THE SENATE THIRTY-SECOND LEGISLATURE, 2024 STATE OF HAWAII **S.B. NO.** ²⁵⁴⁵ S.D. 1

A BILL FOR AN ACT

RELATING TO RECYCLING.

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

1 SECTION 1. The legislature finds that Act 151, Session 2 Laws of Hawaii 2022, amended the Electronic Device Recycling and Recovery Act to make wholesale changes to the state electronic 3 4 waste recycling program. However, in the implementation of this 5 updated program, manufacturers have struggled to comply with all 6 of the new requirements in Act 151, especially the increased 7 weight targets, as the weights of electronics have decreased 8 over time; and the increased penalties for failing to meet the 9 electronic device collection requirements. In addition, the 10 current program has not resulted in a significant increase in 11 electronic waste collection sites.

Accordingly, the purpose of this Act is to amend chapter 339D, Hawaii Revised Statutes, to adjust the Electronic Device Recycling and Recovery Act to increase convenient collection opportunities for Hawaii residents and to clarify that manufacturers may coordinate collection activities to meet the requirements of the new law.

2024-1402 SB2545 SD1 SMA.docx

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1	SECTION 2. Chapter 339D, Hawaii Revised Statutes, is
2	amended by adding a new section to part IV to be appropriately
3	designated and to read as follows:
4	"§339D- Manufacturer coordination. A manufacturer, a
5	group of manufacturers, or a coordinating body acting in
6	accordance with the provisions of this part may negotiate, enter
7	into contracts with, collaborate, coordinate, or otherwise
8	conduct business with each other and with any other entity
9	developing, implementing, operating, participating in, or
10	performing any other activities related to a plan to recycle
11	electronic devices approved pursuant to this part. The
12	manufacturer, group of manufacturers, and any entity developing,
13	implementing, operating, participating in, or performing any
14	other activities related to a plan to recycle electronic devices
15	approved pursuant to this part shall not be subject to damages,
16	liability, or scrutiny under federal antitrust laws or chapter
17	480, regardless of the effects of their actions on competition.
18	The supervisory activities described in this part are sufficient
19	to confirm that activities of manufacturers, a group of
20	manufacturers, and any entity developing, implementing,
21	operating, participating in, or performing any other activities

2024-1402 SB2545 SD1 SMA.docx

1 related to a manufacturer plan to recycle electronic devices 2 that is approved pursuant to this part are authorized and 3 actively supervised by the State." 4 SECTION 3. Section 339D-23, Hawaii Revised Statutes, is 5 amended by amending subsection (d) to read as follows: 6 "(d) Each manufacturer may develop its own recycling plan 7 or may collaborate with other manufacturers [; provided that the 8 plan is implemented and fully operational by January 1, 2023]. 9 Manufacturers that collaborate on plans designed to comply with 10 requirements in section 339D-23.1(f) may coordinate plans in any 11 program year." 12 SECTION 4. Section 339D-23.1, Hawaii Revised Statutes, is 13 amended to read as follows: 14 "[+] §339D-23.1[+] Manufacturer recycling goals. (a) The 15 department shall use the best available information to establish 16 the weight of all electronic devices sold in the State, 17 including the reports submitted pursuant to section 339D-23.3, 18 state and national sales data, and other reliable commercially 19 available, supplemental sources of information.

2024-1402 SB2545 SD1 SMA.docx

Page 3

1 No later than October 1, 2022, and annually (b) 2 thereafter, the department shall notify each manufacturer of its 3 recycling obligation pursuant to subsection (c). 4 Each manufacturer shall collect and recycle electronic (C) devices according to the following: 5 Beginning January 1, 2023, the equivalent of fifty per 6 (1) 7 cent, by weight, of the manufacturer's electronic 8 devices sold in the State two years prior, unless 9 amended by rule pursuant to chapter 91; 10 Beginning January 1, 2024, the equivalent of sixty per (2) 11 cent, by weight, of the manufacturer's electronic 12 devices sold in the State two years prior, unless 13 amended by rule pursuant to chapter 91; and 14 Beginning January 1, 2025, the equivalent of seventy (3) 15 per cent, by weight, of the manufacturer's electronic 16 devices sold in the State two years prior, unless 17 amended by rule pursuant to chapter 91. 18 (d) A manufacturer may collect any electronic device to 19 meet its recycling goal. 20 (e) A manufacturer may consider reused electronic devices

21 toward achieving its recycling goals.



Page 4

4

1	(f)	A manufacturer shall be considered to have satisfied
2	the manuf	acturer's recycling obligations under subsection (c),
3	if the ma	nufacturer meets the requirements of section 339D-23(b)
4	by provid	ing only collection service locations for recycling at
5	no cost t	o the owner in each county and zip code tabulation
6	area, as	defined by the United States Census Bureau, with a
7	populatio	n greater than twenty-five thousand; provided that:
8	(1)	A manufacturer may collaborate to provide collection
9		locations collectively through a coordinating body
10		designated by manufacturers for this purpose, or as
11		individual manufacturers;
12	(2)	If actual collection for a manufacturer under this
13		section differs from the manufacturer-specific
14		recycling goals established by the department, a
15		coordinating body may use the proportional obligations
16		reflected in those department-calculated goals to
17		reconcile each participating manufacturer's
18		obligation; and
19	(3)	A manufacturer choosing to comply with this section
20		shall disclose their intent to do so and specify the
21		use of any coordinating body in the manufacturer's

2024-1402 SB2545 SD1 SMA.docx

Page 6

S.B. NO. ²⁵⁴⁵ S.D. 1

1	annual plan submitted to the department pursuant to
2	section 339D-23(b)."
3	SECTION 5. Statutory material to be repealed is bracketed
4	and stricken. New statutory material is underscored.
5	SECTION 6. This Act shall take effect upon its approval.



Report Title:

Electronic Device Recycling and Recovery Act; Manufacturers; Electronic Devices; Recycling Goals

Description:

Authorizes manufacturers of electronic devices to coordinate collection activities for the purpose of recycling electronic devices. Allows manufacturers of electronic devices to be considered to have satisfied its recycling goals by providing only collection service locations for recycling at no cost to the owner in each county and zip code tabulation area with a population greater than twenty-five thousand, under certain circumstances. (SD1)

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

