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IN ASSEMBLY

April 27, 2016

Introduced by M. of A. ENGLEBRIGHT, McDONALD -- Multi-Sponsored by -- M. of A. CERETTO, COLTON, FAHY, LIFTON, MOSLEY, SIMON -- read once and referred to the Committee on Environmental Conservation

AN ACT to amend the environmental conservation law, in relation to establishing a product stewardship program for primary batteries

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEM-BLY, DO ENACT AS FOLLOWS:

1 2 3 4 5	Section 1. Article 27 of the environmental conservation law is amended by adding a new title 16 to read as follows: TITLE 16 PRODUCT STEWARDSHIP FOR PRIMARY BATTERIES
6	SECTION 27-1601. DEFINITIONS.
7	27-1603. PRIMARY BATTERY REGISTRATION.
8	27-1605. PRIMARY BATTERY STEWARDSHIP PLAN.
9	27-1607. ANNUAL REPORT; PLAN AUDIT.
10	27-1609. AGENCY RESPONSIBILITIES.
11	27-1611. RETAILER OBLIGATIONS.
12	27-1613. ADMINISTRATIVE FEE.
13	27-1615. PENALTIES.
14	27-1617. RULEMAKING; PROCEDURE.
15	S 27-1601. DEFINITIONS.
16	WHEN USED IN THIS TITLE:
17	1. "DEPARTMENT" MEANS THE DEPARTMENT OF ENVIRONMENTAL CONSERVATION.
18	2. "BRAND" MEANS A NAME, SYMBOL, WORD, OR TRACEABLE MARK THAT IDENTI-
19	FIES A PRIMARY BATTERY AND ATTRIBUTES THE PRIMARY BATTERY TO THE OWNER
20	OR LICENSEE OF THE BRAND AS THE PRODUCER.
21	3. "COLLECTION RATE" MEANS A PERCENTAGE BY WEIGHT THAT EACH PRODUCER
22	OR PRODUCERS COLLECTS BY AN ESTABLISHED DATE. THE COLLECTION RATE SHALL
23	BE CALCULATED BY WEIGHT BASED ON THE PERCENTAGE OF PRIMARY BATTERIES
24	THAT ARE COLLECTED DURING A CALENDAR YEAR, AS COMPARED TO THE AVERAGE
25	WEIGHT OF PRIMARY BATTERIES THAT WERE ESTIMATED TO HAVE BEEN SOLD IN THE
26	STATE BY PARTICIPATING PRODUCERS DURING THE THREE PREVIOUS CALENDAR
	EXPLANATIONMatter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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1	YEARS. ESTIMATES OF PRIMARY BATTERIES SOLD IN THE STATE MAY BE BASED ON
2	A REASONABLE PRO RATA CALCULATION BASED ON NATIONAL SALES.
3	4. "CONSUMER" MEANS ANY PERSON WHO RETURNS ANY NUMBER OF UNWANTED
4	PRIMARY BATTERIES.
5	5. "DISCARDED PRIMARY BATTERY" MEANS A PRIMARY BATTERY THAT IS NO
6	LONGER USED FOR ITS MANUFACTURED PURPOSE, WANTED BY ITS OWNER, OR FOR
7	ANY OTHER REASON ENTERS THE WASTE COLLECTION, RECOVERY, TREATMENT OR
8	RECYCLING SYSTEM.
9	6. "EASILY REMOVABLE" MEANS READILY DETACHABLE BY A PERSON WITHOUT THE
10	USE OF TOOLS OR WITH THE USE OF COMMON HOUSEHOLD TOOLS.
11	7. "PRIMARY BATTERY" MEANS A NONRECHARGEABLE BATTERY WEIGHING TWO
12	KILOGRAMS OR LESS, INCLUDING ALKALINE, CARBON-ZINC, AND LITHIUM METAL.
13	8. "PRIMARY BATTERY STEWARDSHIP PLAN" OR "PLAN" MEANS A PLAN SUBMITTED
14	TO THE COMMISSIONER PURSUANT TO SECTION 27-1605 OF THIS TITLE BY AN
15	INDIVIDUAL PRODUCER OR BY TWO OR MORE PRODUCERS ACTING COLLECTIVELY.
16	9. "PRODUCER" MEANS ONE OF THE FOLLOWING WITH REGARD TO A PRIMARY
17	BATTERY THAT IS SOLD, OFFERED FOR SALE, OR DISTRIBUTED IN THE STATE:
18	A. A PERSON WHO MANUFACTURES A PRIMARY BATTERY AND WHO SELLS, OFFERS
19	FOR SALE, OR DISTRIBUTES THAT PRIMARY BATTERY IN THE STATE UNDER THE
20	PERSON'S OWN NAME OR BRAND;
21	B. IF SUBPARAGRAPH A OF THIS PARAGRAPH DOES NOT APPLY, A PERSON WHO
22	OWNS OR LICENSES A TRADEMARK OR BRAND UNDER WHICH A PRIMARY BATTERY IS
23	SOLD, OFFERED FOR SALE, OR DISTRIBUTED IN THE STATE, WHETHER OR NOT THE
24	TRADEMARK IS REGISTERED; OR
25	C. IF SUBPARAGRAPHS A AND B OF THIS PARAGRAPH DO NOT APPLY, A PERSON
26	WHO IMPORTS A PRIMARY BATTERY INTO THE STATE FOR SALE OR DISTRIBUTION.
27	10. "PROGRAM" OR "STEWARDSHIP PROGRAM" MEANS THE SYSTEM FOR THE
28	COLLECTION, TRANSPORTATION, RECYCLING, AND DISPOSAL OF PRIMARY BATTERIES
29	IMPLEMENTED PURSUANT TO AN APPROVED PRIMARY BATTERY STEWARDSHIP PLAN.
30	11. "RECHARGEABLE BATTERY" SHALL HAVE THE SAME MEANING AS SUBDIVISION
31	FOUR OF SECTION 27-1803 OF THIS ARTICLE.
32	12. "RECYCLING" MEANS ANY PROCESS BY WHICH DISCARDED PRODUCTS, COMPO-
33	NENTS, AND BY-PRODUCTS ARE TRANSFORMED INTO NEW USABLE OR MARKETABLE
34	MATERIALS IN A MANNER IN WHICH THE ORIGINAL PRODUCTS MAY LOSE THEIR
35	IDENTITY, BUT DOES NOT INCLUDE ENERGY RECOVERY OR ENERGY GENERATION BY
36	MEANS OF COMBUSTING DISCARDED PRODUCTS, COMPONENTS, AND BY-PRODUCTS WITH
37	OR WITHOUT OTHER WASTE PRODUCTS.
38	13. "RETAILER" MEANS A PERSON WHO OFFERS A PRIMARY BATTERY FOR SALE TO
39	ANY CONSUMER OR BUSINESS AT RETAIL IN THE STATE THROUGH ANY MEANS,
40	INCLUDING REMOTE OFFERINGS SUCH AS SALES OUTLETS, CATALOGUES, OR AN
41	INTERNET WEBSITE.
42	S 27-1603. PRIMARY BATTERY REGISTRATION.
43	1. SALE PROHIBITED. BEGINNING JANUARY FIRST, TWO THOUSAND EIGHTEEN,
44	EXCEPT AS SET FORTH UNDER THIS SUBDIVISION, A PRODUCER OF A PRIMARY
45	BATTERY SHALL NOT SELL, OFFER FOR SALE, OR DELIVER TO A RETAILER FOR
46	SUBSEQUENT SALE A PRIMARY BATTERY UNLESS ALL OF THE FOLLOWING HAS BEEN
47	MET:
48	A. THE PRODUCER IS REGISTERED UNDER AN APPROVED AND IMPLEMENTED PRIMA-
49	RY BATTERY STEWARDSHIP PLAN;
50	B. THE PRODUCER OR PRODUCERS HAVE PAID THE FEE UNDER SECTION 27-1613
50 51	OF THIS TITLE; AND
52	C. THE PRODUCER OR PRODUCERS AND THE BRAND OF SUCH PRODUCER OR PRODUC-
53	ERS DESIGNATED ON THE DEPARTMENT WEBSITE ARE IDENTIFIED AS COVERED BY AN
53 54	APPROVED PRIMARY BATTERY STEWARDSHIP PLAN.
55	2. NEW PRODUCERS. A PRODUCER WHO, AFTER JANUARY FIRST, TWO THOUSAND
56	EIGHTEEN, SEEKS TO SELL, OFFER FOR SALE, OR OFFER FOR PROMOTIONAL
55	LIGHTELR, SERVE TO BEEL, OTTER TOR DALE, OR OFTER FOR FROMOTIONAL

PURPOSES IN THE STATE A PRIMARY BATTERY NOT PREVIOUSLY SOLD IN THE 1 STATE, SHALL NOTIFY THE COMMISSIONER PRIOR TO SELLING OR OFFERING A 2 3 PRODUCT NOT COVERED BY A STEWARDSHIP PLAN IN THE STATE. THE COMMISSIONER SHALL LIST A PRODUCER WHO SUPPLIES NOTICE UNDER THIS SUBDIVISION AS A 4 5 "NEW PRODUCER" ON THE DEPARTMENT'S WEBSITE. A PRODUCER THAT SUPPLIES 6 NOTICE UNDER THIS SUBDIVISION SHALL HAVE NINETY DAYS TO EITHER ACT COOP-7 ERATIVELY WITH AT LEAST ONE OTHER PRODUCER OR TO SUBMIT ITS OWN PRIMARY 8 BATTERY STEWARDSHIP PLAN FOR APPROVAL TO THE STATE.

9 3. EXEMPTION. A PRODUCER WHO ANNUALLY SELLS, OFFERS FOR SALE, DISTRIB-10 UTES, OR IMPORTS IN THE STATE PRIMARY BATTERIES WITH A TOTAL RETAIL VALUE OF LESS THAN FIVE HUNDRED DOLLARS SHALL BE EXEMPT FROM THE 11 12 REQUIREMENTS OF THIS TITLE.

S 27-1605. PRIMARY BATTERY STEWARDSHIP PLAN. 13

14 1. PRIMARY BATTERY STEWARDSHIP PLAN REOUIRED. ON OR BEFORE APRIL 15 FIRST, TWO THOUSAND SEVENTEEN, EACH PRODUCER SELLING, OFFERING FOR SALE, OR OFFERING FOR PROMOTIONAL PURPOSES A PRIMARY BATTERY IN THE STATE 16 17 SHALL INDIVIDUALLY OR AS PART OF A PRIMARY BATTERY STEWARDSHIP ORGANIZA-TION SUBMIT A PRIMARY BATTERY STEWARDSHIP PLAN TO THE COMMISSIONER FOR 18 19 REVIEW.

2. PRIMARY BATTERY STEWARDSHIP PLAN; MINIMUM REQUIREMENTS. EACH PRIMA-20 21 RY BATTERY STEWARDSHIP PLAN SHALL INCLUDE, AT A MINIMUM, ALL OF THE 22 FOLLOWING ELEMENTS:

23 A. LIST OF PRODUCERS AND BRANDS. EACH PRIMARY BATTERY STEWARDSHIP PLAN 24 SHALL LIST:

25 (I) ALL PARTICIPATING PRODUCERS AND CONTACT INFORMATION FOR EACH OF 26 THE PARTICIPATING PRODUCERS; AND 27

(II) THE BRANDS OF PRIMARY BATTERIES COVERED BY THE PLAN.

28 COLLECTION. EACH PRIMARY BATTERY STEWARDSHIP PLAN SHALL Β. FREE 29 PROVIDE FOR THE FREE COLLECTION OF PRIMARY BATTERIES FROM CONSUMERS. A PRODUCER SHALL NOT REFUSE THE COLLECTION OF A PRIMARY BATTERY BASED ON 30 THE BRAND OR MANUFACTURER OF THE PRIMARY BATTERY. 31

32 C. COLLECTION; CONVENIENCE. EACH PRIMARY BATTERY STEWARDSHIP PLAN 33 SHALL:

(I) ALLOW ALL RETAILERS THAT SELL PRIMARY BATTERIES OR PRIMARY BATTER-34 35 Y-CONTAINING PRODUCTS COVERED UNDER THE PLAN AND ALL MUNICIPALITIES TO 36 OPT TO BE A COLLECTION FACILITY;

37 (II) PROVIDE, AT A MINIMUM, NO FEWER THAN TWO PERMANENT COLLECTION 38 FACILITIES IN EACH COUNTY IN THE STATE; AND

39 (III) PROVIDE FOR THE ACCEPTANCE FROM A CONSUMER OF UP TO TWENTY 40 BATTERIES PER VISIT. A COLLECTION FACILITY MAY AGREE TO ACCEPT MORE THAN TWENTY BATTERIES PER VISIT FROM A CONSUMER. 41

D. METHOD OF DISPOSITION. EACH PRIMARY BATTERY STEWARDSHIP PLAN SHALL 42 43 INCLUDE A DESCRIPTION OF THE METHOD THAT WILL BE USED TO RESPONSIBLY AND PROPERLY MANAGE DISCARDED PRIMARY BATTERIES AND ENSURE THAT THE COMPO-44 45 NENTS OF THE DISCARDED PRIMARY BATTERIES, TO THE EXTENT ECONOMICALLY AND TECHNICALLY FEASIBLE, ARE RECYCLED. 46

47 E. ROLES AND RESPONSIBILITIES. A PRIMARY BATTERY STEWARDSHIP PLAN 48 SHALL LIST ALL KEY PARTICIPANTS IN THE PRIMARY BATTERY COLLECTION CHAIN, 49 INCLUDING:

50 (I) THE NUMBER AND NAME OF THE COLLECTION FACILITIES ACCEPTING PRIMARY 51 BATTERIES UNDER THE PLAN, INCLUDING THE ADDRESS AND CONTACT INFORMATION 52 FOR EACH FACILITY;

(II) THE NAME AND CONTACT INFORMATION OF A TRANSPORTER OR CONTRACTOR 53 54 COLLECTING PRIMARY BATTERIES FROM COLLECTION FACILITIES; AND

55 (III) THE NAME, ADDRESS, AND CONTACT INFORMATION OF THE RECYCLING 56 FACILITIES THAT PROCESS THE COLLECTED PRIMARY BATTERIES.

F. EDUCATION AND OUTREACH. A PRIMARY BATTERY STEWARDSHIP PLAN SHALL 1 2 INCLUDE AN EDUCATION AND OUTREACH PROGRAM. THE EDUCATION AND OUTREACH 3 PROGRAM MAY INCLUDE MEDIA ADVERTISING, RETAIL DISPLAYS, ARTICLES IN 4 TRADE AND OTHER JOURNALS AND PUBLICATIONS, AND OTHER PUBLIC EDUCATIONAL 5 EFFORTS. THE EDUCATION AND OUTREACH PROGRAM SHALL DESCRIBE THE OUTREACH 6 PROCEDURES THAT WILL BE USED TO PROVIDE NOTICE OF THE PROGRAM TO BUSI-7 NESSES, MUNICIPALITIES, RETAILERS, WHOLESALERS, AND TRANSPORTERS. AT A 8 MINIMUM, THE EDUCATION AND OUTREACH PROGRAM SHALL NOTIFY THE PUBLIC OF 9 THE FOLLOWING: 10 (I) THAT THERE IS A FREE COLLECTION PROGRAM FOR ALL PRIMARY BATTERIES; 11 AND 12 THE LOCATION OF COLLECTION POINTS AND HOW TO ACCESS THE (II)13 COLLECTION PROGRAM. 14 3. IMPLEMENTATION. A PRODUCER OR PRODUCERS SHALL INCLUDE PROVISIONS IN 15 THE PLAN FOR THE IMPLEMENTATION OF THE PROGRAM IN CONJUNCTION WITH THOSE RETAILERS AND MUNICIPALITIES ACTING AS COLLECTION FACILITIES UNDER A 16 17 IMPLEMENTATION OF THE PROGRAM SHALL BE AT NO COST TO RETAILERS PROGRAM. OR MUNICIPALITIES ACTING AS COLLECTION FACILITIES UNDER A PROGRAM. 18 Α 19 PRODUCER SHALL PROVIDE RETAILERS AND MUNICIPALITIES ACTING AS COLLECTION FACILITIES PRODUCTS OR EQUIPMENT FOR SETTING UP A COLLECTION POINT AND 20 21 FOR PROVIDING FOR THE PICKUP OF COLLECTED PRIMARY BATTERIES, INCLUDING ARRANGING FOR THE MANAGEMENT OF THOSE PRIMARY BATTERIES. 22 23 S 27-1607. ANNUAL REPORT; PLAN AUDIT. 24 1. ANNUAL REPORT. ON OR BEFORE APRIL FIRST, TWO THOUSAND NINETEEN, AND 25 ANNUALLY THEREAFTER, A PRODUCER OR A PRIMARY BATTERY STEWARDSHIP ORGAN-26 IZATION SHALL SUBMIT A REPORT TO THE COMMISSIONER THAT CONTAINS THE 27 FOLLOWING: 28 THE WEIGHT OF PRIMARY BATTERIES COLLECTED BY THE PRODUCER OR Α. PRODUCERS ACTING COOPERATIVELY IN THE PRIOR CALENDAR YEAR; 29 B. THE COLLECTION RATE ACHIEVED IN THE PRIOR CALENDAR YEAR; 30 C. SPECIFIES THE COLLECTION FACILITIES THAT FAILED IN THE 31 PREVIOUS 32 CALENDAR YEAR TO COLLECT A MINIMUM OF ONE HUNDRED POUNDS BY WEIGHT OF 33 PRIMARY BATTERIES AND WHETHER THESE COLLECTION FACILITIES WILL BE ELIMI-34 NATED FROM THE PRODUCER'S PLAN OR THE PLAN OF PRODUCERS ACTING COOPERA-35 TIVELY; 36 D. THE LOCATIONS FOR ALL COLLECTION POINTS SET UP BY THE PRODUCERS 37 COVERED BY THE PLAN AND CONTACT INFORMATION FOR EACH LOCATION; 38 E. EXAMPLES AND DESCRIPTION OF EDUCATIONAL MATERIALS USED TO INCREASE 39 COLLECTION; 40 F. THE MANNER IN WHICH THE COLLECTED PRIMARY BATTERIES WERE MANAGED; G. ANY MATERIAL CHANGE TO THE PRIMARY BATTERY STEWARDSHIP PLAN; AND 41 THE COST OF IMPLEMENTATION OF THE PROGRAM, INCLUDING THE COSTS OF 42 н. 43 COLLECTION, RECYCLING, EDUCATION, AND OUTREACH. 44 2. PLAN AUDIT. ONCE EVERY FIVE YEARS, A PRODUCER OR STEWARDSHIP ORGAN-45 IZATION SHALL HIRE AN INDEPENDENT THIRD PARTY TO AUDIT THE PLAN AND PLAN OPERATION. THE AUDITOR SHALL EXAMINE THE EFFECTIVENESS OF THE PROGRAM IN 46 47 COLLECTING AND RECYCLING PRIMARY BATTERIES. THE INDEPENDENT AUDITOR 48 SHALL EXAMINE THE COST-EFFECTIVENESS OF THE PROGRAM AND COMPARE IT TO 49 THAT OF COLLECTION PROGRAMS FOR PRIMARY BATTERIES IN OTHER JURISDIC-50 INDEPENDENT AUDITOR SHALL MAKE RECOMMENDATIONS TO THE TIONS. THE 51 COMMISSIONER ON WAYS TO INCREASE PROGRAM EFFICACY AND COST-EFFECTIVE-NESS. 52 S 27-1609. AGENCY RESPONSIBILITIES. 53 54 1. APPROVAL OF PLAN. WITHIN NINETY DAYS AFTER RECEIPT OF A PROPOSED 55 STEWARDSHIP PLAN, THE COMMISSIONER SHALL DETERMINE WHETHER THE PLAN 56 COMPLIES WITH THE REQUIREMENTS OF SECTION 27-1605 OF THIS TITLE. IF THE

1 COMMISSIONER APPROVES A PLAN, THE COMMISSIONER SHALL NOTIFY THE APPLI-2 CANT OF THE PLAN APPROVAL IN WRITING. IF THE COMMISSIONER REJECTS A 3 PLAN, THE COMMISSIONER SHALL NOTIFY THE APPLICANT IN WRITING OF THE 4 REASONS FOR REJECTING THE PLAN. AN APPLICANT WHOSE PLAN IS REJECTED BY 5 THE COMMISSIONER SHALL SUBMIT A REVISED PLAN TO THE COMMISSIONER WITHIN 6 FORTY-FIVE DAYS OF RECEIVING NOTICE OF REJECTION.

2. PLAN AMENDMENT; CHANGES. ANY CHANGES TO A PROPOSED STEWARDSHIP PLAN
8 SHALL BE APPROVED BY THE COMMISSIONER IN WRITING. THE COMMISSIONER, IN
9 HIS OR HER DISCRETION OR AT THE REQUEST OF A PRODUCER, MAY REQUIRE A
10 PRODUCER OR PRODUCERS TO AMEND AN APPROVED PLAN.

11 3. PUBLIC NOTICE. THE COMMISSIONER SHALL POST ALL PROPOSED AND 12 APPROVED PRIMARY BATTERY STEWARDSHIP PLANS ON THE DEPARTMENT'S WEBSITE.

13 4. PUBLIC INPUT. THE COMMISSIONER SHALL ESTABLISH A PROCESS UNDER 14 WHICH A PRIMARY BATTERY STEWARDSHIP PLAN, PRIOR TO PLAN APPROVAL OR 15 AMENDMENT, IS AVAILABLE FOR PUBLIC REVIEW AND COMMENT.

16 5. REGISTRATIONS. THE COMMISSIONER SHALL ACCEPT, REVIEW, AND APPROVE 17 OR DENY PRIMARY BATTERY STEWARDSHIP PLANS SUBMITTED UNDER SECTION 18 27-1605 OF THIS TITLE.

6. AGENCY WEBSITE. THE COMMISSIONER SHALL MAINTAIN A WEBSITE THAT
INCLUDES THE NAMES OF PRODUCERS WITH APPROVED PLANS OR PARTICIPATION IN
APPROVED PLANS. THE WEBSITE SHALL LIST ALL OF AN APPROVED PRODUCER'S
BRANDS COVERED BY THE STEWARDSHIP PLAN FILED WITH THE COMMISSIONER. THE
COMMISSIONER SHALL UPDATE INFORMATION ON THE WEBSITE WITHIN TEN DAYS OF
RECEIPT OF NOTICE OF ANY CHANGE TO THE LISTED INFORMATION.

7. TERM OF STEWARDSHIP PLAN. A PRIMARY BATTERY STEWARDSHIP PLAN
APPROVED BY THE COMMISSIONER UNDER THIS SECTION SHALL HAVE A TERM NOT TO
EXCEED FIVE YEARS, PROVIDED THAT THE PRODUCER REMAINS IN COMPLIANCE WITH
THE REQUIREMENTS OF THIS TITLE AND THE TERMS OF THE APPROVED PLAN.
S 27-1611. RETAILER OBLIGATIONS.

SALE PROHIBITED. EXCEPT AS SET FORTH UNDER SUBDIVISION TWO OF THIS
 SECTION, BEGINNING JANUARY FIRST, TWO THOUSAND EIGHTEEN, NO RETAILER
 SHALL SELL OR OFFER FOR SALE A PRIMARY BATTERY UNLESS THE RETAILER HAS
 REVIEWED THE DEPARTMENT'S WEBSITE REQUIRED IN SUBDIVISION SIX OF SECTION
 27-1609 OF THIS TITLE TO DETERMINE THAT THE PRODUCER OF THE PRIMARY
 BATTERY IS IMPLEMENTING AN APPROVED BATTERY STEWARDSHIP PLAN.

36 2. INVENTORY EXCEPTION; EXPIRATION OR REVOCATION OF MANUFACTURER 37 REGISTRATION. A RETAILER SHALL NOT BE RESPONSIBLE FOR AN UNLAWFUL SALE 38 OF A PRIMARY BATTERY UNDER THIS SECTION IF:

39 A. THE RETAILER PURCHASED THE PRIMARY BATTERY PRIOR TO JANUARY FIRST, 40 TWO THOUSAND EIGHTEEN AND SELLS THE BATTERY OR PRODUCT ON OR BEFORE 41 JANUARY FIRST, TWO THOUSAND NINETEEN; OR

42 B. THE PRODUCER'S STEWARDSHIP PLAN EXPIRED OR WAS REVOKED, AND THE 43 RETAILER TOOK POSSESSION OF THE IN-STORE INVENTORY OF PRIMARY BATTERIES 44 PRIOR TO THE EXPIRATION OR REVOCATION OF THE PRODUCER'S STEWARDSHIP 45 PLAN.

46 S 27-1613. ADMINISTRATIVE FEE.

FEE ASSESSED. A PRODUCER ACTING INDIVIDUALLY SHALL PAY A FEE OF
SEVEN THOUSAND FIVE HUNDRED DOLLARS ANNUALLY AND A PRODUCER ACTING COOPERATIVELY WITH AT LEAST ONE OTHER PRODUCER SHALL PAY A FEE OF FIFTEEN
THOUSAND DOLLARS ANNUALLY FOR OPERATION UNDER A STEWARDSHIP PLAN
APPROVED BY THE COMMISSIONER UNDER SECTION 27-1609 OF THIS TITLE.

52 2. DISPOSITION OF FEE. THE FEES COLLECTED UNDER SUBDIVISION ONE OF 53 THIS SECTION SHALL BE DEPOSITED IN THE HAZARDOUS WASTE REMEDIAL FUND 54 UNDER SECTION NINETY-SEVEN-B OF THE STATE FINANCE LAW.

55 S 27-1615. PENALTIES.

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A PRODUCER WHO VIOLATES THE REQUIREMENTS OF THIS TITLE SHALL BE 1 2 SUBJECT TO A CIVIL PENALTY NOT TO EXCEED ONE THOUSAND DOLLARS PER DAY 3 FOR EACH DAY OF NONCOMPLIANCE.

4 S 27-1617. RULEMAKING; PROCEDURE.

5 THE COMMISSIONER MAY ADOPT RULES OR PROCEDURES TO IMPLEMENT THE 6 REQUIREMENTS OF THIS TITLE.

7 S 2. The department of environmental conservation shall work with 8 primary battery manufacturers to explore ways to develop labeling high-9

lighting the existence of battery recycling programs. S 3. This act shall take effect on the ninetieth day after it shall 10 have become a law. 11