GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2023**

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Mar 6, 2023
HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH40156-CC-2

	Short Title:	Break Free from Plastics & Forever Chemicals. (Pub	lic)
	Sponsors:	Representative Butler.	
	Referred to:		
1		A BILL TO BE ENTITLED	
2	AN ACT TO	ESTABLISH EXTENDED PRODUCER RESPONSIBILITY FOR CERTA	IN
3	PRODUC	ERS OF PRODUCTS USING PACKAGING MATERIALS AND TO BAN T	ΗE
4	MANUFA	ACTURE AND DISTRIBUTION OF PACKAGING MATERIA	LS
5	CONTAI	NING CERTAIN TOXIC SUBSTANCES IN ORDER TO PROTECT PUBL	JC
6	HEALTH	[.	
7	The General A	Assembly of North Carolina enacts:	
8		•	
9	PART I. ES	TABLISH EXTENDED PRODUCER RESPONSIBILITY FOR CERTA	IN
10	PRODUCER	RS OF PACKAGING MATERIALS	
11	SI	ECTION 1.(a) Article 9 of Chapter 130A of the General Statutes is amended	by
12	adding a new	Part to read:	•
13	-	"Part 2J. Extended Producer Responsibility.	
14	" <u>§ 130A-309</u> .	235. Definitions.	
15	Unless a	different meaning is required by the context, the following definitions ap	ply
16	throughout th	is Part:	
17	(1) Collector. – Any publicly or privately owned solid waste management	ent
18		services or recycler that gathers discarded packaging materials from	om
19		residential, commercial, industrial, or governmental establishments.	
20	<u>(2</u>) Fulfillment service provider. – A person that handles, on behalf of	f a
21		responsible producer, products in which the producer retains a prope	rty
22		interest and offers at least two of the following services as part of	
23		commercial activity: (i) warehousing, (ii) packaging, and (iii) addressing a	ind
24		shipping. For purposes of this Part, "fulfillment service provider" does a	not
25		include postal or freight service providers.	
26	(3)) Packaging material. – Any part of a package or container, regardless	of
27		recyclability or compostability, including material types such as paper, plast	
28		glass, or metal, that is used for the containment, protection, handling, delive	
29		transport, distribution, and presentation of a product that is sold, offered	-
30		sale, or distributed in North Carolina. Bags are included within this definition	
31		Packaging material does not include any of the following:	
32		a. Material, or a category of material, intended to be used for long-te	rm
33		storage or protection of a durable product that can be expected to	
34		usable for that purpose for a period of at least five years.	



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	<u>b.</u>	Medical devices and packaging that are in	ncluded with products
		regulated as a drug, medical device, or dietar	_
		Federal Food, Drug, and Cosmetic Act, 21 U.S.	S.C. § 321, et seq.
	<u>c.</u>	Packaging products used to contain substat	nces hazardous to the
		environment, regulated under the Federal Inse	ecticide, Fungicide, and
		Rodenticide Act, 7 U.S.C. § 136, et seq.	
<u>(4)</u>	Postc	consumer waste material As defined in G.S. 10	<u>5-129.25.</u>
<u>(5)</u>	Prod	<u> ucer responsibility fund. – A privately held a</u>	ccount established and
	mana	ged by the producer responsibility orga	nization pursuant to
	G.S.	130A-309.237(d).	
<u>(6)</u>	Prod	acer responsibility organization or organization	- A not-for-profit entity
	form	ed by one or more responsible producers to act a	s an agent on behalf of
	each	producer to develop and implement a stewardshi	p plan.
<u>(7)</u>	Read	ily-recyclable. – Recyclable material, as defined	in G.S. 130A-290, that
	the D	epartment determines can be sorted by business	entities in this State and
		consistent market for purchase.	
<u>(8)</u>	Recy	cling rate The percentage of discarded pack	kaging material that is
	mana	ged through recycling or reuse, which is calc	ulated by dividing the
	amou	int of discarded packaging material collected and	d recycled or reused by
	the to	otal amount of discarded packaging material co	llected over a program
	year.		
<u>(9)</u>	Resp	onsible producer or producer. – Any of the follow	<u>wing:</u>
	<u>a.</u>	A person that manufactures a product contained	ed, protected, delivered,
		presented, or distributed in or using packag	ing material and sells,
		offers for sale, uses in a commercial enterp	rise, or distributes the
		product in or into the State under the brand of	the manufacturer.
	<u>b.</u>	If sub-subdivision a. of this subdivision does n	not apply, a person who
		is not the manufacturer of the product but is th	
		trademark under which the product contained	d, protected, delivered,
		presented, or distributed in or using packaging	
		for sale, used in a commercial enterprise, or d	
		State, regardless of whether the trademark is re	-
	<u>c.</u>	If sub-subdivisions a. and b. of this subdivision	* * * *
		that sells a product contained, protected, d	-
		distributed in or using packaging material and	is intended to be filled
		in the State at the point of sale.	
	<u>d.</u>	If sub-subdivisions a., b., and c. of this subd	
		person that sells, offers for sale, uses in a co	
		distributes a product contained, protected, d	elivered, presented, or
		distributed in or using packaging material.	
	<u>e.</u>	Fulfillment service providers.	
<u>(10)</u>		able. – An object or material designed to be used	repeatedly for a number
		e cycles.	
<u>(11)</u>		ardship plan. – A detailed plan that describes	
		nsible producers shall comply with the requirem	
		adopted by the Commission pursuant to this Par	<u>.</u>
		uirements for responsible producers.	
		<u>Required. – Each responsible producer shall regis</u>	
		for sale, or distributing in North Carolina a produ	ct contained, protected,
delivered, presen	ted, or	distributed in or using packaging materials.	

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1	<u>(b)</u>		rdship Plan Required No responsible producer shall sell, offer for sale, or
2			h Carolina a product contained, protected, delivered, presented, or distributed
3			aging materials unless the producer participates as a member of a producer
4			anization for which a stewardship plan is approved by the Department, and
5			cipation, satisfies the requirements of subsections (c), (d), and (e) of this section.
6	<u>(c)</u>		Reusable Packaging Material Reduction Requirements According to the
7	following	schedu	le, each responsible producer shall reduce the total amount of non-reusable
8			als used for containing, protecting, delivering, presenting, and distributing
9	products so	old, off	Fered for sale, or distributed in this State (i) by unit, (ii) on average, and (iii) in
10	the aggreg	ate:	
11		<u>(1)</u>	Ten percent (10%) after two years following approval of the stewardship plan.
12		<u>(2)</u>	Twenty percent (20%) after four years following approval of the stewardship
13			<u>plan.</u>
14		(3)	Thirty percent (30%) after six years following approval of the stewardship
15			<u>plan.</u>
16		<u>(4)</u>	Forty percent (40%) after eight years following approval of the stewardship
17			plan.
18	The re	duction	is required by this subsection shall be measured against the total amount of
19			ial the responsible producer used for containing, protecting, delivering,
20			stributing the products it sold, offered for sale, or distributed in this State during
21			endar year.
22	(d)		ling-Rate Requirements. – Each responsible producer shall ensure that all
23			kaging material, in the aggregate, used for containing, protecting, delivering,
24		-	istributing the products it sold, offered for sale, or distributed in this State is
25			consistent with the following schedule:
26		(1)	Fifty percent (50%) after five years following approval of the stewardship
27		<u></u>	plan.
28		(2)	Eighty percent (80%) after eight years following approval of the stewardship
29		<u>1=7</u>	plan.
30		(3)	Ninety percent (90%) after 12 years following approval of the stewardship
31		(0)	plan.
32	<u>(e)</u>	Postco	onsumer Waste Material Content Requirements. – Each responsible producer
33		<u>re that a</u>	all non-reusable packaging material used for containing, protecting, delivering,
34			listributing the products it sold, offered for sale, or distributed in this State
35			verage and in the aggregate, the following amount, by weight, of postconsumer
36			accordance with the following schedule:
37	waste mate	<u>(1)</u>	Fifty percent (50%) after five years following approval of the stewardship
38		<u>(1)</u>	plan.
39		<u>(2)</u>	Eighty percent (80%) after eight years following approval of the stewardship
40		<u>(2)</u>	plan.
40		(2)	Ninety percent (90%) after 12 years following approval of the stewardship
41		<u>(3)</u>	
	"S 120A 2	00 227	<u>plan.</u> Producer regrandibility organizations, participation food
43			. Producer responsibility organizations; participation fees.
44	<u>(a)</u>		bership Requirement. – Each responsible producer shall establish or join a
45			bility organization to act as an agent on behalf of the producer for the purposes
46		-	bligations under this Part. A producer may participate in more than one producer
47	· ·		ganization if each organization is established for a different category of
48			ials. Any producer responsibility organization formed for the purpose of
49 50			nis Part shall be established and operated as an organization described in section
50	- 501(C)(3)(or the li	nternal Revenue Code of 1986.

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1	(b) Partic	cipation Fees. – A producer responsibility organiz	ation shall establish
2		s for its member producers that are sufficient to cover all c	
3		he stewardship plan, including each producer's pr	
4		nforcement, and outreach and education costs. The partici	-
5		s associated with the collection, processing, transportati	-
6		ducer's packaging material.	
7		Structure. – A producer responsibility organization	shall structure the
8		s to provide producers with financial incentives to rewar	
9		tibility innovations and practices and to discourage de	
10		f managing the products. The producer responsibility or	
11	fees to be paid l	by each participating producer based on factors that aff	ect system costs. At a
12	minimum, fees s	hall be variable based on the following:	
13	(1)	Costs to provide curbside collection of packaging mate	erial, or other levels of
14		collection service, that is, at a minimum, as conver	
15		collection service offered in the particular juris	diction prior to the
16		implementation of the stewardship plan.	-
17	<u>(2)</u>	Costs to process a producer's packaging material for ac	ceptance by secondary
18		material markets.	
19	<u>(3)</u>	Whether the packaging material includes labels,	inks, and adhesives
20		containing heavy metals or other hazardous wastes the	nat would contaminate
21		the recycling process.	
22	<u>(4)</u>	Whether the packaging material is specifically desig	ned to be reusable or
23		refillable and has a high reuse or refill rate.	
24	<u>(5)</u>	The percentage of postconsumer waste material in a	producer's packaging
25		<u>material.</u>	
26	<u>(6)</u>	Contributions to greenhouse gas emissions from	-
27		collection, processing, and marketing of the packaging	
28	-	er responsibility organization shall annually evaluate,	revise, and submit an
29	-	ssment schedule to the Department.	
30		<u>acer Responsibility Fund. – A producer responsibili</u>	
31		nage a producer responsibility fund. The organization sha	
32		ceived from responsible producers in accordance with	this section and shall
33	-	nds for the following uses:	HCCL 1204 200 240
34 35	$\frac{(1)}{(2)}$	To reimburse participating collectors in accordance with	
35 36	<u>(2)</u>	To fund collection and convenience obligations, G.S. 130A-309.241.	required pursuant to
30 37	(2)	To fund the outreach and education programming,	required pursuent to
38	<u>(3)</u>	G.S. 130A-309.243.	required pursuant to
39	<u>(4)</u>	To fund the actual operating costs of the organization,	which may not exceed
40	<u>(+)</u>	the estimated operating costs indicated in the steward	
41		the Department pursuant to G.S. 130A-309.239.	sinp plan approved by
42	(5)	To pay fees assessed by the Department for the purpose	es of implementing this
43	<u>(5)</u>	Part.	in the second seco
44	(e) Paym	nent of Participation Fees. – No later than 30 days after	er the approval of the
45	· · · ·	under G.S. 130A-309.239, and quarterly thereafter, a resp	
46		r responsibility organization any outstanding participatio	
47		r responsibility fund.	<u>r</u>
48	-	acer Information Requirement. – A responsible produ	cer participating in a
49		sibility organization shall provide the organization	
50		determining the producer's compliance with the stewar	
51	calculating the p	articipation fees to be assessed to the producer.	

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" <u>§ 130A-309.238</u>	. Stewardship plan.	
	producer responsibility organization shall develop	• ·
	rtment. Such plan shall be effective for five years	
	e years following the approval of the initial plan. The	
	lan to be reviewed or revised prior to the five-year p	
	the minimum non-reusable packaging material red	
	ne minimum postconsumer waste material content r	.
	cordance with an approved stewardship plan are no	
	oducer or producer responsibility organization, or if	there has been a change in
	at warrants revision to the stewardship plan.	
	stewardship plan shall contain, at a minimum, all of	
<u>(1)</u>	Contact information for the producer responsib	
	responsible producers covered under the stewardsl	
<u>(2)</u>	A comprehensive list of the packaging materials	
	producer responsibility organization is responsibility	ble under the stewardship
(2)	<u>plan.</u>	· .· • • •.• •.
<u>(3)</u>	A description of how the producer responsibility of	
	member producers, will meet or exceed the re	equirements established in
(A)	<u>G.S. 130A-309.236.</u> A description of how the pockaging materials and	and under the staruardship
<u>(4)</u>	A description of how the packaging materials cov	
	plan will be collected and managed using environm practices.	lentarry sound management
(5)		ranization will work with
<u>(5)</u>	<u>A description of how the producer responsibility c</u> collectors to comply with the collection and	-
	pursuant to G.S. 130A-309.241.	convenience requirements
<u>(6)</u>	A proposal for implementing the outreach and ec	lucation program required
<u>(0)</u>	pursuant to G.S. 130A-309.243, in a manner that in	
	throughout the State.	icreases access to recycling
<u>(7)</u>	A proposal for implementing the labeling i	requirements pursuant to
<u>(7)</u>	G.S. 130A-309.242, including a description	
	responsibility organization will ensure compliance	
	producers and regularly verifying labeling cla	
	third-party audits.	ins inough mucpendent,
<u>(8)</u>	A description of the participation fees and the	ne methodology used for
	determining the structure of the participation fee	
	producers, that meet the requirements of this Part	
	the cost of developing, submitting, impleme	
	stewardship plan and maintaining a financial reser	
	the stewardship plan in a financially prudent and r	
<u>(9)</u>	A description of how the producer responsibility	
	establish and manage the producer responsibility	
	manage the fund, ensuring equity of access to c	
	customers across the State, providing technica	* *
	producers regarding program requirements, adr	* * *
	payments to and reimbursements from the fund, a	
	any, the organization intends to use to manage mo	nies within the fund.
<u>(10)</u>	A description of the process for collectors	-
	activity-based costs, both operational and ca	pital, from the producer
	responsibility organization for collecting, transpo	rting, or sorting packaging
	materials covered under the stewardship plan.	

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1	(11)	A description of how stakeholder comments were	considered in the
2	(11)	development of the stewardship plan, including a summary	
3		issues raised and significant changes recommended l	
4		statement of the reasons why any significant changes we	
5		into the proposed stewardship plan, and a description of an	
6		the proposed stewardship plan as a result of such commen	
7	(12)	Any additional information requested by the Department.	
8		ducer responsibility organization shall provide stakeholders	including units of
9		t, municipal solid waste management facilities, recycling fa	
10		ers of the general public with an opportunity to review and co	
11		prior to its submission to the Department.	<u>minent on the drart</u>
12		ducer responsibility organization may prepare a revised ste	wardshin nlan and
12	· · · ·	Department at any time the organization considers appropriate a revised set	
13 14		· · · · · · ·	-
14 15		tances, including to incorporate additional responsible prod	ucers to an existing
	stewardship plan		
16		0. Review and approval of proposed stewardship plans.	on the Denertment
17		ter than 90 days after the submission of the stewardship pl	-
18		ermination to approve the plan as submitted, approve the pl	an with conditions,
19	or deny the plan.		. 1 11 • 1
20		viewing any stewardship plan under this Part, the Department	nent shall consider
21	whether the stew		
22	<u>(1)</u>	Adequately addresses all requirements set forth in G.S.	130A-309.238 with
23		sufficient detail.	1 11 .1 .
24	<u>(2)</u>	Provides a feasible strategy detailing how responsible pro	oducers will satisfy
25		the requirements established in G.S. 130A-309.236.	
26	<u>(3)</u>	Proposes participation fees that:	
27		a. <u>Sufficiently cover the entire cost of implementing the second second</u>	* *
28		and complying with all other requirements of this	
29		rules adopted by the Commission pursuant to this	
30		b. Adequately incentivize waste reduction and recy	
31		innovations and practices and discourage designs	*
32		increase the costs of managing packaging material	
33		c. Equitably allocate implementation costs among res	
34	<u>(4)</u>	Provides for widespread, convenient, and equitable collection	ction opportunities,
35		as required pursuant to G.S. 130A-309.241.	
36	<u>(5)</u>	Provides for effective outreach and education program	<u>iming, as required</u>
37		pursuant to G.S. 130A-309.243.	
38	<u>(6)</u>	Provides a feasible strategy detailing how responsible pro-	
39		the labeling requirements pursuant to G.S. 130A-309	0.242, including a
40		description of how the producer responsibility organizati	on will verify each
41		producer's labeling claims through an independent, third-p	oarty audit.
42	<u>(7)</u>	Proposes a schedule of collector reimbursement payments	that are calculated
43		in a reasonable manner, pursuant to G.S. 130A-309.240,	and that cover the
44		costs of collecting, recycling, processing, and disposing	g of the packaging
45		materials listed under the stewardship plan.	
46	<u>(8)</u>	Establishes a reasonable process for participating collector	ors to apply for and
47		receive reimbursements from the producer responsibility of	
48	<u>(9)</u>	Provides sufficient information to establish that the proc	
49		organization engaged in a reasonable stakeholder review p	
50		pursuant to G.S. 130A-309.238(c).	_
51	(10)	Satisfies any other requirements adopted by the Commissi	on.

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1 2 3	· ·	lity org	er than six months after the date the stewardship plan is appraining anization and its member producers shall implement the approximation content of the stewardship plan is approximately an interval of the stewardship plan is approximately	•
4			tor Reimbursement. – A producer responsibility orga	nization shall be
4 5	<u>(a)</u> responsibl		lculating and dispersing funding for collectors that elect to	
6			onsibility organization for the recovery, recycling, and proce	
7	materials.		onstonity organization for the receivery, recycling, and proce	<u>assing of packaging</u>
8	(b)	Elioih	ility. – Collectors must provide for recycling of all rec	vclable nackaging
9	material li	-	ider a stewardship plan in order to be eligible for reimbu	
10	section.			
11	<u>(c)</u>		lation of Reimbursement. – The reimbursement rate shall b	
12			bside collection, including the cost of curbside containers	
13		*	ssing cost for each readily recyclable material, the cost of ha	
14			al types collected as part of a recycling operation, the tra	-
15			n material type, and any other cost factors as determined by	the Department.
16	<u>(d)</u>		<u>etor Responsibilities. –</u>	· · · · · · · · · · · · · · · · · · ·
17		<u>(1)</u>	To facilitate the producer responsibility organization's de	
18			cost of recycling, participating collectors shall annua	
19 20			organization all information necessary for the organization	
20 21			collector's incurred net costs associated with the collector's incurred net costs as occurred net c	
21			under the stewardship plan.	
22		<u>(2)</u>	Participating collectors shall not charge fees to customer	re for reimburgable
23 24		(2)	costs.	
2 4 25	"8 130 Δ_3	09 241	Collection and convenience.	
26	(a)		ducer responsibility organization shall provide for widesprea	ad convenient and
27		-	to collection opportunities for the packaging material id	
28	stewardshi			
29	(b)	- -	lucer responsibility organization may rely on a range of mean	ns to collect various
30			kaging material, including curbside collection, depot dro	
31			ever, a producer responsibility organization shall provid	
32			ling collection services if all of the following circumstance	
33		<u>(1)</u>	The category of packaging materials is suitable for re-	
34			recycling collection and can be effectively sorted by the	facilities receiving
35			the packaging material.	-
36		<u>(2)</u>	The recycling facility providing processing and sorting	service agrees to
37			accept the category of packaging material.	
38		<u>(3)</u>	The provider of residential curbside recycling service agree	ees to the producer
39			responsibility organization's reimbursement arrangement.	
40		<u>(4)</u>	The category of packaging material is not handled through	
41			scheme or a buyback system that relies on a collection	system other than
42			curbside collection.	
43			. Labeling.	
44	-		producers shall indicate on all packaging material use	
45			ring, presenting, or distributing products sold, offered for sa	
46			ercentage of postconsumer waste material content, (ii) whe	
47			y recyclable, and (iii) whether the packaging material is	÷
48			a form deemed appropriate by the Department pursuant to r	ules adopted by the
49 50	Commissi			
50	<u>°§ 130A-3</u>	09.243	. Outreach and education.	

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1	<u>(a)</u>	<u>A pro</u>	oducer responsibility organization shall provide effective	e outreach, education,
2	and comm	nunicat	ions to consumers throughout the State regarding:	
3		<u>(1)</u>	Proper end-of-life management of packaging materials.	
4		(2)	The location and availability of curbside and drop-off co	llection opportunities.
5		(3)	Recycling and composting instructions that are (i) consist	stent statewide, except
6			as necessary to take into account differences among	local ordinances and
7			processing capabilities, (ii) easy to understand, and (iii)	easily accessible.
8	<u>(b)</u>	The c	utreach and education required pursuant to subsection (a)	of this section shall:
9		(1)	Be designed to achieve the packaging material requ	uirements established
0			pursuant to G.S. 130A-309.236.	
1		(2)	Incorporate, at a minimum, electronic, print, web-bas	ed, and social media
2			elements that local governments may utilize at their dis	cretion.
3		(3)	Include, at a minimum, (i) consulting on education an	
4			governments and other stakeholders, (ii) coordinating w	
5			governments and solid waste facility operators, and ot	
6			services, and (iii) developing and providing outreach	
7			diverse ethnic populations in the State.	
8		(4)	Include a plan to work with responsible producers to lab	el packaging materials
9		<u>, , , , , , , , , , , , , , , , , , , </u>	with information to assist consumers in responsibly ma	
0			the packaging materials.	
1	(c)	The I	Department shall review the effectiveness of outreach and e	ducation efforts under
2			termine whether changes are necessary to improve those o	
3			op information that may be used to improve outreach and e	
4	this sectio			<u> </u>
25			4. Reporting requirements and audits.	
6	(a)		producer responsibility organization shall submit a report	to the Department, in
27			ed by the Department, no later than July 1 each year follo	-
28			plan, evaluating progress toward meeting the requirement	• • • •
9		-	preceding year. The report shall include all of the followi	
0		(1)	The total amount of packaging material, by weigh	-
1		<u> </u>	containing, protecting, delivering, presenting, or distri	
2			offered for sale, or distributed into the State by ea	• •
3			producers in the prior calendar year.	<u></u>
4		<u>(2)</u>	Any information necessary for the Department to make	a determination of the
5		<u>1=7</u>	producer responsibility organization's, and its member p	
6			with all of the following:	<u>10000000,0000pnunee</u>
7			<u>a.</u> <u>The non-reusable packaging reduction requirer</u>	nents as provided by
8			G.S. 130A-309.236(c).	nents, us provided by
9			<u>b.</u> <u>The recycling-rate requirements, as</u>	s provided by
0			G.S. 130A-309.236(d).	<u>s provided by</u>
1			<u>c.</u> <u>The postconsumer waste material content requ</u>	irements as provided
12			by G.S. 130A-309.236(e).	irements, as provided
3			d. The labeling requirements, as provided by G.S.	1304-309 242
4		<u>(3)</u>	The total costs of implementing the stewardship plan, ad	
.5		<u>(J)</u>	of an independent, third-party financial audit verifying	· · · ·
-6		<u>(4)</u>	The participation fees allocated to each of its responsible	
.7		<u>(+)</u>	a description of the methodology used to calculate the f	
8		<u>(5)</u>	An accounting of the reimbursements to participating of	
.0 .9		<u>(J)</u>	description of the methodology used to calculate the rei	
		(6)	Any additional information requested by the Department	
50		<u>(6)</u>	Any autitional information requested by the Departmen	<u>11.</u>

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1	<u>(b)</u> <u>The</u>	Department shall maintain the confidentiality of any in	formation that is required
2		by a responsible producer or producer responsibility or	.
3	that is designa	ted as a trade secret, as defined in G.S. 66-152(3), a	and that is designated as
4	confidential or	as a trade secret under G.S. 132-1.2.	-
5	(c) <u>The</u>	Department shall compile and publish on its webs	site a list of responsible
6	producers and	producer responsibility organizations that are out	of compliance with the
7	applicable stew	ardship plan or the requirements of this Part.	
8	" <u>§ 130A-309.2</u> 4	45. Fees.	
9		ission may adopt rules setting fees for responsible	
10		organizations that defray the Department's cost of	-
1		s related to reviewing and processing stewardship	
2		of the plans, and ensuring compliance with the require	ements of this Part.
3	" <u>§ 130A-309.2</u> 4		
4		Part may be enforced as provided by Part 2 of Article	
5		penalty is imposed on a producer responsibility organ	
6	-	e producer participating in the producer responsibility	organization is jointly and
7		for the payment of the penalty.	
8		47. Applicability.	
9		ept as provided by G.S. 130A-309.236(a) and subse	
20		ducers are exempt from this Part when they meet any o	t the following exceptions
21	in this subsection		
22	<u>(1)</u>	The producer generated less than two million doll	-
23 24	(2)	revenue during the immediately preceding calendar	•
4 5	<u>(2)</u>	The producer sold, offered for sale, or distributed	
.5 26		products in this State during the immediately including packaging materials used to contain, pr	
20 27		distribute the product.	otect, denver, present, or
28	(3)	The producer conducted all product sales in this Sta	te during the immediately
.9	<u>(5)</u>	preceding calendar year at a single point of retail sal	
0		operated as part of a franchise.	ie alae was not supplied of
1	<u>(b)</u> <u>A</u> r	esponsible producer shall submit to the Department	sufficient information to
2		at the producer, pursuant to subsection (a) of this s	
3	regulation unde	• • •	
4		48. Rulemaking.	
5		ission may adopt rules to implement this Part."	
6	SEC	CTION 1.(b) This section becomes effective Octo	ber 1, 2023, except that
7	G.S. 130A-309	.236(b), 130A-309.240, 130A-309.241, 130A-309.2	242, and 130A-309.243
8	become effective	ve October 1, 2025.	
9			
0		I CERTAIN TOXIC SUBSTANCES IN PACKAGI	
1		CTION 2.(a) Article 9 of Chapter 130A of the Gener	al Statutes is amended by
2	adding a new P		
3	" <u>Part 2K. I</u>	Ban Manufacture and Distribution of Certain Toxic Sub	stances in Packaging
4		Materials.	
5		60. Prohibition on manufacture and distribution	of packaging materials
-6		taining certain toxic substances.	
17 10		person may knowingly do any of the following:	1, 1, 1,
18	$\frac{(1)}{(2)}$	Manufacture packaging material containing a cover	
49 50	<u>(2)</u>	Distribute, sell, or offer for sale, for use within the S	-
50 51	(h) Ecr	State, any packaging material containing a covered	
51	<u>(b)</u> <u>For</u>	purposes of this section, the following definitions apply	<u>y.</u>

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	<u>(1)</u> <u>Co</u>	vered toxic substance Includes	s the following substances:
	<u>a.</u>	Ortho-phthalates.	
	<u>b.</u>	Bisphenols.	
		PFAS.	
	<u>d.</u>	Lead and lead compounds.	
	<u>e.</u>	Hexavalent chromium and c	compounds
	<u>c.</u> <u>d.</u> <u>e.</u> <u>f.</u>	Cadmium and cadmium con	-
		Mercury and mercury comp	
	<u>g.</u> <u>h.</u> <u>i.</u> j.	Benzophenone and its deriv	
	<u>.</u> i.	Halogenated flame retardan	
	<u>i.</u>	Perchlorate.	
	<u>k.</u>	Formaldehyde.	
	<u>l.</u>	Toluene.	
	<u>m.</u>	Polyvinyl chloride.	
	<u>n.</u>	Polystyrene.	
	0.	Polycarbonate.	
		ckaging material. – As defined in	G.S. 130A-309.235.
		• •	oroalkyl substances, a class of fluorinated
		• • •	st one fully fluorinated carbon atom.
' <u>§ 130A-3</u>		vil penalties.	
(a)	The Secre	tary may assess a civil penalty	of not more than five thousand dollars
(\$5,000) or	r, if the viol	ation involves a hazardous waste	, as defined in G.S. 130A-290, of not more
than twent	y-five thou	sand dollars (\$25,000) against a	any person who violates a requirement of
this Part.	•		
<u>(b)</u>	If any activ	on or failure to act for which a p	benalty may be assessed under subsection
(a) of this	section is	a repeat offense, the Secretary	may assess a penalty not to exceed ten
thousand d	lollars (\$10	,000) per occurrence. A penalty	for multiple occurrences shall not exceed
two hundro	ed thousand	l dollars (\$200,000) in any mont	<u>h.</u>
<u>(c)</u>	In determi	ning the amount of the penalty, t	the Secretary shall consider the factors set
			S. 143B-282.1 shall apply to civil penalty
assessmen	<u>ts that are p</u>	resented to the Commission for	final agency decision.
<u>(d)</u>	The Secret	ary shall notify any person asses	ssed a civil penalty for the assessment and
the specifi	c reasons	herefor by registered or certifi	ed mail or by any means authorized by
G.S. 1A-1.	, Rule 4. C	ontested case petitions shall be	filed pursuant to G.S. 150B-23 within 30
days of rec		notice of assessment.	
<u>(e)</u>	-	-	all be filed with the Secretary. Remission
			days of receipt of the notice of assessment.
		1 •	er of the right to a contested case hearing
			d a stipulation of the facts on which the
			in G.S. 143B-282.1(c) and (d), remission
			lator. If the Secretary and the violator are
			deliver the remission request and the
			enalty Remissions of the Environmental
		ssion appointed pursuant to G.S.	
<u>(f)</u>			in 30 days after notice of assessment has
			st the Attorney General to institute a civil
	-		violator resides or the violator's principal
1			ount of the assessment, unless the violator
			of this section or requests remission of the
			ion (e) of this section. If any civil penalty decision or order has been served on the
THAS NOT DEC	en data Wit	IIII DU GAVS AHET INE TINAL AGENCY	v decision of order has been served on the

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1	violator, the Secretary shall request the Attorney General to institute a civil action in the superior
2	court of any county in which the violator resides or the violator's principal place of business is
3	located to recover the amount of the assessment. A civil action must be filed within three years
4	of the date the final agency decision or court order was served on the violator."
5	SECTION 2.(b) This section becomes effective October 1, 2025, and applies to
6	persons on or after that date who knowingly manufacture, distribute, sell, or offer for sale any
7	packaging materials containing covered toxic substances.
8	
9	PART III. EFFECTIVE DATE
10	SECTION 3. Except as otherwise provided, this act is effective when it becomes
11	law.