H.B. NO. 575

A BILL FOR AN ACT

RELATING TO MOTOR VEHICLE TIRES.

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

1 The legislature finds that Act 173, Session SECTION 1. 2 Laws of Hawaii 2000, strengthened Hawaii's motor vehicle tire 3 recovery program by providing comprehensive requirements related to registration and reporting, tire inventory records and 4 payment, and administrative authority, as well as enforcement 5 6 and penalty provisions. Act 173 also established a temporary \$1 7 motor vehicle tire surcharge, for deposit into a special account 8 in the environmental management special fund established by 9 section 342G-63, Hawaii Revised Statutes, for tire cleanup and 10 associated environmental assessments and remediation. The \$1 11 motor surcharge was repealed on January 1, 2006.

12 The legislature further finds that discarded motor vehicle 13 tires continue to blight Hawaii's neighborhoods, particularly in 14 rural and isolated areas. With the repeal of the motor vehicle 15 tire surcharge, the department of health lost a vital source of 16 funding to promote tire recovery and prevent illegal dumping, 17 and the subsequent personnel and operating budget cuts have made 18 it difficult for the department to address this critical issue. 2013-0536 HB SMA.doc

H.B. NO. 315

1 The purpose of this Act is to reestablish the \$1 motor 2 vehicle tire surcharge to assist the department of health in its 3 permitting, monitoring, and enforcement activities regarding 4 used tire management, collection, recycling, and disposal 5 facilities. 6 SECTION 2. Chapter 342I, part II, Hawaii Revised Statutes, 7 is amended by adding a new section to be appropriately 8 designated and to read as follows: 9 "§3421- Motor vehicle tire surcharge. There is 10 established a motor vehicle tire surcharge on tires imported into the State after September 30, 2013. The motor vehicle tire 11 surcharge shall be \$1 per tire imported into the State and shall 12 13 include those tires imported on motor vehicles, and their 14 associated spare tires. Motor vehicle rental companies and 15 companies that sell vehicles to motor vehicle rental companies 16 may subtract the number of tires on motor vehicles that are 17 exported from the State when calculating the motor vehicle tire surcharge. Upon approval of the director of health, a motor 18 19 vehicle rental company that purchases new motor vehicles, within 20 the State, may be designated as the importer of motor vehicles. 21 No demand shall be made on the State for payment of surcharge 22 credit if the number of exported motor vehicles exceeds the

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number of imported motor vehicles in any reporting period. The 1 2 surcharge shall be paid by the person or entity who imports the 3 tires, including importers of motor vehicles." 4 SECTION 3. New statutory material is underscored. 5 SECTION 4. This Act shall take effect on July 1, 2013. 6

INTRODUCED BY: Dula a Beletti

JAN 1 8 2013



H.B. NO. 315

Report Title: Used Motor Vehicle Tire Recovery; Surcharge

Description:

Reestablishes the \$1 motor vehicle tire surcharge beginning 10/1/2013 to assist the department of health in its permitting, monitoring, and enforcement activities regarding used tire management, collection, recycling, and disposal facilities.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

