A BILL FOR AN ACT

RELATING TO DEPOSIT BEVERAGE CONTAINER RECYCLING.

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

1	SECT	ION 1. Section 342G-104, Hawaii Revised Statutes, is
2	amended b	y amending subsection (b) to read as follows:
3	"(b)	Moneys in the deposit beverage container deposit
4	special f	und shall be used to reimburse refund values and pay
5	handling	fees to redemption centers. The department may also
6	use the m	oney to:
7	(1)	Fund administrative, audit, and compliance activities
8		associated with collection and payment of the deposits
9		and handling fees of the deposit beverage container
10		program;
11	(2)	Conduct recycling education and demonstration
12		projects;
13	(3)	[Promote] Evaluate and promote recyclable market
14		development activities, including but not limited to
15		deploying reverse vending machines in the State;
16	(4)	Support the handling and transportation of the deposit
17		beverage containers to end-markets;

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1	(3)	Hire personner to oversee the implementation of the	
2		deposit beverage container program, including	
3		permitting and enforcement activities; and	
4	(6)	Fund associated office expenses."	
5	SECT	ION 2. Section 342G-113, Hawaii Revised Statutes, is	
6	amended to read as follows:		
7	"§34	2G-113 Redemption of empty deposit beverage	
8	container	s. (a) [Except as provided in subsection (b), a] A	
9	dealer shall:		
10	(1)	Operate a redemption center by July 1, 2005, and shall	
11		accept all types of empty deposit beverage containers	
12		with a Hawaii refund value;	
13	(2)	Pay to the redeemer the full refund value for all	
14		deposit beverage containers that bear a valid Hawaii	
15		refund value; and	
16	(3)	Ensure each deposit beverage container collected is	
17		recycled, and forward documentation necessary to	
18		support claims for payment as stated in section 342G-	
19		119 or rules adopted under this part.	
20	(b)	Subsection (a) shall not apply to any dealer:	

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1	(1)	Who is located in a high density population area as
2		defined by the director in rules, and within [two
3		miles] one-half of a mile of a certified redemption
4		center that is operated independently of a dealer;
5	(2)	Who is located in a rural area as defined by rule;
6	(3)	Who subcontracts with a certified redemption center to
7		be operated on the dealer's premises;
8	(4)	Whose sales of deposit beverage containers are only
9		via vending machines; <u>or</u>
10	(5)	Whose place of business is less than five thousand
11		square feet of interior space[+
12	(6)	Who can demonstrate physical or financial hardship, or
13		both, based on specific criteria established by rule;
14		OT
15	(7)	Who meets other criteria established by the director.
16	Notwithst:	anding paragraphs (1) and (2), the].
17	(c)	The director may allow the placement of redemption
18	centers a	t greater than prescribed distances to accommodate
19	geographic	cal features while ensuring adequate consumer
20	convenience.	

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         [<del>(c)</del>] (d) Regardless of the square footage of a dealer's
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    place of business, dealers who are not redemption centers shall
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    post a clear and conspicuous sign at the primary public entrance
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    of the dealer's place of business that specifies the name,
 5
    address, and hours of operation of the closest redemption center
 6
    locations.
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         [(d) If there is no redemption center within the two-mile
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    radius of a dealer due to the criteria described in subsection
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    (b), then the respective county and the State shall determine
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    the need for a redemption center in that area. If a redemption
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    center is deemed necessary, then the State, with assistance from
12
    the county, shall establish the redemption center with funding
13
    from the deposit beverage container deposit special fund.]
14
         (e) Regional centers for the redemption of refillable
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    beverage containers may be established in addition to, but not
16
    as substitutes for, the means established for the redemption of
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    empty deposit beverage containers prescribed in subsection (a).
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         [(e)] (f) Businesses that sell deposit beverages for on-
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    premises consumption, such as hotels, bars, and restaurants,
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    shall collect used deposit beverage containers from the patron
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- 1 and either use a certified redemption center for the collection
- 2 of containers or become a certified redemption center."
- 3 SECTION 3. Statutory material to be repealed is bracketed
- 4 and stricken. New statutory material is underscored.
- 5 SECTION 4. This Act shall take effect on July 1, 3000.

Report Title:

Beverage Dealers; Redemption Centers; Refillable Beverage Containers; Regional Centers; Department of Health

Description:

Allows the Department of Health to use money in the Deposit Beverage Container Deposit Special Fund to deploy reverse vending machines. Repeals certain exemptions for beverage dealers from the requirement to operate redemption centers. Allows for the establishment of regional centers for the redemption of refillable beverage containers but not as substitutes for dealers' means to receive deposit beverage containers. Effective 7/1/3000. (HD1)

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