

Innovative Products For Home. Work. Life.

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## via electronic transmission

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Subject: Hazardous Waste Federal Rule Alignment 2021

The Household & Commercial Products Association<sup>1</sup> (HCPA) appreciates the opportunity to offer comments to the Oregon Department of Environmental Quality (DEQ) on their proposal<sup>2</sup> to amend Chapter 340 of the Oregon Administrative Code. The amendments include adding aerosol cans in Oregon's Universal Waste Program. HCPA supports DEQ's proposed amendment as it incorporates by reference EPA's Increasing Recycling: Adding Aerosol Cans to the Universal Waste Regulations<sup>3</sup> rule.

HCPA represents a wide range of products, from household cleaners and air fresheners to commercial disinfectant and pest control whose use of aerosol technology makes the aerosol industry an integral part of the household and commercial products industry. HCPA has represented the U.S. aerosol products industry since 1950 through its Aerosol Products Division, representing the interest of companies that manufacture, formulate, supply and market a wide variety of products packaged in an aerosol form.

The proposed amendment to the Oregon Administrative Code not only maintains consistency with the Federal Resource Conservation and Recovery Act (RCRA), but it provides a clear, protective system for managing discarded waste aerosol cans; alleviates the regulatory burden on retail stores, aerosol product manufacturers, aerosol product marketers and others that discard waste aerosol cans by reducing the number of cans that must be treated as hazardous waste; promotes the collection and recycling of aerosol cans; and encourages the development of municipal and commercial programs to reduce the quantity of aerosol can waste going to municipal solid waste landfills.

<sup>&</sup>lt;sup>1</sup> The Household & Commercial Products Association (HCPA) is the premier trade association representing companies that manufacture and sell \$180 billion annually of trusted and familiar products used for cleaning, protecting, maintaining, and disinfecting homes and commercial environments. HCPA member companies employ 200,000 people in the U.S. whose work helps consumers and workers to create cleaner, healthier and more productive lives.

 <sup>&</sup>lt;sup>2</sup> A Notice of Proposed Rulemaking and Draft Rules can be found at <u>https://www.oregon.gov/deq/Regulations/rulemaking/RuleDocuments/HazWaste2021Notice.pdf</u>
<sup>3</sup> 83 FR 11654-11667; <u>https://www.govinfo.gov/content/pkg/FR-2018-03-16/pdf/2018-05282.pdf</u>

The proposed revision incorporates flexibility for handlers of discarded waste aerosol cans and lessens the regulatory burden on the regulated community, allowing more aerosol cans that are properly discarded to be recycled. Through this proposal, DEQ ensures that programs developed in Oregon can also be safely and universally implemented in other states so that waste handlers with multiple locations within the United States can have one consistent program to handle aerosol cans across multiple sites.

For the reasons stated above, HCPA supports DEQ's proposed revision. If you have any questions about our support or about aerosol cans, please do not hesitate to contact me directly at (202) 833-7304 or <u>ngeorges@thehcpa.org</u>.

Sincerely,

Nicholas Georges

Nicholas B. Georges Vice President, Scientific and International Affairs Household & Commercial Products Association