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A BILL FOR AN ACT

RELATING TO SOLID WASTE.

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

1	SECT	ION 1. Section 342G-113, Hawaii Revised Statutes, is
2	amended b	y amending subsection (b) to read as follows:
3	"(b)	Subsection (a) shall not apply to any dealer:
4	[(1)	Who is located in a high density population area as
5		defined by the director in rules, and within two miles
6		of a certified redemption center that is operated
7		independently of a dealer;
8	(2)	Who is located in a rural area as defined by rule;
9	-(3)]	(1) Who subcontracts with a certified redemption
10		center to be operated on the dealer's premises $[+]$ or
11		within one thousand feet of the premises; except that
12		dealers who are located within the same shopping
13		center may share a coordinated redemption center on
14		the premises of the shopping center that is not
15		located on either dealer's premises or within one
16		thousand feet of either dealer; provided further that
17		the redemption center is located within the premises
18		of the shopping center;

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1	$\left[\frac{4}{4}\right]$ (2) Whose sales of deposit beverage containers are
2	only via vending machines;
3	[(5)] <u>(3)</u> Whose place of business is less than [five] <u>ten</u>
4	thousand square feet of interior space;
5	[(6)] <u>(4)</u> Who can demonstrate physical or financial
6	hardship, or both, based on specific criteria
7	established by rule; or
8	$\left[\frac{(7)}{(5)}\right]$ Who meets other criteria established by the
9	director.
10	[Notwithstanding paragraphs (1) and (2), the] The director may
11	allow the placement of redemption centers at greater than
12	prescribed distances to accommodate geographical features while
13	ensuring adequate consumer convenience."
14	SECTION 2. Section 342G-114, Hawaii Revised Statutes, is
15	amended to read as follows:
16	"§342G-114 Redemption centers. (a) Prior to operation,
17	redemption centers shall be certified by the department.
18	(b) Applications for certification as a redemption center
19	shall be filed with the department on forms prescribed by the
20	department.
21	(c) The department, at any time, may review the
22	certification of a redemption center. After written notice to

the person responsible for the establishment and operation of 1 the redemption center and to the dealers served by the 2 redemption center, the department, after it has afforded the 3 redemption center operator a hearing in accordance with chapter 4 91, may withdraw the certification of the center if it finds 5 that there has not been compliance with applicable laws, rules, 6 permit conditions, or certification requirements. 7 Redemption centers shall: 8 (d) Accept all types of empty deposit beverage containers 9 (1)for which a deposit has been paid; 10 Verify that all containers to be redeemed bear a valid 11 (2)12 Hawaii refund value; 13 (3) Pay to the redeemer the full refund value in either cash or a redeemable voucher for all deposit beverage 14 containers, except as provided in section 342G-116; 15 Ensure each deposit beverage container collected is 16 (4)17 recycled through a contractual agreement with an out-of-state recycler or an in-state recycling 18 facility permitted by the department; provided that 19 this paragraph shall not apply if the redemption 20 center is operated by a recycler permitted by the 21 22 department; [and]

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1	(5)	Remain open at least thirty-five hours per week, of
2		which not less than five hours shall be on a Saturday
3		or Sunday; provided that the center is located in a
4		high density population area as defined by the
5		director in rules; and
6	[(5)]	(6) Forward the documentation necessary to support
7		claims for payment as stated in section 342G-119.
8	(e)	Redemption centers' redemption areas shall be
9	maintained	in full compliance with applicable laws and with the
10	orders and	rules of the department, including permitting
11	requiremen	ts, if deemed necessary, under chapter 342H.
12	(f)	The department shall develop procedures to facilitate
13	the exchan	ge of information between deposit beverage container
14	manufactur	ers, distributors, and retailers and certified
15	redemption	centers, including but not limited to universal
16	product co	de information for reverse vending machine purposes.
17	The proced	ures developed by the department shall allow for a
18	reasonable	time period between the introduction of a new deposit
19	beverage p	roduct and the deadline for submitting universal
20	product co	de information to certified redemption centers
21	operating	reverse vending machines.

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1	(g) Consumers may request that the refund value be
2	computed by container count for loads of two hundred containers
3	or less.
4	(h) The department shall encourage the facilitation of
5	agreements between shopping center managers or owners, store
6	owners, and dealers to establish redemption centers."
7	SECTION 3. Section 342G-115, Hawaii Revised Statutes, is
8	amended to read as follows:
9	"§342G-115 Reverse vending machine requirements.
10	[Reverse] Properly operated and maintained reverse vending
11	machines may be used by redemption centers and dealers to
12	satisfy the requirements of section $342G-113[-]$; provided that
13	the reverse vending machine is operational and accessible during
14	normal business hours of the center or store where it is
15	located. Reverse vending machines shall accept any type of
16	empty deposit beverage container and pay out the full refund
17	value in either cash or a redeemable voucher for those
18	containers that bear a valid Hawaii refund value. If the
19	reverse vending machine is unable to read the barcode then the
20	reverse vending machine shall reject the container. [The
21	reverse vending machine shall be routinely serviced to ensure

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1	proper operation and continuous acceptance of empty deposit
2	beverage containers and payment of the refund value.]"
3	SECTION 4. Section 342G-116, Hawaii Revised Statutes, is
4	amended to read as follows:
5	"§342G-116 Refusal of refund value payment for a deposit
6	beverage container. Redemption centers [shall] and dealers may
7	refuse to pay the refund value on any broken, corroded, or
8	dismembered deposit beverage container, or any deposit beverage
9	container that:
10	(1) Contains a free-flowing liquid;
11	(2) Does not properly indicate a refund value; or
12	(3) Contains a significant amount of foreign material."
13	SECTION 5. Statutory material to be repealed is bracketed
14	and stricken. New statutory material is underscored.
15	SECTION 6. This Act shall take effect on July 1, 2020.

Report Title: Deposit Beverage Container; Dealers

Description:

Requires redemption centers and dealers in high density areas to remain open for at least thirty-five hours per week, permits consumers to request that refund values be computed by container for up to two hundred containers or less, clarifies that redemption centers and dealers may use properly operated and maintained reverse vending machines to satisfy the requirements of the bottle recycling law, and clarifies that both dealers and redemption centers may refuse to pay a refund for nonconforming containers. Allows dealers in the same shopping center to coordinate the operation of a redemption center. Requires the department of health to encourage the facilitation of agreements between shopping center managers or owners, store owners, and dealers to establish redemption centers. (SD1)

