

HB 3220 -2 STAFF MEASURE SUMMARY

House Committee On Climate, Energy, and Environment

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Meeting Dates: 3/8

WHAT THE MEASURE DOES:

Defines “electronics producer responsibility organization” and “electronics producer responsibility program”; modifies definitions; expands definition of “covered electronic device.” Modifies exceptions on prohibition on a manufacturer from selling or offering for sale any covered electronic device in or for delivery in Oregon. Establishes that a manufacturer is not required to participate in an electronics producer responsibility program for a given year if the manufacturer provides proof to the department’s satisfaction that the manufacturer sold fewer than 50 covered electronic devices in this state during the previous year. Establishes that the failure of an electronics producer responsibility organization (PRO) to satisfy any of the obligations delegated to it by a manufacturer does not relieve the manufacturer of the manufacturer’s obligation to satisfy the requirements of ORS 459A.305 to 459A.355. Modifies manufacturer’s program for collecting covered electronic devices from covered entities in Oregon. Establishes criteria for electronics producer responsibility programs. Requires Department of Environmental Quality (DEQ) to approve, approve with conditions, or reject an electronics producer responsibility program plan. Establishes criteria for DEQ to approve, approve with conditions, or reject an electronics producer responsibility program plan. Establishes that an electronics PRO that plans to implement an electronics PRO beginning July 1, 2025, must submit an electronics producer responsibility program plan to the department no later than November 1, 2024. Authorizes electronics PROs to coordinate services and authorize a coordinating body to coordinate activities if DEQ approves more than one electronics producer responsibility program plan to be implemented. Requires electronics PROs to coordinate with all other electronics PROs to calculate market share if market share will be used by electronics PROs to apportion responsibility for developing and implementing educational resources and public awareness activities, for jointly providing collection services or for satisfying any other obligations under ORS 459A.305 to 459A.355 if DEQ approves more than one electronics PROs plan to be implemented. Authorizes DEQ to require two or more electronics PROs to coordinate activities required under ORS 459A.305 to 459A.355 through a coordinating body if DEQ approves more than one electronics producer responsibility program plan to be implemented. Directs Environmental Quality Commission to establish fee calculated to cover costs to DEQ of carrying out program. Requires electronics PROs to develop educational resources and public awareness activities to advertise and promote, on a regular basis, recycling of covered electronic devices and collection opportunities statewide. Establishes that changes to program become operative on July 1, 2025. Establishes criteria for electronics PROs’ educational resources and public awareness activities. Establishes requirements for retailers selling or offering for sale any covered electronic device, except for peripherals, in or for delivery into this state. Modifies requirements for making publicly available electronics producer responsibility program plans, revised plans, and reports. Repeals requirement that DEQ establish state contractor program. Repeals requirement that department make certain calculations used in administration of program. Repeals ORS 459A.315, 459A.322, and 459A.325. Authorizes DEQ to use moneys in the Covered Electronic Devices Account to pay the costs of administering and enforcing ORS 459A.305 to 459A.355. Provides transition provisions. Requires a manufacturer choosing to implement a manufacturer program for January 1, 2025, no later than October 1, 2025 to June 30, 2025, to provide a report to DEQ. Requires the state contractor program, no later than October 1, 2025, to provide a report to DEQ. Takes effect on 91st day following adjournment sine die.

- *Fiscal: May have fiscal impact, but no statement issued yet*

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- *Revenue: May have revenue impact, but no statement issued yet*

ISSUES DISCUSSED:

EFFECT OF AMENDMENT:

-2 Modifies definitions. Establishes that the failure of an electronics producer responsibility organization (PRO) to satisfy any of the obligations delegated to it by a manufacturer for developing and implementing an electronics producer responsibility program does not relieve the manufacturer of the manufacturer's responsibility to satisfy the requirements of ORS 459A.305 to 459A.355. Modifies requirement that manufacturer of covered electronic devices sold or offered for sale in Oregon to register with Department of Environmental Quality (DEQ) to include certain criteria. Repeals manufacturer's annual registration fee to DEQ in ORS 459A.315. Modifies manufacturer's program for collecting covered electronic devices from covered entities in Oregon. Modifies criteria for electronics producer responsibility programs. Permits collection sites to recover collected covered electronic devices for refurbishment and resale at retail, and establishes criteria for recovered electronic devices. Authorizes rules adopted by Environmental Quality Commission (EQC) may include standards for section 4 of the Act for environmentally sound management practices and standards for participating collection sites. Establishes criteria for and responsibilities of coordinating bodies. Modifies provision for electronics PROs to coordinate services and authorize a coordinating body to coordinate activities if DEQ approves more than one electronics producer responsibility program plan to be implemented. Removes language related to electronics PROs calculating market share. Removes authorization by DEQ to require two or more electronics PROs to coordinate activities through a coordinating body if DEQ approves more than one electronics producer responsibility program plan to be implemented. Modifies requirements for electronics PROs to develop educational resources and public awareness activities to advertise and promote, on a regular basis, recycling of covered electronic devices and collection opportunities statewide. Establishes that changes to program become operative on July 1, 2026. Establishes the Legislative Assembly's intent that participation in electronics producer responsibility programs as required by ORS 459A.305 to 459A.355 be exempt from state antitrust laws. Modifies requirements for maintaining and making publicly available electronics producer responsibility program plans, revised plans, and reports. Establishes criteria for determining each manufacturer's market share for each product category. Requires DEQ to maintain on its website information on collection opportunities for covered electronic devices, including collection site locations and hours, and be made available in a printable format for retailers. Removes repeal of ORS 459A.315. Requires an electronics producer responsibility organization that plans to implement an electronics producer responsibility program beginning January 1, 2026, must submit an electronics producer responsibility program plan to DEQ no later than July 1, 2025. Requires the state contractor program, no later than October 1, 2025, to provide a report to DEQ.

BACKGROUND:

Computer monitors, central processing units, and keyboards have printed circuit boards that contain toxic metals. In addition, a computer monitor's cathode ray tube generally contains toxic levels of lead. If computers or electronic equipment are burned or deposited in landfills, heavy metals can be released, threatening human health and the environment. Until 2007, household electronic devices were able to be handled as regular solid waste. However, businesses disposing of electronic waste could have been subjected to DEQ hazardous waste regulations. Although used computers and electronic items such as televisions contain toxic and hazardous substances, they can be refurbished for reuse or recycled to recover valuable metals and other materials for other uses.

Oregon E-Cycles, established by Oregon's Electronics Recycling Law (ORS 459A.300-.365) in 2007, is a statewide program that requires electronics manufacturers to provide free, convenient recycling for computers, monitors, and TVs. Manufacturers must join a manufacturer-run program or participate in state-run recycling program. Each

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program accepts covered devices through a network of collection sites and services and recycles them under a plan approved by DEQ. Each year, DEQ determines the total weight of devices expected to be recycled in the state in the following year and assigns each manufacturer a portion of that total weight as its return share (minimum recycling obligation). Manufacturer programs must recycle at least the total weight of their participating manufacturers to avoid penalties, but must collect and recycle year-round under their approved plans, even if they exceed that amount. A 2011 update to the E-Cycles program allowed recycling credits when collections exceeded return shares and add printers and computer peripherals to the Oregon E-Cycles Program.

House Bill 3220 would modify provisions of Oregon's electronics recycling program and establish criteria for an electronics producer responsibility program.