A BILL FOR AN ACT

RELATING TO WASTE MANAGEMENT.

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

1	PART I
2	SECTION 1. The legislature finds that as the State strives
3	to fulfill its commitments to reduce waste and effectively
4	mitigate the impacts of climate change, extended producer
5	responsibility policies offer an opportunity to create mutually
6	beneficial partnerships with the businesses that produce
7	packaging waste.
8	Extended producer responsibility policies are designed to
9	transfer some portion of the costs of managing the waste
10	generated by the sale of consumer goods to the entities that
11	produce those goods. These policies stand in contrast to
12	existing policies that place this responsibility solely on
13	taxpayers. The failure of recycling programs and the multiple
14	crises created by plastic pollution, which fouls air, water, and
15	biological systems worldwide, are the primary drivers leading to
16	the call for such innovative solutions.

1 The legislature further finds that Hawaii has a unique role 2 to play in creating extended producer responsibility solutions 3 due to the State's relatively small resident population, remote 4 location bounded by the Pacific ocean, and global image as a 5 relatively pristine environment. The fact that the islands attract millions of visitors each year adds to Hawaii's value as 7 a proving ground for forward-thinking waste reduction 8 initiatives. 9 The legislature also finds that the corporations that 10 produce the greatest volume of consumer goods have a 11 correspondingly unique role to play in solving the problems 12 caused by the proliferation of packaging waste. Among these 13 corporations, sixteen of the top twenty are signatories to the 14 Global Commitment for a New Plastics Economy, an initiative 15 developed by the Ellen MacArthur Foundation and the United 16 Nations Environmental Programme as a primary means for 17 implementing waste-related sustainable development goals. 18 existing commitments have signatories who are on track to reduce 19 the volume of plastic packaging waste that their business models 20 generate and ensure that whatever remains is either reusable,

recyclable, or compostable.

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1	The le	egislature also finds that the inclusion of a
2	\$350,000,00	00 "recycling is infrastructure too" package in the
3	federal big	partisan Infrastructure Investment and Jobs Act of
4	2021 offers	s unprecedented opportunities for the State and its
5	counties to	o leverage taxpayer funding and producer contributions
6	to attract	significant funding to the State for the purpose of
7	revamping a	and revitalizing Hawaii's waste diversion programs.
8	Final	ly, the legislature finds that although reuse
9	strategies	offer far greater benefits than recycling programs,
10	these strat	tegies have historically failed to gain the resources
11	needed to	develop and ensure success.
12	The p	urpose of this Act is to establish an extended
13	producer re	esponsibility program that:
14	(1)	Is particularly suited to Hawaii;
15	(2) I	Engages the producers best suited to eliminate
16	I	packaging waste in a fair and balanced way;
17	(3)	Positions the State to take full advantage of federal
18	=	funding aimed at reducing waste; and
19	(4)	Prioritizes reuse strategies as the most effective way

to accomplish this goal.

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2	SECT	ION 2. Definitions . As used in this Act:
3	"Base	eline volume" means the volume of packaging waste a
4	county ser	nds to a landfill or a power plant that burns municipal
5	solid was	te as a fuel, or both, during the calendar year
6	beginning	and ending on a date determined by rule.
7	"Bra	nd" means a symbol, word, or mark that identifies a
8	fast-movi	ng consumer good.
9	"Cove	ered material or product" means, regardless of
10	recyclabi	lity:
11	(1)	Any part of a package or container, including material
12		that is used for the containment, protection,
13		handling, delivery, and presentation of a product that
14		is sold, offered for sale, imported, or distributed in
15		the State; and
16	(2)	Primary, secondary, and tertiary packaging intended
17		for the consumer market; service packaging designed
18		and intended to be filled at the point of sale,
19		including carry-out bags and bulk goods bags; and
20		beverage containers.
21	"Cov	ered producer" means a producer that either:

PART II

- (1) Produces a packaging volume of more than ten thousand
 metric tons internationally; or
- 3 (2) Has international gross sales of fast-moving consumer4 goods of more than \$500,000,000.
- 5 "Department" means the department of health.
- 6 "Fast-moving consumer good" means a:
- 7 (1) Non-durable consumer good that is packaged using a covered material or product; or
- 9 (2) Covered material or product if the covered material or
 10 product is being sold as a product instead of being
 11 used as packaging.
- "Person" means any individual, business, partnership,
- 13 limited liability company, corporation, not-for-profit
- 14 organization, association, government entity, public benefit
- 15 corporation, or public authority.
- "Packaging volume" means the packaging volume that a
- 17 producer places on the market.
- 18 "Producer" means any person, except for the State or any of
- 19 its political subdivisions, that:
- 20 (1) Manufactures a fast-moving consumer good under the
- 21 person's own name or brand; and

1	(2) Either:
2	(A) Sells, offers for sale, distributes, or imports a
3	fast-moving consumer good as owner or licensee of
4	a trademark or brand under which a fast-moving
5	consumer good is sold or distributed in the
6	State; or
7	(B) Sells, offers for sale, or distributes a
8	fast-moving consumer good in the State.
9	"Program year" means a full calendar year beginning and
10	ending on a date determined by rule; provided that the final
11	program year shall be determined by rule.
12	SECTION 3. Sales prohibition. Beginning and ending on a
13	date determined by rule, no covered producer shall sell or offer
14	for sale any fast-moving consumer good for delivery in this
15	State unless the covered producer has registered pursuant to
16	section 4 of this Act and complied with any other applicable
17	provisions of this Act.
18	SECTION 4. Fast-moving consumer good covered producer
19	responsibility. (a) Beginning on a date determined by rule,
20	each covered producer shall register with the department and pay
21	to the department a fee as provided in subsection (e).

- 1 (b) Each covered producer who is registered shall submit
- 2 an annual renewal of its registration by January 1 of each
- 3 subsequent program year, with the payment of a fee as provided
- 4 in subsection (e).
- 5 (c) The registration and each renewal shall include a list
- 6 of all of the covered producer's brands of fast-moving consumer
- 7 goods and shall be effective on the second day of the succeeding
- 8 month after receipt by the department of the registration or
- 9 renewal.
- 10 (d) The registration and each renewal shall include the
- 11 covered producer's sales volume for the preceding year and the
- 12 packaging volume placed in the market in the State by the
- 13 covered producer's sales volume during that year. The packaging
- 14 volume generated in the State shall be used to calculate the fee
- 15 in subsection (e).
- 16 (e) The fee to be paid at the time of registration or
- 17 renewal shall be \$150 for each metric ton of packaging placed in
- 18 the market in the State by the covered producer.
- 19 SECTION 5. Extended producer responsibility special fund.
- 20 (a) There is established in the state treasury the extended

1	producer	responsibility special fund into which shall be
2	deposited	d:
3	(1)	All fees, payments, and penalties collected by the
4		department pursuant to this Act;
5	(2)	Any appropriation by the legislature into the special
6		fund;
7	(3)	Any grant or donation made to the special fund; and
8	(4)	Any interest earned on the balance of the special
9		fund.
10	(b)	The extended producer responsibility special fund
11	shall be	administered by the department.
12	(c)	Moneys in the special fund shall be expended as
13	follows:	
14	(1)	Beginning with a fiscal year determined by rule, the
15		department shall allocate moneys to each county for
16		the costs of creating the countywide needs assessment
17		required pursuant to section 6;
18	(2)	In subsequent fiscal years, the department shall:
19		(A) Make available moneys to each county to be
20		expended for packaging reuse programs; and

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1		(B) Expend moneys for other purposes consistent with
2		the guidelines adopted pursuant to section 6(b);
3		provided that packaging reuse programs shall be given
4		priority for available moneys; and
5	(3)	The department may expend an amount not to exceed
6		\$ in each fiscal year to administer the
7		extended producer responsibility program established
8		by this Act.
9	SECT	ION 6. Needs assessment. (a) Each county shall
10	develop a	countywide needs assessment, which shall:
11	(1)	Detail the resources needed to reduce the volume of
12		packaging waste the county sends to landfills by fifty
13		per cent from the respective county's baseline volume
14		by a date determined by rule; provided that for a
15		county with a population greater than five hundred
16		thousand, the needs assessment shall detail the
17		resources needed to reduce by fifty per cent of its
18		baseline volume the volume of packaging waste the
19		county sends to a landfill or to a power plant that
20		burns municipal solid waste as a fuel; provided
21		further that a county with a population greater than

1		five hundred thousand shall categorize its resource
2		needs by method of packaging waste disposal; and
3	(2)	Detail the resources needed to reduce the amount of
4		packaging waste the county sends to a landfill by
5		eighty per cent from the respective county's baseline
6		volume by a date determined by rule; provided that for
7		a county with a population greater than five hundred
8	,	thousand, the needs assessment shall detail the
9		resources needed to reduce by eighty per cent of its
10		baseline volume the amount of packaging waste the
11		county sends to a landfill or to a power plant that
12		burns municipal solid waste as a fuel; provided
13		further that a county with a population greater than
14		five hundred thousand shall categorize its resource
15		needs by method of packaging waste disposal.
16	(b)	Each county shall submit its countywide needs
17	assessmen	t to the department no later than a date determined by
18	rule. Th	e department shall compile the assessments and
19	consolida	te them along with any recommendations made by the
20	counties	and shall work with the counties and registered covered
21	producers	to establish guidelines on the use of moneys in the

- 1 extended producer responsibility special fund; provided that
- 2 priority shall be given to packaging reuse programs.
- 3 (c) The department shall submit an annual report to the
- 4 legislature no later than twenty days prior to the convening of
- 5 each regular session beginning after the establishment of the
- 6 extended producer responsibility program that contains a summary
- 7 of:
- 8 (1) County needs assessments;
- 9 (2) Moneys deposited into the extended producer
- 10 responsibility special fund;
- 11 (3) The use of any moneys from the extended producer
- responsibility special fund; and
- 13 (4) Any other findings and recommendations, including any
- 14 proposed legislation.
- 15 SECTION 7. Financial and proprietary information; report.
- 16 Notwithstanding any law to the contrary, financial or
- 17 proprietary information, including trade secrets, commercial
- 18 information, and business plans, submitted to the department
- 19 under this Act shall be confidential and exempt from public
- 20 disclosure to the extent permitted by chapter 92F, Hawaii
- 21 Revised Statutes.

- 1 SECTION 8. Rules. The department may adopt rules pursuant
- 2 to chapter 91, Hawaii Revised Statutes, necessary to implement
- 3 this Act.
- 4 SECTION 9. Enforcement. (a) The department may conduct
- 5 or require audits and conduct inspections to determine
- 6 compliance under this Act. Except as provided in subsection
- 7 (c), the department and the attorney general shall be empowered
- 8 to enforce this Act and take necessary action against any
- 9 covered producer for failure to comply with this Act or rules
- 10 adopted thereunder.
- 11 (b) The attorney general may file suit in the name of the
- 12 State to enjoin an activity related to the sale of fast-moving
- 13 consumer goods in violation of this Act.
- (c) The department shall issue a warning notice to a
- 15 person for the person's first violation of this Act. The person
- 16 shall comply with this Act within sixty days of the date the
- 17 warning notice was issued or be subject to the penalties
- 18 provided by law or rule, including but not limited to penalties
- 19 set forth in subsections (d) and (e).
- 20 (d) Any person who violates any requirement of this Act
- 21 may be assessed a penalty of up to \$1,000 for the first

- 1 violation and up to \$2,000 for the second and each subsequent
- 2 violation, in addition to any additional penalties required or
- 3 imposed pursuant to this Act; provided that each day of
- 4 continued violation shall constitute a separate violation.
- 5 (e) The department shall determine additional penalties
- 6 based on adverse impact to the environment, unfair competitive
- 7 advantage, and other considerations that the department deems
- 8 appropriate.
- 9 SECTION 10. Administrative penalties; fees. In addition
- 10 to any other administrative or judicial remedy provided by this
- 11 Act or rules adopted under this Act for a violation thereof, the
- 12 department may impose by order administrative penalties; set,
- 13 charge, and collect administrative fines; recover administrative
- 14 fees and costs, including attorney's fees and costs; and bring
- 15 legal action to recover administrative fines and fees and costs,
- 16 including attorney's fees and costs.
- 17 PART III
- 18 SECTION 11. There is appropriated out of the general
- 19 revenues of the State of Hawaii the sum of \$ or so
- 20 much thereof as may be necessary for fiscal year 2022-2023 for

- 1 deposit into the extended producer responsibility special fund
- 2 established in section 5 of this Act.
- 3 SECTION 12. There is appropriated out of the extended
- 4 producer responsibility special fund the sum of \$ or
- 5 so much thereof as may be necessary for fiscal year 2022-2023
- 6 for the counties to prepare countywide need assessments;
- 7 provided that the moneys shall be expended as follows:
- 8 County of Hawaii \$
- 9 County of Kauai \$
- 10 County of Maui \$
- 11 City and county of Honolulu \$
- 12 The sum appropriated shall be expended by the respective
- 13 county for the purposes of this Act.
- 14 The sum appropriated shall constitute the State's share of
- 15 the cost of the mandated program under article VIII, section 5,
- 16 of the state constitution.
- 17 SECTION 13. There is appropriated out of the extended
- 18 producer responsibility special fund the sum of \$ or
- 19 so much thereof as may be necessary for fiscal year 2022-2023
- 20 for the administration of the extended producer responsibility
- 21 program.

- 1 The sum appropriated shall be expended by the department of
- 2 health for the purposes of this Act.
- 3 SECTION 14. There is appropriated out of the general
- 4 revenues of the State of Hawaii the sum of \$ or so
- 5 much thereof as may be necessary for fiscal year 2022-2023 for
- 6 one full-time equivalent (1.0 FTE) position for the extended
- 7 producer responsibility program to develop rules, oversee and
- 8 manage goals and objectives related to waste management, analyze
- 9 and assess waste reduction targets, and develop reports.
- 10 The sum appropriated shall be expended by the department of
- 11 health for the purposes of this Act.
- 12 SECTION 15. This Act does not affect rights and duties
- 13 that matured, penalties that were incurred, and proceedings that
- 14 were begun before its effective date.
- 15 SECTION 16. This Act shall take effect on July 1, 2100,
- 16 and shall be repealed on June 30, 2028; provided that if there
- 17 are moneys remaining in the extended producer responsibility
- 18 special fund on June 30, 2028, the department of health and the
- 19 counties may continue to expend the remaining moneys in a manner
- 20 consistent with this Act after June 30, 2028, until all moneys
- 21 have been expended.

Report Title:

DOH; Counties; Extended Producer Responsibility; Waste Reduction; Packaging; Fast-Moving Consumer Goods; Special Fund; Appropriations

Description:

Establishes an extended producer responsibility program. Requires certain producers of fast-moving consumer goods to register with the Department of Health and pay an annual fee based on the amount of packaging volume the covered producer places on the market each calendar year. Provides for the deposit of fees into an extended producer responsibility special fund. Provides for the expenditure of moneys from the extended producer responsibility special fund for the creation of a report that assesses the resources needed to reduce the volume of packaging waste sent to landfills or power plants that burn municipal solid waste as a fuel by fifty per cent and eighty per cent by a date to be determined by rule. Appropriates moneys. Effective 7/1/2100. (HD1)

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