H.B. NO. 91

A BILL FOR AN ACT

RELATING TO RECYCLING.

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

SECTION 1. Hawaii's existing electronic device and
 television recycling program was an initial step towards
 efficient recycling of consumer electronic goods. The program,
 however, has not been effective in maximizing the amounts of
 electronics being recycled.

6 In the 2012 legislative session the department of health
7 proposed to expand the program to include all electrically
8 powered devices. As a result the legislature requested the
9 department to organize a task force to examine the issue.

10 The task force represented multiple stakeholders including 11 manufacturers, retailers, recyclers, trade groups, and 12 government agencies. This Act attempts to take into account the 13 range of viewpoints expressed by the group and seeks to create a 14 system that best serves Hawaii's consumers and its environment.

15 The proposed program goes far beyond existing state 16 programs in terms of product scope, consumer convenience, and 17 environmental protection and would place Hawaii in the forefront 18 of recycling efforts nationwide.

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1	SECTION 2. Chapter 339D, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"CHAPTER 339D
4	[ELECTRONIC WASTE AND TELEVISION] ELECTRIC DEVICE RECYCLING AND
5	RECOVERY ACT"
6	SECTION 3. Chapter 339D, Part I, Hawaii Revised Statutes,
7	is amended to read as follows:
8	1. By adding five new definitions to be appropriately
9	inserted and to read:
10	""Collector" means a person that accepts electric devices
11	for reuse, or delivers the devices to a recycler for the
12	purposes of this chapter.
13	"Peripheral" means any electrically powered device intended
14	for use with a computer or television.
15	"Recycler" means any person who engages in the recycling of
16	electric devices for the purposes of this chapter.
17	"Reuse" means any operation by which an electric device
18	changes ownership and is used for the same purpose for which it
19	was originally purchased.
20	"White good" means a discarded major appliance, including,
21	but not limited to a washing machine, clothes dryer, hot water
22	heater, stove and refrigerator."

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1	2. By amending the definitions of "brand", "covered
2	electronic device", "electronic device manufacturer",
3	"recycling", and "retailer" to read:
4	""Brand" means a symbol, word, or mark that identifies a
5	[covered-electronic] electric device [or a covered-television],
6	rather than any of its components.
7	"[Covered electronic] <u>Electric</u> device"[:(1)] [<u>Means</u>]means
8	a computer, [computer printer, computer monitor,] <u>television,</u> or
9	[portable_computer] <u>peripheral</u> [with a screen size greater than
10	four inches measured-diagonally; and], further providing that:
11	(1) Effective January 1, 2015 this definition shall expand
12	to include any device containing an electric motor,
13	heating element, or a speaker; and
14	(2) Shall not include:
15	(A) [A]An [covered electronic] <u>electric</u> device that is
16	a part of a motor vehicle or any component part
17	of a motor vehicle assembled by or for a motor
18	vehicle manufacturer or franchised dealer,
19	including replacement parts for use in a motor
20	vehicle;
21	(B) [A]An [covered electronic] <u>electric</u> device that is
22	functionally or physically required as a part of
23	a larger piece of equipment designed and intended

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1		for use in an industrial, commercial, or medical
2		setting, including diagnostic, monitoring, or
3		control equipment;
4		(C) A [covered electronic device that is contained
5	within a	clothes washer, clothes dryer, refrigerator,
6	refrigera	tor-and-freezer, microwave-oven, conventional oven or
7	range, di	shwasher, room air conditioner, dehumidifier, or air
8	purificr;	<u>] white good; [or] and</u>
9		(D) [A telephone of any type] <u>A device weighing less</u>
10		than twelve ounces without packaging.
11	"Dep	artment" means the department of health.
12	"[王]	ectronic device manufacturer]Manufacturer":
13	[(1)] [Means]means any existing person:
14	(1)	Who manufactures or manufactured [covered
15		electronic] electric devices under a brand that it
16		owns or owned or is or was licensed to use, other than
17		a license to manufacture [covered electronic] <u>electric</u>
18		devices for delivery exclusively to or at the order of
19		the licensor;
20	(2)	Who sells or sold [covered electronic] <u>electric</u>
21		devices manufactured by others under a brand that the
22		seller owns or owned or is or was licensed to use,
23		other than a license to manufacture [covered

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1		electronic] electric devices for delivery exclusively
2		to or at the order of the licensor;
3	(3)	Who manufactures or manufactured [covered
4		<pre>electronie] electric devices without affixing a brand;</pre>
5	(4)	Who manufactures or manufactured [covered
6		electronie] electric devices to which it affixes or
7		affixed a brand that it neither owns or owned nor is
8		or was licensed to use; or
9	(5)	For whose account [covered electronic] <u>electric</u>
10		devices manufactured outside the United States are or
11		were imported into the United States; provided that if
12		at the time those [covered electronic] <u>electric</u>
13		devices are or were imported into the United States
14		and another person has registered as the manufacturer
15		of the brand of the [covered electronic] <u>electric</u>
16		devices, this paragraph shall not apply; and
17	[-(2) -]	(6) Shall not include person[s] who manufacture [no
18	more] <u>less</u>	s than one hundred computers per year.
19	"Recy	cling" means processing (including disassembling,
20	dismantlir	ng, or shredding) [covered-electronic] <u>electric</u> devices
21	or [cover	ed televisions] or their components to recover a

22 useable product [; provided that "recycling" does not include any

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1 process-defined as incineration-under applicable laws and 2 rules].

3 "Retailer" means any person who offers [covered 4 <u>electronic</u>] <u>electric</u> devices or [covered televisions] for sale, 5 other than for resale by the purchaser, through any means, 6 including sales outlets, catalogs, or the Internet."

3. By repealing the definitions of "covered entity",
8 "covered television", "household", "market share", "new covered
9 electronic device", "program year", "recover", and "television
10 manufacturer".

11 "Covered entity" means any household, government entity, 12 business, or nonprofit organization exempt from taxation under 13 section 501(c)(3) of the United States Internal Revenue Code, 14 regardless of size or place of operation within the State. 15 "Covered television":

16 (1) Means any device that is capable of receiving
17 broadcast, cable, or satellite signals and displaying television
18 or video programming, including without limitation any direct
19 view or projection television with a viewable screen of nine
20 inches or larger with display technology based on cathode ray
21 tube, plasma, liquid crystal, digital light processing, liquid
22 crystal on silicon, silicon crystal reflective display, light

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1	emitting-diode, or similar-technology marketed and intended for
2	use by a household;
3	(2) - Shall not include:
4	(A) A computer, computer printer, computer monitor, or
5	portable computer;
6	(B) A television that is a part-of-a motor-vehicle or
7	any component part of a motor vehicle assembled by or for a
8	vehicle manufacturer or franchised dealer, including replacement
9	parts-for use in-a-motor vehicle;
10	(C) A television that is functionally or physically
11	required as a part of a larger piece of equipment designed and
12	intended for use in an industrial, commercial, or medical
13	setting, including diagnostic, monitoring, or control equipment;
14	(D) A telephone of any type, including a mobile
15	telephone; or
16	(E) A-global positioning system.]
17	["Household" means any occupant of a single detached
18	dwelling unit or of a single unit of a multiple dwelling unit
19	who has used a covered electronic device or covered television
20	at a dwelling unit primarily for personal or home business-use.
21	"Market share":
22	(1) Means the calculation of a television manufacturer's
23	prior year's sales of televisions divided by all manufacturers'

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1	prior year's sales for all televisions, as determined by the
2	department;
3	(2) - May be expressed as a percentage, a fraction, or a
4	decimal fraction.
5	"New-covered electronic device" means-a-covered electronic
6	device that is manufactured after the effective date of this
7	chapter.]
8	["Program year" means a full calendar year beginning on or
9	after January 1, 2010, and each-calendar year thereafter
10	beginning on January 1.
11	"Recover" means to reuse or recycle.]
12	["Television -manufacturer" means a person who:
13	(1) Manufactures for sale in the State a covered
14	television under a brand that it licenses or owns;
15	(2) Manufactures for sale in the State covered televisions
16	without affixing a brand;
17	(3) Resells into the State a covered television
18	manufactured by others under a brand that the seller owns or is
19	licensed to use;
20	(4) Imports into the-United States or exports from the
21	United States a covered television for sale in the State;

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1	(5) Sells-at-retail a covered television acquired from an
2	importer described in paragraph (4), and elects to register as
3	the manufacturer for those products;
4	(6) Manufactures covered televisions and supplies them to
5	any-person or persons within a-distribution network that
6	includes wholesalers or retailers in this State; or
7	(7) Assumes the responsibilities and obligations of a
8	television manufacturer under this chapter.
9	In the event the television manufacturer is one who
10	manufactures, sells, or resells covered televisions under a
11	brand for which it has obtained the license, then the licensor
12	or-brand owner of the brand-shall not be included in the
13	definition of television manufacturer under paragraph (1) or
14	(3).]
15	SECTION 4. Chapter 339D, Part II, Hawaii Revised Statutes,
16	is amended to read as follows:
17	"PART II. [ELECTRONIC] ELECTRIC DEVICE WASTE RECYCLING
18	§339D-2 Scope of products. The collection,
19	transportation, and recycling provisions of this part shall
20	apply only to [covered electronic] <u>electric</u> devices used and
21	discarded in this State.[by a covered-entity.]
22	§339D-3 Sales prohibition. (a) Beginning January 1,
23	[2010] 2014, no [covered electronic] manufacturer or retailer

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1 shall sell or offer for sale any new [covered

2 electronic] electric device for delivery in this State unless:
3 (1) The [covered-electronic] electric device is labeled
4 with a brand, and the label is permanently affixed and readily
5 visible; and

6 (2) The brand is included in a registration that is filed
7 with the department and that is effective pursuant to section
8 [339D-4(b)(3)] .

9 (b) Beginning April 1, [2009] 2014, the department shall 10 maintain a list of each registered [covered_electronic] 11 manufacturer and the brands reported in each [electronic device] manufacturer's registration [-and a list of brands for which no 12 13 electronic device manufacturer has registered. The lists shall 14 be posted on the department website and shall be updated by the 15 first day of each month]. Each retailer who sells or offers for 16 sale any new [covered electronic] electric device for delivery 17 in this State shall review these lists prior to selling the 18 [covered electronie] electric device. A retailer is considered 19 to have complied with subsection (a) if, on the date a new 20 [covered-electronic] electric device was ordered by the 21 retailer, the brand was included on the department's list of 22 brands reported in an [electronic device] manufacturer's 23 registration.

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1	§339D-4 [Electronic device] manufacturer
2	responsibility. (a) Beginning [October 1, 2009] <u>January 1,</u>
3	2014, each [covered electronic] manufacturer shall label all new
4	[covered_electronic] <u>electric</u> devices [to be_offered_for_sale
5	for delivery in this State]with a brand, for which label shall
6	be permanently affixed and readily visible.
7	(b)(1) By January 1, [2009] <u>2014</u> , each [covered
8	electronic] manufacturer of new [covered_electronic] <u>electric</u>
9	devices offered for sale for delivery in this State shall
10	register with the department and pay to the department a
11	registration fee of \$5,000. Thereafter, if an [electronic
12	device] manufacturer has not previously registered, the [covered
13	electronic] manufacturer shall register with the department
14	prior to any offer for sale for delivery in this State of the
15	[covered electronic] manufacturer's new [covered
16	electronic] electric devices.
17	(2) Each [covered electronic] manufacturer who is
18	registered shall submit an annual renewal of its
19	registration with the payment of a registration fee of
20	\$5,000, by January 1 of each program year.
21	(3) The registration and each renewal shall include a
22	list of all of the [covered electronic] manufacturer's

23 brands of [covered electronic] electric devices and

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1	shall be effective on the second day of the succeeding
2	month after receipt by the department of the
3	registration or renewal.
4	(c) By [June 1, 2009] October 1, 2013, and annually
5	thereafter, each [covered electronic] manufacturer shall submit
6	a plan to the department to establish, conduct, and manage a
7	program for the collection, transportation, and recycling of its
8	[covered electronic] <u>electric</u> devices sold in the State, which
9 .	shall be subject to the following conditions:
10	(1) The plan shall not permit the charging of a fee at the
11	point of recycling if the [covered
12	electronic] <u>electric</u> device is brought by the [covered
13	electronie]electric device owner to a central location
14	for recycling; provided that the plan may include a
15	reasonable transportation fee if the [electronic
16	device] manufacturer or [electronic device]
17	manufacturer's agent removes the [covered
18	electronic] electric device from the owner's premises
19	at the owner's request and if the removal is not in
20	conjunction with delivery of a new
21	[electronic] <u>electric</u> device to the owner; [and]
22	(2) [Each electronic device manufacturer may develop its
23	own-recycling program or may collaborate with other electronic

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1	device-ma	nufacturers, so long as the program is implemented and
2	fully ope	rational no later than January 1, 2010.] The plan shall
3	<u>include a</u>	description of the methods for the convenient
4	<u>collectio</u>	n of electric devices at no cost to the owner except
5	<u>as provid</u>	ed for in subsection . The recycling plan shall
6	provide f	or collection services of electric devices in each
7	county of	the state and zip code tabulation areas, as defined by
8	the Unite	, d States Census Bureau, with a population greater than
9	<u>twenty-fi</u>	ve thousand. The recycling plan shall include at least
10	one of th	e following:
11		(A) Staffed drop-off site;
12		(B) Alternative collection service such as on-site
13		pick-up service; or
14		(C) Collection events held at an easily accessible,
15		central location;
16	(3)	Collection services shall be provided, at a minimum
17		of, once in each quarter of the year;
18	(4)	Plans that contain only a mail-back option shall not
19		be allowed;
20	(5)	Plans shall specify the use of only collectors
21		registered, for the purposes of this chapter, with the
22		state

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1	<u>(6)</u>	lans shall specify the use of recyclers that have
2	<u>a</u>	chieved and maintained third-party accredited
3	<u>c</u>	certification from: the Responsible Recycling (R2)
4	Ē	Practices Standard, the e-Stewards Standard; or an
5	<u>i</u>	nternationally accredited third-party environmental
6	<u>m</u>	nanagement standard for the safe and responsible
7	<u>h</u>	andling of electric devices.
8	(d) [B	y March-31, 2011, and annually thereafter, each
9	electronic	device manufacturer shall submit to the department
. 10	the total w	eight of all covered electronic devices recycled in
11	the previou	s year, which may include both an electronic device
12	manufacture	r's own covered electronic devices and those of other
13	manufacture	rs.]Each manufacturer may develop its own recycling
14	program or :	may collaborate with other manufacturers, so long as
15	the program	is implemented and fully operational no later than
16	January 1,	2014.
17	(e) [B	y July 1, 2011, and annually thereafter, the
18	department .	shall publish a ranking of all electronic device
19	manufacture	rs selling covered electronic devices in the State,
20	based upon	the annual total weight of covered-electronic devices
21	recycled by	-each electronic device-manufacturer in the previous
22	year.] <u>By Ma</u>	rch 31, 2011, and annually thereafter, each electric
23	device manu:	facturer shall submit to the department the total

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weight of all electric devices recycled in the previous year,
 which may include both an manufacturer's own electric devices
 and those of other manufacturers.

4 (f) The State may adopt regulations allowing a procurement
5 preference based upon an [electronic device] manufacturer's
6 ranking.

7 (g) The department shall review each [electronic device] 8 manufacturer's plan and, within sixty days of receipt of the 9 plan, shall determine whether the plan complies with this 10 part. If the plan is approved, the department shall notify the 11 [electronic device] manufacturer or group of [electronic 12 device]-manufacturers. If the plan is rejected, the department 13 shall notify the [electronic device] manufacturer or group of 14 [electronic device] manufacturers and provide the reasons for the plan's rejection. Within thirty days after receipt of the 15 16 department's rejection, the [electronic device] manufacturer or 17 group of [electronic device] manufacturers may revise and 18 resubmit the plan to the department for approval.

(h) The obligations under this part for an [electronic
device] manufacturer who manufactures or manufactured [covered
electronic] electric devices, or who sells or sold [covered
electronic] electric devices manufactured by others, under a
brand that was previously used by a different person in the

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1 manufacture of [covered electronic] electric devices, shall
2 extend to all [covered electronic] electric devices bearing that
3 brand.

4 (i) Nothing in this part is intended to exempt any person
5 from liability that the person would otherwise have under
6 applicable law.

7 (j) The obligations under this chapter for a manufacturer 8 who manufactures or manufactured electric devices, or who sells 9 or sold electric devices manufactured by others, under a brand 10 that was previously used by a different person in the 11 manufacture of electric devices, shall extend to all electric 12 devices bearing that brand. 13 §339D- Manufacturer recycling goals. (a) The department 14 shall use the best available information to establish the weight 15 of all electric devices sold in the State, including but not limited to the reports submitted pursuant to subsection , 16 17 state and national sales data, and other reliable commercially 18 available, supplemental sources of information. 19 (b) No later than September 1, 2013, and annually

20 thereafter, the department shall notify each manufacturer of its

21 recycling obligation.

22 (c) For 2014, each manufacturer of electric devices

23 defined in subsection shall collect and recycle the



1	<u>equivalen</u>	t of 60 per cent, by weight, of their products sold in
2	the state	two years prior.
3	(1)	For 2015, the goal shall be 70 per cent, by weight, of
4		their products sold in the state two years prior,
5		unless amended by rule pursuant to chapter 91.
6	(2)	For 2016 and thereafter the goal shall be 80 per cent,
7		by weight, of their products sold in the state two
8		years prior, unless amended by rule pursuant to
9		chapter 91.
10	<u>(f)</u>	For 2015, each manufacturer of electric devices
11	<u>defined i</u>	n subsection, shall collect and recycle the equivalent
12	<u>30 per ce</u>	nt, by weight, of their products sold in the state two
13	years pri	or.
14	(1)	For 2016, the goal shall be 40 per cent, by weight, of
14 15	<u>(1)</u>	For 2016, the goal shall be 40 per cent, by weight, of their products sold in the state two years prior,
	<u>(1)</u>	
15	<u>(1)</u> (2)	their products sold in the state two years prior,
15 16		their products sold in the state two years prior, unless amended by rule pursuant to chapter 91.
15 16 17		their products sold in the state two years prior, unless amended by rule pursuant to chapter 91. For 2017 and thereafter the goal shall be 50 per cent,
15 16 17 18		their products sold in the state two years prior, unless amended by rule pursuant to chapter 91. For 2017 and thereafter the goal shall be 50 per cent, by weight, of their products sold in the state two
15 16 17 18 19		their products sold in the state two years prior, unless amended by rule pursuant to chapter 91. For 2017 and thereafter the goal shall be 50 per cent, by weight, of their products sold in the state two years prior, unless amended by rule pursuant to

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1	(f) Manufacturers may count reused electric devices
2	towards their recycling goal.
3	§339D- Manufacturer record keeping requirements. (a)
4	Each manufacturer shall maintain records for a minimum five
5	years for the following:
6	(1) The amount, in weight, of sales of their electric
7	devices in the state annually;
8	(2) The amount of electric devices it has collected for
9	recycling or reuse by county; and
10	(3) The amount of electric devices recycled or reused by
11	each recycler on behalf of the manufacturer.
12	(b) Nothing in this part is intended to exempt any person
13	from liability that the person would otherwise have under
14	applicable law.
15	§339D- Manufacturer reporting requirements. (a) By August
16	1, 2013, and annually thereafter, each manufacturer shall report
17	to the department its sales, by weight, of the manufacturer's
18	electric devices sold in the state the previous calendar year,
19	categorized by product type.

20 (b) If the manufacturer is unable to provide accurate

21 sales data, it shall explain why the data cannot be provided.

22 The manufacturer shall then report an estimate of its sales data

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1 and provide an explanation on the methods used to derive the 2 estimate. (c) By March 31, 2014, and annually thereafter, each 3 4 manufacturer shall report to the department the total weight of 5 all electric devices recycled or reused, by county, in the 6 previous year. Reports shall be submitted on forms prescribed 7 by the department. 8 **§339D-** Collector registration. (a) By January 1, 2014, 9 all collectors shall register with the department, using forms 10 prescribed by the department, and pay to the department a 11 registration fee of \$250. Thereafter, if a collector has not 12 previously registered, the collector shall register with the department prior to accepting electric devices. A registration 13 14 shall be valid until December 31 of each year. 15 (b) Collectors shall submit an annual renewal of its 16 registration with the payment of a registration fee of \$250, by 17 January 1 of each year. 18 **S339D- Collector record keeping requirements.** Collectors 19 shall maintain records for a minimum of five years for the 20 following: The amount, in weight, of electric devices it has 21 (1)22 collected for recycling and reuse and the amounts sent for recycling and reuse; and 23

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1 Bills of lading or weight tickets for all electric (2)2 devices sent for recycling or reuse. 3 **§339D-** Collector reporting requirements. By March 31, 4 2015, and annually thereafter, each collector shall report to the department the weight of all electric devices collected for 5 6 recycling or reuse in the previous year for the purposes of this 7 chapter. Reports shall be submitted on forms prescribed by the department and shall indicate the weight of electric devices 8 9 sent to each recycler. Collectors shall also report the amount of electric devices reused. 10 11 **§339D- Collector responsibility.** (a) Collectors shall 12 possess and maintain all necessary business and environmental 13 permits. (b) All collected electric devices shall be sent for 14 15 recycling or reuse. 16 [\$339D-5] Retailer responsibility. Beginning January 1, 2010, retailers shall make available to their customers 17 information on collection services in the State[, including the 18 department's website and toll-free telephone number]. Remote 19 20 retailers may include this information in a visible location on 21 their website to fulfill this requirement. [§339D-6] Department responsibility. [Beginning] By 22

23 January 1, [2010] 2014, the department shall post and maintain

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1	[and-update-a-website-and-a-toll-free-number with	
2	current]electric device recycling information on its website	
3	[where covered entities can return covered electronic devices	
4	for recycling].	
5	§339D- Department review of manufacturer recycling plans.	
6	(a) The department shall review each manufacturer's plan within	
7	fourteen days of receipt of the plan to determine whether the	
8	plan complies with this part.	
9	(b) If approved, the department shall notify the	
10	manufacturer or group of manufacturers.	
11	(c) If rejected, the department shall notify the	
12	manufacturer or group of manufacturers and provide the reason(s)	
13	for the plan's rejection.	
14	(d) Within thirty days after receipt of the department's	
15	notification, the manufacturer, or group of manufacturers, shall	
16	revise and resubmit the plan to the department for review. The	
17	department shall review the resubmitted plan according to the	
18	process defined in subsections (a), (b), and (c)."	
19	SECTION 5. Chapter 339D, Part III, Hawaii Revised	
20	Statutes, is amended to read as follows:	
21	"[PART III.] GENERAL PROVISIONS	

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[\$339D-7] Regulatory authority. The department may adopt
 rules, pursuant to chapter 91, necessary to implement this
 chapter.

4 [\$339D-7.5] Manufacturer and agent responsibilities; 5 regulatory compliance. Each [covered electronic] manufacturer 6 [and television manufacturer] shall be responsible for ensuring 7 that the manufacturer and its agents follow all federal, state, 8 and local regulations when collecting, transporting, and 9 recycling [covered electronic] electric devices [or covered 10 televisions, and adopt environmentally sound recycling practices 11 for the covered electronic devices or covered televisions]. 12 §339D- Audit authority. The records of manufacturers, collectors, and recyclers shall be made available, upon request, 13 14 for inspection by the department, a duly authorized agent of the 15 department, or the office of the auditor. 16 \$339D-8 Enforcement. [-(a) The department may conduct 17 audits and inspections to determine compliance under this 18 chapter. Except as provided in subsection (c), the department 19 and the attorney general shall be empowered to enforce this. 20 chapter and take necessary action against any electronic device 21 or television manufacturer or retailer for failure to comply 22 with-this chapter or rules adopted thereunder.

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1	(b) The attorney general may file suit in the name of the
2	State to enjoin an activity related to the sale of covered
3	electronic devices or covered televisions in violation-of this
4	chapter.
5	(c) The-department shall issue a warning notice to a
6	person for the person's first violation of this chapter. The
7	person shall comply with this chapter within sixty days of the
8	date the warning notice was issued or be subject to the
9	penalties provided by law or rule, including, but not limited
10	to, penalties set forth in subsections (d) through (g). A
11	retailer that receives a warning-notice from the department for
12	a violation of section 339D-3(a) or 339D-24(a) shall submit
13	proof to the department, within sixty days from the date the
14	warning notice was issued, that its inventory of covered
15	electronic devices or covered televisions offered for sale is in
16	compliance-with-this chapter
17	(d) Any retailer who sells or offers for sale an unlabeled
18	electronic device-or-unlabeled-covered-television in violation
19	of section 339D-3 or 339D-24, respectively, or any electronic
20	device or television manufacturer that fails to comply with any
21	provision of section 339D-4 or 339D-23, respectively, may be
22	assessed a penalty of up to \$10,000 for the first violation and
23	up to \$25,000 for the second and each subsequent violation, in

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1	addition-to any additional penaltics-required or imposed
2	pursuant to this chapter.
3	(c) Except as provided in subsection (d), any person who
4	violates any requirement of this chapter may be assessed a
5	penalty of up to \$1,000 for the first violation and up to \$2,000
6	for the second and each subsequent violation, in addition to any
7	additional penalties required or imposed pursuant to-this
8	chapter.
9	(f) The department shall determine additional penalties
10	based on adverse-impact to the environment, unfair competitive
11	advantage, and other considerations that the department deems
12	appropriate.
13	(g) If a covered television-manufacturer fails to recycle
14	its-market share allocation, the department-shall-impose a
15	penalty of 50 cents per pound for each pound not recycled.]
16	(a) If the director determines that any person has violated or
17.	is violating any provision of this chapter, any rule adopted
18	pursuant chapter 91, or any term or condition of a certification
19	or permit issued pursuant to this chapter, the director may do
20	any one or more of the following:
21	(1) Issue a field citation assessing an administrative
22	penalty and ordering corrective action immediately or
23	within a specified time;

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1	(2) Issue an order assessing an administrative penalty for				
2	any past or current violation;				
3	(3) Require compliance immediately or within a specified				
4		time; or			
5	(4) Commence a civil action in circuit court in which the				
6	violation occurred or where the person resides or				
7	maintains the person's principal place of business for				
8	appropriate relief, including a temporary,				
9	preliminary, or permanent injunction, the imposition				
10	and collection of civil penalties, or other relief.				
11	(b) Any order issued pursuant to this section may include				
12	a suspension, modification, or revocation of a certification or				
13	permit issued under this chapter, and shall state with				
14	reasonable specificity the nature of the violation.				
15	(c) Any order issued under this chapter shall become				
16	final, unless not later than twenty days after the notice of				
17	order is served, the person or persons named therein request in				
18	writing a hearing before the director. Any penalty imposed				
19	under this chapter shall become due and payable twenty days				
20	after the notice of penalty is served unless the person or				
21	persons named therein request in writing a hearing before the				
22	director.	Whenever a hearing is requested on any penalty			
23	imposed un	nder this chapter, the penalty shall become due and			

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1	payable o	nly upon completion of all review proceedings and the
2	issuance	of a final order confirming the penalty in whole or in
3	part. Up	on request for a hearing, the director shall require
4	that the	alleged violator or violators appear before the
5	director	for a hearing at a time and place specified in the
6	notice an	d answer the charges complained of.
7	<u>(d)</u>	Any hearing conducted under this section shall be
8	conducted	as a contested case under chapter 91. If after a
9	hearing h	eld pursuant to this section, the director finds that a
10	violation	or violations have occurred, the director shall:
11	(1)	Affirm or modify any penalties imposed or shall modify
12		or affirm the order previously issued; or
13	(2)	Issue an appropriate order or orders for the
14		prevention, abatement, or control of the violation
15		involved, or for the taking of such other corrective
16		action as may be appropriate. If, after a hearing on
17		an order or penalty contained in a notice, the
18		director finds that no violation has occurred or is
19		occurring, the director shall rescind the order or
20		penalty. Any order issued after hearing may prescribe
21		the date or dates by which the violation or violations
22		shall cease and may prescribe timetables for necessary

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1	action in preventing, abating, or controlling the
2	violation.
3	(e) If the amount of any penalty is not paid to the
4	department within thirty days after it becomes due and payable,
5	the director may institute a civil action in the name of the
6	State to collect the administrative penalty which shall be a
7	government realization. In any proceeding to collect the
8	administrative penalty imposed, the director need only show
9	that:
10	(1) Notice was given;
11	(2) A hearing was held or the time granted for requesting
12	a hearing expired without a request for a hearing;
13	(3) The administrative penalty was imposed; and
14	(4) The penalty remains unpaid.
15	(f) In connection with any hearing held pursuant to this
16	section, the director shall have the power to subpoena the
17	attendance of witnesses and the production of evidence on behalf
18	of all parties.
19	§339D-9 [Administrative p]Penalties[; fees. (a) In
20	addition to any other administrative or judicial remedy provided
21	by this chapter or by rules adopted under this chapter for a
22	violation thereof, the department is authorized to impose by
23	order administrative penalties and is further authorized to set,

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1	charge, and collect administrative fines and to recover
2	administrative fees and costs, including attorney's fees and
3	costs, or-to bring legal action to recover administrative fines
4	and fees and costs, including attorney's fees and costs.
5	(b) Notwithstanding subsection (a), the department-shall
6	not have the authority to assess any fees, including an advanced
7	recycling fee, registration fee, or other fee, on consumers,
8	television manufacturers, or retailers for recovery of covered
9	televisions except those noted in sections 339D-4 and 339D-22.]
10	(a) Any person who violates any provision of this chapter or
11	any rule adopted pursuant to this chapter shall be fined not
12	more than \$10,000 for each separate offense. Each day of each
13	violation shall constitute a separate offense. Any action taken
14	to impose or collect the penalty provided for in this section
15	shall be made through administrative, civil, or criminal
16	actions.
17	(b) If a manufacturer fails to recycle its goal amount,
18	the department shall impose a penalty of up to one dollar and
19	fifty cents per pound for each pound of the goal amount not
20	recycled.
21	[§339D-10] [Electronic] <u>Electric</u> device recycling
22	fund. (a) There is established in the state treasury the
23	[electronic] <u>electric</u> device recycling fund into which shall be

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1	deposited all fees,	payments,	and penalties	collected by	the
2	department pursuant	to this cl	hapter.		

3 (b) The [electronic] electric device recycling fund shall
4 be administered by the department of health. Moneys in the fund
5 shall be expended by the director solely for the purpose of
6 implementing and enforcing this chapter.

7 [§339D-11 - Financial and proprietary information;

8 report. (a) Notwithstanding any law to the contrary, financial

9 or proprietary information, including trade secrets, commercial

10 information, and business plans, submitted to the department

11 under this chapter is confidential and is exempt from public

12 disclosure to the extent permitted by chapter 92F.

13 (b) The department shall compile the information submitted 14 by covered television manufacturers and issue a report to the 15 legislature no later than April 1, 2012, and annually each year 16 thereafter.]

17 [S339D-12 Federal preemption. (a) Part II of this 18 chapter shall be deemed-repealed if a federal law or a 19 combination of federal-laws-takes effect that establishes a 20 national program-for the collection and recycling-of-covered 21 electronic devices that substantially meets the intent of part 22 II of this chapter, including the creation of a financing 23 mechanism-for collection, transportation, and recycling of all

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1	covered electronic devices from covered entities in the United
2	States.
3	(b) Part-IV of this chapter-shall be deemed repealed if a
4	federal law or a combination of federal laws takes effect that
5	establishes a national program for the recycling of covered
6	televisions that substantially meets the intent of part IV of
7	this-chapter.]"
8	SECTION 6. Chapter 339D, Part IV, Hawaii Revised Statutes,
9	is repealed.
10	SECTION 7. Statutory material to be repealed is bracketed
11	and stricken. New statutory material is underscored.
12	SECTION 8. This Act, upon its approval, shall take effect
13	on July 1, 2013.
14	A.C.
15	INTRODUCED BY:
16	BY REQUEST
17	JAN 2 2 2013

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Report Title: Recycling; Electric Devices

Description:

Amends and expands the Electronic Device and Television Recycling program.

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

HP3904

JUSTIFICATION SHEET

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DEPARTMENT:	Health
TITLE:	A BILL FOR AN ACT RELATING TO RECYCLING.
PURPOSE:	The purpose of this bill is to expand the existing electronic device and television recycling program(s) to cover televisions, computers, their peripheral devices and other electrically powered devices.
MEANS:	Amend Chapter 339D, Hawaii Revised Statutes.
JUSTIFICATION:	The existing electronic device and television recycling program is an initial step towards efficient recycling of consumer electronic goods. The program, however, has not been effective in maximizing the amounts of electronics being recycled.
	In the 2012 legislative session the department proposed to expand the program to include all electrically powered devices. The legislature instead mandated the department to organize a task force to examine the issue.
	The assembled the task force includes representatives of manufacturers, retailers, recyclers, industry groups, and government agencies.
	The department considered input from the task force in drafting a bill that will best serve Hawaii's consumers and environment.
	Impact on the public: The proposed program would dramatically expand the universe of covered products for which recycling services will be provided. The bill also contains requirements that should make recycling programs offered by manufacturers significantly more convenient than at

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present. This will increase recycling of covered products and decrease the amount of waste disposed.

Impact on the department and other agencies: The proposed program will increase the administrative burden on the department as it will need to register and regulate manufacturers, collectors and recyclers.

GENERAL FUND: No general fund impact.

None.

OTHER FUNDS: Funds in the Electronic Device Recycling Fund shall be transferred to the newly created Electric Device Recycling Fund.

PPBS PROGRAM DESIGNATION: HTH-840.

OTHER AFFECTED AGENCIES:

EFFECTIVE DATE: July 1, 2013.