THE SENATE TWENTY-SEVENTH LEGISLATURE, 2014 STATE OF HAWAII **S.B. NO.** <sup>2857</sup> S.D. <sup>2</sup>

## A BILL FOR AN ACT

RELATING TO ELECTRONIC WASTE RECYCLING.

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

1	SECTION 1. Chapter 339D, Hawaii Revised Statutes, is
2	amended by adding ten new sections to part III to be
3	appropriately designated and to read as follows:
4	"§339D-A Manufacturer recycling obligation. (a) The
5	department shall use the best available information to establish
6	the weight of all covered electronic devices and covered
7	televisions sold in the State, including but not limited to the
8	reports submitted pursuant to section 339D-E, state and national
9	sales data, and other reliable commercially available
10	supplemental sources of information.
11	(b) No later than September 1, 2014, and annually
12	thereafter, the department shall notify each manufacturer of its
13	recycling obligation pursuant to subsection (c).
14	(c) Beginning on January 1, 2015, each electronic device
15	and television manufacturer shall annually collect and recycle
16	the equivalent of fifty per cent, by weight, of its covered
17	electronic devices and covered televisions sold in the State
18	during the prior two years; provided that with regard to the
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1	five least populated islands with populations greater than one		
2	thousand, each electronic device and television manufacturer		
3	shall annually collect and recycle the equivalent of twenty-five		
4	per cent, by weight, of its covered electronic devices and		
5	covered televisions sold during the prior two years in those		
6	islands.		
7	(d) Electronic device and television manufacturers may		
8	collect and recycle covered electronic devices, covered		
9	televisions, or peripherals to meet their recycling obligation		
10	pursuant to this section.		
11	(e) The department shall assess each electronic device and		
12	television manufacturer a penalty of cents for each pound		
13	that its collection and recycling efforts for the year fall		
14	short of its recycling obligation for the year as described in		
15	subsection (c).		
16	<u>§339D-B</u> Manufacturer recycling plan requirements. (a)		
17	Recycling plans required by sections 339D-4 and 339D-23 shall		
18	include the street addresses and zip codes of the collection		
19	sites to be utilized.		
20	(b) The plan shall provide for at least one collection		
21	service on every inhabited island with a population greater than		
22	one thousand in accordance with subsection (d).		
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1	(c)	The recycling plan shall include at least one of the
2	following	collection services:
3	<u>(1)</u>	Staffed drop-off site;
4	(2)	Alternative collection service such as on-site pick-up
5		service; or
6	(3)	Collection events held at an easily accessible,
7		central location.
8	<u>(d)</u>	Collection services shall be provided at a minimum
9	frequency	of:
10	(1)	Twice per month in the most populous quadrant of the
11		most populous island;
12	(2)	Once per month in each of the other three quadrants of
13		the most populous island;
14	(3)	Bimonthly on the east side and the west side of the
15		second-most populous island;
16	(4)	Once per month on the third-most populous island;
17	(5)	Once per quarter on the fourth-most populous island;
18		and
19	(6)	Once per year each on the fifth-most populous and
20		sixth-most populous islands.
21	<u>(e)</u>	A plan that contains only a mail-back option shall not
22	be allowed	1.



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1	(f) A plan shall specify the use of only collectors		
2	registered with the State for the purposes of this chapter.		
3	(g) A plan shall specify the use of recyclers that have		
4	achieved and maintained third-party accredited certification		
5	from the Responsible Recycling Practices Standard, the		
6	e-Stewards Standard, or an internationally accredited third-		
7	party environmental management standard for the safe and		
8	responsible handling of electronic waste.		
9	<u>§339D-C</u> Penalties. If, after two revisions to a		
10	manufacturer recycling plan, the department determines that a		
11	manufacturer recycling plan is still insufficient to meet the		
12	requirements specified in section 339D-B, the department may		
13	assess and collect a penalty of \$ from an electronic		
14	device manufacturer or \$ from a television manufacturer.		
15	If a manufacturer fails to fulfill a collection service or		
16	collection event as specified in its plan, the department may		
17	assess and collect a penalty of \$ per missed collection		
18	service or collection event in addition to the penalties		
19	provided in section 339D-A.		
20	<u>§339D-D</u> Manufacturer recordkeeping requirements. (a)		
21	Each electronic device and television manufacturer shall		
22	maintain records for a minimum of five years of the following:		
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1	(1)	The amount, in weight, of its annual in-state sales of	
2		its covered electronic devices and covered	
3		televisions;	
4	(2)	The amount of covered electronic devices, covered	
5		televisions, and peripherals it has collected for	
6		recycling, by county; and	
7	(3)	The amount of covered electronic devices, covered	
8		televisions, and peripherals recycled by each recycler	
9		on behalf of the manufacturer.	
10	(b)	Nothing in this part shall exempt any person from	
11	liability that the person would otherwise have under applicable		
12	law.		
13	<u>§339</u>	D-E Manufacturer reporting requirements. (a) By	
14	August 1,	2014, and annually thereafter, each manufacturer shall	
15	report to the department its sales, by weight, of the		
16	manufacturer's covered electronic devices and covered		
17	televisions sold in the State the previous calendar year,		
18	categorized by product type.		
19	(b)	If the manufacturer is unable to provide accurate	
20	sales dat	a, it shall explain why the data cannot be provided.	
21	The manuf	acturer shall then report an estimate of its sales data	

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1	and provide an explanation of the methods used to derive the
2	estimate.
3	(c) By March 31, 2016, and annually thereafter, each
4	manufacturer shall report to the department the total weight of
5	all covered electronic devices, covered televisions, and
6	peripherals it recycled, by county, in the previous year.
7	Reports shall be submitted on forms prescribed by the
8	department.
9	<b>§339D-F</b> Collector registration. (a) By January 1, 2015,
10	all collectors in operation as of that date shall register with
11	the department using forms prescribed by the department. If a
12	collector begins operations after January 1, 2015, the collector
13	shall register with the department prior to accepting covered
14	electronic devices, covered televisions, or peripherals. A
15	registration shall be valid until December 31 of each year.
16	(b) Every collector shall submit an annual renewal of its
17	registration by January 1 of each year.
18	<b>§339D-G Collector recordkeeping requirements.</b> Each
19	collector shall maintain records, for a minimum of five years,
20	for the amounts, in weight, of covered electronic devices,
21	covered televisions, and peripherals it has collected for
22	recycling and the amounts sent for recycling.

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1	<u>§339</u>	D-H Collector reporting requirements. By March 31,	
2	2016, and	annually thereafter, each collector shall report to	
3	the depar	tment, on forms prescribed by the department, the	
4	following:		
5	(1)	The amount, in weight, of covered electronic devices,	
6		covered televisions, and peripherals it has collected	
7		for recycling and the amounts sent for recycling;	
8	(2)	Bills of lading or weight tickets for all covered	
9		electronic devices, covered televisions, and	
10		peripherals sent for recycling; and	
11	(3)	Certificates of recycling for all covered electronic	
12		devices, covered televisions, and peripherals	
13		recycled.	
14	<u>§339</u>	D-I Collector responsibility. All covered electronic	
15	devices,	covered televisions, and peripherals collected by	
16	collector	s shall be sent for recycling.	
17	§339D-J Audit authority. The records of covered		
18	electronic device manufacturers, covered television		
19	manufacturers, collectors, and recyclers shall be made		
20	available, upon request, for inspection by the department, a		
21	duly auth	orized agent of the department, or the office of the	
22	auditor."		



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1	SECTION 2. Section 339D-1, Hawaii Revised Statutes, is		
2	amended by adding three new definitions to be appropriately		
3	inserted and to read as follows:		
4	""Collector" means a person that accepts covered electronic		
5	devices, covered televisions, or peripherals for delivery to a		
6	recycler for the purposes of this chapter.		
7	"Peripheral" means any electrically powered device intended		
8	for use with a computer or television.		
9	"Recycler" means any person who engages in the recycling of		
10	covered electronic devices or covered televisions for the		
11	purposes of this chapter."		
12	SECTION 3. Section 339D-4, Hawaii Revised Statutes, is		
13	amended by amending subsection (c) to read as follows:		
14	"(c) By [ <del>June 1, 2009,</del> ] <u>October 1, 2014,</u> and annually		
15	thereafter, each electronic device manufacturer shall submit a		
16	plan to the department to establish, conduct, and manage a		
17	program for the collection, transportation, and recycling of its		
18	covered electronic devices sold in the State, which shall be		
19	subject to the following conditions:		
20	(1) The plan shall not permit the charging of a fee at the		
21	point of recycling if the covered electronic device is		

brought by the covered electronic device owner to a



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central location for recycling; provided that the plan 1 2 may include a reasonable transportation fee if the 3 electronic device manufacturer or electronic device manufacturer's agent removes the covered electronic 4 device from the owner's premises at the owner's 5 request and if the removal is not in conjunction with 6 7 delivery of a new electronic device to the owner; and 8 (2) Each electronic device manufacturer may develop its 9 own recycling program or may collaborate with other 10 electronic device manufacturers, so long as the 11 program is implemented and fully operational no later than [January 1, 2010.] May 1, 2015." 12 SECTION 4. Section 339D-4, Hawaii Revised Statutes, is 13 amended by amending subsection (g) to read as follows: 14 15 "(q) The department shall review each electronic device manufacturer's plan and, within sixty days of receipt of the 16 plan, shall determine whether the plan complies with [this 17 part.] section 339D-B. If the plan is approved, the department 18 19 shall notify the electronic device manufacturer or group of electronic device manufacturers. If the plan is rejected, the 20 21 department shall notify the electronic device manufacturer or 22 group of electronic device manufacturers and provide the reasons SB2857 SD2 LRB 14-1501.doc 

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1 for the plan's rejection. Within thirty days after receipt of 2 the department's rejection, the electronic device manufacturer 3 or group of electronic device manufacturers [may] shall revise 4 and resubmit the plan to the department for [approval.] review 5 under the requirements of this subsection."

6 SECTION 5. Section 339D-9, Hawaii Revised Statutes, is
7 amended to read as follows:

8 "§339D-9 Administrative penalties; fees. [<del>(a)</del>] In 9 addition to any other administrative or judicial remedy provided 10 by this chapter or by rules adopted under this chapter for a 11 violation thereof, the department is authorized to impose by order administrative penalties and is further authorized to set, 12 charge, and collect administrative fines and to recover 13 administrative fees and costs, including attorney's fees and 14 15 costs, or to bring legal action to recover administrative fines and fees and costs, including attorney's fees and costs. 16

17 [(b) Notwithstanding subsection (a), the department shall 18 not-have the authority to assess any fees, including an advanced 19 recycling fee, registration fee, or other fee, on consumers, 20 television manufacturers, or retailers for recovery of covered 21 televisions except those noted in sections 339D 4 and 339D 22.]"

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1 SECTION 6. Section 339D-11, Hawaii Revised Statutes, is 2 amended by amending subsection (b) to read as follows: 3 "(b) The department shall compile the information 4 submitted by [covered] electronic device and television 5 manufacturers and issue a report to the legislature no later 6 than April 1, 2012, and annually each year thereafter." 7 SECTION 7. Section 339D-23, Hawaii Revised Statutes, is 8 amended by amending subsection (b) to read as follows: 9 "(b) By [June 1, 2010,] October 1, 2014, and annually 10 thereafter, each television manufacturer shall submit a plan to 11 the department to establish, conduct, and manage a program for 12 the recycling of covered televisions sold in the State, which 13 shall be subject to the following conditions: The plan shall not permit the charging of a fee at the 14 (1)15 point of recycling if the covered television is brought by the covered television owner to a central 16 17 location for recycling; provided that the plan may include a reasonable transportation fee if the 18 television manufacturer or television manufacturer's 19 agent removes the covered [electronic device] 20 21 television from the owner's premises at the owner's



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1	re	quest and if the removal is not in conjunction with
2	de	livery of a new television to the owner; and
3	(2) Ea	ch television manufacturer may develop its own
4	re	cycling program or may collaborate with other
5	te	levision manufacturers, so long as the program is
6	imj	plemented and fully operational no later than
7	[ <del>]</del>	anuary 1, 2011.] May 1, 2015."
8	SECTION	8. In codifying the new sections added by section
9	1 of this Act	t, the revisor of statutes shall substitute
10	appropriate ;	section numbers for the letters used in designating
11	the new sections in this Act.	
12	SECTION	9. Statutory material to be repealed is bracketed
13	and stricken. New statutory material is underscored.	
14	SECTION	10. This Act shall take effect on July 1, 2050.



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Report Title: Recycling; Electronic Devices

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#### Description:

Amends the Electronic Device and Television Recycling Program. Effective 07/01/2050. (SD2)

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