H.B. NO. ¹⁶⁴² ^{H.D. 2}

A BILL FOR AN ACT

RELATING TO POSTCONSUMER RECYCLED CONTENT.

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

1 SECTION 1. The legislature finds that minimum postconsumer 2 recycled content requirements for deposit beverage containers 3 are needed to reduce waste, transition the State toward a 4 circular economy, and encourage interest in recycling among 5 deposit beverage distributors. The implementation of a minimum 6 postconsumer recycled content requirement for deposit beverage 7 containers will divert waste from landfills and direct them to 8 recycling, thus reducing waste. 9 Therefore, the purpose of this Act is to establish minimum 10 postconsumer recycled content requirements for deposit beverage

11 containers.

SECTION 2. Chapter 342G, Hawaii Revised Statutes, is amended by adding a new part to be appropriately designated and to read as follows:

15"PART. POSTCONSUMER RECYCLED CONTENT16§342G-Definitions. As used in this part:

2022-1750 HB1642 HD2 HMS0

1

H.B. NO. ¹⁶⁴² H.D. 2

"Deposit beverage container" has the same meaning as in
 section 342G-101.

3 "Deposit beverage distributor" has the same meaning as in4 section 342G-101.

S "Postconsumer recycled content" means the content of a
6 product that is made of recycled materials derived specifically
7 from recycled material generated by households or by commercial,
8 industrial, or institutional facilities in their role as end
9 users of the product and that can no longer be used for its
10 intended purpose, including returns of material from the
11 distribution chain.

12 §342G- Postconsumer recycled content; requirements;
13 enforcement. (a) Every deposit beverage distributor that
14 sells, offers for sale, or distributes deposit beverage
15 containers in the State shall meet minimum postconsumer recycled
16 content as required by this section.

17 (b) A deposit beverage distributor that sells, offers for
18 sale, or distributes deposit beverage containers in or into the
19 State shall meet the following annual minimum postconsumer
20 recycled content on average for the total quantity of deposit

2022-1750 HB1642 HD2 HMS0

2

Page 3

H.B. NO. $^{1642}_{H.D. 2}$

1	beverage	containers that are sold, offered for sale, or
2	distribut	ted in the State:
3	(1)	No less than fifteen per cent postconsumer recycled
4		content by weight or another metric as determined by
5		the department by December 31, 2028;
6	(2)	No less than twenty-five per cent postconsumer
7		recycled content by weight or another metric as
8		determined by the department by December 31, 2033; and
9	(3)	No less than fifty per cent postconsumer recycled
10		content by weight or another metric as determined by
11		the department on and after January 1, 2035;
12	provided	that the requirements of this subsection shall not
13	apply to	plastic caps or lids and labeling.
14	(c)	The department shall enforce this part and, subject to
15	chapter 9	01, may adopt rules with respect to:
16	(1)	Adjusting the minimum postconsumer recycled content
17		percentage required pursuant to this section;
18	(2)	Reporting requirements by deposit beverage
19		distributors of deposit beverage containers subject to
20		this part;
21	(3)	Providing penalties or fees; and

2022-1750 HB1642 HD2 HMS0

3

Page 4

H.B. NO. $^{1642}_{H.D. 2}$

1	(4) Any other matters as may be necessary in order to
2	implement this part."
3	SECTION 3. This Act shall take effect on July 1, 2100.
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2022-1750 HB1642 HD2 HMS0

H.B. NO. ¹⁶⁴² H.D. 2

Report Title:

Deposit Beverage Distributors; Deposit Beverage Containers; Postconsumer Recycled Content; DOH

Description:

Requires deposit beverage distributors that sell, offer for sale, or distribute deposit beverage containers in the State to meet minimum postconsumer recycled content requirements. Effective 7/1/2100. (HD2)

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

