so much thereof as may be necessary for fiscal 10 year 2010-2011 for the planning and development of the Hawaii 11 recycling program. 12 The sums appropriated shall be expended by the department 13 of accounting and general services for the purposes of this Act. 14 SECTION 6. Statutory material to be repealed is bracketed 15 and stricken. New statutory material is underscored. 16 SECTION 7. This Act shall take effect on July 1, 2009; 17 provided that the amendments made to section 342G-104, Hawaii 18 Revised Statutes made by section 3 of this Act, shall not be 19 repealed when that section is repealed and reenacted on June 30, 20 2009, by Act 228 Session Laws of Hawaii 2005, as amended by Act 21 231, Session Laws of Hawaii 2006.

#### Report Title:

Recycling

#### Description:

Directs the department of accounting and general services to establish by 01/01/11 a mandatory recycling program for all state buildings and facilities over which the department has authority. (SD1)