COUNTY OF SANTA BARBARA
LEGISLATIVE ANALYSIS FORM

This form is required for the Legislative Program Committee to consider taking an advocacy position on an issue or legislative item.

<table>
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<tr>
<th>BILL NUMBER:</th>
<th>AUTHOR:</th>
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<td>AB 2039</td>
<td>Assemblymember Ting</td>
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<tr>
<th>INTRO/AMEND DATE:</th>
<th>AUTHOR’S POLITICAL PARTY:</th>
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<td>Introduced February 16, 2016; Amended March 17</td>
<td>Democrat</td>
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<th>BILL STATUS:</th>
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<td>Set for hearing in ASM Environmental Safety and Toxic Materials Committee on April 12, 2016</td>
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1) BILL SUBJECT:
Safe Sharps Disposal

2) FROM DEPARTMENT:
Public Works and Public Health

3) IS THIS ITEM SPECIFICALLY REFERENCED IN THE LEGISLATIVE PLATFORM?
No

4) WHICH POLICY-RELATED MATTER IS OF CONCERN WITH THIS BILL?
Public Safety: Safe disposal of home-generated "sharps" (hypodermic needles, pen needles, lancets, etc.)

5) HOW WOULD THIS BILL IMPACT THE COUNTY? (Current practices, responsibility, authority, pros/cons, affected programs and/or services, etc.)
The County Public Works and Public Health Departments jointly operate a program for the safe collection and disposal of home-generated sharps. Public Works purchases collection containers for distribution to the public, while Public Health collects the full containers at five of its clinics located throughout the county and contracts with a vendor to dispose of the waste. Public Works also collects and disposes of sharps through its household hazardous waste collection events in Santa Ynez and New Cuyama. Additionally, through franchise agreements with the County, our local solid waste haulers provide free sharps mail-back containers to customers by request.

AB 2039 would shift the responsibility for managing used sharps away from local governments by requiring that manufacturers of sharps design, fund, and administer a take-back program that will safely collect and dispose of sharps before they end up in the trash or sewer system. The bill is modeled after a highly effective stewardship program in Ontario, Canada.

6) IMPACT ON COUNTY PROGRAM:

   SANTA BARBARA COUNTY IMPACT:
   ☑ Major   ☐ Minor   ☐ None

   STATEWIDE IMPACT:
   ☑ Major   ☐ Minor   ☐ None

Explanation of Impacts:
If this bill is passed, the County, as well as our neighboring counties statewide, will achieve cost savings by no longer having to bear the responsibility for managing the community's home-generated sharps.

7) WOULD THIS BILL IMPACT:
   a. Efficient service delivery and operations? ☑ YES ☐ NO
   b. Fiscal stability? ☑ YES ☐ NO
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c. Inter-agency cooperation? YES  NO
d. Local control? YES  NO
e. Protection of safety net services? YES  NO
f. Community sustainability/economic stability? YES  NO

Additional Comments:

8) FISCAL IMPACT ON THE COUNTY:

- Revenue Increase
- Revenue Decrease
- Cost Increase
- Cost Decrease
- None
- Unfunded Mandate
- Undetermined

Additional Comments:

9) OTHER AGENCIES THAT SHOULD REVIEW THIS BILL:

Please list other agencies below:

10) CSAC POSITION ON BILL:

- Support
- Oppose unless Amended
- Oppose
- Watch
- Support if Amended
- No position taken

11) OTHER LOCAL OR STATEWIDE ORGANIZATIONS THAT HAVE TAKEN A POSITION ON THIS BILL:
(Indicate support or opposition for each)

- California Product Stewardship Council (support)
- National Stewardship Action Council (support)
- Santa Clara County Recycling and Waste Reduction Commission (support)

12) PROPOSED AMENDMENTS: (Attach separate sheet)

13) RECOMMENDATION:

- Active Support*
- Active Opposition*
- Watch
- No Change since Last Position
- Passive Support
- Passive Opposition
- Concerns (Why? Explain in #6)
- Support if Amended*
- Oppose unless Amended*
- No Position (Why?)

* Indicates that the department believes that the Board of Supervisors should take a formal position on this bill

Additional Comments:
COUNTY OF SANTA BARBARA
LEGISLATIVE ANALYSIS FORM

14) LEGISLATIVE ANALYSIS FORM PREPARED BY: Leslie Robinson and Susan Klein-Rothschild

Telephone extension: 3615

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AB 2039 (Ting) - Safe Sharps Disposal Act

A bill to reduce disposal-related needle stick accidents among solid waste, wastewater, hotel, parks & recreation, and police and fire workers

THE PROBLEM
Despite the fact the California law prohibits home-generated sharps waste from being thrown away, millions of these products are discarded irresponsibly every year, resulting in an unacceptable risk of needle stick injuries for parks, hotel, solid waste, wastewater, sanitation and other workers as well as the public.

Under current law sharps users must purchase their own suitable container, discard needles into the container, and then drive to a county household hazardous waste facility for proper disposal. In some jurisdictions, and in limited situations and for limited populations, there are doorstep pickup services provided and paid for often by garbage ratepayers. In some rare instances, private sector hospitals like Kaiser, and some independent veterinarians are accepting needles from their customers.

We estimate that self-injectors in California use 936 million sharps each year. Of those 936 million sharps, it’s estimated that 43% of those sharps (or approx. 400 million) are thrown in the trash each year.

EPR and SHARPS
Extended Producer Responsibility (EPR) is a public policy approach to managing the negative impacts that result when some consumer products reach the end of their useful life, and need to disposed of or recycled. This is supported by CalRecycle’s AB 341 Report to the Legislature from 2015 highlighting EPR as a recommended policy tool for sharps.

EPR is a useful policy tool when dealing with hard-to-handle products; or products that the state has banned from disposal in the garbage. The concept asks the manufacturers of these products to, much like consumers and local governments already do, take an active role in managing the end-of-life impacts of their products.

AB 2039 is an EPR bill for home-generated sharps waste. In other words – hypodermic needles, pen needles, lancets, and other such items that may carry human blood, fluids, and tissues infected with pathogens.

DISPOSAL-RELATED NEEDLE STICKS
Needle stick injuries occur with unacceptable frequency outside of hospital settings, which have a much more controlled environment with sharps containers and strict procedures for managing medical waste. A 2008 study suggested that “nationwide each year roughly 150,000 to 200,000 needle sticks occurred outside the health services industry for a cost of $38 million.” While these needle stick injuries are typically less dangerous than those in a medical setting, because pathogens are less likely to survive in blood, fluid, or tissue the longer it is outside of the body, they still...
require the filing of a workers’ compensation claim, lost wages by the employee, and a strict regimen of testing to ensure that no pathogens have passed to the worker. The testing process takes several months and has significant psychological impact on workers and their families. Some workers that have been accidentally stuck are so traumatized they cannot return to work.

While it may be true that solid waste, hotel, and other public works employees are less likely to contract a serious or fatal disease through these needle sticks, three truths can’t be avoided:

1. It absolutely is possible for pathogens such as Hepatitis C and HIV to be passed to workers from these types of needle sticks incidents, in addition to being in trash or wastewater or other highly unsanitary conditions.

2. New pathogens and problems pop up routinely and could drastically change the risk of significant exposure. Inaction on the question of sharps disposal leaves some workers over-exposed to new dangers.

3. Most workers at risk are from disadvantaged communities and should not have to bear the majority of risk of exposure.

**STATE POLICY INCREASING RISK**

California’s 75% recycling goal, established by the legislature in 2011, requires a great deal more hand sorting of solid waste to reach the goal. Material Recovery Facilities (MRF) are giant warehouses where trash is consolidated and sorted. Much of this is done by machinery, but solid waste workers are required to remove, by hand, additional recyclable materials and household hazardous waste, in order to meet state-mandated policy goals.

This process involves workers standing on either side of a quickly moving conveyor belt that is carrying waste through the facility, and then grabbing recyclables as they quickly pass by. There is little opportunity for workers to see potential hazards, such as sharps.

**CURRENT EFFORTS TO MITIGATE RISK**

Solid waste haulers and local governments have attempted to mitigate this risk by engineering protective gloves that reduce the number of needle stick injuries. But the need to maintain dexterity so workers can grab materials means that the gloves aren’t sufficiently protective to prevent most sticks. **There is an inherent risk to workers that cannot be managed effectively once sharps are in the waste stream.** One waste truck driver was stuck in the arm when needles flew out of the can while the truck can lift mechanism emptied the can and a needle stuck in the arm of the driver who had it out the window.

With the use of sharps growing dramatically in our homes, and more hands sorting our waste, it becomes imperative that we protect workers and successfully remove sharps from the waste stream.

In addition, home health care workers are often not provided sharps containers or collection services. This group of workers should be protected and provided safe containers and disposal as a part of doing their job.

**AB 2039 – A SOLUTION**

AB 2039 recognizes the simple truth – even the most helpful products can cause significant problems when they are mishandled after their use. The proven solution to sustainably fund and cost effectively operate
A statewide program is with the partnership of the producers and distributors of the products themselves.

The case for sharps is clear. The product has been banned from disposal, pharmaceutical manufactures have been required to submit plans to CalRecycle since 2010 and when graded by third parties, 2/3rd get chronic “F” grades for failing to do anything of substance to reduce needle sticks, and California has been struggling with how to manage this waste stream for years and quite frankly failing to protect its most exposed workers. This bill takes the next logical step to finally solving the needle disposal problem in California.

AB 2039 applies the same program principles to sharps that have been implemented in California to successfully manage carpet, mattresses, paint, and mercury thermostats. AB 2039 requires manufacturers of sharps to design, fund, and administer a take-back program that is designed to safety collect and dispose of sharps before they end up in the trash or flushed. This program would augment, not replace, the substantial investment that has already been made by employers attempting to protect their workforce and local governments that currently provide limited take-back opportunities for residents.

Typically, manufacturers subject to EPR requirements partner with retailers that sell their products and existing local government programs, to establish collection points for the product in question. They then contract with a waste hauler to collect the returned products, and then safely and properly manage the product.

The approach to the take-back program is flexible. AB 2039 allows manufacturers to develop their own programs – to, in a sense, write their own regulations. This is not a command-and-control regulatory construct. Instead, the bill takes a performance-based approach that allows for maximum flexibility as manufacturers implement the requirements of the bill.

Sharps EPR is not a new concept to the manufacturers. AB 2019 is modeled from the Ontario Canada stewardship program that is highly effective based on the 2014 Annual Report. In addition, sharps and pharmaceutical manufacturers of injectable medications readily comply with pharmaceutical EPR programs in Europe, Canada, and other counties.

AB 2039 calls on manufacturers to participate, in a meaningful way, in the mitigation of the end-of-life impacts of their products. It’s a targeted bill that focuses on a specific problem, and follows years of legislative debate and interim measures. When enacted, AB 2039 will result in fewer needle stick injuries for workers around the state, and a lower risk of transmitting infectious diseases.

SUPPORT
CA Product Stewardship Council (Sponsor)
National Stewardship Action Council

FOR MORE INFORMATION
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An act to relating to solid waste. An act to amend Section 118286 of the Health and Safety Code, and to repeal and add Article 3.3 (commencing with Section 47115) of Chapter 1 of Part 7 of Division 30 of the Public Resources Code, relating to solid waste.


(1) The stated purpose of the California Integrated Waste Management Act of 1989, administered by the Department of Resources Recycling and Recovery, is to reduce, recycle, and reuse solid waste generated in the state to the maximum extent feasible in an efficient and cost-effective manner to conserve water, energy, and other natural resources. That act requires a pharmaceutical manufacturer selling or distributing medication that is intended to be self-injected at home to submit, on an annual basis, to the department a plan supporting the safe collection and proper disposal of specified waste devices, known as home-generated sharps.

This bill would require a producer of home-generated sharps or a stewardship organization designated by the producer to submit a home-generated sharps stewardship plan by July 1, 2018, to the Department of Resources Recycling and Recovery. The bill would require the plan to provide for the development and implementation of a recovery program to reduce the generation of, and manage the end
of life of, home-generated sharps, and to include specified elements, including provisions to meet specified minimum collection rates for the home-generated sharps subject to the plan.

This bill would provide for the review and approval of the plan by the department. The bill would require the department upon the date a plan is approved, to post on its Internet Web site a list of producers covered by the approved plan.

This bill would require a producer or stewardship organization, by April 1, 2020, and every year thereafter, to prepare and submit to the department an annual report describing the activities carried out pursuant to its plan during the previous calendar year. The department would be required to review the report and, if the annual report does not demonstrate the achievement of the required collection rate increase, would authorize the department to impose a civil penalty on the producer or stewardship organization or to require the program to take additional actions with regard to improving and increasing the number of home-generated sharps collection points, ensuring accessibility to those points, and providing additional education and outreach activities.

This bill would require a producer or stewardship organization submitting a plan to the department to pay the department an annual administrative fee in an amount that is sufficient to cover the department’s full costs of administering and enforcing these provisions. The bill would require the department to deposit the fees in the Safe Sharps Disposal Account, which the bill would establish in the Integrated Waste Management Fund, for the department’s expenditure upon appropriation by the Legislature, to administer and enforce the bill’s requirements.

This bill would authorize the department to impose an administrative civil penalty on a person who violates the bill’s requirements. The department would be required to deposit all penalties collected into the Safe Sharps Disposal Penalty Account, which the bill would create in the Integrated Waste Management Fund, available upon appropriation by the Legislature, to enforce the bill’s requirements.

The bill would require the department, by February 1, 2018, to appoint a stakeholder advisory committee to provide specific recommendations and strategic guidance to producers and stewardship organizations. The bill would also require the stakeholder advisory committee to annually report to the department on the progress of the producers’ and stewardship organizations’ implementation of the bill’s provisions.
The Medical Waste Management Act, administered by the State Department of Public Health, prohibits a person from knowingly placing home-generated sharps waste in certain types of containers, requires that home-generated sharps waste be transported only in a sharps container, as defined in that act, or another container approved by the department or local enforcement agency, and requires that this waste be managed only at specified locations.

This bill would additionally allow home-generated sharps waste to be managed at a facility or collection point operated pursuant to an approved home-generated sharps stewardship plan.

The California Integrated Waste Management Act of 1989, which is administered by the Department of Resources Recycling and Recovery, requires each city and county, and each regional agency formed pursuant to the act, to develop a source reduction and recycling element of an integrated waste management plan to divert 50% of all solid waste, through source reduction, recycling, and composting activities. Existing law makes a legislative declaration that it is the policy goal of the state that not less than 75% of solid waste generated be source reduced, recycled, or composted by 2020, but prohibits the department from establishing or enforcing a diversion rate on a city or county that is greater than the 50% diversion rate.

This bill would provide that it is the intent of the Legislature to reduce waste in the state.


The people of the State of California do enact as follows:

SECTION 1. (a) The Legislature finds and declares all of the following:

1. The United States Environmental Protection Agency estimates that about 9 million people in the United States currently use disposable needles (sharps) at home to deliver medications to treat a variety of diseases and conditions, including diabetes, cancer, multiple sclerosis, migraines, and allergies. United States households use more than 3 billion disposable needles and syringes each year.

2. Since 2008, it has been illegal in California for individuals to throw away home-generated sharps. While the state banned needles from trash disposal in 2008, there is still no consistent,
statewide program that is sustainably funded or has high levels of effectiveness in California. As a result, thousands of pounds of illegally disposed sharps enter the municipal waste stream each year, putting many people at risk of injury or infection.

(3) Sharps in the trash pose serious health risks to law enforcement, firefighters, parks and recreation workers, hotel housekeepers, sanitation workers, water treatment facility operators, and the general public. In addition to the immediate risk of a needle stick injury, sharps put individuals at risk of acquiring blood-borne infectious diseases, such as hepatitis or HIV. Individuals who suffer a needle stick injury must receive immediate treatment and followup care, including multiple lab tests and medications.

(4) When sanitation workers encounter sharps, productivity suffers and costs increase. When workers sustain a needle stick injury, the costs of care are borne by the waste management company, the workers’ compensation insurer, and ultimately, taxpayers and ratepayers.

(5) The California Legislature has adopted a 50 percent diversion requirement for each local jurisdiction, and a policy goal of the state that 75 percent of solid waste be source reduced, recycled, or composted. Sanitation workers are increasingly hand-sorting solid waste in an effort to meet the diversion requirements. Despite repeated efforts to engineer protective gloves to prevent needle sticks, the absence of a consistent sharps disposal policy in this state is increasing the workplace danger for sanitation workers.

(6) In 2011, Assembly Bill 341 was enacted, declaring the 75 percent statewide policy goal and requiring the Department of Resources Recycling and Recovery to submit a report to the Legislature with regulatory and legislative recommendations for achieving the goal. The report, which was issued in August 2015, contains five priority strategies. One of the priority strategies identified by the report is “extended producer responsibility,” also known as “product stewardship.” Additionally, the report identifies hazardous materials, which include sharps, as a problem waste stream and recommends managing this problem product through extended producer responsibility.

(b) It is the intent of the Legislature, in enacting the Safe Home-Generated Sharps Recovery Program, as established by
Article 3.3 (commencing with Section 47115) of Chapter 1 of Part 7 of Division 30 of the Public Resources Code, to ensure affordable and convenient sharps collection opportunities, which, in turn, will help prevent the improper management of those sharps.

SEC. 2. Section 118286 of the Health and Safety Code is amended to read:

118286. (a) A person shall not knowingly place home-generated sharps waste in any of the following containers:

1. Any container used for the collection of solid waste, recyclable materials, or greenwaste.
2. Any container used for the commercial collection of solid waste or recyclable materials from business establishments.
3. Any roll-off container used for the collection of solid waste, construction, and demolition debris, greenwaste, or other recyclable materials.
4. Home-generated sharps waste shall be transported only in a sharps container, or other containers approved by the enforcement agency, and shall only be managed at any of the following:

1. A household hazardous waste collection facility pursuant to Section 25218.13.
2. A “home-generated sharps consolidation point” as defined in subdivision (b) of Section 117904.
3. A medical waste generator’s facility pursuant to Section 118147.
4. A facility through the use of a medical waste mail-back container approved by the United States Postal Service.
5. A facility or other home-generated sharps collection point operated pursuant to a home-generated sharps stewardship plan approved pursuant to Article 3.3 (commencing with Section 47115) of Chapter 1 of Part 7 of Division 30 of the Public Resources Code.

SEC. 3. Article 3.3 (commencing with Section 47115) of Chapter 1 of Part 7 of Division 30 of the Public Resources Code is repealed.

SEC. 4. Article 3.3 (commencing with Section 47115) is added to Chapter 1 of Part 7 of Division 30 of the Public Resources Code, to read:
Article 3.3. Safe Home-Generated Sharps Recovery Program

47115. For purposes of this article, the following terms have the following meanings:
(a) “Consumer” means a person who purchases or owns home-generated sharps.
(b) “Distributor” means a person that sells sharps or provides sharps for free to the general public for home use, which may include, but is not limited to, a retailer, a veterinarian, or a health clinic, health dispensary, or health facility licensed under Division 2 (commencing with Section 1200) of the Health and Safety Code.
(c) “Home-generated sharps” means hypodermic needles, syringes with needles attached, pen needles, intravenous needles, lancets, or any other similar device intended to self-inject medication at home.
(d) “Home-generated sharps stewardship plan” or “plan” means a plan submitted by an individual producer or by a stewardship organization on behalf of one or more producers.
(e) “Producer” means, with regard to home-generated sharps that are sold, offered for sale, or distributed in the state, one of the following:
(1) The person who manufactures home-generated sharps and who sells, offers for sale, or distributes those home-generated sharps in the state under that person’s own name or brand.
(2) If there is no person who is a producer of the home-generated sharps for purposes of paragraph (1), the producer of the home-generated sharps is the owner or licensee of a trademark or brand under which the home-generated sharps are sold or distributed in the state, whether or not the trademark is registered.
(3) If there is no person who is a producer of the sharps for purposes of paragraphs (1) and (2), the producer of those sharps is the person who imports the home-generated sharps into the state for sale or distribution.
(f) “Program” means the program implementing an approved home-generated sharps stewardship plan.
(g) “Retailer” means a person that sells home-generated sharps in the state to a consumer. A sale includes, but is not limited to, a
transaction conducted through sales outlets, catalogs, or the
Internet or any other similar electronic means.

(h) “Stewardship organization” means a nonprofit organization
created by one or more producers the governing board of which
includes three additional members, appointed by the director, one
representing from each of the following entities:

(1) A local government.

(2) A retailer.

(3) A solid waste hauler.

(i) “Stakeholder” means a person who will be subject to, or
participate in, the program that will be implemented by a proposed
home-generated sharps stewardship plan, including, but not limited
to, consumers, retailers, distributors, and health care providers
and facilities.

47115.2. On or before January 1, 2018, the department shall
adopt regulations implementing this article.

47115.4. (a) On or before February 1, 2018, the department
shall appoint a stakeholder advisory committee to provide specific
recommendations and strategic guidance to producers and
stewardship organizations. The stakeholder advisory committee
shall report annually to the department on the progress of the
producers’ and stewardship organizations’ implementation of this
article.

(b) Members of the advisory committee shall include members
from the environmental community, solid waste haulers, local
governments, retailers, and other key stakeholders.

(c) The stakeholder advisory committee shall be independent
of the producers and stewardship organizations. The advisory
committee’s expenses shall be paid by its members and not the
producers or stewardship organizations.

(d) A producer or stewardship organization shall have no
control over the stakeholder advisory committee or its activities.

47116. A pharmaceutical manufacturer that sells or distributes
a medication in the state that is usually intended to be self-injected
at home through the use of a home-generated sharp shall submit,
on or before July 1 of each year, to the department, or its successor
agency, a plan that describes how the manufacturer supports the
safe collection and proper disposal of the home-generated sharps.

47117. (a) On or before July 1, 2018, a producer or a
stewardship organization designated by a producer shall submit
a home-generated sharps stewardship plan to the department. The
home-generated sharps stewardship plan shall also be posted on
the Internet Web site of the producer or stewardship organization.
The plan shall provide for the implementation of the plan for each
calendar year, commencing January 1, 2019.

(b) The producer or stewardship organization shall consult with
the stakeholder advisory committee during the development of the
home-generated sharps stewardship plan, including soliciting and
responding to stakeholder advisory committee comments, and shall
document those comments in the plan.

(c) The home-generated sharps stewardship plan shall provide
for the development and implementation of a recovery program
to reduce the generation of, and manage the end of life of,
home-generated sharps in an environmentally sound and medically
safe manner, including collecting, transporting, processing, and
recycling or disposing. The plan shall include, at a minimum, all
of the following elements:

1. Contact information for all participating producers.
2. Procedures for calculating the amount, by weight, of the
home-generated sharps subject to the plan.
3. Provisions to meet the minimum collection rate for the
home-generated sharps subject to the plan, which shall be
determined in the following manner:

   A. On and after January 1, 2020, the minimum collection rate
      shall be 20 percent of the number of home-generated sharps that
      are sold in the state during the 2017 calendar year by producers.
   B. On and after January 1, 2021, the minimum collection rate
      shall be 40 percent of the number of home-generated sharps that
      are sold in the state during the 2017 calendar year by the
      producers.
   C. On and after January 1, 2022, the minimum collection rate
      shall be 60 percent of the number of home-generated sharps that
      are sold in the state during the 2017 calendar year by the
      producers.
   D. On and after January 1, 2023, and annually thereafter, the
      minimum collection rate shall be determined pursuant to Section
      47120.
4. A demonstration of sufficient funding for the home-generated
   sharps stewardship program proposed by the plan, including a
funding mechanism for securing and disbursing funds to cover administrative, operational, and capital costs.

(5) Coordination of the home-generated sharps stewardship program with existing local medical waste collection programs, to the extent this requirement is reasonably feasible and mutually agreeable.

(6) Programs to reduce the number of postconsumer sharps that are illegally disposed of, and to maximize the proper end-of-life management of home-generated sharps, including the collection of home-generated sharps, as practical, based on current medical waste program information.

(7) Education and outreach efforts for consumers, the medical community, and retailers to promote the collection of home-generated sharps. These efforts may include, but are not limited to, developing, and updating as necessary, educational and other outreach materials aimed at all retailers and distributors of home-generated sharps. These materials shall be made available to those parties and may include, but are not limited to, one or more of the following:

(A) Signage that is prominently displayed and easily visible to the consumer at the point of sale.

(B) Written materials and templates of materials for reproduction by retailers to be provided to the consumer at the point of sale or delivery, or both. These written materials shall include information on the prohibition on the improper disposal of home-generated sharps.

(C) Advertising or other promotional materials, or both, that include references to home-generated sharps collection opportunities and the prohibition on the improper disposal of home-generated sharps.

(8) Methods for demonstrating to the department that the program implemented pursuant to the plan achieves the maximum improvement possible in achieving the minimum collection rate.

(9) The establishment of at least one home-generated sharps collection point in every county in the state, but no less than one home-generated sharps collection point for every 25,000 people in each county.

47118. (a) The department shall review a home-generated sharps stewardship plan submitted pursuant to Section 47117 within 60 days of receipt. The department shall approve the plan
if the department determines the plan provides for the establishment of a home-generated sharps stewardship program that meets the requirements of Section 47117. If the department does not approve the plan, the producer or stewardship organization shall resubmit the plan within 60 days after receiving notice of disapproval from the department.

(b) (1) The approved plan shall be a public record, except that financial, production, or sales data reported to the department by the producer or by the stewardship organization is not a public record under the California Public Records Act (Chapter 3.5 (commencing with Section 6250) of Division 7 of Title 1 of the Government Code) and shall not be open to public inspection.

(2) Notwithstanding paragraph (1), the department may release financial, production, or sales data in summary form, if the department does not disclose financial, production, or sales data of individual producers.

(c) On or before January 1, 2019, or three months after a plan is approved pursuant to subdivision (a), whichever is later, but no later than April 1, 2019, the producer or stewardship organization shall implement the home-generated sharps stewardship program described in the approved plan.

47119. A retailer may voluntarily participate as a home-generated sharps collection point pursuant to the home-generated sharps stewardship program.

47120. On or before January 1, 2023, the department shall consult with producers, stewardship organizations, the stakeholder advisory committee, and all other stakeholders regarding the program’s performance. The department shall set a fair and reasonable minimum collection rate for the 2023 calendar year and for each subsequent calendar year to achieve the goal of safely managing home-generated sharps in this state.

47121. Upon the date a plan is approved, the department shall post on its Internet Web site a list of producers covered by the approved plan. The department shall update this posting within 30 days of a change in compliance status of any producer.

47122. On or before April 1, 2020, and on or before April 1 of every year thereafter, each producer or stewardship organization implementing a plan shall prepare and submit to the department an annual report, as prescribed by the department, describing the activities carried out pursuant to the plan during
the previous calendar year, commencing with the 2019 calendar year. The report shall include a list of the specific recommendations from the stakeholder advisory committee and an explanation for either accepting or rejecting those recommendations.

47123. (a) The department shall review the annual report or reports submitted pursuant to Section 47122, including, but not limited to, reviewing the accuracy of the list of home-generated sharps collection points that are certified to be established pursuant to the applicable plan.

(b) If an annual report does not demonstrate that the applicable program has achieved the collection rate increase required pursuant to paragraph (3) of subdivision (c) of Section 47117, the department may require the program to take additional actions with regard to improving and increasing the number of home-generated sharps collection points, ensuring accessibility to those points, and providing additional education and outreach activities.

(c) If the department does not disapprove a report within 45 days of receipt, the report shall be deemed approved by the department.

(d) The department shall make a report submitted to the department pursuant to this section available to the public on the department’s Internet Web site for one year.

47125. (a) A producer or stewardship organization submitting a plan to the department shall pay the department an annual administrative fee pursuant to subdivision (b).

(b) The department shall impose the annual fee in an amount that is sufficient to cover the department’s full costs of administering and enforcing this article, including any program development costs or regulatory costs incurred by the department prior to the submittal of a plan. The department shall deposit the fees in the Safe Sharps Disposal Account, which is hereby established in the Integrated Waste Management Fund. The department may expend the moneys in the Safe Sharps Disposal Account, upon appropriation by the Legislature, to administer and enforce this article.

47126. (a) The department shall enforce this article and may impose an administrative civil penalty on a person who violates
this article in an amount of up to one thousand dollars ($1,000) per violation per day.

(b) The department may impose an administrative civil penalty on a person who intentionally, knowingly, or negligently violates this article in an amount of up to ten thousand dollars ($10,000) per violation per day.

(c) (1) The department may either impose the civil penalty specified in subdivision (a) or (b) on a producer or stewardship organization for which the annual report submitted does not demonstrate that the minimum collection rate has been achieved pursuant to paragraph (3) of subdivision (c) of Section 47117, or require the producer or stewardship organization to take additional actions to comply with this article pursuant to subdivision (b) of Section 47123.

(2) In assessing a penalty pursuant to this subdivision on a producer or stewardship organization, the department shall consider any exigent circumstance that contributed to the producer or stewardship organization not meeting the required minimum collection rate.

(d) The department shall deposit all penalties collected pursuant to this section into the Safe Sharps Disposal Penalty Account, which is hereby created in the Integrated Waste Management Fund. Upon appropriation by the Legislature, moneys deposited into the Safe Sharps Disposal Penalty Account may be expended by the department to enforce this article.

47127. (a) Except as provided in subdivision (c), an action solely to increase the collection of home-generated sharps by a producer, stewardship organization, or retailer that affects the types or quantities being collected, or the cost and structure of any program implementing a stewardship plan, is not a violation of the statutes specified in subdivision (b).

(b) The following statutes are not violated by an action specified in subdivision (a):

(1) The Cartwright Act (Chapter 2 (commencing with Section 16700) of Part 2 of Division 7 of the Business and Professions Code).

(2) The Unfair Practices Act (Chapter 4 (commencing with Section 17000) of Part 2 of Division 7 of the Business and Professions Code).
Subdivision (a) does not apply to an agreement establishing or affecting the price of home-generated sharps or the output or production of home-generated sharps or an agreement restricting the geographic area or customers to which home-generated sharps will be sold.

SECTION 1.—It is the intent of the Legislature to reduce waste in the state.