

HB 2062 A STAFF MEASURE SUMMARY

House Committee On Climate, Energy, and Environment

Action Date: 04/08/25

Action: Do pass with amendments and be referred to Ways and Means. (Printed A-Eng.)

Vote: 11-1-0-0

Yeas: 11 - Andersen, Edwards, Gamba, Helm, Levy B, Levy E, Lively, Marsh, Neron, Owens, Wallan

Nays: 1 - Osborne

Fiscal: Fiscal impact issued

Revenue: No revenue impact

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Meeting Dates: 2/18, 4/3, 4/8

WHAT THE MEASURE DOES:

The measure prohibits producers of batteries or battery-containing products from selling, offering for sale, or distributing batteries or battery-containing products in or into Oregon unless they participate in a battery producer responsibility organization that successfully implements a battery producer responsibility program.

Detailed summary:

Defines terms.

Requirement to participate in a battery producer responsibility organization

Prohibits covered producers from selling, offering for sale, or distributing in or into Oregon a covered product unless the covered producer participates in a battery producer responsibility organization (PRO) that successfully implements a battery producer responsibility program.

Plans for battery producer responsibility programs

Requires a battery PRO to submit a battery producer responsibility program implementation plan with specific information to the Oregon Department of Environmental Quality (DEQ).

Approval of battery producer responsibility program plans

Requires DEQ to approve a battery producer responsibility program plan no later than 90 days after receiving it if the department determines that the plan meets certain requirements and that the battery PRO will successfully implement the program in accordance with the plan. Provides timelines and criteria for DEQ's approval, rejection, or conditional approval of plans, revised plans, and updated plans. Establishes conditions for DEQ to determine if a battery PRO must cease to operate a battery producer responsibility program in Oregon and the date on which all covered producers participating in the battery producer responsibility program must participate in another battery producer responsibility program. Establishes that plans are valid for three program years.

Changes to battery producer responsibility programs

Establishes criteria for a battery PRO to make changes to its battery producer responsibility program within 90 days after any change.

Convenient and equitable service

Requires a battery PRO to provide convenient and equitable service throughout Oregon, including a network of collection sites distributed to ensure that 95 percent of the residents of this state are within 15 miles of a

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collection site. Establishes criteria that collection sites for portable batteries must meet and requirements for battery PROs.

Responsible management

Requires a battery PRO, in compliance with all applicable laws, to ensure that the organization's battery producer responsibility program uses responsible management in collecting, transporting, processing, recycling, or otherwise managing covered batteries.

Public education and awareness

Requires a battery PRO, in collaboration with other battery PROs, to develop educational resources and conduct public awareness activities across multiple types of media to advertise and promote recycling of covered batteries and collection opportunities statewide.

Annual report.

Requires a battery PRO to submit an annual report, with certain content, to DEQ on the development, implementation, and operation of the battery producer responsibility program.

Requires DEQ to review and approve the report within 90 days of receiving it if it meets certain requirements, and DEQ may make the report available to the public.

Membership fees

Requires a battery PRO to establish a schedule of membership fees, sufficient to meet the PRO's financial obligations, to be paid by covered producers participating in the organization. Allows the schedule of membership fees to incentivize covered producers to continually reduce the environmental and human health impacts of covered products.

Enforcement

Establishes: DEQ's enforcement mechanisms for activities related to this Act; records retention and compliance policies; penalties; and reasons DEQ may suspend or revoke a plan.

Program Administration Fees

Requires the Environmental Quality Commission (EQC) to establish, by rule, fees for paying for administration, implementation, and enforcement for activities related to this Act. Requires battery PROs that operate battery producer responsibility programs in Oregon to pay program administration fees. Prohibits DEQ from charging a plan review or annual fee that exceeds the fees established by the EQC.

Battery Producer Responsibility Fund

Establishes the Battery Producer Responsibility Fund (Fund). Requires DEQ to deposit fee moneys collected into the Fund.

Antitrust immunity

Declares legislative intent that covered producers participating in a battery PRO to implement a battery producer responsibility program plan as required by this Act be exempt from state antitrust laws, and provide immunity from federal antitrust laws.

Confidentiality

Allows a covered producer or battery PRO that submits information or records to the Department of Environmental Quality under requirements of this Act to request that the information or records be made available only for the confidential use of the department.

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Rules

Allows the Environmental Quality Commission to adopt any rules necessary for the effective administration of this Act. Prohibits a person from knowingly disposing of a covered battery in mixed municipal solid waste. Stipulates that the owner or operator of a disposal site is not in violation of battery disposals if the disposal site has posted in a conspicuous location a sign directing the public to a battery producer responsibility program.

Report

Requires DEQ to review and evaluate studies or assessments—including but not limited to those carried out by Illinois, Vermont, and Washington—regarding whether products or batteries that are not currently covered by a state’s battery extended producer responsibility law should be covered at a later date. Requires DEQ to submit report to the interim committees of the Legislative Assembly related to the environment no later than May 30, 2028.

ISSUES DISCUSSED:

- Landfill and transfer station fires started by lithium-ion batteries
- Differences between extended producer responsibility and deposit programs
- Used battery collection systems
- Recovery of loose versus embedded batteries

EFFECT OF AMENDMENT:

The amendment makes changes to battery producer responsibility program and its implementation.

Detailed summary:

Replaces section 2 of definitions with new and modified definitions. Modifies language in sections related to: plans for battery producer responsibility programs; approval of battery producer responsibility program plans; changes to battery producer responsibility programs; convenient and equitable service; environmentally sound management practices; public education and awareness; and the annual report (sections 4–10). Allows, rather than requires, the schedule of membership fees to incentivize covered producers to continually reduce the environmental and human health impacts of covered products. Modifies language related to program fees (section 13). Modifies language about disposing batteries.

BACKGROUND:

Extended producer responsibility (EPR) is an approach where producers of goods take back products or packaging that is difficult to recycle or that is hazardous, such as empty paint cans or used syringes. EPR programs can help reduce waste, reduce public expenditure on waste management, and lead to innovative product and packaging design.

Producer responsibility organizations (PROs), composed of producers or manufacturers, collect and manage their products at the end of the product’s lifecycle. Rather than leave decisions about how to properly dispose of the products or packaging to consumers, the PROs set up collection sites or methods for collecting the materials, often at retail stores or in curbside recycling systems.

In 2009, Oregon became the first state in the nation to enact a law requiring architectural paint manufacturers to implement a program to reduce waste, increase reuse and recycling, and safely dispose of remaining unusable paint and other coatings. Oregon has other producer responsibility programs, including one for mattresses (via Senate Bill 1576, 2022), which established a statewide mattress product stewardship program for the recovery and recycling of used mattresses.

At least three states and the US Capital—California, Vermont, Washington State, and Washington, DC—have battery EPR programs in place to collect certain types of batteries, ranging in size, type (rechargeable or not), and

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chemical makeup (for example, alkaline, carbon-zinc, lithium metal, or lithium-ion). Once the batteries are collected by producers, they are sent to recycling facilities; currently, there are only four recyclers in the U.S. that can recycle batteries.