<u>2SSB 5022</u> - S AMD 330 By Senator Das

## ADOPTED 03/02/2021

1 Strike everything after the enacting clause and insert the 2 following:

3 "<u>NEW SECTION.</u> Sec. 1. FINDINGS—INTENT. (1) The legislature 4 finds that minimum recycled content requirements for plastic beverage 5 containers, trash bags, and household cleaning and personal care 6 product containers, bans on problematic and unnecessary plastic 7 packaging, and standards for customer opt-in for food service 8 packaging and accessories are among actions needed to improve the 9 state's recycling system as well as reduce litter.

(2) By implementing a minimum recycled content requirement for 10 11 plastic beverage containers, trash bags, and household cleaning and 12 personal care product containers; prohibiting the sale and 13 distribution of certain expanded polystyrene products; and 14 establishing optional serviceware requirements as provided for in this chapter; the legislature intends to take another step towards 15 16 ensuring plastic packaging and other packaging materials are reduced, recycled, and reused. 17

18 <u>NEW SECTION.</u> Sec. 2. DEFINITIONS. The definitions in this 19 section apply throughout this chapter unless the context clearly 20 requires otherwise.

(1) "Beverage" means beverages identified in (a) through (f) of this subsection, intended for human or animal consumption, and in a quantity more than or equal to two fluid ounces and less than or equal to one gallon:

- 25 (a) Water and flavored water;
- 26 (b) Beer or other malt beverages;

27 (c) Wine;

28 (d) Distilled spirits;

(e) Mineral water, soda water, and similar carbonated softdrinks; and

S-1789.2/21 2nd draft

(f) Any beverage other than those specified in this subsection,
 except infant formula or medical food as defined in 21 U.S.C. Sec.
 360ee(b)(3).

4 (2) "Beverage manufacturer" means a manufacturer of one or more
5 beverages described in subsection (1) of this section, that are sold,
6 offered for sale, or distributed in a plastic beverage container in
7 Washington.

8 (3) "Beverage manufacturing industry" means an association that 9 represents companies that manufacture beverages.

10 (4) "Condiment packaging" means packaging used to deliver single-11 serving condiments to customers. Condiment packaging includes, but is 12 not limited to, single-serving packaging for ketchup, mustard, 13 relish, mayonnaise, hot sauce, coffee creamer, salad dressing, jelly 14 and jam, and soy sauce.

(5) "Dairy milk" means a beverage that designates milk as the predominant (first) ingredient in the ingredient list on the container's label.

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(6) "Department" means the department of ecology.

(7) "Expanded polystyrene" means blown polystyrene and expanded and extruded foams that are thermoplastic petrochemical materials utilizing a styrene monomer and processed by any number of techniques including, but not limited to, fusion of polymer spheres (expandable bead polystyrene), injection molding, foam molding, and extrusionblow molding (extruded foam polystyrene).

(8) "Food service business" means a business selling or providing food for consumption on or off the premises, and includes fullservice restaurants, fast food restaurants, cafes, delicatessens, coffee shops, grocery stores, vending trucks or carts, home delivery services, delivery services provided through an online application, and business or institutional cafeterias.

(9) "Food service product" means a product including, but not limited to, containers, plates, bowls, cups, lids, beverage containers, meat trays, deli rounds, utensils, sachets, straws, condiment packaging, clamshells and other hinged or lidded containers, wrap, portion cups, and other food service products that are intended for one-time use and used for food or drink offered for sale or use.

38 (10) "Household cleaning and personal care product" means 39 products identified in (a) through (f) of this subsection:

40 (a) Laundry detergents, softeners, and stain removers;

- 1 (b) Household cleaning products;
- 2 (c) Liquid soap;

3 (d) Shampoo, conditioner, styling sprays and gels, and other hair 4 care products;

5 (e) Lotion, moisturizer, facial toner, and other skin care 6 products; or

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(f) Oral hygiene products.

8 (11) "Household cleaning and personal care product manufacturing 9 industry" means an association that represents companies that 10 manufacture household cleaning and personal care products.

(12) "Plastic beverage container" means a bottle or other rigid container that is capable of maintaining its shape when empty, comprised solely of one or multiple plastic resins and containing a beverage. Plastic beverage container does not include:

(a) Refillable beverage containers (i.e., containers that are
 sufficiently durable for multiple rotations of their original or
 similar purpose and are intended to function in a system of reuse);

(b) Rigid plastic containers or plastic bottles that are medical devices, medical products that are required to be sterile, and nonprescription and prescription drugs, dietary supplements as defined in RCW 82.08.0293, and packaging used for those products;

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(c) Bladders or pouches that contain wine; or

(d) Liners, caps, corks, closures, labels, and other items added externally or internally but otherwise separate from the structure of the bottle or container.

"Plastic household cleaning and personal care product 26 (13)container" means a bottle, jug, or other rigid container with a neck 27 or mouth narrower than the base, a minimum capacity of eight fluid 28 ounces or its equivalent volume, a maximum capacity of five fluid 29 gallons or its equivalent volume that is capable of maintaining its 30 31 shape when empty, comprised solely of one or multiple plastic resins, 32 and containing a household cleaning or personal care product. "Plastic household cleaning and personal care product container" does 33 not include: 34

35 (a) Refillable household cleaning and personal care product 36 containers (i.e., containers that are sufficiently durable for 37 multiple rotations of their original or similar purpose and are 38 intended to function in a system of reuse); and

39 (b) Rigid plastic containers or plastic bottles that are medical
 40 devices, medical products that are required to be sterile, and
 Code Rev/ML:lel
 3 S-1789.2/21 2nd draft

nonprescription and prescription drugs, dietary supplements as
 defined in RCW 82.08.0293, and packaging used for those products.

3 "Plastic trash bag" means a bag that (14)is made of noncompostable plastic, is at least 0.70 mils thick, and is designed 4 and manufactured for use as a container to hold, store, or transport 5 6 materials to be discarded or recycled, and includes, but is not 7 limited to, a garbage bag, recycling bag, lawn or leaf bag, can liner bag, kitchen bag, or compactor bag. "Plastic trash bag" does not 8 include any compostable bags meeting the requirements of chapter 9 70A.455 RCW. 10

11 (15) "Plastic trash bag manufacturing industry" means an 12 association that represents companies that manufacture plastic trash 13 bags.

(16) "Postconsumer recycled content" means the content of a product or packaging made of recycled materials derived specifically from recycled material generated by households or by commercial, industrial, and institutional facilities in their role as end users of the product that can no longer be used for its intended purpose. This includes returns of material from the distribution chain.

(17) (a) "Producer of household cleaning and personal care product containers" means a manufacturer or entity that uses containers that are sold, offered for sale, or distributed at a physical retail location or remote sale in this state, in the following hierarchy:

(i) A manufacturer or entity who uses a container and sells,
 offers for sale, or distributes a product in a container under their
 own brand;

(ii) If the container is used by a person other than the brand owner, the producer of the container is the person who is the owner or licensee of a brand or trademark under which a container is sold, offered for sale, or distributed in or into this state;

(iii) If there is no person described in (a)(i) and (ii) of this subsection within the United States, the producer of the container is the person who imports the container into the United States for use in a commercial enterprise that sells, offers for sale, or distributes the container in this state; or

36 (iv) The manufacturer or entity under (a)(i) of this subsection 37 who uses a container, under their own brand, may notify the 38 department of another manufacturer or third-party entity that has 39 agreed to fulfill the duties of a producer for designated containers 40 used under this chapter. The notification must be submitted jointly 40 Code Rev/ML:lel 4 S-1789.2/21 2nd draft with the manufacturer or third-party entity. In the event that the brand no longer maintains a contract with the manufacturer or entity, the original producer in (a)(i) of this subsection must notify the state within 30 days that the product container has been removed from the market and is no longer reportable for that brand.

6 (b) A "producer of household cleaning and personal care product 7 containers" does not include:

8 (i) Government agencies, municipalities, or other political 9 subdivisions of the state;

10 (ii) Registered 501(c)(3) charitable organizations and 501(c)(4)
11 social welfare organizations; or

(iii) De minimis producers that annually sell, offer for sale,distribute, or import into the country for sale in Washington:

14 (A) Less than one ton of household cleaning and personal care 15 product containers each year; or

16 (B) Household cleaning and personal care products that in 17 aggregate generate less than \$1,000,000 in revenue each year.

(18) (a) "Producer of plastic trash bags that are sold, offered for sale, or distributed at physical retail location or remote sale in this state" means, in the following hierarchy:

(i) A manufacturer or entity who sells, offers for sale, or distributes plastic trash bags under their own brand;

(ii) The person who is the owner or licensee of a brand or trademark under which the plastic trash bags are sold, offered for sale, or distributed in or into this state;

(iii) If there is no person described in (a)(i) and (ii) of this subsection within the United States, the producer of the plastic trash bags is the person who imports the plastic trash bags into the United States for use in a commercial enterprise that sells, offers for sale, or distributes the plastic trash bags in this state; or

31 (iv) The manufacturer or entity under (a) (i) of this subsection who sells, offers for sale, or distributes plastic trash bags under 32 their own brand, may notify the department of another manufacturer or 33 third-party entity that has agreed to fulfill the duties of a 34 producer under this chapter. The notification must be submitted 35 jointly with the manufacturer or third-party entity. In the event 36 that the brand no longer maintains a contract with the manufacturer 37 or entity, the original producer in (a)(i) of this subsection must 38 notify the state within 30 days that the product has been removed 39 from the market and is no longer reportable for that brand. 40

Code Rev/ML:lel

S-1789.2/21 2nd draft

1

(b) A "producer of plastic trash bags" does not include:

2 (i) Government agencies, municipalities, or other political3 subdivisions of the state;

4 (ii) Registered 501(c)(3) charitable organizations and 501(c)(4) 5 social welfare organizations; or

6 (iii) De minimis producers that annually sell, offer for sale, 7 distribute, or import into the country for sale in Washington:

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(A) Less than one ton of plastic trash bags each year; or

9 (B) Plastic trash bags that in aggregate generate less than 10 \$1,000,000 each year in revenue.

(19) (a) "Retail establishment" means any person, corporation, partnership, business, facility, vendor, organization, or individual that sells or provides merchandise, goods, or materials directly to a customer.

(b) "Retail establishment" includes, but is not limited to, food service businesses, grocery stores, department stores, hardware stores, home delivery services, pharmacies, liquor stores, restaurants, catering trucks, convenience stores, or other retail stores or vendors, including temporary stores or vendors at farmers markets, street fairs, and festivals.

(20) (a) "Utensil" means a product designed to be used by a consumer to facilitate the consumption of food or beverages, including knives, forks, spoons, cocktail picks, chopsticks, splash sticks, and stirrers.

(b) "Utensil" does not include plates, bowls, cups, and other products used to contain food or beverages.

27 <u>NEW SECTION.</u> Sec. 3. POSTCONSUMER RECYCLED CONTENT IN PLASTIC 28 BEVERAGE CONTAINERS. (1) Beginning January 1, 2023, beverage 29 manufacturers that offer for sale, sell, or distribute in Washington 30 beverages in plastic beverage containers must meet minimum 31 postconsumer recycled content as required under subsection (3) of 32 this section.

(2) (a) On or before April 1, 2022, and annually thereafter, beverage manufacturers that offer for sale, sell, or distribute in Washington beverages in plastic beverage containers must register with the department individually or through a third-party representative registering on behalf of a group of beverage manufacturers.

S-1789.2/21 2nd draft

1 (b) After January 1, 2023, a beverage manufacturer that offers 2 for sale, sells, or distributes in Washington beverages in plastic 3 beverage containers not registered with the department either 4 individually or through a third party may not sell or supply beverage 5 containers in or into Washington state.

6 (c) Registration information must include a list of the beverage 7 manufacturers and the brand names of the beverages represented in the 8 registration submittal. Beginning April 1, 2024, registration 9 information may accompany the annual reporting required under section 10 4 of this act.

(d) (i) By January 31, 2022, and every January 31st thereafter, 11 12 the department must identify the annual costs it will incur to implement this section and sections 4 and 5 of this act in the next 13 fiscal year, including rule making, and invoices of costs for 14 beverage manufacturers or their third-party representatives. The 15 16 department must determine an annual payment by beverage manufacturers or their third-party representative that is adequate to cover, but 17 not exceed, the department's full costs to implement, administer, and 18 enforce this chapter in the next fiscal year, including rule making. 19 The department must equitably determine payment amounts for 20 an 21 individual beverage manufacturer and third-party representatives.

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(ii) The department must:

(A) Apply any remaining annual payment funds from the current
 year to the annual payment for the coming year, if the collected
 annual payment exceeds the department's costs for a given year; and

(B) Increase annual payments for the coming year to cover the department's costs, if the collected annual payment was less than the department's costs for a given year.

(e) By April 1, 2022, and every April 1st thereafter, beverage
manufacturers or their third-party representative must submit a
payment as determined by the department under (d) of this subsection.

(3) (a) A beverage manufacturer that sells, offers for sale, or distributes plastic beverage containers in or into Washington must meet the following annual minimum postconsumer recycled content percentage for the total quantity of plastic beverage containers, by weight, that are sold, offered for sale, or distributed in Washington effective for beverages except dairy milk:

(i) January 1, 2023, through December 31, 2025: No less than 15
 percent postconsumer recycled content plastic by weight;

S-1789.2/21 2nd draft

1 (ii) January 1, 2026, through December 31, 2030: No less than 25 2 percent postconsumer recycled content plastic by weight; and

3 (iii) On and after January 1, 2031: No less than 50 percent 4 postconsumer recycled content plastic by weight.

5 (b) For dairy milk:

6 (i) January 1, 2028, through December 31, 2030: No less than 15 7 percent postconsumer recycled content plastic by weight;

8 (ii) January 1, 2031, through December 31, 2035: No less than 25 9 percent postconsumer recycled content plastic by weight; and

10 (iii) On and after January 1, 2036: No less than 50 percent 11 postconsumer recycled content plastic by weight.

12 (4) (a) Beginning January 1, 2025, the department may, on an annual basis, review and determine whether to adjust the minimum 13 14 postconsumer recycled content percentage required pursuant to subsection (3) of this section. The department's review may be 15 16 initiated by the department or at the petition of the beverage 17 manufacturing industry not more than once annually. The department may not adjust the minimum postconsumer recycled content requirements 18 above the minimum postconsumer recycled content percentages required 19 pursuant to subsection (3) of this section. In making a determination 20 21 pursuant to this subsection, the department must consider, at a minimum, all of the following factors: 22

(i) Changes in market conditions, including supply and demand for postconsumer recycled content plastics, collection rates, and bale availability both domestically and globally;

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(ii) Recycling rates;

(iii) The availability of recycled plastic suitable to meet the minimum postconsumer recycled content requirements pursuant to subsection (3) of this section, including the availability of high quality recycled plastic, and food-grade recycled plastic from beverage container recycling programs;

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(iv) The capacity of recycling or processing infrastructure; and

33 (v) The progress made by beverage manufacturers in achieving the 34 goals of this section.

35 (b) The beverage manufacturing industry or a beverage 36 manufacturer may appeal the department's decision under (a) of this 37 subsection to the pollution control hearings board within 30 days of 38 the department's determination.

S-1789.2/21 2nd draft

1 (5) A beverage manufacturer that does not achieve the 2 postconsumer recycled content requirements established under this 3 section is subject to a penalty established in section 5 of this act.

4 (6) A city, town, county, or municipal corporation may not
5 implement local recycled content requirements for plastic beverage
6 containers that are subject to minimum postconsumer recycled content
7 as required under this section.

8 (7) The department may enter into a contract for the services 9 required to implement this chapter and related duties of the 10 department.

11 Sec. 4. BEVERAGE MANUFACTURER REPORTING NEW SECTION. REQUIREMENTS. (1)(a) Beginning April 1, 2024, beverage manufacturers, 12 individually or through a third party representing a group of 13 manufacturers, must provide an annual report to the department that 14 15 includes the amount of virgin plastic and the amount of postconsumer 16 recycled content by resin type used for plastic beverage containers for beverages manufactured by the beverage manufacturer that are 17 sold, offered for sale, or distributed into Washington state, 18 including the total postconsumer recycled content resins as a 19 20 percentage of total weight. The report must be submitted in a format 21 and manner prescribed by the department. A manufacturer may submit 22 national data allocated on a per capita basis for Washington to approximate the information required in this subsection if the 23 24 manufacturer demonstrates to the department that state level data is not available or feasible to generate. 25

26 (b) The department must post the information reported under this 27 subsection on its website.

(2) A beverage manufacturer that submits information or records 28 29 to the department under this chapter may request that the information 30 or records be made available only for the confidential use of the 31 department, the director, or the appropriate division of the department. The director of the department must give consideration to 32 the request and if this action is not detrimental to the public 33 interest and is otherwise in accordance with the policies and 34 purposes of chapter 43.21A RCW, the director must grant the request 35 for the information to remain confidential as authorized in 36 37 RCW 43.21A.160.

S-1789.2/21 2nd draft

1 NEW SECTION. Sec. 5. PENALTIES FOR PLASTIC BEVERAGE CONTAINERS. (1) (a) Beginning January 1, 2023, a beverage manufacturer that does 2 not meet the minimum postconsumer recycled content requirements 3 pursuant to section 3 of this act is subject to a penalty pursuant to 4 this section. Beginning March 1, 2024, the penalty must be collected 5 6 annually, if a penalty reduction has not been approved pursuant to subsection (3) of this section and calculated in accordance with 7 subsection (2) of this section. 8

9 (b) A beverage manufacturer that is assessed a penalty pursuant 10 to this section may pay the penalty to the department in quarterly 11 installments or arrange an alternative payment schedule subject to 12 the approval of the department, not to exceed a 12-month payment plan 13 unless an extension is needed due to unforeseen circumstances, such 14 as a public health emergency, state of emergency, or natural 15 disaster.

(2) Beginning June 1, 2024, and annually thereafter, 16 the department shall invoice any assessed penalty for the previous 17 calendar year based on the postconsumer recycled content requirement 18 of the previous calendar year. The department shall calculate the 19 amount of the penalty based upon the amounts in pounds in the 20 21 aggregate of virgin plastic, postconsumer recycled content plastic, and any other plastic used by the beverage manufacturer to produce 22 beverage containers sold or offered for sale in the state, in 23 accordance with the following: 24

(a) (i) The annual penalty amount assessed to a beverage manufacturer must equal the product of both of the following: The total pounds of plastic used multiplied by the relevant minimum postconsumer recycled plastic target percentage, less the pounds of total plastic multiplied by the percent of postconsumer recycled plastic used; multiplied by 20 cents.

31 (ii) Example: [(Total pounds of plastic used x minimum 32 postconsumer recycled plastic target percentage) - (Total pounds of 33 plastic used x postconsumer recycled plastic percentage used)] x 20 34 cents.

35 (b) For the purposes of (a) of this subsection, both of the 36 following apply:

(i) The total pounds of plastic used must equal the sum of the amount of virgin plastic, postconsumer recycled content plastic, and any other plastic used by the beverage manufacturer, as reported pursuant to section 4 of this act.

Code Rev/ML:lel

S-1789.2/21 2nd draft

1 (ii) If the product calculated pursuant to (a) of this subsection 2 is equal to or less than zero, a penalty may not be assessed.

3 (3)(a)(i) The department shall consider granting a reduction of 4 penalties assessed pursuant to this section for the purpose of 5 meeting the minimum postconsumer recycled content requirements 6 required pursuant to section 3 of this act.

7 (ii) In determining whether to grant the reduction pursuant to 8 (a)(i) of this subsection, the department shall consider, at a 9 minimum, all of the following factors:

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(A) Anomalous market conditions;

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(B) Disruption in, or lack of supply of, recycled plastics; and

12 (C) Other factors that have prevented a beverage manufacturer 13 from meeting the requirements.

(b) In lieu of or in addition to assessing a penalty under this section, the department may require a beverage manufacturer to submit a corrective action plan detailing how the beverage manufacturer plans to come into compliance with section 3 of this act.

18 (4) A beverage manufacturer shall pay the penalty assessed 19 pursuant to this section, as applicable, based on the information 20 reported to the department as required under section 4 of this act in 21 the form and manner prescribed by the department.

(5) A beverage manufacturer may appeal the penalty assessed under this section to the pollution control hearings board within 30 days of assessment.

<u>NEW SECTION.</u> Sec. 6. POSTCONSUMER RECYCLED CONTENT IN PLASTIC 25 HOUSEHOLD CLEANING AND PERSONAL CARE PRODUCT CONTAINERS. (1) 26 27 Beginning January 1, 2025, household cleaning and personal care product producers that offer for sale, sell, or distribute in 28 Washington household cleaning and personal care products in plastic 29 30 household cleaning and personal care product containers must meet 31 minimum postconsumer recycled content as required under subsection (3) of this section. 32

(2) (a) On or before April 1, 2024, and annually thereafter, household cleaning and personal care product producers that offer for sale, sell, or distribute in Washington household cleaning and personal care products in plastic household cleaning and personal care product containers must register with the department individually or through a third-party representative registering on

1 behalf of a group of household cleaning and personal care product 2 producers.

3 (b) After January 1, 2025, a household cleaning and personal care 4 product producer that offers for sale, sells, or distributes in 5 Washington household cleaning and personal care products in plastic 6 household cleaning and personal care product containers not 7 registered with the department either individually or through a third 8 party may not sell or supply plastic household cleaning and personal 9 care product containers in or into Washington state.

10 (c) Registration information must include a list of the household 11 cleaning and personal care product producers and the brand names of 12 the household cleaning and personal care products represented in the 13 registration submittal. Beginning April 1, 2026, registration 14 information may accompany the annual reporting required under section 15 7 of this act.

(d) (i) By January 31, 2024, and every January 31st thereafter, 16 17 the department must identify the annual costs it will incur to implement this section and sections 7 and 8 of this act in the next 18 fiscal year, including rule making, and invoices of costs for 19 household cleaning and personal care product producers or their 20 21 third-party representatives. The department must determine an annual payment by household cleaning and personal care product producers or 22 their third-party representatives that is adequate to cover, but not 23 exceed, the department's full costs to implement, administer, and 24 25 enforce this section and sections 7 and 8 of this act in the next fiscal year, including rule making. The department must equitably 26 determine payment amounts for an individual household cleaning and 27 personal care product producer and third-party representatives. 28

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(ii) The department must:

30 (A) Apply any remaining annual payment funds from the current 31 year to the annual payment for the coming year, if the collected 32 annual payment exceeds the department's costs for a given year; and

33 (B) Increase annual payments for the coming year to cover the 34 department's costs, if the collected annual payment was less than the 35 department's costs for a given year.

36 (e) By April 1, 2024, and every April 1st thereafter, household 37 cleaning and personal care product producers or their third-party 38 representatives must submit a payment as determined by the department 39 under (d) of this subsection.

S-1789.2/21 2nd draft

1 (3) A household cleaning and personal care product producer that 2 sells, offers for sale, or distributes plastic household cleaning and 3 personal care product containers in or into Washington must meet the 4 following annual minimum postconsumer recycled content percentage for 5 the total quantity, by weight, of plastic household cleaning and 6 personal care product containers that are sold, offered for sale, or 7 distributed in Washington:

8 (a) January 1, 2025, through December 31, 2027: No less than 15 9 percent postconsumer recycled content plastic by weight;

(b) January 1, 2028, through December 31, 2030: No less than 25
 percent postconsumer recycled content plastic by weight; and

12 (c) On and after January 1, 2031: No less than 50 percent 13 postconsumer recycled content plastic by weight.

14 (4) (a) Beginning January 1, 2025, the department may, on an annual basis, review and determine whether to adjust the minimum 15 postconsumer recycled content percentage required pursuant 16 to 17 subsection (3) of this section. The department's review may be initiated by the department or at the petition of the household 18 cleaning and personal care product manufacturing industry not more 19 than once annually. The department may not adjust the minimum 20 21 postconsumer recycled content requirements above the minimum postconsumer recycled content percentages required pursuant 22 to subsection (3) of this section or below a minimum of 10 percent. In 23 making a determination pursuant to this subsection, the department 24 25 must consider, at a minimum, all of the following factors:

(i) Changes in market conditions, including supply and demand for
 postconsumer recycled content plastics, collection rates, and bale
 availability both domestically and globally;

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(ii) Recycling rates;

30 (iii) The availability of recycled plastic suitable to meet the 31 minimum postconsumer recycled content requirements pursuant to 32 subsection (3) of this section, including the availability of high 33 quality recycled plastic from plastic container recycling programs;

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(iv) The capacity of recycling or processing infrastructure;

35 (v) The technical feasibility of achieving the minimum 36 postconsumer recycled content requirements pursuant to subsection (3) 37 of this section in plastic household cleaning and personal care 38 product containers that are regulated under 21 C.F.R., chapter I, 39 subchapter G, 7 U.S.C. Sec. 136, 15 U.S.C. Sec. 1471, or 40 C.F.R. 40 Sec. 152.10; and

Code Rev/ML:lel

S-1789.2/21 2nd draft

1 (vi) The progress made by household cleaning and personal care 2 product producers in achieving the goals of this section.

3 (b) The household cleaning and personal care product 4 manufacturing industry or a household cleaning and personal care 5 product producer may appeal the department's decision under (a) of 6 this subsection to the pollution control hearings board within 30 7 days of the department's determination.

8 (5) A household cleaning and personal care product producer that 9 does not achieve the postconsumer recycled content requirements 10 established under this section is subject to a penalty established in 11 section 8 of this act.

12 (6) A city, town, county, or municipal corporation may establish local purchasing requirements that include recycled content standards 13 14 that exceed the minimum recycled content requirements established by this chapter for plastic household cleaning and personal care product 15 16 containers purchased by a city, town, or municipal corporation, or 17 its contractor. A city, town, county, or municipal corporation may not implement local recycled content requirements for the sale, 18 distribution, or use of plastic household cleaning and personal care 19 product containers that are subject to minimum postconsumer recycled 20 21 content as required under this section within its jurisdiction.

22 Sec. 7. HOUSEHOLD CLEANING AND PERSONAL CARE NEW SECTION. PRODUCT PRODUCER REPORTING REQUIREMENTS. (1) (a) Beginning April 1, 23 24 2026, household cleaning and personal care product producers, individually or through a third party representing a group of 25 producers, must provide an annual report submitted to the department 26 27 in a format and manner prescribed by the department that includes the 28 amount, by weight, of virgin plastic and the amount, by weight, of postconsumer recycled content, by resin type, used by the household 29 30 cleaning and personal care product producer for plastic household cleaning and personal care product containers sold, offered for sale, 31 or distributed into Washington state, including the total amount of 32 postconsumer recycled content resins as a percentage of total weight. 33 A producer may submit national data allocated on a per capita basis 34 35 for Washington to approximate the information required in this subsection if the producer declares that state level data are not 36 37 available or feasible to generate.

38 (b) The department must post the information reported under this 39 subsection on its website.

Code Rev/ML:lel

S-1789.2/21 2nd draft

1 (2) A household cleaning and personal care product producer that submits information or records to the department under this chapter 2 may request that the information or records be made available only 3 for the confidential use of the department, the director, or the 4 appropriate division of the department. The director of 5 the 6 department must give consideration to the request, and if this action 7 is not detrimental to the public interest and is otherwise in accordance with the policies and purposes of chapter 43.21A RCW, the 8 director must grant the request for the 9 information to remain confidential as authorized in RCW 43.21A.160. 10

POSTCONSUMER RECYCLED CONTENT IN PLASTIC 11 NEW SECTION. Sec. 8. 12 HOUSEHOLD CLEANING AND PERSONAL CARE PRODUCT CONTAINERS-PENALTIES. (1) (a) Beginning January 1, 2025, a household cleaning and personal 13 care product producer that does not meet the minimum postconsumer 14 recycled content requirements pursuant to section 6 of this act is 15 16 subject to a penalty pursuant to this section. Beginning May 1, 2026, 17 the penalty must be collected annually, if a penalty reduction has not been approved pursuant to subsection (3) of this section and 18 calculated in accordance with subsection (2) of this section. 19

(b) A household cleaning and personal care product producer that is assessed a penalty pursuant to this section may pay the penalty to the department in quarterly installments or arrange an alternative payment schedule subject to the approval of the department, not to exceed a 12-month payment plan unless an extension is needed due to unforeseen circumstances, such as a public health emergency, state of emergency, or natural disaster.

(2) Beginning June 1, 2026, and annually thereafter, the 27 department shall invoice any assessed penalty for the previous 28 calendar year based on the postconsumer recycled content requirement 29 30 of the previous calendar year. The department shall calculate the 31 amount of the penalty based upon the amounts in pounds in the aggregate of virgin plastic, postconsumer recycled content plastic, 32 and any other plastic used by the household cleaning and personal 33 care product producer to produce plastic household cleaning and 34 personal care product containers sold or offered for sale in the 35 36 state, in accordance with the following:

37 (a) (i) The annual penalty amount assessed to a household cleaning
 38 and personal care product producer must equal the product of both of
 39 the following: The total pounds of plastic used multiplied by the
 Code Rev/ML:lel
 15 S-1789.2/21 2nd draft

relevant minimum postconsumer recycled plastic target percentage,
 less the pounds of total plastic multiplied by the percent of
 postconsumer recycled plastic used; multiplied by 20 cents.

4 (ii) Example: [(Total pounds of plastic used x minimum 5 postconsumer recycled plastic target percentage) - (Total pounds of 6 plastic used x postconsumer recycled plastic percentage used)] x 20 7 cents.

8 (b) For the purposes of (a) of this subsection, both of the 9 following apply:

10 (i) The total pounds of plastic used must equal the sum of the 11 amount of virgin plastic, postconsumer recycled content plastic, and 12 any other plastic used by the household cleaning and personal care 13 product producer, as reported pursuant to section 7 of this act.

(ii) If the product calculated pursuant to (a) of this subsectionis equal to or less than zero, a penalty may not be assessed.

16 (3)(a)(i) The department shall consider granting a reduction of 17 penalties assessed pursuant to this section for the purpose of 18 meeting the minimum postconsumer recycled content requirements 19 required pursuant to section 6 of this act.

(ii) In determining whether to grant the reduction pursuant to (a)(i) of this subsection, the department shall consider, at a minimum, all of the following factors:

23 (A) Anomalous market conditions;

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(B) Disruption in, or lack of supply of, recycled plastics; and

(C) Other factors that have prevented a household cleaning andpersonal care product producer from meeting the requirements.

(b) In lieu of or in addition to assessing a penalty under this section, the department may require a household cleaning and personal care product producer to submit a corrective action plan detailing how the household cleaning and personal care product producer plans to come into compliance with section 6 of this act.

32 (4) A household cleaning and personal care product producer shall 33 pay the penalty assessed pursuant to this section, as applicable, 34 based on the information reported to the department as required under 35 section 7 of this act in the form and manner prescribed by the 36 department.

37 <u>NEW SECTION.</u> Sec. 9. POSTCONSUMER RECYCLED CONTENT IN PLASTIC
 38 HOUSEHOLD CLEANING AND PERSONAL CARE PRODUCT CONTAINERS—DEPARTMENT
 39 DUTIES. (1) The department may conduct audits and investigations for
 Code Rev/ML:lel
 16 S-1789.2/21 2nd draft

1 the purpose of ensuring compliance with section 6 of this act based 2 on the information reported under section 7 of this act.

3 (2) The department shall annually publish a list of registered 4 producers and associated brand names, their compliance status, and 5 other information the department deems appropriate on the 6 department's website.

7 <u>NEW SECTION.</u> Sec. 10. POSTCONSUMER RECYCLED CONTENT IN TRASH 8 BAGS. (1)(a) Beginning January 1, 2023, plastic trash bag producers 9 that offer for sale, sell, or distribute in Washington plastic trash 10 bags must meet minimum postconsumer recycled content as required 11 under subsection (3) of this section.

(b) Beginning January 1, 2023, plastic trash bag producers shall label each container of plastic trash bags sold, offered for sale, or distributed in Washington with:

(i) The name of the producer and the city, state, and country where the producer is located, which may be designated as the location of the producer's corporate headquarters; or

18 (ii) A uniform resource locator or quick response code to an 19 internet website that contains the information required pursuant to 20 (b)(i) of this subsection.

(c) The provisions of (a) of this subsection shall not apply to a bag that is designed and manufactured to hold, store, or transport dangerous waste or biomedical waste. For the purposes of this subsection, "dangerous waste" means any waste defined as dangerous waste under RCW 70A.300.010; and "biomedical waste" means any waste defined as that term under RCW 70A.228.010.

(2) (a) On or before April 1, 2022, and annually thereafter, plastic trash bag producers that offer for sale, sell, or distribute in Washington plastic trash bags must register with the department individually or through a third-party representative registering on behalf of a group of plastic trash bag producers.

32 (b) After January 1, 2023, a plastic trash bag producer that 33 offers for sale, sells, or distributes in Washington plastic trash 34 bags not registered with the department either individually or 35 through a third party may not sell or supply plastic trash bags in or 36 into Washington state.

37 (c) Registration information must include a list of the plastic
 38 trash bag producers and the brand names of the plastic trash bags
 39 represented in the registration submittal. Beginning April 1, 2024,
 Code Rev/ML:lel
 17 S-1789.2/21 2nd draft

registration information may accompany the annual reporting required
 under section 11 of this act.

(d) (i) By January 31, 2022, and every January 31st thereafter, 3 the department must identify the annual costs it will incur to 4 implement this section and sections 11 and 12 of this act in the next 5 6 fiscal year, including rule making, and invoices of costs for plastic trash bag producers or their third-party representatives. 7 The department must determine an annual payment by plastic trash bag 8 producers or their third-party representatives that is adequate to 9 cover, but not exceed, the department's full costs to implement, 10 11 administer, and enforce this chapter in the next fiscal year, 12 including rule making. The department must equitably determine payment amounts for an individual plastic trash bag producer and 13 14 third-party representatives.

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(ii) The department must:

(A) Apply any remaining annual payment funds from the current
year to the annual payment for the coming year, if the collected
annual payment exceeds the department's costs for a given year; and

(B) Increase annual payments for the coming year to cover the department's costs, if the collected annual payment was less than the department's costs for a given year.

(e) By April 1, 2022, and every April 1st thereafter, plastic trash bag producers or their third-party representatives must submit a payment as determined by the department under (d) of this subsection.

(3) A plastic trash bag producer that sells, offers for sale, or distributes plastic trash bags in or into Washington must meet the following annual minimum postconsumer recycled content percentage on average for the total quantity, by weight, of plastic trash bags that are sold, offered for sale, or distributed in Washington:

(a) January 1, 2023, through December 31, 2024: No less than 10
 percent postconsumer recycled content plastic by weight;

(b) January 1, 2025, through December 31, 2026: No less than 15
 percent postconsumer recycled content plastic by weight; and

35 (c) On and after January 1, 2027: No less than 20 percent 36 postconsumer recycled content plastic by weight.

(4) (a) Beginning January 1, 2024, the department may, on an
 annual basis, review and determine whether to adjust the minimum
 postconsumer recycled content percentage required pursuant to
 subsection (3) of this section. The department's review may be
 Code Rev/ML:lel
 18
 S-1789.2/21 2nd draft

1 initiated by the department or at the petition of the plastic trash bag manufacturing industry not more than once annually. 2 The department may not adjust the minimum postconsumer recycled content 3 requirements above the minimum postconsumer recycled content 4 percentages required pursuant to subsection (3) of this section or 5 6 below the minimum percentage required in subsection (3)(a) of this section. In making a determination pursuant to this subsection, the 7 department must consider, at a minimum, all of the following factors: 8

9 (i) Changes in market conditions, including supply and demand for 10 postconsumer recycled content plastics, collection rates, and bale 11 availability both domestically and globally;

12 (ii) Recycling rates;

(iii) The availability of recycled plastic suitable to meet the minimum postconsumer recycled content requirements pursuant to subsection (3) of this section, including the availability of high quality recycled plastic from flexible plastic recycling programs;

17

(iv) The capacity of recycling or processing infrastructure; and

18 (v) The progress made by plastic trash bag producers in achieving 19 the goals of this section.

20 (b) The plastic trash bag manufacturing industry or a plastic 21 trash bag producer may appeal the department's decision under (a) of 22 this subsection to the pollution control hearings board within 30 23 days of the department's determination.

(5) A plastic trash bag producer that does not achieve the postconsumer recycled content requirements established under this section is subject to a penalty established in section 12 of this act.

28 (6) A city, town, county, or municipal corporation may establish 29 local purchasing requirements that include recycled content standards that exceed the minimum recycled content requirements established by 30 31 this chapter for plastic trash bags purchased by a city, town, or 32 municipal corporation, or its contractor. A city, town, county, or 33 municipal corporation may not implement local recycled content requirements for the sale, distribution, or use of plastic trash bags 34 that are subject to minimum postconsumer recycled content as required 35 under this section within its jurisdiction. 36

37 (7) The department may enter into a contract for the services 38 required to implement this chapter and related duties of the 39 department.

1 <u>NEW SECTION.</u> Sec. 11. PLASTIC TRASH BAG PRODUCER REPORTING 2 REQUIREMENTS. (1)(a) Beginning April 1, 2024, plastic trash bag 3 producers, individually or through a third party representing a group 4 of producers, must provide an annual report submitted to the 5 department in a format and manner prescribed by the department, that 6 includes:

(i) The amount of virgin plastic and the amount of postconsumer 7 recycled content by resin type used for plastic trash bags 8 manufactured by the plastic trash bag producer that are sold, offered 9 for sale, or distributed into Washington state, including the total 10 11 postconsumer recycled content resins as a percentage of total weight. A producer may submit national data allocated on a per capita basis 12 for Washington to approximate the information required in this 13 14 subsection if the producer declares that state level data is not available or feasible to generate. 15

16 (ii) Proof of certification conducted by a third-party 17 certification entity of the recycled content for each type of plastic 18 trash bag containing postconsumer recycled content offered for sale, 19 sold, or distributed in Washington.

20 (b) The department must post the information reported under this 21 subsection on its website.

22 (2) A plastic trash bag producer that submits information or records to the department under this chapter may request that the 23 information or records be made available only for the confidential 24 25 use of the department, the director, or the appropriate division of 26 the department. The director of the department must qive consideration to the request, and if this action is not detrimental 27 to the public interest and is otherwise in accordance with the 28 policies and purposes of chapter 43.21A RCW, the director must grant 29 the request for the information to remain confidential as authorized 30 in RCW 43.21A.160. 31

<u>NEW SECTION.</u> Sec. 12. POSTCONSUMER RECYCLED CONTENT IN TRASH 32 BAGS—PENALTIES. (1) (a) Beginning January 1, 2023, a plastic trash bag 33 producer that does not meet the minimum postconsumer recycled content 34 35 requirements pursuant to section 10 of this act is subject to a 36 penalty pursuant to this section. Beginning March 1, 2024, the penalty must be collected annually, if a penalty reduction has not 37 been approved pursuant to subsection (3) of this section and 38 calculated in accordance with subsection (2) of this section. 39

Code Rev/ML:lel

S-1789.2/21 2nd draft

1 (b) A plastic trash bag producer that is assessed a penalty 2 pursuant to this section may pay the penalty to the department in 3 quarterly installments or arrange an alternative payment schedule 4 subject to the approval of the department, not to exceed a 12-month 5 payment plan unless an extension is needed due to unforeseen 6 circumstances, such as a public health emergency, state of emergency, 7 or natural disaster.

(2) Beginning June 1, 2024, and annually thereafter, the 8 department shall invoice any assessed penalty for the previous 9 calendar year based on the postconsumer recycled content requirement 10 of the previous calendar year. The department shall calculate the 11 12 amount of the penalty based upon the amounts in pounds in the aggregate of virgin plastic, postconsumer recycled content plastic, 13 14 and any other plastic used by the plastic trash bag producer to produce plastic trash bags sold or offered for sale in the state, in 15 16 accordance with the following:

(a) (i) The annual penalty amount assessed to a plastic trash bag producer must equal the product of both of the following: The total pounds of plastic used multiplied by the relevant minimum postconsumer recycled plastic target percentage, less the pounds of total plastic multiplied by the percent of postconsumer recycled plastic used; multiplied by 20 cents.

(ii) Example: [(Total pounds of plastic used x minimum postconsumer recycled plastic target percentage) - (Total pounds of plastic used x postconsumer recycled plastic percentage used)] x 20 cents.

(b) For the purposes of (a) of this subsection, both of the following apply:

(i) The total pounds of plastic used must equal the sum of the amount of virgin plastic, postconsumer recycled content plastic, and any other plastic used by the plastic trash bag producer, as reported pursuant to section 11 of this act.

33 (ii) If the product calculated pursuant to (a) of this subsection 34 is equal to or less than zero, a penalty may not be assessed.

35 (3)(a)(i) The department shall consider granting a reduction of 36 penalties assessed pursuant to this section for the purpose of 37 meeting the minimum postconsumer recycled content requirements 38 required pursuant to section 10 of this act.

1 (ii) In determining whether to grant the reduction pursuant to 2 (a)(i) of this subsection, the department shall consider, at a 3 minimum, all of the following factors:

(A) Anomalous market conditions;

4 5

(B) Disruption in, or lack of supply of, recycled plastics; and

6 (C) Other factors that have prevented a plastic trash bag 7 producer from meeting the requirements.

8 (b) In lieu of or in addition to assessing a penalty under this 9 section, the department may require a plastic trash bag producer to 10 submit a corrective action plan detailing how the plastic trash bag 11 producer plans to come into compliance with section 10 of this act.

12 (4) A plastic trash bag producer shall pay the penalty assessed 13 pursuant to this section, as applicable, based on the information 14 reported to the department as required under section 11 of this act 15 in the form and manner prescribed by the department.

16 <u>NEW SECTION.</u> Sec. 13. POSTCONSUMER RECYCLED CONTENT IN TRASH 17 BAGS—DEPARTMENT DUTIES. (1) The department may conduct audits and 18 investigations for the purpose of ensuring compliance with section 10 19 of this act based on the information reported under section 11 of 20 this act.

(2) The department shall annually publish a list of registered producers and associated brand names, their compliance status, and other information the department deems appropriate on the department's website.

25 <u>NEW SECTION.</u> Sec. 14. A new section is added to chapter 39.26 26 RCW to read as follows:

27 POSTCONSUMER RECYCLED CONTENT IN PLASTIC TRASH BAGS—PURCHASING 28 PRIORITY. (1) Beginning January 1, 2023, all state agencies shall 29 purchase plastic trash bags manufactured by plastic trash bag 30 producers that comply with the minimum recycled content requirements 31 pursuant to section 10 of this act.

32 (2) By June 1, 2022, the department of ecology shall provide to 33 the department a list of the plastic trash bag producer brands that 34 comply with the minimum recycled content requirements pursuant to 35 section 10 of this act, in order for state agencies to purchase 36 compliant products, updated annually.

<u>NEW SECTION.</u> Sec. 15. EXPANDED POLYSTYRENE PROHIBITIONS. (1)
 Beginning June 1, 2023, the sale and distribution of the following
 expanded polystyrene products in or into the state is prohibited:

4 (a) A portable container that is designed or intended to be used 5 for cold storage, except for expanded polystyrene containers used for 6 drugs, medical devices, and biological materials as defined in the 7 federal food, drug, and cosmetic act (21 U.S.C. Sec. 301 et seq.) or 8 shipping perishable commodities from a wholesale or retail 9 establishment;

10 (b) Food service products that include food containers, plates, 11 clam shell-style containers, and hot and cold beverage cups. For the 12 purposes of this subsection (1)(b), food service products do not 13 include: Packaging for raw, uncooked, or butchered meat, fish, 14 poultry, or seafood, vegetables, fruit, or egg cartons; and

(c) Void filling packaging products, which means loose fillpackaging material, also referred to as packing peanuts.

17 (2) (a) The department must provide technical assistance and quidance to manufacturers of prohibited expanded polystyrene 18 products, as requested. For manufacturers out of compliance with the 19 requirements of this section, the department shall provide written 20 21 notification and offer information to manufacturers that sell prohibited expanded polystyrene products who are in violation of this 22 section. For the purposes of this section, written notification 23 24 serves as notice of the violation. The department must issue at least 25 two notices of violation by certified mail prior to assessing a 26 penalty.

(b) A manufacturer of products in violation of this section is subject to a civil penalty for each violation in an amount not to exceed:

30

(i) \$250 if it is the manufacturer's first penalty; and

31 (ii) \$1,000 if the manufacturer has previously been issued a 32 civil penalty under this section.

33 (c) Penalties collected under this section must be deposited in 34 the model toxics control operating account created in RCW 35 70A.305.180.

36 (d) Penalties issued under this section are appealable to the 37 pollution control hearings board established in chapter 43.21B RCW.

(3) A city, town, county, or municipal corporation may not
 implement a local ordinance restricting products prohibited under
 subsection (1) of this section unless the ordinance was filed by
 Code Rev/ML:lel
 23
 S-1789.2/21 2nd draft

April 1, 2021, and enacted by June 1, 2021. An ordinance restricting products specified under subsection (1) of this section that was not enacted as of June 1, 2021, is preempted by this section.

4 (4) For the purposes of this section, "manufacturer" includes any
5 person, firm, association, partnership, corporation, governmental
6 entity, organization, or joint venture that:

7 (a) Produces the products subject to restrictions in subsection8 (1) of this section; or

9 (b) Is an importer or domestic distributor of a product subject 10 to restrictions in subsection (1) of this section sold or offered for 11 sale in or into the state.

12 <u>NEW SECTION.</u> Sec. 16. OPTIONAL SERVICEWARE. (1) Beginning 13 January 1, 2022:

(a) Except as provided in (c) of this subsection, a food service business at which the opportunity is provided for the on-site consumption of food or beverages may provide the following types of single-use food service products only upon request:

- 18 (i) Utensils;
- 19 (ii) Straws;

20 (iii) Condiment packaging; and

21 (iv) Beverage cup lids.

(b) Except as provided in (c) of this subsection, the following food service businesses may provide types of single-use food service products identified in (a) of this subsection only after affirming that the customer wants the single-use food service products:

(i) A food service business at which no opportunity is providedfor the on-site consumption of food or beverages; or

(ii) A food service business serving food or beverages tocustomers via a drive-through.

30 (c) A food service business may provide beverage cup lids without 31 request for:

32 (i) Hot beverages;

33 (ii) Beverages provided through delivery service or curbside 34 pickup; and

35 (iii) Beverages served to customers via a drive-through.

36 (2) Nothing in this section prohibits a food service business
 37 from making utensils, straws, condiments, and beverage cup lids
 38 available to customers using cylinders, bins, dispensers, containers,
 39 or other means of allowing for single-use utensils, straws,
 Code Rev/ML:lel
 24
 S-1789.2/21 2nd draft

1 condiments, and beverage cup lids to be obtained at the affirmative 2 volition of the customer. Utensils provided by a food service 3 business for use by customers may not be bundled or packaged in 4 plastic in such a way that a customer is unable to take only the type 5 of single-use utensil or utensils desired without also taking a 6 different type or types of utensil.

7 (3)(a) The department may issue a civil penalty of no less than 8 \$150 per day and no more than \$2,000 per day to the owner or operator 9 of a food service business for each day single-use food service 10 products are provided in violation of this section.

(b) The department must issue at least two notices of violation by certified mail prior to assessing a penalty.

13 (c) Penalties collected under this section must be deposited in 14 the model toxics control operating account created in RCW 15 70A.305.180.

16 (d) A food service business may appeal penalties assessed under 17 this subsection to the pollution control hearings board within 30 18 days of assessment.

(4) Beginning July 1, 2021, a city, town, county, or municipal corporation may not enact an ordinance to reduce pollution from single-use food service products by requiring a request of single-use food service products by the customer of the food service business or other retail establishment.

24 <u>NEW SECTION.</u> Sec. 17. DEPARTMENT DUTIES. (1) The department may 25 conduct audits and investigations for the purpose of ensuring 26 compliance with sections 3, 6, and 10 of this act based on the 27 information reported under sections 4, 7, and 11 of this act.

(2) To assist with the requirements specified under sections 15and 16 of this act, the department:

30 (a) Must prepare and post on its website information regarding 31 the prohibitions on the sale and distribution of expanded polystyrene 32 products as specified under section 15 of this act and optional 33 serviceware under section 16 of this act;

34 (b) For education and outreach to help implement sections 15 and 35 16 of this act, may develop culturally appropriate and translated 36 educational materials and resources for the state's diverse ethnic 37 populations from existing materials used by local jurisdictions and 38 other states.

(3) The department may adopt rules as necessary to administer,
 implement, and enforce this chapter.

Sec. 18. RECYCLING ENHANCEMENT ACCOUNT. 3 NEW SECTION. The recycling enhancement account is created in the custody of the state 4 5 treasurer. All penalties collected by the department pursuant to sections 5, 8, and 12 of this act must be deposited in the account. 6 Only the director of the department or the director's designee may 7 authorize expenditures from the account. The account is subject to 8 allotment procedures under chapter 43.88 9 the RCW, but an 10 appropriation is not required for expenditures. Expenditures from the account may be used by the department only for providing grants to 11 local governments for the purpose of supporting local solid waste and 12 13 financial assistance programs.

14 Sec. 19. RECYCLED CONTENT ACCOUNT. The recycled NEW SECTION. 15 content account is created in the custody of the state treasurer. All receipts received by the department under sections 3, 6, and 10 of 16 this act must be deposited in the account. Only the director of the 17 department or the director's designee may authorize expenditures from 18 19 the account. The account is subject to the allotment procedures under chapter 43.88 RCW, but an appropriation is not required for 20 expenditures. Expenditures from the account may be used by the 21 22 department only for implementing, administering, and enforcing the 23 requirements of sections 3 through 13 of this act.

24 NEW SECTION. Sec. 20. MARKET STUDY. (1) Subject to the 25 availability of amounts appropriated for this specific purpose prior 26 to January 1, 2028, the department shall contract with a research university or an independent third-party consultant to study the 27 28 polyethylene terephthalate and high-density polyethylene markets for 29 all of the following:

30 (a) Analyzing market conditions and opportunities in the state's 31 recycling industry for meeting the minimum postconsumer recycled 32 content requirements for plastic beverage containers pursuant to 33 sections 3 and 4 of this act;

(b) Determining the data needs and tracking opportunities to
 increase the transparency and support of a more effective, fact-based
 public understanding of the recycling industry; and

1 (c) Recommending further policy modifications and measures to 2 achieve the state's recycling targets with the least cost and optimal 3 efficiency.

4 (2) If funding is provided pursuant to subsection (1) of this 5 section and the department undertakes the study, the study must be 6 completed by May 1, 2029.

7 Sec. 21. RCW 43.21B.110 and 2020 c 138 s 11 and 2020 c 20 s 1035 8 are each reenacted and amended to read as follows:

9 (1) The hearings board shall only have jurisdiction to hear and 10 decide appeals from the following decisions of the department, the 11 director, local conservation districts, the air pollution control 12 boards or authorities as established pursuant to chapter 70A.15 RCW, 13 local health departments, the department of natural resources, the 14 department of fish and wildlife, the parks and recreation commission, 15 and authorized public entities described in chapter 79.100 RCW:

(a) Civil penalties imposed pursuant to RCW 18.104.155,
70A.15.3160, 70A.300.090, 70A.20.050, 70A.530.040, 70A.350.070,
70A.515.060, sections 15 and 16 of this act, 76.09.170, 77.55.440,
78.44.250, 88.46.090, 90.03.600, 90.46.270, 90.48.144, 90.56.310,
90.56.330, and 90.64.102.

(b) Orders issued pursuant to RCW 18.104.043, 18.104.060,
43.27A.190, 70A.15.2520, 70A.15.3010, 70A.300.120, 70A.350.070,
<u>sections 3, 6, and 10 of this act,</u> 86.16.020, 88.46.070, 90.14.130,
90.46.250, 90.48.120, and 90.56.330.

25 (c) Except as provided in RCW 90.03.210(2), the issuance, modification, or termination of any permit, certificate, or license 26 27 by the department or any air authority in the exercise of its jurisdiction, including the issuance or termination of a waste 28 disposal permit, the denial of an application for a waste disposal 29 30 permit, the modification of the conditions or the terms of a waste disposal permit, or a decision to approve or deny an application for 31 a solid waste permit exemption under RCW 70A.205.260. 32

33 (d) Decisions of local health departments regarding the grant or34 denial of solid waste permits pursuant to chapter 70A.205 RCW.

35 (e) Decisions of local health departments regarding the issuance 36 and enforcement of permits to use or dispose of biosolids under RCW 37 70A.226.090.

38 (f) Decisions of the department regarding waste-derived 39 fertilizer or micronutrient fertilizer under RCW 15.54.820, and Code Rev/ML:lel 27 S-1789.2/21 2nd draft decisions of the department regarding waste-derived soil amendments
 under RCW 70A.205.145.

3 (g) Decisions of local conservation districts related to the 4 denial of approval or denial of certification of a dairy nutrient 5 management plan; conditions contained in a plan; application of any 6 dairy nutrient management practices, standards, methods, and 7 technologies to a particular dairy farm; and failure to adhere to the 8 plan review and approval timelines in RCW 90.64.026.

9 (h) Any other decision by the department or an air authority 10 which pursuant to law must be decided as an adjudicative proceeding 11 under chapter 34.05 RCW.

(i) Decisions of the department of natural resources, the department of fish and wildlife, and the department that are reviewable under chapter 76.09 RCW, and the department of natural resources' appeals of county, city, or town objections under RCW 76.09.050(7).

17 (j) Forest health hazard orders issued by the commissioner of 18 public lands under RCW 76.06.180.

(k) Decisions of the department of fish and wildlife to issue, deny, condition, or modify a hydraulic project approval permit under chapter 77.55 RCW, to issue a stop work order, to issue a notice to comply, to issue a civil penalty, or to issue a notice of intent to disapprove applications.

24 (1) Decisions of the department of natural resources that are 25 reviewable under RCW 78.44.270.

(m) Decisions of an authorized public entity under RCW 79.100.010 to take temporary possession or custody of a vessel or to contest the amount of reimbursement owed that are reviewable by the hearings board under RCW 79.100.120.

30 (n) Decisions of the department of ecology that are appealable 31 under sections 3, 5, 6, 8, 10, and 12 of this act, to assess 32 penalties and to set recycled minimum postconsumer content for 33 plastic beverage containers.

34 (2) The following hearings shall not be conducted by the hearings 35 board:

36 (a) Hearings required by law to be conducted by the shorelines37 hearings board pursuant to chapter 90.58 RCW.

38 (b) Hearings conducted by the department pursuant to RCW 39 70A.15.3010, 70A.15.3070, 70A.15.3080, 70A.15.3090, 70A.15.3100, 40 70A.15.3110, and 90.44.180.

S-1789.2/21 2nd draft

1 (c) Appeals of decisions by the department under RCW 90.03.110 2 and 90.44.220.

3 (d) Hearings conducted by the department to adopt, modify, or repeal rules. 4

(3) Review of rules and regulations adopted by the hearings board 5 6 shall be subject to review in accordance with the provisions of the 7 administrative procedure act, chapter 34.05 RCW.

8 Sec. 22. RCW 43.21B.300 and 2020 c 20 s 1038 are each amended to read as follows: 9

10 (1) Any civil penalty provided in RCW 18.104.155, 70A.15.3160, 70A.205.280, 70A.300.090, 70A.20.050, sections 15 and 16 of this act, 11 88.46.090, 90.03.600, 90.46.270, 90.48.144, 90.56.310, 90.56.330, and 12 13 90.64.102 and chapter 70A.355 RCW shall be imposed by a notice in writing, either by certified mail with return receipt requested or by 14 15 personal service, to the person incurring the penalty from the 16 department or the local air authority, describing the violation with reasonable particularity. For penalties issued by local air 17 authorities, within thirty days after the notice is received, the 18 person incurring the penalty may apply in writing to the authority 19 for the remission or mitigation of the penalty. Upon receipt of the 20 application, the authority may remit or mitigate the penalty upon 21 whatever terms the authority in its discretion deems proper. The 22 authority may ascertain the facts regarding all such applications in 23 24 such reasonable manner and under such rules as it may deem proper and 25 shall remit or mitigate the penalty only upon a demonstration of extraordinary circumstances such as the presence of information or 26 27 factors not considered in setting the original penalty.

(2) Any penalty imposed under this section may be appealed to the 28 pollution control hearings board in accordance with this chapter if 29 30 the appeal is filed with the hearings board and served on the department or authority thirty days after the date of receipt by the 31 person penalized of the notice imposing the penalty or thirty days 32 after the date of receipt of the notice of disposition by a local air 33 authority of the application for relief from penalty. 34

35

(3) A penalty shall become due and payable on the later of:

36

(a) Thirty days after receipt of the notice imposing the penalty;

37

(b) Thirty days after receipt of the notice of disposition by a

local air authority on application for relief from penalty, if such 38 an application is made; or 39

(c) Thirty days after receipt of the notice of decision of the
 hearings board if the penalty is appealed.

(4) If the amount of any penalty is not paid to the department 3 within thirty days after it becomes due and payable, the attorney 4 general, upon request of the department, shall bring an action in the 5 6 name of the state of Washington in the superior court of Thurston county, or of any county in which the violator does business, to 7 recover the penalty. If the amount of the penalty is not paid to the 8 authority within thirty days after it becomes due and payable, the 9 authority may bring an action to recover the penalty in the superior 10 11 court of the county of the authority's main office or of any county 12 in which the violator does business. In these actions, the procedures and rules of evidence shall be the same as in an ordinary civil 13 14 action.

(5) All penalties recovered shall be paid into the state treasury 15 and credited to the general fund except those penalties imposed 16 17 pursuant to RCW 18.104.155, which shall be credited to the 18 reclamation account as provided in RCW 18.104.155(7), RCW 70A.15.3160, the disposition of which shall be governed by that 19 provision, RCW 70A.300.090, which shall be credited to the model 20 toxics control operating account created in RCW 70A.305.180, RCW 21 22 90.56.330, which shall be credited to the coastal protection fund created by RCW 90.48.390, and RCW 70A.355.070, which shall be 23 credited to the underground storage tank account created by RCW 24 25 70A.355.090.

26 Sec. 23. RCW 70A.220.020 and 2020 c 20 s 1228 are each amended 27 to read as follows:

28 ((<del>(1)</del> The provisions of this section and any rules adopted under 29 this section shall be interpreted to conform with nationwide plastics 30 industry standards.

31 (2))) Except as provided in RCW 70A.220.030(2), after January 1, 1992, no person may distribute, sell, or offer for sale in this state 32 a plastic bottle or rigid plastic container unless the container is 33 labeled with a code identifying the appropriate resin type used to 34 produce the structure of the container. ((The code shall consist of a 35 number placed within three triangulated arrows and letters placed 36 below the triangle of arrows. The triangulated arrows shall be 37 38 equilateral, formed by three arrows with the apex of each point of the triangle at the midpoint of each arrow, rounded with a short 39

S-1789.2/21 2nd draft

1 radius. The pointer (arrowhead) of each arrow shall be at the 2 midpoint of each side of the triangle with a short gap separating the 3 pointer from the base of the adjacent arrow. The triangle, formed by 4 the three arrows curved at their midpoints shall depict a clockwise 5 path around the code number.)) The numbers and letters used shall be 6 as follows:

- 7 (a) 1.= PETE (polyethylene terephthalate) 8 (b) 2.= HDPE (high density polyethylene) 9 (c) 3.= V (vinyl) or PVC (polyvinyl chloride) 10 (d) 4.= LDPE (low density polyethylene) 11 (e) 5.= PP (polypropylene) 12 (f) 6.= PS (polystyrene)
- 13 (g) 7.= OTHER

14 <u>NEW SECTION.</u> Sec. 24. Sections 2 through 13 and 15 through 20 15 of this act constitute a new chapter in Title 70A RCW.

16 <u>NEW SECTION.</u> Sec. 25. If any provision of this act or its 17 application to any person or circumstance is held invalid, the 18 remainder of the act or the application of the provision to other 19 persons or circumstances is not affected."

<u>2SSB 5022</u> - S AMD 330 By Senator Das

## ADOPTED 03/02/2021

On page 1, line 3 of the title, after "and" strike the remainder of the title and insert "addressing plastic packaging; amending RCW 43.21B.300 and 70A.220.020; reenacting and amending RCW 43.21B.110; adding a new section to chapter 39.26 RCW; adding a new chapter to Title 70A RCW; creating a new section; and prescribing penalties."

<u>EFFECT:</u> Adds minimum recycled content requirements for plastic household cleaning and personal care product containers and plastic trash bags. Creates a state purchasing preference for plastic trash bags that comply with the minimum recycled content requirements. Changes references to "fees" for plastic beverage manufacturers unable to meet the requirements to "penalties." Renames the Recycling Enhancement Fee Account to the Recycling Enhancement Account. Directs Recycling Enhancement Account funds towards grants to local governments for the purpose of supporting local solid waste and financial assistance programs, rather than the Recycling Development

Code Rev/ML:lel

S-1789.2/21 2nd draft

Center. Provides that the Recycling Enhancement Account and the Recycled Content Account are created in the custody of the state treasurer. Exempts medical food from the definition of "beverage." Removes the requirement that plastic bottle and plastic container plastic resin codes consist of three triangulated arrows. Adds PVC (polyvinyl chloride) to the meaning of resin code number 3. Amends the title to an act relating to managing solid waste through prohibitions on expanded polystyrene, providing for food serviceware upon customer request, and addressing plastic packaging. Removes the penalty of perjury as applied to beverage manufacturer reporting. Specifies that the definition of plastic beverage container applies to bottles or containers comprised solely of one or multiple plastic resins.

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