JAN 18 2007

A BILL FOR AN ACT

RELATING TO THE DEPOSIT BEVERAGE CONTAINER PROGRAM.

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

1 SECTION 1. Section 36-27, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "\$36-27 Transfers from special funds for central service 4 expenses. Except as provided in this section, and 5 notwithstanding any other law to the contrary, from time to 6 time, the director of finance, for the purpose of defraying the 7 prorated estimate of central service expenses of government in 8 relation to all special funds, except the: 9 (1)Special out-of-school time instructional program fund 10 under section 302A-1310: 11 (2) School cafeteria special funds of the department of 12 education; 13 (3) Special funds of the University of Hawaii; 14 (4) State educational facilities improvement special fund; 15 (5) Convention center enterprise special fund under 16 section 201B-8; 17 Special funds established by section 206E-6; (6)

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1
         (7)
              Housing loan program revenue bond special fund;
              Housing project bond special fund;
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         (8)
              Aloha Tower fund created by section 206J-17;
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         (9)
              Funds of the employees' retirement system created by
4
        (10)
5
              section 88-109;
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              Unemployment compensation fund established under
        (11)
7
              section 383-121;
              Hawaii hurricane relief fund established under chapter
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        (12)
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              431P;
              Hawaii health systems corporation special funds;
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        (13)
              Tourism special fund established under section
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        (14)
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              201B-11;
              Universal service fund established under chapter 269;
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        (15)
              Integrated tax information management systems special
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        (16)
              fund under section 231-3.2;
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              Emergency and budget reserve fund under section
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        (17)
              328L-3;
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              Public schools special fees and charges fund under
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        (18)
              section 302A-1130(f);
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              Sport fish special fund under section 187A-9.5;
        (19)
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        (20)
              Neurotrauma special fund under section 321H-4;
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1	[-(21)	Deposit beverage container deposit special fund under
2		section 342G-104;
3	(22)	Glass advance disposal fee special fund established by
4		section 342G 82;
5	(23)]	(21) Center for nursing special fund under section -
6		373;
7	[(24)]	(22) Passenger facility charge special fund
8		established by section 261-5.5; and
9	[[(25)]]	(23) Solicitation of funds for charitable purposes
10		special fund established by section 467B-15;
11	[-[-(26)-]-]	(24) Land conservation fund established by section
12		173A-5;
13		(27) Court interpreting services revolving fund under
14		section 607-1.5, shall deduct five per cent of all
15		receipts of all other special funds, which deduction
16		shall be transferred to the general fund of the State
17		and become general realizations of the State. All
18		officers of the State and other persons having power
19		to allocate or disburse any special funds shall
20		cooperate with the director in effecting these
21		transfers. To determine the proper revenue base upon
22		which the central service assessment is to be



1	calculated, the director shall adopt rules pursuant to
2	chapter 91 for the purpose of suspending or limiting
3	the application of the central service assessment of
4	any fund. No later than twenty days prior to the
5	convening of each regular session of the legislature,
6	the director shall report all central service
7	assessments made during the preceding fiscal year."
8	SECTION 2. Section 342G-82, Hawaii Revised Statutes, is
9	amended by amending subsection (a) to read as follows:
10	"(a) Every glass container importer shall pay to the
11	department an advance disposal fee. The fee shall be imposed
12	only once on the same glass container and shall not be assessed
13	on drinking glasses, cups, bowls, plates, ashtrays, and similar
14	tempered glass containers. For the period beginning September
15	1, 1994, the fee shall be one and one-half cents per glass
16	container. [Beginning October 1, 2004, the glass advance
17	disposal fee shall only apply to glass containers that are not
18	glass deposit beverage containers.] "
19	SECTION 3. Section 342G-83, Hawaii Revised Statutes, is
20	amended by amending subsection (b) to read as follows:
21	"(b) All glass container importers shall maintain records
22	reflecting the manufacture of their glass containers as well as
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- the importation and exportation of products packaged in glass.
 The records shall identify the type (glass deposit beverage)
- 3 container or non deposit beverage glass container) and quantity
- 4 of each type of glass container.] The records shall be made
- 5 available, upon request, for inspection by the department;
- 6 provided that any proprietary information obtained by the
- 7 department shall be kept confidential, and shall not be
- 8 disclosed to any other person except:
- 9 (1) As may be reasonably required in an administrative or judicial proceeding to enforce any provision of this chapter or any rule adopted pursuant to this chapter;
- 12 or
- 13 (2) Under an order issued by a court or administrative14 agency hearing officer."
- 15 SECTION 4. Section 342G-84, Hawaii Revised Statutes, is 16 amended to read as follows:
- 17 "§342G-84 Deposit into environmental management special
- 18 fund; distribution to counties. (a) Revenues generated from
- 19 the advance disposal fee shall be deposited into a special
- 20 account in the environmental management fund. Moneys from the
- 21 special account shall be used to fund county glass recovery
- 22 programs established in accordance with the requirements under



- 1 section 342G-86; provided that no moneys shall be made available
- 2 to a county unless the county has first submitted its formally
- 3 adopted integrated solid waste management plan to the department
- 4 for review. In the event of any surplus in the special account,
- 5 the department shall recommend a reduction in the fee as deemed
- 6 necessary.
- 7 (b) The department shall distribute the moneys contained
- 8 in the special account to the counties in proportion to the
- 9 amount of glass imported into each county based on the county's
- 10 de facto population. The distribution shall be in the form of
- 11 direct contracts with the department as permitted under chapters
- 12 103 and 103D or transfer of funds from the department.
- 13 (c) No more than ten per cent, in the aggregate, of the
- 14 revenue collected in any one year may be used by the department
- 15 for administrative and educational purposes and to promote glass
- 16 recovery, recycling, and reuse in Hawaii through research and
- 17 demonstration projects.
- 18 [(d) All moneys distributed to the counties under
- 19 subsection (b), and not used by the counties as specified in
- 20 section 342G-86, shall be returned to the State for deposit into
- 21 the environmental management special fund at the end of each
- 22 annual contract period.]"



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SECTION 5. Section 342G-85, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "§342G-85 Container inventory report and payment.
                                                             (a)
    Payment of the advance glass disposal fee shall be made
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    quarterly based on inventory reports of the glass container
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    importers, except for those importers subject to subsection (c)
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    or (d). All glass container importers shall submit to the
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    department documentation in sufficient detail that identifies
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    the number of glass [deposit beverage and glass non deposit
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    beverage] containers manufactured or imported to the State and
    sold or distributed, by manufacturer or distributor, during the
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    calendar year.
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              [Until September 30, 2004, the] The amount due from
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    glass container importers less glass containers exported for the
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    calendar year shall be the sum equal to the number of glass
    containers provided in subsection (a) multiplied by the advance
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    disposal fee specified in section 342G-82. [Beginning October
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    1, 2004, the amount due from glass container importers shall be
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    the sum equal to the number of non-deposit beverage glass
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    containers provided in subsection (a), less non deposit beverage
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    glass containers exported, and multiplied by the advance
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    disposal fee.] Payment shall be made by check or money order
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- 1 payable to the "Department of Health, State of Hawaii". All
- 2 subsequent inventory reports and payments shall be made not
- 3 later than the fifteenth day of the month following the end of
- 4 the previous calendar quarter, except for those importers
- 5 subject to subsection (d).
- 6 (c) [Until September 30, 2004, a] A glass container
- 7 importer who imports fewer than five thousand glass containers
- 8 within a one-year period shall be exempt from payment of the
- 9 fee. Any empty, imported glass container designed to hold not
- 10 more than two and one-half fluid ounces of a product meant for
- 11 human consumption shall be exempt from the fee. [Beginning
- 12 October 1, 2004, a glass container importer who imports or
- 13 manufactures in the State fewer [than] five thousand non-deposit
- 14 beverage glass containers within a one year period shall be
- 15 exempt from payment of the fee.]
- 16 (d) [Until September 30, 2004, a] A glass container
- 17 importer who imports five thousand or more glass containers, but
- 18 less than or equal to one hundred thousand glass containers,
- 19 shall be permitted to provide a report and payment of the fee
- 20 annually, rather than quarterly. [Beginning October 1, 2004, a
- 21 glass container importer who imports or manufactures in the
- 22 State five thousand or more non-deposit beverage glass

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containers, but less than or equal to one hundred thousand non-
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    deposit beverage glass containers, shall be permitted to provide
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    a report and payment of the fee annually, rather than
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    quarterly.]"
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         SECTION 6. Section 235-18, Hawaii Revised Statutes, is
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    repealed.
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         ["[$235-18] Deposit beverage container deposit exemption.
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    This chapter shall not apply to amounts received as a deposit
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    beverage container deposit collected under part VIII of chapter
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    342C-"1
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         SECTION 7. Section 237-24.75, Hawaii Revised Statutes, is
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    repealed.
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         ["[$237-24.75] Additional exemptions. In addition to the
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    amounts exempt under section 237-24, this chapter shall not
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    apply to amounts received as a beverage container deposit
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    collected under chapter 342C, part VIII."]
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         SECTION 8. Section 342G-1, Hawaii Revised Statutes, is
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    amended by deleting the definition of "deposit beverage".
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         [""Deposit beverage" means beer, ale, or other drink
    produced by fermenting malt, mixed spirits, mixed wine, tea and
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21
    coffee drinks regardless of dairy derived product content, soda,
    or noncarbonated water, and all nonalcoholic drinks in liquid
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1	form and	inten	ded for internal human consumption that is
2	contained	-in-a	deposit beverage container.
3	The	term-	"deposit beverage" excludes the following:
4	(1)	Ali	quid which is:
5		(A)	A syrup;
6		(B)	In a concentrated form; or
7		(c)	Typically added as a minor flavoring ingredient
8			in food or drink, such as extracts, cooking
9			additives, sauces, or condiments;
10	(2)	A-li	quid which is ingested in very small quantities
11		and w	which is consumed for medicinal purposes only;
12	(3)	A-li	quid which is designed and consumed only as a
13		nutr:	itional supplement as defined in the Dictary
14		Supp.	lement Health and Education Act of 1994 (P.L. 103
15		417)	and not as a beverage;
16	(4)	Prod	ucts frozen at the time of sale to the consumer,
17		or,	in the case of institutional users such as
18		hosp	itals and nursing homes, at the time of sale to
19		the -	USCIS;
20	(5)	Prod	uets designed to be consumed in a frozen state;
21	(6)	Inst	ant drink powders;

1	(7)	Scafood, meat, or vegetable broths, or soups, but not
2		juices; and
3	(8)	Milk and all other dairy derived products, except tea
4		and coffee drinks with trace amounts of these
5		products."]
6	SECT	ION 9. Section 342G-81, Hawaii Revised Statutes, is
7	amended b	y deleting the definition of "deposit glass beverage
8	container	n .
9	["#Đ	eposit glass beverage container" means:
10	(1)	The individual, separate, scaled, glass container used
11		for containing, at the time of import, sixty four
12		ounces or less of a beverage; or
13	(2)	The empty, individual, separate glass container that
14		will be filled with sixty four ounces or less of a
15		beverage and sealed in this State, so that these glass
16		beverage containers will be subject to [part VIII]."]
17	SECT	ION 10. Part VIII of chapter 342G, Hawaii Revised
18	Statutes,	is repealed.
19	SECT	ION 11. All moneys collected pursuant to part VIII of
20	chapter 3	42G, Hawaii Revised Statutes, deposited into the
21	deposit b	everage container deposit special fund established
22	under sec	tion 342G-104, Hawaii Revised Statutes, and remaining
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- 1 unencumbered on balance in that special fund shall lapse to the
- 2 credit of the general fund on July 1, 2007.
- 3 SECTION 12. Statutory material to be repealed is bracketed
- 4 and stricken. New statutory material is underscored.
- 5 SECTION 13. This Act shall take effect on July 1, 2007.

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INTRODUCED BY:

Report Title:

Deposit Beverage Container Program; Repeal

Description:

Repeals the deposit beverage container program and requires that all moneys collected under the program and deposited into the deposit beverage container deposit special fund lapse into the general fund.