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### Acronyms and Abbreviations

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Full Form</th>
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<tbody>
<tr>
<td>BIR</td>
<td>Bureau of Internal Revenue</td>
</tr>
<tr>
<td>BOI</td>
<td>Bureau of Investments</td>
</tr>
<tr>
<td>BSMED</td>
<td>Bureau of Small and Medium Enterprises Development</td>
</tr>
<tr>
<td>CDA</td>
<td>Cooperative Development Authority</td>
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<tr>
<td>DA</td>
<td>Department of Agriculture</td>
</tr>
<tr>
<td>DENR</td>
<td>Department of Environment and Natural Resources</td>
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<tr>
<td>DepEd</td>
<td>Department of Education</td>
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<tr>
<td>DILG</td>
<td>Department of the Interior and Local Government</td>
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<tr>
<td>DOH</td>
<td>Department of Health</td>
</tr>
<tr>
<td>DOST</td>
<td>Department of Science and Technology</td>
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<tr>
<td>DTI</td>
<td>Department of Trade and Industry</td>
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<tr>
<td>EMB</td>
<td>Environmental Management Bureau</td>
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<td>EPR</td>
<td>Extended Producer Responsibility</td>
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<tr>
<td>EPS</td>
<td>Expanded Polystyrene</td>
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<tr>
<td>FDA</td>
<td>Food and Drug Administration</td>
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<td>FMCGs</td>
<td>Fast-Moving Consumer Goods</td>
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<td>GDP</td>
<td>Gross Domestic Product</td>
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<tr>
<td>HDPE</td>
<td>High-Density Polyethylene</td>
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<tr>
<td>IEC</td>
<td>Information Education Communication (campaigns)</td>
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<td>IWS</td>
<td>Informal Waste Sector</td>
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<tr>
<td>LDPE</td>
<td>Low-Density Polyethylene</td>
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<tr>
<td>LGU</td>
<td>Local Government Unit</td>
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<td>MMDA</td>
<td>Metro Manila Development Authority</td>
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<td>MRF</td>
<td>Materials Recovery Facility</td>
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<td>MSMEs</td>
<td>Micro, Small, and Medium Enterprises</td>
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<tr>
<td>NEC</td>
<td>National Ecology Center</td>
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<tr>
<td>NGA</td>
<td>National Government Agency</td>
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<tr>
<td>NGO</td>
<td>Non-Government Organization</td>
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<td>NSWMC</td>
<td>National Solid Waste Management Commission</td>
</tr>
<tr>
<td>OEs</td>
<td>Obligated Enterprises</td>
</tr>
<tr>
<td>PET</td>
<td>Polyethylene Terephthalate</td>
</tr>
<tr>
<td>PIA</td>
<td>Philippine Information Agency</td>
</tr>
<tr>
<td>PP</td>
<td>Polypropylene</td>
</tr>
<tr>
<td>PRO</td>
<td>Producer Responsibility Organization</td>
</tr>
<tr>
<td>PS</td>
<td>Polystyrene</td>
</tr>
<tr>
<td>PVC</td>
<td>Polyvinyl Chloride</td>
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<tr>
<td>RA</td>
<td>Republic Act</td>
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<td>SUP</td>
<td>Single Use Plastics</td>
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<tr>
<td>SWM</td>
<td>Solid Waste Management</td>
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<tr>
<td>ULAB</td>
<td>Union of Local Authorities of the Philippines</td>
</tr>
<tr>
<td>WACS</td>
<td>Waste Analysis and Characterization Study</td>
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<td>WWF</td>
<td>World Wide Fund for Nature</td>
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1.0 INTRODUCTION

1.1 State of Global and National Plastic Pollution

Plastic pollution has become a colossal problem worldwide. The current projected growth in plastic pollution is said to cause significant ecological risks, with certain pollution hotspots like the Mediterranean, the East China and Yellow Seas, and the Arctic Ocean ice already exceeding an ecologically dangerous threshold of microplastic concentrations. The negative impacts of plastic pollution are already detectable in most species’ groups, while the productivity of several of the world’s most important marine ecosystems, like coral reefs and mangroves, are under significant risk.¹

The estimated global plastic use in 2019 was 459.75 million tonnes (Mt). Considering the population and economic growth, and structural and technological change, the projected global plastic use by 2060 is estimated to increase up to 1,230.63Mt, and countries in Africa and Asia are seen to have the largest contribution. More than 30% of global plastics are used for packaging. This is estimated to increase by 2.5 times in 2060.²

Based on the same report, about 76.84% (353.29Mt) of the plastic used in 2019 is estimated to become waste. Among the plastic waste, about 40.18% (141.96Mt) is plastic packaging. Only about 9.26% (32.83Mt) of the 2019 global plastic waste is recycled, while 22.44% (79.29Mt) is estimated to be mismanaged. Considering these amounts, it is estimated that about 22.06Mt of plastics were leaked into the environment in 2019, and it is estimated to double by 44.15Mt in 2060.

Figure 1. Summary of Global Plastic Production, 2019²

In the Philippines, it was found that the number of plastic items consumed by Filipinos was 2.15 million tonnes per annum. Thirty-five percent (35%) of the consumed plastics leak into the open environment, 33% are disposed of in sanitary landfills and open dumpsites, and only 9% are recycled because of our lack of capacity to recycle both high- and low-value plastics³ (Figure 1).

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³ WWF Philippines, Inc., cyclos GmbH, & AMH Philippines, Inc., 2020
Further, for every dollar that producers pay for plastic, governments and society will pay at least 10 times as much remedy its countless negative impacts, with the lifetime cost of ONLY THE plastic produced in 2019 estimated at US$3.7 trillion (+/-US$1 trillion), 10 times the Gross Domestic Product (GDP) of the Philippines.4

In 2020, the WWF-Philippines commissioned a comprehensive study to understand the plastic materials flows, legal framework, and current solid waste management system as inputs for assessing the applicability of the EPR scheme in the country. The study showed that there was a need to improve the implementation of RA 9003, or the Ecological Solid Waste Management Act of 2000. Challenges faced in its implementation include the following:

1. There are limited separation and recycling activities at the source (particularly household level). Recovery is mostly applied to high-value plastics but is still largely informal-led [e.g., waste pickers who go from house to house to collect recyclable wastes], leaving a sizeable volume of high-value recyclable packaging ending up in disposal sites or leaked to the environment.

2. Despite the large volume of high-value recyclable plastics, they often end up not being recycled due to the limited number of recycling facilities which are mostly concentrated in the central parts of the country. Coupled with the low recovery rate, some large recyclers and aggregators end up importing plastics to process.

3. There is a high volume of low-value plastics and non-recyclables [e.g., flexible films, sachets, composites] which require a lot of time and effort to collect, just to be bought by junkyards at cheap prices per kilo. Recycling sachets also require new equipment for processing. These scenarios make these sachets end up in disposal sites or leaked into the environment.

---

These factors lead to identifying EPR as a policy tool in aiding the RA 9003 implementation and improving the waste management system. Hence, in 2021, another study was commissioned to further determine how EPR could be contextualized in the Philippine setting, in particular, forming the roadmap (see Figure 2) to incorporating/mainstreaming EPR with the existing solid waste management system and facilities in the country.

![Figure 3. Road Map Toward a Functional EPR System in the Philippines (WWF Philippines, Inc., cyclos GmbH, & AMH Philippines, Inc., 2020)](image)

Results of the study were provided to policymakers and DENR to use as technical guidance for the approval of House Bill No. 10696 and Senate Bill 2425 or the EPR Bill of 2022 into law. Now that the said bill has lapsed into law (i.e., RA 11898 or the Extended Producer Responsibility Act of 2022 or EPR Law), the WWF-Philippines has been active in complementing the efforts of the DENR in finalizing and communicating the IRR including this toolkit.
1.2 What is the Purpose of the Toolkit

This toolkit aims to communicate the EPR law and its Implementing Rules and Regulations (IRR). WWF conducted a series of dialogues with various stakeholders (i.e., corporations, NGOs, recyclers, Local Government Units, government agencies, and the informal waste sector) to gather inputs on the details that the IRR should provide for them to carry out their roles in the EPR law implementation.

WWF developed four toolkits, each catering to a specific stakeholder—i.e., policymakers, businesses, civil society organizations, and waste management operators. Among the toolkits that were developed, EPR Toolkit 1 aims to guide policymakers on the nitty-gritty of the EPR Law and how this can be integrated into national and local policies.

RA 11898, or the Extended Producer Responsibility (EPR) Act of 2022, amends RA 9003 to incorporate the implementation of EPR programs to ensure that plastic products do not end up in the waste stream.

As the EPR is a policy tool that is relatively new to the country, this toolkit will tackle the following items which are deemed important for the law:

- Salient points of the EPR law;
- EPR implementation framework;
- Roles and responsibilities of the stakeholders;
- The PRO;
- EPR registration and registry;
- EPR programs, compliance, monitoring, reporting, and audit;
- Eco-modulation of fees;
- Target plastics and labeling; and
- Target reduction and recovery rate.

While Toolkit 1 is prepared for the policy (government) sector, this document is designed so that a wider audience, such as researchers, students, government officials, private sectors, and the general public, among others, can still use it.

1.2.1 Presentation and structure of this toolkit

The EPR Toolkit for the Philippines is designed into four categories targeting different sectors to make adopting the EPR scheme faster and easier in the country.

- **Toolkit 1: The EPR Landscape.** Designed for the policymakers to provide information about EPR Law and how this can be integrated into national and local policies;
- **Toolkit 2: All About Business.** Designed for the business sector of all sizes to assist them in shifting to a circular economy model of operations;
- **Toolkit 3: Waste Management Sector.** Designed for the Local Government Units (LGUs) facilitating the management of their wastes and the informal and formal waste sector to ensure that the EPR system is aligned with the current solid waste management system on the ground; and
- **Toolkit 4: Civil Society and General Public.** Designed to increase public awareness and support for EPR.

The structure of Toolkit 1 is presented in Figure 4.
Section 1.0: INTRODUCTION
Brief introduction on the state of the plastic pollution
Introduction on the purpose of Toolkit 1

Section 2.0: KEY EPR TERMS
Key concepts of EPR and their definitions

Section 3.0: THE EPR SYSTEM AND POLICY LANDSCAPE IN THE PHILIPPINES
Salient points of the EPR Law
Salient points of the EPR National Framework

Section 4.0: CALL TO ACTION
Statement for next actions to take

Section 5.0: WORLD WIDE FUND FOR NATURE’S WORK ON PLASTICS
Summary of WWF-Philippines’ No Plastics in Nature Initiative
UNEP’s SEA Circular Project

Figure 4. Structure of Toolkit 1
2.0 KEY EPR TERMS

The EPR is an environmental policy approach that emerged in the 1990s and is now increasingly recognized globally as a useful tool for accelerating the transition to sustainable waste management and a circular economy.

The EPR aims to reduce the economic and environmental burdens of waste management by extending the responsibility of producers to the end-of-life of their products. Producers and importers pay a fee upfront when their packed goods are placed on the market. The fee is used for collecting, recycling, and disposing of packaging waste and other costs arising from maintaining the system. It is not used as a contribution to the general public budget of a state.

WWF has thus identified the EPR scheme as a critical policy tool that holds producers accountable for the full life cycle of their products and packaging. This has been widely implemented in European countries and Asian countries such as Taiwan and Japan and has drawn positive results. In the Philippines, the EPR Bill lapsed into law on 23 July 2022.

Simply put, WWF defines EPR as “companies, which are selling products and using packaging, shall be fully responsible for the end-of-life of products and packaging. This responsibility includes the organizational and/or financial responsibility for the collection, sorting, and recycling of products in a similar quantity to those sold or used. These systems should further be designed to incentivize the prevention or minimization of plastic used for packaging and products at the design stage. These systems, including the mode of organization of the responsibility for end-of-life of products and packaging, should be adapted to the existing regional or national environment.”

The EPR scheme encourages waste reduction through the elimination of unnecessary packaging of products and the development of a more environmentally friendly packaging design. EPR objectives are fulfilled through the development of downstream and upstream measures. Downstream measures focus on the development of end-of-life waste management systems, while upstream measures eliminate unnecessary packaging of products and foster the development of an environment-friendly design.

Implementation of EPR varies per country; but in essence, it consists of the following, among others, which will be discussed in the succeeding sections:

- Scope of EPR (including the category of plastic packaging wastes to be addressed);
- The PRO;
- OEs;
- EPR fees and Eco-modulation of EPR fees; and
- Stakeholders.

Before getting into more details on the EPR, it is important to understand various terms and concepts which will be used from time to time.

The EPR Law defines EPR as an environmental policy approach and practice that requires producers to be environmentally responsible throughout the life cycle of a product, especially its post-consumer or end-of-life stage.

Table 1 provides the key terms and definitions under the EPR Law.

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<table>
<thead>
<tr>
<th>Terms</th>
<th>Definition</th>
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<tbody>
<tr>
<td><strong>Circular economy</strong></td>
<td>Refers to an economic model of creating value by extending product lifespan through improved design and servicing and relocating ways from the end of the supply chain to the beginning. This intends to efficiently utilize resources by its continual use and aims to retain the highest utility and value of products, components, and materials at all times, through sharing, leasing, reuse, repair, refurbishment, and recycling in an almost closed loop.</td>
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<tr>
<td><strong>High recyclability</strong></td>
<td>Refers to a condition wherein the value for recovery and reprocessing of a product is high, due to its design, composition, content, and density, among other things.</td>
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<td><strong>High retrievability</strong></td>
<td>Refers to a condition wherein after the use of a product, a significant volume of its waste can be recovered, properly recycled, processed, or disposed of, on account of its high value for recovery, recycling, or reprocessing.</td>
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<tr>
<td><strong>Importer</strong></td>
<td>Refers to a natural or juridical person engaged in bringing consumer goods into the Philippines, intended to be sold, whether in original packaging or to be repackaged for distribution to the general public.</td>
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<tr>
<td><strong>Large enterprises</strong></td>
<td>Refer to any business entity whose total assets, inclusive of those arising from loans but exclusive of the land on which the particular business entity's office, plant, and equipment are situated, are exceeding that of medium enterprises stated under Republic Act No. 9501, otherwise known as the “Magna Carta for Micro, Small, and Medium Enterprises.”</td>
</tr>
<tr>
<td><strong>Obliged enterprises</strong></td>
<td>Refer to product producers that are required to implement an EPR program under this Act. They also refer to large enterprises that generate plastic packaging waste. In case an enterprise exceeds that of medium enterprises stated under RA 9501 (Philippine million in assets), these enterprises shall be deemed OEs.</td>
</tr>
<tr>
<td><strong>Plastic</strong></td>
<td>Refers to a synthetic material made from a wide range of organic polymers such as polyethylene terephthalate, high-density polyethylene, low-density polyethylene, polypropylene, polystyrene, PVC, and nylon that can be processed to form solid objects of various shapes.</td>
</tr>
<tr>
<td><strong>Plastic neutrality</strong></td>
<td>Refers to a system or its desired outcome where, for every amount of plastic product footprint created, an equivalent amount thereof is recovered or removed from the environment by the product producers through an efficient waste management system.</td>
</tr>
<tr>
<td><strong>Plastic packaging</strong></td>
<td>Refers to the polymer material designed to protect a product from environmental factors, or carry goods for transportation, distribution, and sale, including service necessities.</td>
</tr>
<tr>
<td><strong>Product footprint</strong></td>
<td>Refers to a measure of the number of goods produced, imported, distributed, or supplied by a product producer, and deemed to cause damage to the environment.</td>
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<tr>
<td><strong>Product producer</strong></td>
<td>Refers to any of the following persons:</td>
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<tr>
<td></td>
<td>• brand owner who sells or supplies any commodity under a brand, label, or identity using a product it produced, or a material supplied to it by another manufacturer, or supplier; and</td>
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<td></td>
<td>• product manufacturer or importer that supplies its commodities for the use of the general consumer, or distributes</td>
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<tr>
<td>Terms</td>
<td>Definition</td>
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<td>the same as a material product of a brand owner: Provided, That for purposes of Article 2 of Chapter III-A, in case the commodities are manufactured, assembled, or processed by a product manufacturer for another obliged enterprise which affixes its own brand name, the latter shall be deemed as the manufacturer.</td>
<td></td>
</tr>
<tr>
<td><strong>Sustainable consumption and production</strong></td>
<td>Refers to the use of services and related products that respond to basic needs and bring a better quality of life, while minimizing the use of natural resources and toxic materials, as well as the emission of wastes and pollutants over the life cycle of the service or product, so as not to jeopardize the needs of future generations.</td>
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Meanwhile, other concepts related to EPR are shown in Table 2 summarizing the commonly used terms and their respective definitions for EPR.
Table 2. Other Key EPR Terms, Concepts, and Definitions

<table>
<thead>
<tr>
<th>Terms and Concept</th>
<th>Definition</th>
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<tbody>
<tr>
<td>Upstream vs Downstream solutions (waste management)</td>
<td><strong>Upstream solutions</strong> are also known as the pre-consumer, such as material redesign, plastic reduction, and substitution. Eco-design is done upstream, where environmental aspects are incorporated into the product development and design while balancing economic requirements. Eco-design, as an upstream solution, addresses environmental attributes in the early phase of product development, thereby reducing negative impact throughout the plastic products’ life cycle. <strong>Downstream</strong> solutions, such as recycling and disposal, are post-consumer.</td>
</tr>
<tr>
<td>Necessary vs Unnecessary plastics</td>
<td><strong>Unnecessary</strong> plastics are those that are considered not necessary for product integrity which, once eliminated, will not affect the use of the product. According to the South African Plastics Pact (2021), these are items that can be avoided (or replaced by a reuse model) while maintaining utility. They have limited social utility, for which no alternative is required and which can be phased out without significant behavioral or infrastructural change. <strong>Necessary</strong> plastics are otherwise considered to require alternatives before being removed, as they may cause significant behavioral or infrastructural change.</td>
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<td>Human rights-based approach (HRBA)</td>
<td>This approach focuses on those who are most marginalized, excluded, or discriminated against. In the EPR, it is ensured that the informal waste sector (IWS) and waste diverters are properly included and involved in the implementation process, and guards against gender discrimination, child labor, and other discriminations.</td>
</tr>
<tr>
<td>High-value vs low-value plastics</td>
<td><strong>Low-value</strong> plastics are those with little to no value for consumers and little to no recycling potential, while <strong>high-value</strong> plastics give consumers high value and high recycling potential</td>
</tr>
<tr>
<td>Eco-modulation</td>
<td>As part of the EPR scheme, one means of encouraging producers to transition into more sustainable and environmentally friendly product development is incentivizing (like reduction of EPR tax/fees) the use of recyclable packaging and penalizing those that do not (an increase of EPR tax or fees).</td>
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<tr>
<td>EPR Fees</td>
<td><strong>EPR Fees</strong> shall be collected by the PRO from the OEs. The fees are paid to the PRO in return for carrying out the producers’ responsibilities. The rate of fees shall be determined with the PRO and will be eco-modulated (considering the basic fee, bonus, and malus).</td>
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<tr>
<td>Producer Responsibility Organization (PRO)</td>
<td>Same as the Collective of OEs, PRO is also identified as System Operator; voluntarily, this is a collective entity set up by the OEs or through legislation, to become responsible for meeting the waste collection and disposal obligations of the individual member OEs. The <strong>PRO</strong> is the most important stakeholder (organization) in an EPR system and is responsible for setting up, developing, and maintaining the system, as well as for the take-back obligations of the OEs.</td>
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3.0 EPR SYSTEM AND POLICY LANDSCAPE IN THE PHILIPPINES

The following subsections provide the relevant portions of RA 11898 (see Annex A) and WWF’s inputs from various MSD.

3.1 Salient Points of RA 11898

The following subsections tackle the salient points of RA 11898.

3.1.1 Obliged Enterprises and Micro, Small, Medium Enterprises

**Obliged Enterprises (OEs)**

Obliged Enterprises, according to the Law (Section 6 - Section 44-B), are product producers that are considered large enterprises generating plastic packaging waste. Provided, however, that micro, small, and medium enterprises defined under Republic Act No. 9501 shall not be covered. Provided, further, that in case the total value of assets of all enterprises carrying the same brand, label, or trademark exceeds that of medium enterprises stated under Republic Act No. 9501, these enterprises shall be deemed obliged enterprises.

Notwithstanding the provisions of the immediately preceding paragraph, micro, small, and medium enterprises are encouraged to practice EPR voluntarily or become part of the network of obligated enterprises or producer responsibility organizations practicing EPR.

The basic approach of EPR is based on obliging enterprises (i.e., manufacturers, importers, and sellers) to assume full responsibility for the products they offer to the public, not just during consumption but also during product conceptualization and the end-of-life phase, or once their products have become waste. The law already defined the parameters that will qualify a certain enterprise as obliged or not. Once identified as an OE, they are required to develop and implement an EPR Program, as mandated by the EPR Law.

The OEs have the option to implement their EPR Programs as an individual, through a collective (or aggrupation of OEs), or through a Producer Responsibility Organization (PRO). The PRO will be discussed further in the succeeding section.

**Micro, Small, Medium Enterprises (MSME)**

The MSMEs are voluntary EPR participation only, EXCEPT when they carry the same brands, labels, or trademarks, and their cumulative assets are ₱100M and more, in which case they ALL are obliged enterprises. This group accounts for 99.58% of the business establishments in the country\(^7\) which, if they can participate in the program, can also be a factor in lessening and eventually eliminating the use of plastic packaging that can lead to pollution, according to the DTI- Bureau of Small and Medium Enterprise Development (BSMED).

The BSMED explained that despite being the backbone of the economy, the MSME sector is also most vulnerable to both economic and environmental changes. Its contribution to plastic waste still becomes significant when totaled. Although the law does not require most of the MSMEs to implement the EPR Law, MSMEs are encouraged to take part by practicing EPR voluntarily (unless they have a cumulative asset of ₱100M, as mentioned in the law) or be part of the network of OEs, collective, PRO, or organizations practicing EPR. Since many MSMEs simply don’t have the operational budgets for such a shift, the EPR law will need certain protections for MSMEs for them to stay competitive.

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\(^6\) WWF-Philippines (2022). Interview meeting with DTI-BSMED on 11 October 2022.

\(^7\) Philippine Statistics Authority (2021), as mentioned by DTI-BSMED during their interview meeting with WWF on 11 October 2022.
According to the Asia-Pacific Economic Cooperation (APEC), the following strategies/actions may be considered to encourage the participation of MSMEs in the EPR law:

- Raising green awareness for enhancing competitiveness among stakeholders;
- Providing training and skills development for MSMEs;
- Promoting compliance with related international standards and the development of an integrated policy framework, at the regional and domestic levels;
- Providing incentives and promoting science, technology, and innovation (STI), and internet and digital economy to expand MSME market reach; and
- Promoting green supply chain development and establishing networks for green, sustainable, and innovative MSMEs.

On the other hand, there are various reasons that may hinder and/or discourage MSMEs to participate. These include the following:

- Lack of awareness among employees about the importance of sustainability;
- Lack of awareness of business owners of the benefits of sustainability practices;
- Not available access to affordable green financial resources and technology;
- Inadequate and insufficient skills and management-developed practices;
- Lack of information on how to implement sustainability; and
- The interference of intended sustainability initiatives with other business initiatives.

To address these challenges, it is important to start with the integration of principles and practices within the MSMEs and understanding the emerging opportunities relevant to the business. The local and national governments, together with international organizations, can also design policies and strategies that will provide MSMEs with a clearer path to voluntarily implementing the EPR Law and other sustainable business practices.

In the future, should the Government decide to mandate all the MSMEs to comply with the EPR Law, the BSMED suggest that to effectively implement and ensure the MSMEs’ compliance with the EPR Law, the following shall be considered:

- Implementing written policies and procedures;
- Establishing a Compliance Committee;
- Conducting effective training and education;
- Enforcing standards through guidelines;
- Provision of green financing; and
- Monitoring and evaluation.

BSMED may take part in the conduct of physical and/or virtual awareness seminars. To reach more MSMEs and individuals, this can be done in partnership with other functional groups such as the Consumer Protection Group (CPG), which is in charge of the enforcement of laws to protect consumers, consumer education, and the formation of consumer groups; Industry Development and Trade Policy Group (IDTPG), which is responsible for trade and industry policy formulation and implementation of the Manufacturing Resurgence Program; and the Regional Operations Group (ROG), which is responsible for the field operations of the DTI in the regions and provinces.

The BSMED may also recommend to the Micro, Small, and Medium Enterprise Development Council (MSMEDC) the directing of all the Negosyo Centers to promote and advocate the Extended Producer Responsibility, Circular Economy, and Sustainable Consumption and Production initiatives among MSMEs in the Philippines. The Council is the primary agency responsible for the promotion, growth, and development of MSMEs in the country by facilitating and closely coordinating national efforts to promote the viability and growth of MSMEs.
3.1.2 Producer Responsibility Organization (PRO)

Section 6 - Section 44-H explains that obliged enterprises may voluntarily organize themselves to form or authorize a PRO for the purpose of establishing a viable platform to implement their EPR program.

For this purpose, the DENR, in consultation with the NSWMC and obliged enterprises or their PRO, shall establish a system or parameters necessary to make the PRO sustainable and compliant with the purposes of RA 11898. These shall include standards, rules, or guidelines for the following:

- Organizational structure and leadership;
- Membership requirements;
- Duties and responsibilities, to include:
  - implementation parameters of the EPR program;
  - financing mechanisms;
  - cooperation mechanism with other stakeholders, waste management entities, distributors, retailers, grocery and store owners, junkshop operators, and individuals or entities in the informal sector involved in waste management; and
- implementation strategies;
- Setting standards toward plastic neutrality;
- Reporting, verification, and auditing of waste footprint generation, recovery, and diversion; and
- Data collection and database maintenance.

As mentioned previously, the implementation of the EPR Programs may be done by the OEs as individuals, through a collective, or through a PRO. The PRO differs from the collective in such a way that the collective is represented by the lead enterprise, while the organization itself represents the PRO. Although creating a PRO is voluntary, it is still one of the distinct features and is deemed an important element for establishing and operating the EPR system.

The composition of a PRO is not yet clearly defined in the IRR; but ideally, it should comprise all EPR stakeholders and hold the collective waste management responsibility of the member OEs. This responsibility of the OEs (who opted to become a member of the PRO instead) is transferred to the PRO through paying an EPR fee. In doing so, the PRO becomes responsible for the following:

- Registration, in cooperation with DENR, of member OEs;
- Determination and calculation of EPR fees/eco-modulation of fees to be paid by member OEs;
- Collection and administration of the EPR fees while ensuring fair costs and therefore not harming the competitiveness of a participant;
- Tendering and contracting to recycle packaging waste;
- Providing support to LGUs in the operations of MRFs;
- Documentation of collection, sorting, and recycling of packaging waste;
- Informing and educating all consumers about the importance of environmentally sound waste management and waste segregation at source;
- Controlling and verifying all services that have been awarded to service providers, specifically services relating to the fulfilment of collection and recycling by waste management companies;
- Financing all tasks with funds provided by the obligated companies;
- Documentation and verification to the supervisory authorities: The PRO must prove that it has completely fulfilled all its tasks and aims by using the paid fees of the OEs accordingly. This includes liability for failure to implement the EPR scheme according to the provisions of the legal EPR basis;
- Register, monitor, and implement EPR programs with NSWMC;
- Report data to the central platform or registry that will be developed by the NEC;
- Submit annual compliance reports to the EMB (in coordination with the NSWMC and kept by NEC);
• Have the report on plastic product footprint generation, recovery, and EPR program compliance, based on the standards developed by the DENR, audited and submitted to the DENR;
• Being open to third-party audits initiated by the DENR or internally for financial, operational, and legal transparency;
• Provision of reports to the general public especially on the volume of plastics produced by each of the OEs and efforts are done to reduce and prevent waste beyond recycling for transparency and accountability; and
• Conduct reviews with DENR to assess the effectiveness of current EPR provisions and make necessary adjustments considering market conditions.

The PRO can be organized in various ways—it can be non-profit or pro-profit, state-led or industry-led, and single or multiple organizations. The EPR Law allows for the voluntary organization of the PRO by the OEs, thereby making it a multiple, industry-based PRO. On the other hand, it will be helpful if the IRR can determine should the PRO be created as for-profit, non-profit, or both. To help them decide on which to allow, Table 3 summarizes the comparison between for-profit and nonprofit PRO.

### Table 3. Summary of Comparison on the profit orientation of PRO

<table>
<thead>
<tr>
<th>Non-profit</th>
<th>For-profit</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Owned by the obliged producers and by industry representatives. The obliged industry creates a joint non-profit entity that collects the necessary funds.</td>
<td>• Competition leads to high price pressure. This means that while PROs can make profits, they can also make losses and, in some cases, become insolvent.</td>
</tr>
<tr>
<td>• Operate most fairly when there is only one PRO (operational monopoly).</td>
<td>• Less transparency as a lot of information is not disclosed. Each PRO is responsible for organizing itself.</td>
</tr>
<tr>
<td>• The fees collected reflect the costs incurred in implementing and operating the system. They are regularly reviewed based on spending and revenues collected.</td>
<td>• More difficult to make sure that every obliged enterprise pays its EPR fees to the PRO. A separate register is needed.</td>
</tr>
<tr>
<td>• The PRO has no economic interest of its own, allowing higher levels of transparency.</td>
<td>• Operate most fairly when they compete with other PROs.</td>
</tr>
<tr>
<td>• As there is only one PRO, it is easier to identify free riders when OEs pay EPR fees to the PRO.</td>
<td>• Competing PROs have a vested interest in acquiring companies as participants in their systems; whereas, monopolies can survive by increasing prices.</td>
</tr>
</tbody>
</table>


In general, the PRO shall be formed by various members/groups such as the OEs (that joined voluntarily), NGOs and social enterprises, waste management organizations/sectors, recycling companies, executive board, and advisory board.
HOW IS PRO COMPOSITION IN THE NETHERLANDS DONE? (AN EXAMPLE)8

In the Netherlands, every obligated company outing more than 50,000kg of packaging on the market must register with PRO Afvalfonds (and thus become a member). The PRO is governed by a Board of Directors, who are appointed by the producers and importers. All directors represent various industry associations of the supply chain.

To properly coordinate with the municipalities, the public authorities and ministries, and other actors, Afvalfonds established several third organizations, such as Nedvang. Since December 2007, Nedvang, a non-profit organization, is the mediator between manufacturers, importers, and retailers, as well as recovery companies, municipalities, and national authorities. The tasks of Nedvang include monitoring the packaging market and the recovery of packaging waste. Nedvang works for the waste fund and makes contracts with municipalities regarding the reporting of packaging waste, which is collected, sorted, and recycled.

By including stakeholders from various steps of the supply chain in the management of the PRO and officially establishing cooperation with other actors, the PRO takes a holistic approach to managing the system: All stakeholders are allowed to impact the system and create a fair and impactful system. Moreover, the PRO becomes a platform for exchange between various steps of the supply chain and other stakeholders.

The participants of the MSD that WWF carried out conveyed, however, that a multiple-PRO be implemented; it would be acceptable for them as long as it would follow a uniform standard in implementing EPR.

EPR Fees and Financing

Collection of fees (herewith called EPR fees) from the OEs is important to ensure that the PRO will be financially and operationally feasible to undertake its responsibilities. Thereby, mechanisms such as but not limited to, carefully formulated pricing mechanisms, meticulous monitoring and documentation of the number of sorted wastes, other safeguards against free riders, and providing additional revenue streams are needed to be formulated by the PRO and managed and overseen by the NSWMC and DTI. This shall be charged yearly depending on the tonnage of plastic products and packaging that each company sets out to the market per fiscal year. Although the PRO’s fee-based structure will support downstream solutions (e.g., increased collection, and higher recycling rates), the EPR’s objectives also include upstream solutions such as improved product design. Nevertheless, EPR fees need to be clarified together with financing schemes of programs. There should also be specific fees for each type of plastic and financial traceability reports.

Eco-modulation, on the other hand, is one of the means to encourage producers to transition into more sustainable and environmentally friendly product development by incentivizing (like reduction of EPR tax/fees) the use of recyclable packaging and penalizing those that do not (malus or increase of EPR tax or fees). Eco-modulation of EPR fees should be emphasized, and this should ensure support for improving the solid waste management system through eco-financing.

The criteria to determine eco-modulation as well as specific values for the basic fees, bonuses, and maluses can be set by the advisory board of the PRO and approved/monitored by DENR with the assistance of DTI (see Annex B, Table B-1). The EPR fees are ideally published and accessible to the public. These also need to be reviewed regularly, perhaps every five years. The level of sophistication and complexity of setting EPR fees may be determined through a more detailed study of its application in the Philippine setting. A sample of EPR fees on different packaging types from Citeo (France) is provided in Annex B, Figure B-1.

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8 WWF-Philippines (2020). EPR Scheme Assessment for Plastic Packaging Waste in the Philippines
3.1.3 EPR Programs

EPR Programs are needed to be submitted by the OEs, their collective, or through their PRO to the NSWMC as part of their EPR registration. The EPR Registration process will be completed once the EPR program has been approved.

The law (Section 6 - Section 44-D) explains that obliged enterprises shall, within six months following the effectivity of the EPR Law, establish or phase in the EPR program for plastic packaging to achieve efficient management of plastic packaging waste; reduced production, importation, supply or use of plastic packaging deemed low in reusability, recyclability, or retrievability; and plastic neutrality through efficient recovery and diversion schemes.

The programs under this section may include the activities and strategies stated for the framework under Section 31, provided that their mechanisms and strategies are submitted to the NSWMC, through the DENR. Obligated enterprises shall institute an EPR program either individually or collectively, whether with or without a PRO.

Further, an obliged enterprise or the PRO shall register EPR programs with the NSWMC, through the DENR and kept by the NEC (Section 6 - Section 44-E). The NSWMC shall ensure that the EPR programs submitted by an obliged enterprise or PRO, as the case may be, include the following information:

- Obliged enterprise or PRO information, and contact information of the person responsible for its EPR;
- Specific type of packaging materials as covered by Section 44-C, and product brands;
- Whether the EPR program is to be implemented individually, collectively, or through a PRO;
- Verifiable volume or weight of the plastic packaging brought into the market within a specified period;
- Target volume or weight of plastic packaging waste for recovery, reuse, and recycling;
- Other EPR programs, such as the redesign of plastic packaging to improve reuse or recyclability;
- Labeling of packaging materials to facilitate recovery, reuse, recycling, or proper disposal of packaging materials;
- Status of implementation of the EPR mechanisms; and
- Status of compliance.

As initial compliance with the provisions of this section, obliged enterprises or PRO shall submit and register their EPR program to the NSWMC, through the DENR, within six months following the effectivity of the EPR Law.

The DENR, through the Environmental Management Bureau, and in coordination with the NSWMC, shall monitor and evaluate the compliance of obliged enterprises or their PROs with their respective EPR programs. For this purpose, obliged enterprises or their PROs shall be required to submit annual compliance reports.

Meanwhile, the functions of the National Ecology Center have been expanded to include maintaining an EPR Registry, establishing a national recycling network, and monitoring and evaluating compliance with registered EPR programs.

The formulation of the EPR Programs should consider the proposed EPR implementation scheme. It should be inclusive and be built on the existing solid waste management system. In addition to this, the following are some of the suggested EPR Programs which may be considered in the IRR and/or the OEs:

- Programs involving collaboration with the LGUs, communities, and these informal waste sectors;
- Activities involving recovery schemes for plastic wastes;
- Transportation of recovered plastic wastes to the appropriate recycling, composting, and other diversion or disposal sites;
- Clean up of plastic wastes leaked into coastal areas, public roads and other sites;
- Establishment of recycling, composting, thermal treatment, and other waste diversions or disposal facilities;
- Promote the use of highly reusable, recyclable, and retrievable products in their establishments or make available for sale locally made products that are made of organic or compostable materials;
- Charge customers a minimum fee of five pesos for every single-use plastic bag regardless of whether it is compostable or for disposal;
- Establish an in-store recovery program to facilitate the return of used plastic products; and
- Take-back programs, deposit-refund schemes, plastics in exchange for currency or commodity, and biodegradable waste converted to either biomass energy or compost.

The EPR Program should also include the adoption of strategies and investment in technologies that can reduce and eliminate harmful impacts of their products on the environment even as early as the design stage, hence an upstream solution. In addition to these, the OEs are also expected to find means to improve the reuse and recyclability of their products to avoid placing a burden on consumers and recyclers at the product's end of life.

To assist the OEs, collective, PROs, and MSME (falling under the obliged enterprise definition and those that would like to voluntarily join the EPR), a template for the EPR Program that will be submitted to the NSWMC should be prepared to have a unified form of plan preparation. To summarize the information required by the law below is the minimum content of the EPR Program:

- Name of EPR Officer: _____________
- Name of PRO (if any): _____________
- Contact Number: ________________
- Product brands: __________________
- Reporting Period: ________________
- Type of plastic packaging materials used: ________________________________
- Volume or weight of the plastic packaging used: ________________________
- Target volume or weight for recovery, reuse, and recycling: ________________
- Other EPR programs: for example, redesign of plastic packaging to improve reuse or recyclability;
- Labels / markings to facilitate recovery, reuse, recycling or proper disposal of packaging materials: ________________________________
- Status of implementation: ________________
- Status of compliance: ________________

In the case of MSMEs that want to participate voluntarily, they can reach out to the DTI-BSMED to be eligible to receive assistance. They must first register the business name with DTI/SEC and secure the necessary permits from the barangay, city/municipality, and BIR.9

To promote the ease of doing business, the Negosyo Centers are established nationwide to provide or facilitate access to various business development services for MSMEs. Aside from starting a business or enterprise, there are Business Counsellors available in the Negosyo Centers to assist you. Negosyo Centers conduct and link MSMEs to seminars, training, and programs.

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9 All discussions pertaining to MSME are from the WWF-Philippines (2022), Interview meetings with DTI-BSMED OIC Director Emma C. Asusano on 11 October 2022.
Aside from the assistance that can be provided by DTI ROG to reach the DTI offices in the regions and provinces, the BSMED may also need assistance in tapping the professional organizations and associations for businesses.

There may be a need to develop a means of how a certain EPR activity or program will be qualified or assessed, how it should be reported, and the process and timing of its certification/approval/accreditation, as this is one of the questions that stakeholders usually ask.

3.1.4 Roles of Stakeholders

Stakeholders are vital for the success of the EPR implementation. There are various actors in the implementation of the EPR and among them, only the National Ecology Center (NEC) and the OEs are defined by the law and are provided in the box below.

Based on Section 7 of the law, the NEC shall be established under the NSWMC which shall provide technical expertise, information, training, and networking services for the implementation of the provisions of the EPR Law. The NEC shall be directly supervised by the NSWMC.

The NEC shall have the following updated functions where the highlighted portions are related to EPR:

- Facilitate training and education in integrated ecological solid waste management;
- Establish and manage a solid waste management information database, in coordination with the DTI and other concerned agencies:
  - on solid waste generation and management techniques as well as the management, technical, and operational approaches to resource recovery;
  - of processors/recyclers, the list of materials being recycled or bought by them and their respective prices; and
  - on the rate of recovery of each type of plastic waste, updated semi-annually;
- Promote the development of a recycling market through the establishment of a national network that will enhance the opportunity to recycle;
- Maintain an EPR Registry that contains the registered EPR programs submitted by obliged enterprises or PROs;
- Monitor and evaluate the compliance of obliged enterprises and PROs, with the registration of their EPR programs;
- Develop and maintain a database, which includes digital formats, subject to the provisions of Section 44-G (Audit), and ensure that it is reliable, effective, secure, transparent, and accessible to the, public;
- Receive sampling and assessment reports submitted pursuant to second paragraph of Section 44-H (PRO) and undertake the necessary action on such reports, or complaints from any citizen against a waste generator, an obliged enterprises, PRO, or waste management entity, for the purpose of improving compliance with the law;
- Provide or facilitate expert assistance in pilot modeling of solid waste management facilities;
- Develop, test, and disseminate model on waste minimization and reduction auditing procedures for evaluating options; and
- Within one (1) year after the effectiveness of the Extended Producer Responsibility Act of 2022, provide an assessment on the volume or footprint of other generated wastes, for priority inclusion in the EPR scheme.

On the other hand, obliged Enterprises, according to the law (Section 6 - Section 44-B), are product producers that are considered large enterprises that generate plastic packaging waste. Provided, however, that micro, small, and medium enterprises defined under Republic Act No. 9501 shall not be covered. Provided, further, that in case the total value of assets of all enterprises carrying the same brand, label, or trademark exceeds that of medium enterprises stated under Republic Act No. 9501, these enterprises shall be deemed obliged enterprises.

Notwithstanding the provisions of the immediately preceding paragraph, micro, small, and medium enterprises are encouraged to practice EPR voluntarily or be a part of the network of obliged enterprises or producer responsibility organizations practicing EPR.
Various stakeholders are needed to be identified and have clearly defined roles as they are vital to the success of the EPR in the Philippines. These stakeholders are the National Government, Government Agencies, Local Government Units (LGUs), OEs, waste collectors (including formal and informal waste sectors), recyclers and consolidators, academe (schools and universities), civil societies, and consumers. In addition to the NEC and OEs defined in the law, other stakeholders are expected to have the respective roles described below.

The **National Government** is mainly responsible for the EPR-related policies; support for stakeholders in the EPR scheme through fiscal and non-fiscal incentives; and investment in necessary infrastructure and research and development on plastic waste.

The **Government Agencies** include, but are not limited to, the DENR, NSWMC, NEC, DTI, FDA, DepEd, DOST, and PIA. Together, they work with other stakeholders to implement the EPR, such as the supervision, formulation of necessary standards (for pricing, labeling, reporting, etc.), processes for registration, database creation, and IEC, among others. They should also ensure that EPR programs are not concentrated in urban areas/cities but are implemented throughout the country.

The **LGUs** (including the barangays and the Provincial Government) shall oversee compliance with plastic waste collection, segregation, recovery, transport, recycling, and disposal within their jurisdiction. They can develop policies that will further improve the implementation of the EPR of the OEs within their jurisdiction. They shall continuously improve their waste management and planning systems and make means to encourage their constituents to participate in the EPR law.

The **waste collectors** could serve as the link and are responsible for ensuring that each component of the waste stream reaches its intended recipient and does not leak into the environment. In the EPR law, MRF operators buy material from the informal sector but sell only to formal recycling companies. Meanwhile, the **recyclers and consolidators** are expected to collect recyclables and recovered materials to be transformed into new products; partner with the OEs, or collective; and must comply with government standards to ensure high-quality recycling.

The role of the **Academe** is to promote solid waste management education and raise awareness; and continued development of scientific, social, and economic research and approaches to addressing plastic waste. **Civil societies**, on the other hand, can maintain an active role in plastic waste management to supplement the efforts of the national and local governments and assist in the integration of the informal waste sector.

Finally, the **consumers** are needed to be educated about the correct practices and benefits of proper waste management, and how to practice waste minimization, segregate their wastes at source (household), and participate in take-back schemes, deposit refund schemes, home composting, and other practices.

The summary of the roles per stakeholder group is presented in **Annex C**.

### 3.1.5 Target Plastic Recovery Rate

In addressing plastic packaging wastes and pollution, it is vital that we level off with the understanding of the types of plastics, whether they are recyclable or not, how they affect the environment, what makes them pollutive, and which among them is the target for management.

A detailed discussion on the Categories of Plastics and Target Plastic Packaging are provided in **Annex C**.
The EPR Law has provided a target recovery rate and compliance period for the reduction of plastic product footprint (Section 6 – Section 44-F). This gives the obliged enterprises and PROs a sufficient period to adjust to their EPR duties and responsibilities and improve their performance over time. Obligated enterprises shall likewise establish phase-in recovery programs that will achieve plastic neutrality. The programs may include the activities stated in the National Framework for the EPR.

For this purpose, enterprises that generate either rigid or flexible plastic packaging shall recover or offset their respective plastic packaging footprint.

The following targets for the recovery of plastic product footprint generated during the immediately preceding year are hereby set:

- 20% by 31 December 2023;
- 40% by 31 December 2024;
- 50% by 31 December 2025;
- 60% by 31 December 2026;
- 70% by 31 December 2027; and
- 80% by 31 December 2028, and every year thereafter.

For this purpose, obliged enterprises shall submit the report of their compliance including appropriate documentation to DENR.

The law only mentions plastic product footprint “recovery” and does not distinguish the difference between reuse, recycling, and reduction. Waste recovery means the diversion of plastic waste from the downstream waste streams. The reduction of the plastic product footprint is a good plan, but it might be better if there is a mechanism to mandate the reduction or diversion of plastic packaging wastes not only on the downstream portion but also the upstream. In one of our consultations with the business sectors, it was raised that it “is unclear if ‘plastic footprint’ covers the plastic sales volume, or if it includes all manufactured and imported products. The recovery of plastic product footprint needs to balance upstream measures with downstream measures. With this, recovery of plastic packaging wastes shall be categorized into three to meet the targets further:

- **Reduction of unrecyclable, unnecessary, and single-use plastic packaging.** As stated previously, the law only mentions ‘recovery’ which seems to cover downstream wastes. On the other hand, a reduction in the use of unrecyclable and unnecessary plastic packaging could be better, as it means the diversion of plastic wastes (categories I to IV) from the upstream portion of the waste stream which may also require the change in the use of these categories of plastics from the supply chain of the OEs.
- **Increase the recyclability of plastic packaging.** The EPR encourages making plastics recyclable more than those that are not. It is in the best interest to advocate for the use of recyclable materials in the supply chain of OEs so that the generation of unrecyclable and unnecessary plastics (usually found in the category I to IV plastics) are permanently reduced or phased out.
- **Increase the reuse of recyclable plastic packaging.** The reuse of recyclable plastic packaging materials should be increased in the upstream portion of the waste stream. In this way, the use of virgin plastic materials will be reduced while increasing the reuse of recyclable plastic materials, thereby supporting a circular economy.

The target percentage and timeline for meeting these can be adopted from what was already provided in the law (Section 6 – Section 44-F). In other countries such as India, for example, there is a separate target of recovery per category of plastic packaging, and per source (i.e., producer, importer, brand owner). This is summarized in Table 3.
Table 4. Target Recovery/Diversion of Plastic Packaging, per Category in India

<table>
<thead>
<tr>
<th>Plastic Packaging Category</th>
<th>Target Percentage (%) per Year</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Year 1</td>
</tr>
<tr>
<td><strong>Minimum level of recycling (excluding end of life disposal)</strong></td>
<td></td>
</tr>
<tr>
<td><em>Producer, Importer, Brand Owner:</em></td>
<td></td>
</tr>
<tr>
<td>• Category I</td>
<td>50</td>
</tr>
<tr>
<td>• Category II</td>
<td>30</td>
</tr>
<tr>
<td>• Category III</td>
<td>30</td>
</tr>
<tr>
<td>• Category IV</td>
<td>50</td>
</tr>
<tr>
<td><strong>Mandatory use of recycled plastic content</strong></td>
<td></td>
</tr>
<tr>
<td><em>Producer, Importer, Brand Owner:</em></td>
<td></td>
</tr>
<tr>
<td>• Category I</td>
<td>30</td>
</tr>
<tr>
<td>• Category II</td>
<td>10</td>
</tr>
<tr>
<td>• Category III</td>
<td>5</td>
</tr>
<tr>
<td><strong>Brand owners’ minimum obligation to reuse Category I (sold annually)</strong></td>
<td></td>
</tr>
<tr>
<td>A. Rigid plastic packaging with volume or weight equal to or more than 0.9 liters or kg but less than 4.9 liters or kg, as the case may be</td>
<td>10</td>
</tr>
<tr>
<td>B. Rigid plastic packaging with a volume of weight equal to or more than 4.9 liters or kg</td>
<td>70</td>
</tr>
</tbody>
</table>

Note: Category I (rigid plastic packaging); Category II (flexible plastic packaging of a single layer or multilayer (more than one layer with different types of plastic), plastic sheets or like and covers made of plastic sheet, carry bags, plastic sachet or pouches; Category III (multilayered plastic packaging (at least one layer of plastic and at least one layer of material other than plastic)); Category IV (plastic sheet or like used for packaging as well as carry bags made of compostable plastics).


Nevertheless, in addressing plastic packaging pollution, OEs should remember that regardless of downstream reduction targets, their EPR Program should still consider the waste hierarchy, i.e., reduction, reuse, recycling, and disposal, as last resort.

Finally, to maintain a unified and proper reporting of compliance with this target reduction rate of plastics, a baseline quantity of plastic packaging used and production amount should be provided as well. Meanwhile, a standard means of measuring the baseline data and reporting should be standardized to avoid “double-counting” or “double-crediting,” as requested by the stakeholders in one of our consultations.
3.1.6 Plastic Labelling

Putting labels on plastic packaging is important to help consumers know and identify how plastic packaging should be disposed of or managed. Labeling is an important aspect to facilitate re-use, recycling, return to the manufacturer, and other means to circulate the material in the system. This shall be improved as mandated by the law. With this, we suggest that certain standards for plastic labeling be enforced and implemented, with the help of DTI and the FDA. Labels, logos, and/or symbols shall be displayed in the packaging in a manner visible to the consumer showing the following:

- **Resin Identification Code.** It is suggested that all plastic packaging be mandated to put the updated RIC symbol in their products. This RIC symbol, however, is more useful for the producers, recyclers, and aggregators (among others) to assist them in the recovery and recycling process, but not intended to be useful for the consumers.

- **Recyclability code.** Not all plastics are recyclable; some could be reused; while others need to be disposed of. This information should also be put into the plastic packaging to aid the consumers how to manage the plastic packaging wastes after their use, thereby increasing participation in the EPR law. Compared with the RIC symbols, the recyclability code will be useful for consumers. With this, in addition to the RIC symbols, we advocate the inclusion of additional code for the EPR implementation that is not complicated and easily understood.

In other countries, there is a system of using unified recycling labels on the packaging. For instance, in South Africa, WWF-SA facilitated the “On-Pack Recycling Label”¹⁰ to provide clear instructions on how product packaging (and its components) could be recycled based on the availability of recycling infrastructure in the local area. **Figure 3** shows a sample of an OPRL label in one of the retail products in South Africa.

![Figure 3. Sample Package Labelling on Recyclability](https://www.consumersinternational.org/media/361468/unep_ci_2021_wwf_south_africa_oprl_case_study.pdf)

**Figure 5. Sample Package Labelling on Recyclability**

In addition to the product label, they also provide special instructions for consumers on how they should prepare the packaging waste. **Table 5** shows examples of disposal instructions.

Table 5. Special Instruction to Disposal of Product Packaging in South Africa

<table>
<thead>
<tr>
<th>Special Instruction</th>
<th>Sample Application</th>
</tr>
</thead>
<tbody>
<tr>
<td>Empty and replace cap</td>
<td>● On fruit juice bottles.</td>
</tr>
</tbody>
</table>
| Empty contents and reattach closure         | ● Oil-based contents are currently sent to landfill so no need to wash, i.e. cooking oils, and peanut butter.  
● The closure is recycled. PP closures are recycled, and the jars have large closures. |
| Recycle if clean and dry                    | ● Specific to microwaveable meals–usually PP.                                      |
| Replace cap                                  | ● On glass bottles/containers.                                                     |
| Separate lidding                            | ● On ready meals as the film could be multilayer PE and not PP.                    |
| Separate plastic film                       | ● On gift boxes with plastic windows.                                             
● Need to state that the box is recycled and the window is not. |
| Separate pump                                | ● On household cleaners with pump action nozzles.                                  |
| Separate shrink sleeve                      | ● The full body labels on plastic bottles.                                         |
| Rinse before recycling                      | ● On recyclable containers that are eaten out of, e.g. yogurt tubs.               |
| Flatten and replace cap                      | ● Liquid carton packaging, i.e. Tetra Pak, Nampak.                                 |


In France, the “Triman” label is printed on the packaging to provide information to consumers on how to segregate a specific packaging according to the French waste collection system (either residual/grey or recyclable/yellow). Through this label, waste segregation at the source is facilitated as it is an easy yet very effective tool to visualize and provide guidance to the consumer on how to segregate a specific item. Through this improved waste segregation at source, the overall recycling quality can be increased.\(^{11}\)

Since the recycling ability varies per country and location, the Philippines may opt to develop its product labels with these samples as a basis.

3.1.7 Audit and Monitoring

Based on the law (Section 6 - Section 44-G), obliged enterprises or their PROs shall establish and implement an auditing system to monitor and assess their compliance performance with RA 11898 and their EPR programs. For this purpose, the obliged enterprises or their PRO shall engage an independent third-party auditor to certify the veracity of the reported plastic product footprint generation, recovery, and EPR program compliance, using uniform standards established by the DENR. The audited report shall be submitted by the obliged enterprises or their PROs to the DENR.

The certified reports on plastic product footprint generated and recovered by the obliged enterprises shall be made available to the public through the website of the DENR: Provided, a record, report, or information, or particular portion thereof deemed by the DENR as confidential, shall not be made public when such will divulge trade secrets, production or sales figures, or methods and processes unique to the enterprise that would otherwise tend to adversely affect its competitive position.

\(^{11}\) WWF-Philippines (2020). EPR Scheme Assessment for Plastic Packaging Waste in the Philippines
For the audit, it is suggested that the following be considered:

- provide parameters for audit criteria so that the assessment and evaluation of EPR Programs will be based on objective standards, and
- independent auditors will undertake the audit.

In terms of ensuring that implementation of the EPR is enforced, a good database and monitoring system should be put in place. Monitoring of the compliance of the OEs, collective, and PROs to the requirement set by the law is linked to the fines and penalties; however, one of the concerns right now is how monitoring can be done.

Since OEs are generally large enterprises (falling in the definition of the law), a master list of all large enterprises can be generated with the assistance of the DTI, SEC, and BIR. They can also gather the master list of the MSME to check which among this group will be included in the OEs. Once finalized, the master list can also form part of the registry of EPR, in addition to the registry of the EPR Programs, and be a basis for the monitoring of their compliance. New enterprises that are registered and considered OEs shall be notified to DENR to be included in the said master list.

A public registry and information data bank should be readily available for monitoring and guidance.

### 3.2 Salient Points of the National Framework on EPR

The law mandates that a national framework on EPR for all types of product wastes shall be formulated within three months after the effectiveness of the EPR Law in consultation with the DENR and NSWMC ([Section 6 - Section 44-A](#)). In summary, the following shall be the components of the said framework:

- **Reduction** of non-environment friendly products which may include the following activities and strategies:
  - adoption of reusable products, or redesign of the products to improve its reusability, recyclability, or retrievability;
  - inclusion of recycled content or recycled materials in a product;
  - adoption of appropriate product refilling systems for retailers;
  - viable reduction rates plan;
  - information and education campaign schemes; and
  - appropriate labeling of products, including the information thereon for the proper disposal of the waste product.

- **Product waste recovery programs** aimed at effectively preventing waste from leaking to the environment, which may include the following activities:
  - waste recovery schemes through redemption, buy-back, offsetting, or any method or strategy that will efficiently result in high retrievability, high recyclability, and resource recovery of waste products;
  - diversion of recovered waste into value chains and value-adding useful products through recycling and other sustainable methods;
  - transportation of recovered waste to the appropriate composting, recycling, or other diversion or disposal site in the country;
  - clean-up of waste leaked to coastal areas, public roads, and other sites;
  - establishment of commercial or industrial scale recycling, composting, thermal treatment, and other waste diversion or disposal facilities for waste products, when investment therein is viable; and
  - partnership with LGUs, communities, and the informal waste sectors.
Following the elements of the EPR’s National Framework (as provided by the law and its IRR, particularly in Rule XVI), this toolkit would like to highlight the following factors that should be considered in the implementation of the EPR and be considered in the development of EPR Programs by the OEs, collective, or PRO.

3.2.1 Collaboration with LGUs, Cooperatives, and Informal Waste Sector

Rule XV Section 2.2 (6) of the IRR mentioned “Partnership with LGUs, communities, and informal waste sectors” where “Obliged Enterprises, or the Collectives or PROs to which they belong, may establish collaborative partnerships with LGUs, communities, and informal waste sector for, among others.”

The proposed EPR scheme advocates supporting the already existing solid waste management (SWM) infrastructure (i.e., materials recovery facility or MRF, junk shops, and recycling facilities) in place, and sees to it that the principle of producer responsibility is applied to address the gaps in the current system rather than to propose measures that may cause major disruptions to already established value chains and end up being impractical to implement. As an important contributor to the recycling industry, a collaborative partnership is needed.

Establishing a collaborative partnership with LGUs, Cooperatives, and IWS is one of the means to implement the EPR in the country further, but there is a need to ensure that benefits and incentives will reach all parties of the partnership. One of the means to do this is by incentivizing those “working with the LGUs” rather than “incentivizing the LGUs” to ensure that the benefits trickle down to the community, thereby meeting a human rights-based approach. The collaborative partnership with all the parties should provide clear roles and be approved by all sides.

Education campaigns can be another subject of partnership with the LGUs and civil societies. Meanwhile, it will also be beneficial to include the academe (research and development), professionals (e.g., engineers, planners, scientists, etc.), and civic organizations (e.g., Rotary Club, churches, etc.).

A partnership shall be used for collecting and managing wastes, supporting the MRF operation, supporting the waste management cooperatives (if applicable), IEC campaign, and training, among others. Rates should be established for the operation (such as waste collection) of the partnership and should not be confidential. Should there be a waste collection in a certain community, the entity/partnership should make an agreement with the existing cooperative in that community first in order to avoid competition. If there is none, the partnership can go directly with the LGU.

3.2.2 Inclusion of the IWS

In addition to Rule XV Section 2.2 (6) of the IRR, partnership with the informal waste recovery sector is also mentioned.

The IWS is small-scale, labor-intensive, unregulated, and unregistered. This includes, but is not limited to, waste pickers and junk shops (usually small). The inclusion of IWS in an EPR scheme is important, as their contribution to recovery efforts is significant as long as there is an economic motivation for them to do so. The IWS is skilled in plastic waste collection, sorting, and recycling but is also the most vulnerable sector along the waste recovery chain.

The MRF operation is proposed to engage the informal sector through the contracting of waste pickers’ cooperatives instead of employing waste pickers individually. The goal of the proposed EPR scheme is to integrate or formalize these informal workers, who are already experienced and skilled in sorting and characterizing various plastic waste, as part of the waste management efforts while keeping their source of income. The IWS for their part may opt to join established cooperatives or to carry on with their waste-picking efforts and selling of recovered items to junk shops. The waste pickers can also form

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cooperatives with the assistance of social enterprises or LGUs to build on their capacities. Waste pickers need to receive equitable income and with their health and safety also safeguarded. In addition to forming a cooperative, an entrepreneur program and aggregator formalization can also be considered a means to integrate the IWS.

Thus, the proposed EPR scheme gives the informal sector choices in which they can retrieve waste materials suitably and comfortably, either through continuing their waste-picking activities or by being integrated by social enterprises or cooperatives. They shall be given the opportunity to earn additional income by earning revenue not just from high-value plastics but also from low-value plastics. They may further be supported by providing them with the necessary equipment, such as karitons and trucks for hauling, as well as by providing financial assistance that junk shop operators can use as capital. The government should also provide training to waste collectors for them to better understand the different types of plastic and how to segregate them and assist them in reportorial requirements as part of the EPR. Consideration of the IWS in the EPR law is an important measure for the human rights-based approach.

3.2.3 Investment and Infrastructure

Investment should also include research and development, technology sharing, and reduction of plastic waste. As mentioned in Rule XV Section 2.2 (5), “Establishment of commercial or industrial scale recycling, composting, thermal treatment, and other waste diversion or disposal facilities for waste products, when investment therein is viable.”

The National Government should invest in the waste management facilities needed to implement the EPR Law. They can also pool resources with the private sector to invest in order to create financial mechanisms for those who want to improve the solid waste infrastructure but do not have the capacity to invest and explore other related investments. Investment should also be channeled to recyclers/processing (machinery) to encourage circularity.

The investment in facilities should be included in the implementation framework of EPR and provide incentives to obliged entities that will invest in these facilities. This is because recycling alone is not sufficient, as reprocessing recovered wastes need enough facilities located in the Philippines. In this way, participation and meeting the target recovery of plastic will increase and processing will be more accessible for the OEs and the MSMEs.

3.2.4 Reduction Measures, Research and Development, and Technology Sharing

Rule XV Section 2.2 (1) discussed “Waste recovery schemes through redemption, buy-back, offsetting, or any method or strategy that will efficiently result in the high retrievability, high recyclability, and resource recovery of waste products.”

This target to reduce plastic packaging waste shall be included in the EPR programs of the OEs, collective, and PRO. To further improve the reduction measures, there is a need for continuous research and development of better packaging products and means to process them, thereby making packaging design more environmentally sustainable or eco-design.

**Eco-design** shall be considered by the manufacturers and OEs to be one of the main factors of the EPR to

- conserve raw materials;
- use of recyclates (critical to close the loop in a circular economy); and
- design of packaging (will determine the reusability and recyclability of post-consumer packaging waste)
Manufacturers can start introducing a minimum portion of recycled material in their products and aim to use less virgin material and more recyclates as much as possible. By making their designs more sustainable, they can also meet the required reduction on the use of virgin materials and increase the rate of recyclable materials. The OEs may investigate through research and development (R&D) to eventually replace low-value plastic packaging with high-value plastic packaging, which has potentially lower EPR fees than the former.

As mentioned previously, the academy can support R&D. Currently, there are existing fabrication laboratories at the DOST, the University of the Philippines Diliman, and other state universities that can be tapped to innovate and experiment with alternative plastic packaging. Through R&D, the use of natural material as provided in the IRR can be clarified if this is viable and can promote circularity or not. Finally, OEs investing in R&D should qualify for incentives or benefits in order to encourage more R&D.

### 3.2.5 Resources and information flow in the EPR law

Throughout the EPR implementation, resources (i.e., materials and cash) and information will flow, and these are described in Table 6.

**Table 6. Suggested Resources and Information Flows in EPR Scheme for the Philippines**

<table>
<thead>
<tr>
<th>Type</th>
<th>Process / Steps</th>
</tr>
</thead>
</table>
| **Materials Flow** | 1. All starts with eco-design and the elimination of unnecessary plastics from the OEs;  
2. The remaining or ‘necessary plastics’ are sold to retailers and make their way to consumers;  
3. Post-consumer waste is collected either by the LGU, private waste collectors who bring it to the Local MRF, or the informal sector;  
4. The informal sector, as well as consumers, have the option to sell plastic waste directly to junk shops;  
5. The informal sector has another option, which is to join a social enterprise or cooperative and give them the waste;  
6. These social enterprises give the waste to the local MRF that has a partnership with them;  
7. After sorting, the residual waste is brought to disposal facilities or end-of-life processing facilities;  
8. Materials that can be recycled are sold by junkshops and the Local MRF which is working for the PRO to recycling companies; and  
9. The recycling companies sell materials to converters, so that they may be used to create new packaging material that can be sold back to the OEs for their products (all information in the amount and type of wastes collected and sold are recorded/reported—see Communication). |
| **Cash Flow** | 1. EPR Fees (eco-modulated based on the packaging design; used to cover the end-to-end cost of waste management and social and environmental costs). Applicable for collective or PRO;  
2. Paid to the collective or the PRO;                                                                                                                                                                                                                                                                                                                                                           |
<table>
<thead>
<tr>
<th>Type</th>
<th>Process / Steps</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.</td>
<td>Collective or PRO coordinates with local MRF for the collection and management of packaging waste. The operation to collect and manage packaging wastes will be paid for by the OEs, collective, or PRO; and</td>
</tr>
<tr>
<td></td>
<td>These MRFs, through their partnerships with social enterprises, help financially support the informal sector as well (all information on the value, amount, and type of wastes collected and sold are recorded/reported—see Communication).</td>
</tr>
<tr>
<td><strong>Communication</strong></td>
<td></td>
</tr>
<tr>
<td>1.</td>
<td>The OEs, collective, and PROs report to the DENR/NSWMC the number of products and packaging that they put out into the market;</td>
</tr>
<tr>
<td>2.</td>
<td>Recycling companies report the recycling results to the PRO;</td>
</tr>
<tr>
<td>3.</td>
<td>The OEs, collective, and PRO then report these results to the DENR/NSWMC;</td>
</tr>
<tr>
<td>4.</td>
<td>The DENR and NSWMC are then tasked to inspect and monitor and audit the OEs, collective, and PRO; and</td>
</tr>
<tr>
<td>5.</td>
<td>While all of this is going on, the OEs, collective, and PRO are also tasked with conducting IEC campaigns through NGOs for consumers to ensure compliance with the scheme.</td>
</tr>
</tbody>
</table>

### 3.2.6 Expansion to other types of wastes

The EPR Framework is trying to set a standard that can be applied to all products, not only plastics.

A representative of waste collectors/cooperatives shared that they see value in plastics and even tires, hence the processing of these types of wastes. The textiles are usually donated to other organizations where they are turned into other materials or products (e.g., rugs). However, some textiles are considered for disposal already due to their materials, or there being no other use yet (e.g., polyester, jersey). Meanwhile, for used batteries, they do not usually recycle or manage them; but due to a partnership with a university near their cooperative, they are now collecting them.

The EPR Framework covers various types of waste products that can be included in the EPR law in the future. There are no further suggestions on the type of waste products to be included in the EPR framework.
4.0 CALL TO ACTION

We commend the authors of the law and DENR for leading the drafting of the IRR in close consultation with relevant stakeholders in the plastic value chain. The work on implementing this law now begins.

The EPR scheme is a balance of upstream and downstream solutions. Implementing this should not only focus on reaching the recovery rates but also identify ways to reduce unnecessary plastics in the packaging, and provide alternative product delivery. We challenge the OEs to integrate upstream solutions in the EPR programs they will submit to the NEC for approval. This way, we not only stop plastic waste leakage but also close the tap and loop them back into the value chain.

Next, the EPR law implementation should be integrative and inclusive. It should support LGUs at the forefront of solid waste management under RA 9003. MRFs and recycling facilities have always been a challenge that we hope this EPR law can help address. Apart from LGUs, EPR programs should include the informal waste sector which has been critical in the recycling rate. This law can be an opportunity to provide our waste workers with decent working conditions and insurance, which are part of their human rights. We urge that OEs take on a human-rights-based approach in implementing this EPR law.

We need to work together to address plastic pollution, which begins now.
5.0 WORLD-WIDE FUND FOR NATURE’S WORK ON ADDRESSING PLASTIC POLLUTION

Plastic pollution is a systems problem that requires a holistic approach to addressing gaps in the entire plastics lifecycle (from production, usage, collection, and treatment, to secondary markets).

As part of the World Wide Fund for Nature’s (WWF) No Plastic in Nature Initiative, a global initiative to stop the flow of plastics entering nature by 2030 through the elimination of unnecessary plastics, doubling reuse, recycling, and recovery, and ensuring that the remaining plastic is sourced responsibly, the organization has been working with various sectors such as:

- Cities, municipalities, and communities in implementing their 10-year Solid Waste Management Plans through identifying, piloting, and showcasing waste reduction and management solutions that can be adopted nationally and globally;
- Policy makers in pushing the Philippines’ support to the global treaty on plastic pollution, and the Extended Producer Responsibility (EPR) scheme in the country;
- Ports and businesses in making public commitments, setting waste reduction and management goals, and implementing waste reduction and management solutions that can be adopted nationally and globally; and
- The general public to raise awareness and action to address plastic pollution.

The WWF-Philippines work in EPR is part of the initiative of the UN Environment Programme’s (UNEP) SEA circular project, funded by the Government of Sweden. The SEA circular project aims to:

- promote circularity of plastics through extended producer responsibility;
- form producer responsibility organizations (PRO) in the Philippines;
- address challenges and opportunities in the informal sector, recyclers, collection, and recycling of valuable and non-valuable plastics; and
- enable policies that can support the recycling industry with locally-sourced materials.

This project is part of the EPR initiative by the SEA circular project which is implemented together with the UN Environment Programme and The Coordinating Body on the Seas of East Asia (COBSEA). The project is funded by the government of Sweden. Further information on how WWF helps in addressing plastics pollution can be seen in this link https://wwf.org.ph/what-we-do/plastics/.

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[Republic Act No. 11898]  
AN ACT INSTITUTIONALIZING THE EXTENDED PRODUCER RESPONSIBILITY ON PLASTIC PACKAGING WASTE, AMENDING FOR THIS PURPOSE REPUBLIC ACT NO. 9003, OTHERWISE KNOWN AS THE “ECOLOGICAL SOLID WASTE MANAGEMENT ACT OF 2000”

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Short Title. - This Act shall be known as the “Extended Producer Responsibility Act of 2022”.

SEC. 2. Section 2 of Republic Act No. 9003 is hereby amended to read as follows:

“SEC. 2. Declaration of Policies. - It is hereby declared the policy of the State to adopt a systematic, comprehensive and ecological solid waste management program which shall:

“x x x

i) Integrate public participation in the development and implementation of national and local comprehensive and ecological waste management programs;

(j) Strengthen the integration of ecological solid waste management and resource conservation and recovery topics into the academic curricula of formal and non-formal education in order to promote environmental awareness and action among the citizenry; and

k) Institutionalize the extended producer responsibility mechanism as a practical approach to efficient waste management, focusing on waste reduction, recovery and recycling, and the development of environment-friendly products that advocate the internationally accepted principles on sustainable consumption and production, circular economy, and producers’ full responsibility throughout the life cycle of their product.”

SEC. 3. Section 3 of Republic Act No. 3003 is hereby amended to read as follows:

“SEC. 3. Definition of Terms. - For the purposes of this Act:

“x x x

“(d-1) Circular economy shall refer to an economic model of creating value by extending product lifespan through improved design and servicing, and relocating ways from the end of the supply chain to the beginning. This intends to efficiently utilize resources by its continual use, and aims to retain the highest utility and value of products, components, and materials at all times, through sharing, leasing, reuse, repair, refurbishment, and recycling in an almost closed loop;

“x x x

“(m-1) Extended producer responsibility (EPR) shall refer to the environmental policy approach in practice that requires producers to be environmentally responsible throughout the lifecycle of the product, especially its post-consumer or end-of-life stage;

“x x x
“(p-1) High recyclability shall refer to a condition wherein the value for recovery and reprocessing of a product is high, due to its design, composition, content, and density, among other things;

“(p-2) High retrievability shall refer to a condition wherein after use of a product, a significant volume of its waste can be recovered, properly recycled, processed or disposed of, on account of its high value for recovery, recycling, or reprocessing;

“(p-3) Importer shall refer to a natural or juridical person engaged in bringing consumer goods into the Philippines, intended to be sold, whether in original packaging or to be repackaged for distribution to the general public;

“(p-4) Large enterprises shall refer to any business entity whose total assets, inclusive of those arising from loans but exclusive of the land on which the particular business entity's office, plant and equipment are situated, are exceeding that of medium enterprises stated under Republic Act No. 9501, otherwise known as the “Magna Carta for Micro, Small, and Medium Enterprises”;

“x x x

“(s-1) Obliged enterprises shall refer to product producers that are required to implement an EPR program under this Act;

“x x x

“(v-1) Plastic shall refer to a synthetic material made from a wide range of organic polymers such as polyethylene terephthalate, high density polyethylene, low density polyethylene, polypropylene, polystyrene, PVC and nylon that can be processed to form solid objects of various shapes;

“(v-2) Plastic neutrality shall refer to a system or its desired outcome where, for every amount of plastic product footprint created, an equivalent amount thereof is recovered or removed from the environment by the product producers through an efficient waste management system;

“(v-3) Plastic packaging shall refer to the polymer material designed to protect a product from environmental factors, or carry goods for transportation, distribution, and sale, including service necessities and more particularly described under Section 44-C;

“(w-1) Product footprint shall refer to a measure of the amount of goods produced, imported, distributed or supplied by a product producer, and deemed to cause damage to the environment;

“(w-2) Product producer shall refer to any of the following persons:

(1) brand owner who sells or supplies any commodity under a brand, label or identity using a product it produced, or a material supplied to it by another manufacturer, or supplier; and

(2) product manufacturer or importer that supplies its commodities for the use of the general consumer, or distributes the same as a material product of a brand owner. Provided, That for purposes of Article 2 of Chapter III-A, in case the commodities are manufactured, assembled, or processed by a product manufacturer for another obliged enterprise which affixes its own brand name, the latter shall be deemed as the manufacturer;

“x x x
Sustainable consumption and production shall refer to the use of services and related products that respond to basic needs and bring a better quality of life, while minimizing the use of natural resources and toxic materials, as well as the emission of wastes and pollutants over the life cycle of the service or product, so as not to jeopardize the needs of future generations;

"x x x

SEC. 4. Section 4 of Republic Act No. 9003 is hereby amended to read as follows:

"SEC. 4. National Solid Waste Management Commission. - There is hereby established a National Solid Waste Management Commission, hereinafter referred to as the Commission, under the Office of the President. The Commission shall be composed of eight (8) members from the government sector and five (5) members from the private sector. The government sector shall be represented by the heads of the following agencies in their ex officio capacity:

"(1) Department of Environment and Natural Resources (DENR);
"(2) Department of the Interior and Local Government (DILG);
"(3) Department of Science and Technology (DOST);
"(4) Department of Health (DOH);
"(5) Department of Trade and Industry (DTI);
"(6) Department of Agriculture (DA);
"(7) Metro Manila Development Authority (MMDA); and
"(8) Union of Local Authorities of the Philippines.

The private sector shall be represented by the following:

"(a) Three (3) representatives from non-government organizations (NGOs) with a track record on solid waste management or waste reduction, recycling and resource recovery;
"(b) A representative from the recycling, composting, or resource recovery and processing industry; and
"(c) A representative from the manufacturing industry, packaging industry, or obliged enterprises;

"x x x

"Provided, That representatives from the private sector shall be appointed by the President for a term of three (3) years.

"x x x

SEC. 5. Section 7 of Republic Act No. 9003 is hereby amended to read as follows:

"SEC. 7. The National Ecology Center. - There shall be established a National Ecology Center (NEC) under the Commission shall provide technical expertise, information, training, and networking services for the implementation of the provisions of this Act. As part of its oversight function, the NSWM C shall have direct supervision over the NEC.
"In this regard, the NEC shall perform the following functions:

"(a) Facilitate training and education in integrated ecological solid waste management;

"(b) Establish and manage a solid waste management information database, in coordination with the DTI and other concerned agencies:

"(1) on solid waste generation and management techniques as well as the management, technical and operational approaches to resource recovery;

"(2) of processors/recyclers, the list of materials being recycled or bought by them and their respective prices; and

"(3) on the rate of recovery of each type of plastic waste, updated semi-annually;

"(c) Promote the development of a recycling market through the establishment of a national network that will enhance the opportunity to recycle;

"(d) Maintain an EPR Registry that contains the registered EPR programs submitted by obliged enterprises or Producer Responsibility Organizations (PROs);

"(e) Monitor and evaluate the compliance of obliged enterprises and PROs, with the registration of their EPR programs;

"(f) Develop and maintain a database, which includes digital formats, subject to the provisions of Section 44-G, and ensure that it is reliable, effective, secure, transparent, and accessible to the public;

"(g) Receive sampling and assessment reports submitted pursuant to second paragraph of Section 44-H and undertake the necessary action on such reports, or complaints from any citizen against a waste generator, an obliged enterprises, PRO, or waste management entity, for the purpose of improving compliance with the law;

"(h) Provide or facilitate expert assistance in pilot modeling of solid waste management facilities;

"(i) Develop, test, and disseminate model on waste minimization and reduction auditing procedures for evaluating options; and

"(j) Within one (1) year after the effectiveness of the Extended Producer Responsibility Act of 2022, provide an assessment on the volume or footprint of other generated wastes, for priority inclusion in the EPR scheme.

"The National Ecology Center shall be headed by the Assistant Director of the Bureau in his/her ex officio capacity. The Assistant Director shall regularly submit reports as may be required by the NSWMC in its monthly meetings. The reports of the NEC shall be consolidated by the NSWMC Secretariat for submission to the NSWMC. The NEC shall maintain a multi-sectoral, multi-disciplinary pool of experts including those from the academe, inventors, practicing professionals, business and industry, youth, women, and other concerned sectors, who shall be screened according to qualifications set by the Commission.”

SEC. 6. Republic Act No. 9003 is hereby further amended by inserting a new chapter after Chapter III to read as follows:
"CHAPTER III-A

"EXTENDED PRODUCER RESPONSIBILITY

"ARTICLE 1

"National Framework for All Types of Product Wastes

"SEC. 44-A. National Framework for Extended Producer Responsibility. - Unless otherwise provided under Article 2 of this Chapter, within three (3) months following the effectiveness of the Extended Producer Responsibility Act of 2022, the Department, in consultation with the NSWMC, shall formulate a national framework on EPR for all types of product wastes. The framework shall include the following components:

"(a) Reduction of non-environment friendly products which may include the following activities and strategies:

"(1) adoption of reusable products, or redesign of the products to improve its reusability, recyclability, or retrievability;

"(2) inclusion of recycled content or recycled materials in a product;

"(3) adoption of appropriate product refilling systems for retailers;

"(4) viable reduction rates plan;

"(5) information and education campaign schemes; and

"(6) appropriate labeling of products, including the information thereon for the proper disposal of the waste product.

"(b) Product waste recovery programs aimed at effectively preventing waste from leaking to the environment, which may include the following activities:

"(1) waste recovery schemes through redemption, buy-back, offsetting, or any method or strategy that will efficiently result in the high retrievability, high recyclability, and resource recovery of waste products;

"(2) diversion of recovered waste into value chains and value-adding useful products through recycling and other sustainable methods;

"(3) transportation of recovered waste to the appropriate composting, recycling, or other diversion or disposal site in the country;

"(4) clean-up of waste leaked to coastal areas, public roads, and other sites;

"(5) establishment of commercial or industrial scale recycling, composting, thermal treatment, and other waste diversion or disposal facilities for waste products, when investment therein is viable; and

"(6) partnership with HGU's, communities, and the informal waste sectors.
"ARTICLE 2

"Extended Producer Responsibility for Plastic Packaging

"SEC. 44-B. Obligated Enterprises Under This Article. - Product producers obliged to implement EPR under this Article shall refer to large enterprises that generate plastic packaging waste: Provided, however, That micro, small and medium enterprises defined under Republic Act No. 9501 shall not be covered: Provided, further, That in case the total value of assets of all enterprises carrying the same brand, label or trademark exceeds that of medium enterprises stated under Republic Act No. 9501, these enterprises shall be deemed obliged enterprises.

"Notwithstanding the provisions of the immediately preceding paragraph, micro, small, and medium enterprises are encouraged to practice EPR voluntarily or be a part of the network of obligated enterprises or producer responsibility organizations practicing EPR.

"SEC. 44-C. Plastic Packaging Covered by EPR. - For the purpose of Article 2 of Chapter III-A of this Act, plastic packaging shall refer to products utilized to carry, protect, or pack goods for transportation, distribution, and sale.

"Plastic packaging shall include the following:

"(a) Sachets, labels, laminates, and other flexible plastic packaging products, whether single layer or multi-layered with plastics or other materials;

"(b) Rigid plastic packaging products, whether layered with any other materials, which include containers for beverages, food, home, personal care, and cosmetic products, including their coverings, caps, or lids and other necessities or promotional items, such as cutlery, plates, drinking straws, or sticks, tarps, signage, or labels;

"(c) Plastic bags, which include single-use plastic bags, for carrying or transporting of goods, and provided or utilized at the point of sale; and

"(d) Polystyrene.

"SEC. 44-D. EPR Mandates. - Notwithstanding the provisions of Section 44-A, obliged enterprises shall, within six (6) months following the effectivity of the Extended Producer Responsibility Act of 2022, establish or phase-in EPR programs for plastic packaging to achieve efficient management of plastic packaging waste, reduced production, importation, supply or use of plastic packaging deemed low in reusability, recyclability of retrievability, and plastic neutrality through efficient recovery and diversion schemes.

The programs under this section may include the activities and strategies stated under paragraphs (a) and (b) of Section 44-A: Provided, That their mechanisms and strategies are submitted to the NSWMC, through the Department. Obligated enterprises shall institute an EPR program either individually or collectively, whether with or without a PRO.

"SEC. 44-E. EPR Registration. - An obliged enterprise or the PRO shall register EPR programs with the NSWMC, through the Department.

The NSWMC shall ensure that the EPR programs submitted by an obliged enterprise or PRO, as the case may be, include the following information:

"(a) Obligated enterprise or PRO information, and contact information of the person responsible for its EPR;

"(b) Specific type of packaging materials as covered by Section 44-C, and product brands;
"(c) Whether the EPR program is to be implemented individually, collectively, or through a PRO;

"(d) Verifiable volume or weight of the plastic packaging brought into the market within a specified period;

"(e) Target volume or weight of plastic packaging waste for recovery, reuse, and recycling;

"(f) Other EPR programs, such as the redesign of plastic packaging to improve reuse or recyclability;

"(g) Labeling of packaging materials to facilitate recovery, reuse, recycling or proper disposal of packaging materials;

"(h) Status of implementation of the EPR mechanisms; and

"(i) Status of compliance.

"As initial compliance with the provisions of this section, obligated enterprises or PRO shall submit and register their EPR program to the NSWMC, through the Department, within six (6) months upon the effectiveness of the Extended Producer Responsibility Act of 2022.

"The Department, through the Environmental Management Bureau, and in coordination with the NSWMC, shall monitor and evaluate the compliance of obligated enterprises or their PROs with their respective EPR programs. For this purpose, obligated enterprises or their PROs shall be required to submit annual compliance reports.

"SEC. 44-F. Compliance Period for Plastic Packaging Recovery Programs. - Notwithstanding the provisions of the immediately preceding Article, and to give the obligated enterprises and PROs sufficient period to adjust to their EPR duties and responsibilities and improve their performance over time, obligated enterprises under this Article shall likewise establish phase-in recovery programs that will achieve plastic neutrality. The programs may include the activities stated under paragraph (b) of Section 44-A.

"For this purpose, obligated enterprises that generate either rigid or flexible plastic packaging shall recover or offset their respective plastic packaging footprint.

"The following targets for the recovery of plastic product footprint generated during the immediately preceding year are hereby set:

"December 31, 2023 - twenty percent (20%);
"December 31, 2024 - forty percent (40%);
"December 31, 2025 - fifty percent (50%);
"December 31, 2026 - sixty percent (60%);
"December 31, 2027 - seventy percent (70%);

and

"December 31, 2028, and every year thereafter - eighty percent (80%).

"For this purpose, obligated enterprises shall submit the report of their compliance including appropriate documentation to the Department.
SEC. 44-G. Audits. - Obligated enterprises or their PROs shall establish and implement an auditing system to monitor and assess their compliance performance with this Act and their EPR programs. For this purpose, the obligated enterprises or their PRO shall engage an independent third-party auditor to certify the veracity of the reported plastic product footprint generation, recovery, and EPR program compliance, using uniform standards established by the Department. The audited report shall be submitted by the obligated enterprises or their PROs to the Department.

The certified reports on plastic product footprint generated and recovered by the obligated enterprises shall be made available to the public through the website of the Department: Provided, That a record, report, or information, or particular portion thereof deemed by the Department as confidential, shall not be made public when such would divulge trade secrets, production or sales figures, or methods and processes unique to the enterprise that would otherwise tend to adversely affect its competitive position.

SEC. 44-H. Producer Responsibility Organization (PRO). - Obligated enterprises may voluntarily organize themselves to form or authorize a PRO for the purpose of establishing a viable platform to implement their EPR program under this Article.

For this purpose, the Department, in consultation with the NSWMC and obligated enterprises or their PRO, shall establish a system or parameters necessary to make the PRO sustainable and compliant with the purposes of this Act. These shall include standards, rules or guidelines for the following:

“(a) Organizational structure and leadership;
“(b) Membership requirements;
“(c) Duties and responsibilities, to include:
“(1) implementation parameters of the EPR program;
“(2) financing mechanisms;
“(3) cooperation mechanism with other stakeholders, waste management entities, distributors, retailers, grocery and store owners, junkshop operators, and individuals or entities in the informal sector involved in waste management; and
“(4) implementation strategies;
“(d) Setting standards towards plastic neutrality;
“(e) Reporting, verification, and auditing of waste footprint generation, recovery, and diversion; and
“(f) Data collection and database maintenance."

SEC. 7. Section 45 of Republic Act No. 9003 is hereby amended to read as follows:

SEC. 45. Incentives. -

“(a) Rewards and recognitions, monetary or otherwise, shall be provided to individuals, private organizations and entities, obligated enterprises, and PROs, including non-government organizations, that have undertaken outstanding and innovative projects, technologies, processes, and techniques or activities in reuse, recycling, and reduction. Said rewards shall be sourced from the Fund herein created.
"(b) An incentive scheme is hereby provided for the purpose of encouraging LGUs, enterprises, or private entities, including obliged enterprises, PROs, and NGOs, to develop or undertake effective solid waste management, including recovery and diversion of plastic product footprint, or actively participate in any program geared towards the promotion thereof as provided for in this Act, as amended.

"(1) Fiscal Incentives

"(a) Tax incentives - Any provision of law to the contrary notwithstanding, obliged enterprises or PROs acting on their behalf, and other registered business enterprises may apply for incentives following the approval process provided under Title XIII (Tax Incentives) of the National Internal Revenue Code of 1997, as amended, for eligible activities: Provided, That such activities shall undergo the standard processes in the identification of qualified activities under the Strategic Investment Priority Plan (SIPP).

"(b) The EPR expenses of obliged enterprises, PROs, and private enterprises shall be considered as necessary expenses deductible from gross income subject to the substantiation requirements for necessary business expenses deductible from gross annual income in accordance with Section 34(A)(1) of the National Internal Revenue Code of 1997, as amended.

"(c) Tax and Duty Exemption of Donations, Legacies, and Gift - x x x.

SEC. 8. Section 49 of Republic Act No. 9003 is hereby amended to read as follows:

"SEC. 49. Fines and Penalties. - (a) x x x

"(g) Any obliged enterprise that fails to register under Section 44-E or fails to comply with Section 44-F shall be imposed with the following fines:

"(1) a fine of not less than Five million pesos (P5,000,000.00) but not exceeding Ten million pesos (P10,000,000.00) for the first offense;

"(2) a fine of not less than Ten million pesos (P10,000,000.00) but not exceeding Fifteen million pesos (P15,000,000.00) for the second offense; and

"(3) a fine of not less than Fifteen million pesos (P15,000,000.00) but not exceeding Twenty million pesos (P20,000,000.00) for the third offense and automatic suspension of the business permit until the requirement of the law is complied with.

"In case of failure to meet the targets set under Section 44-F, the obliged enterprise shall pay the same fines set above, or a fine twice the cost of recovery and diversion of the footprint or its shortfall, whichever is higher.

"The penalty shall be imposed whether or not the noncompliance is the result of the failure to register under Section 44-E, falsification of documents, misdeclaration of generated or recovered footprint, employment of any scheme to maliciously evade the responsibility of an enterprise under the Extended Producer Responsibility Act of 2022, or tamper its compliance with the provisions of Section 44-F.

"The Pollution Adjudication Board of the Department shall hear and adjudicate cases of violations or offenses under this section, and impose appropriate fines therefor."

SEC. 9. Mandatory Review. - Within five (5) years after the effectivity of this Act, or as the need arises, Congress shall review the accomplishments, and impact of this Act, as well as the performance of its implementing agencies, and the compliance of obliged enterprises to achieve the objectives of this Act, for the purpose of determining the necessity of remedial legislation mandating for more stringent footprint recovery targets, higher incentives, or phase-out of certain types of single-use plastic packaging.
Within one (1) year after the effectiveness of this Act. The NEC shall further identify, review, and update the list of non-environmentally acceptable products and plastic packaging material that shall be phased out, especially those that are highly unnecessary or replaceable, or cannot be efficiently reused, recovered, or recycled, consistent with the provisions of this Act.

SEC. 10. Appropriations. - The sum necessary for the effective implementation of this Act shall be charged against the appropriations for the DENR under the General Appropriations Act: Provided, That obliged enterprises and the respective PROs shall be responsible for the funds necessary to operationalize and maintain the EPR programs, in compliance with this Act and its implementing rules and regulations.

SEC. 11. Implementing Rules and Regulations. – The DENR, in consultation with relevant government agencies, representatives from obliged enterprises, and other stakeholders shall formulate the rules and regulations necessary to implement the provisions of this Act within ninety (90) days from its effectiveness.

SEC. 12. Section 60 of Republic Act No. 9003 is hereby amended to read as follows:

"SEC. 60. Joint Congressional Oversight Committee. - There is hereby created a Joint Congressional Oversight Committee to monitor the implementation of the Act and to oversee the functions of the implementing agencies. The Committee shall be composed of five (5) Senators and five (5) Representatives to be appointed by the Senate President and Speaker of the House of Representatives, respectively. The Oversight Committee shall be co-chaired by the Chairpersons of the Committee on Environment, Natural Resources and Climate Change of the Senate and the Committee on Ecology of the House of Representatives."

SEC. 13. Separability Clause. - If any portion or provision of this Act is declared unconstitutional, the remainder of this Act or any provision not affected thereby shall remain in force and effect.

SEC. 14. Repealing Clause. - Any law, presidential decree or issuance, executive order, letter of instruction, rule, or regulation inconsistent or contrary to the provisions of this Act is hereby repealed or modified accordingly.

SEC. 15. Effectivity. - This Act shall take effect fifteen (15) days following its complete publication in the Official Gazette or in a newspaper of general circulation.

Approved,

sgd. LORD ALLAN JAY Q. VELASCO
Speaker of the House of Representatives

sgd. VICENTE C. SOTTO III
President of the Senate
Annex B. EPR Fees

Table B-1. Factors in Computing EPR Fees

<table>
<thead>
<tr>
<th>EPR Fee Component</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Basic Fee</td>
<td>These are solely based on weight and type of packaging material. Materials with higher recyclability shall be given lower basic fees than those with low recycling potential. For packaging that has various components, such as PET bottles that have PP caps and PVC labels, each component shall be assessed individually and shall be charged their corresponding basic fees.</td>
</tr>
<tr>
<td>Bonus</td>
<td>These are reductions in fees or discounts applied for packaging that has more recycled content and less virgin material in its formulation, uses less material overall, has designs that further increase its viability for recycling, or has proof of compostability.</td>
</tr>
<tr>
<td>Malus</td>
<td>These are penalties applied for packaging that has properties that reduce its viability for recyclability, such as being multilayered or containing additives such as colorants in the case of PET bottles.</td>
</tr>
<tr>
<td>Eco-modulated Total Fee</td>
<td>This corresponds to the total fee that is paid per material once all applicable bonuses and maluses are applied to the basic fee.</td>
</tr>
</tbody>
</table>

\[ \text{Total Fee} = \text{Basic Fee} \times (100\% - \text{Bonus}) \times (100\% + \text{Malus}) \]

Figure B-1. Sample EPR Fees for Different Packaging
**Annex C. Summary of Roles of Various Stakeholders in the EPR law**

The summary of the stakeholder groups and their roles are provided in Table C-1.

**Table C-1. Roles of Various Stakeholders for the EPR Implementation**

<table>
<thead>
<tr>
<th>Stakeholder Group</th>
<th>Roles</th>
</tr>
</thead>
<tbody>
<tr>
<td>National Government</td>
<td>• Crafting legislation with goals and targets;</td>
</tr>
<tr>
<td></td>
<td>• Support for stakeholders in the EPR scheme through fiscal and non-fiscal incentives;</td>
</tr>
<tr>
<td></td>
<td>• Investment in necessary infrastructure and research and development on plastic waste.</td>
</tr>
<tr>
<td>Government Agencies</td>
<td>• Organize working groups to finalize the EPR scheme;</td>
</tr>
<tr>
<td></td>
<td>• NSWMC to supervise NEC directly;</td>
</tr>
<tr>
<td></td>
<td>• NEC to supervise and oversee the effective implementation of the EPR scheme, receive and audit data sent by the PRO, develop data collection system, maintain an EPR Registry, monitor and evaluate compliance of the OEs and PROs with the registration of their EPR programs;</td>
</tr>
<tr>
<td></td>
<td>• NEC to receive complaints or reports from any citizen against a waste generator, OEs, PRO, or waste management entity;</td>
</tr>
<tr>
<td></td>
<td>• NEC and/or DENR to create an online platform where everyone can access a directory of obliged entities, registered PROs, entities that voluntarily joined the EPR, accredited third-party auditors, recycling and waste aggregators, EPR technical experts/practitioners/consultants, and price schedule of the type of plastics per tonnage;</td>
</tr>
<tr>
<td></td>
<td>• DENR EMB Pollution Adjudication Board to hear and adjudicate cases;</td>
</tr>
<tr>
<td></td>
<td>• DENR to establish uniform standards in reporting plastic product footprint generation, recovery, and EPR program compliance; and</td>
</tr>
<tr>
<td></td>
<td>• DTI for proper labelling of products and protection for consumers.</td>
</tr>
<tr>
<td>Local Government</td>
<td>• Oversee compliance with plastic waste collection, segregation, recovery, transport, recycling, and disposal within their jurisdiction;</td>
</tr>
<tr>
<td></td>
<td>• Can develop policy that will further enforce EPR in their jurisdiction, such as requiring the large enterprises that are part of the OEs to provide proof of approval of EPR programs and audited compliance report as one of their requirements for the renewal or application for a business permit. Otherwise, these entities can show a “Certificate of Non-Coverage of EPR Law” if they are not found to be classified as obliged enterprise;</td>
</tr>
<tr>
<td></td>
<td>• Continuously improve their waste management systems, and</td>
</tr>
<tr>
<td></td>
<td>• Encourage public participation and compliance.</td>
</tr>
<tr>
<td>Obliged Enterprises</td>
<td>• Pay EPR fee or license fee to the PRO (if part of a PRO);</td>
</tr>
<tr>
<td></td>
<td>• Register, monitor, and implement EPR programs with NSWMC;</td>
</tr>
<tr>
<td></td>
<td>• Responsible for meeting their targets for post-consumer plastic packaging waste;</td>
</tr>
<tr>
<td></td>
<td>• Eliminate unnecessary packaging;</td>
</tr>
<tr>
<td></td>
<td>• Report data to the central platform or registry that will be developed by the NEC;</td>
</tr>
<tr>
<td></td>
<td>• Improve packaging design (eco-design) and labeling;</td>
</tr>
<tr>
<td></td>
<td>• Explore alternative delivery systems;</td>
</tr>
<tr>
<td></td>
<td>• Submit annual compliance reports to the EMB (in coordination with the NSWMC and kept by NEC);</td>
</tr>
<tr>
<td></td>
<td>• Have the report on plastic product footprint generation, recovery, and EPR program compliance, based on the standards developed by the DENR, audited and submit to the DENR; and</td>
</tr>
<tr>
<td></td>
<td>• Could become a member and one of the representatives of the private sector in the NSWMC (appointed by the President).</td>
</tr>
<tr>
<td>Waste Collectors (formal and informal waste sectors)</td>
<td>• Can be formalized (IWS) through different business models;</td>
</tr>
</tbody>
</table>

**Notes:**
- **NEC** refers to the National Environmental Council.
- **PRO** refers to a Product Stewardship Organization.
- **OEs** refers to Obligated Enterprises.
- **EPR** refers to Extended Producer Responsibility.
- **DENR** refers to the Department of Environment and Natural Resources.
- **DTI** refers to the Department of Trade and Industry.
- **NSWMC** refers to the National Solid Waste Management Council.
<table>
<thead>
<tr>
<th>Stakeholder Group</th>
<th>Roles</th>
</tr>
</thead>
</table>
| Recyclers and Consolidators       | • Collect recyclables and recovered materials to be transformed into new products;  
|                                   | • Partner with the PRO;  
|                                   | • Monitor and report data to the central platform; and  
|                                   | • Must comply with government standards to ensure high-quality recycling.                                                                 |
| Schools and Universities (Academe) | • Promote solid waste management education and raise awareness; and  
|                                   | • Continuous development of scientific, social, and economic research and approaches to addressing plastic waste.                                |
| Civil Society                     | • Maintain an active role in plastic waste management to supplement the efforts of the national and local government, and  
|                                   | • Assist in the integration of the informal waste sector.                                                                               |
| Consumers                         | • To be educated about correct practices and benefits of proper waste management;  
|                                   | • Practice waste minimization;  
|                                   | • Segregate at source; and  
|                                   | • Participate in take-back schemes, deposit refund schemes, home composting, and other practices.                                         |
Annex D. Plastic Packaging Waste Management

In addressing plastic packaging wastes and pollution, it is vital that we level off with the understanding of the types of plastics, whether they are recyclable or not, how they affect the environment, what makes them pollutive, and which among them is the target for management.

Categories of Plastics

Plastics are categorized using the Standard Classification of Plastics (using the resin identification code or RIC) developed by the Society of Plastic Industries in 1998. Depending on its material and how it is produced, plastics are categorized into seven types. It should be noted as well that each type of plastic corresponds to a unique code, which is usually mandated to be put in plastic products in other countries. Further, the RIC is never meant to be confused as the “recyclability” code for plastics but rather, the type of its plastic hence, in 2013, ASTM International updated the RIC symbol from the three arrows into a triangle.

Table D-1 shows the information on the different types of plastics. Plastics also have the potential for reuse and recycling and are not entirely disposable (or single-use); thereby, the table also provides details on the recyclability of each plastic type.

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14 https://www.plasticsnews.com/article/20130611/NEWS/130619978/say-so-long-to-recycling-code-arrows
### Table D-1. Summary of Plastic Types, Characteristics, Sample, and Recyclability

<table>
<thead>
<tr>
<th>Resin Identification Code</th>
<th>Polymer Type and Characteristics</th>
<th>Products</th>
<th>Recyclability</th>
<th>Illustration</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>PETE</strong></td>
<td><strong>Polyethylene Terephthalate (PET)</strong>&lt;br&gt;Used with petroleum-based polymer and is commonly used for beverage packaging due to its properties, such as transparency, lightweight, a barrier to gas and water, impact strength, and un-breakability, among others.</td>
<td>Bottles and jars for water, detergent, juice, and food.</td>
<td>Can be recycled and reused as food storage (unless previously used for non-food); caution must be observed to avoid potential hazardous content contamination due to repeated use.</td>
<td><img src="image" alt="PETE Illustration" /></td>
</tr>
<tr>
<td><strong>HDPE</strong></td>
<td><strong>High-Density Polyethylene (HDPE)</strong>&lt;br&gt;is Considered versatile (especially for packaging) and has a low risk of leaching. Has a higher density and is stronger than the LDPE and has strong chemical resistance, hence its use for storing a variety of chemicals.</td>
<td>Crates and boxes, bottles for milk, food products, detergents, cosmetics, food storage containers, chemicals, and pesticides.</td>
<td>Can be easily recycled into new items and is not recommended to be reused as food storage.</td>
<td><img src="image" alt="HDPE Illustration" /></td>
</tr>
<tr>
<td>Resin Identification Code</td>
<td>Polymer Type and Characteristics</td>
<td>Products</td>
<td>Recyclability</td>
<td>Illustration</td>
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</tr>
<tr>
<td><strong>3</strong> V</td>
<td><strong>Polyvinyl Chloride (PVC)</strong></td>
<td>Clear jars and bottles for toiletries, food and medication cling film. PVC pipes and other industrial use.</td>
<td>Recycling is challenging due to the high chlorine content and other additives like plasticizers.</td>
<td>![Illustration of recycling symbol with PVC pipe]</td>
</tr>
<tr>
<td><strong>4</strong> LDPE</td>
<td><strong>Low-Density Polyethylene (LDPE)</strong></td>
<td>Single-use lightweight bags, bags for frozen vegetables, bread, garbage and toilet paper, milk sachets, and shrink and stretch wrap.</td>
<td>Challenges in the collection and its lightweight nature make it less competitive in terms of recycling price.</td>
<td>![Illustration of recycling symbol with LDPE bag]</td>
</tr>
<tr>
<td><strong>5</strong> PP</td>
<td><strong>Polypropylene (PP)</strong></td>
<td>Yogurt and margarine tubs, ice cream containers, bottle tops, closures and clear, microwave dishes, single-use face masks, and metalized films for confectionery and sweets.</td>
<td>Recycling is difficult and expensive. In many cases, it’s hard to get rid of the smell of the product this plastic contained in its first life. Usually ends up being black or grey, making it unsuitable for packaging and sometimes for recycling.</td>
<td>![Illustration of recycling symbol with PP bag]</td>
</tr>
<tr>
<td>Resin Identification Code</td>
<td>Polymer Type and Characteristics</td>
<td>Products</td>
<td>Recyclability</td>
<td>Illustration</td>
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<tr>
<td></td>
<td><strong>Polystyrene (PS)</strong></td>
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<tr>
<td></td>
<td>Commonly used for food packaging and protective and display packaging. It can be formed into rigid or foam products. PS is characterized as lightweight, good as an insulator, and resistant to heat.</td>
<td>Yogurt cups, clamshells, food trays for meat, fruit, and vegetables, and vending cups.</td>
<td>Can sometimes be recycled and is challenging to do so. This depends on the locality and the presence of infrastructure that does so. Recycled but only in small amounts because it is difficult to do. Most flexible PS materials like plastic boxes, cutlery, and coffee cups are usually disposed of, but some are recycled and used as thermal insulation in buildings. Most of the rigid PS like CDs or other clear cases are also rarely recycled, while high-impact PS like plastic cabinets are not recycled.</td>
<td>![Recycling Icon]</td>
</tr>
<tr>
<td>Resin Identification Code</td>
<td>Polymer Type and Characteristics</td>
<td>Products</td>
<td>Recyclability</td>
<td>Illustration</td>
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<tr>
<td>--------------------------</td>
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<tr>
<td>Others</td>
<td>A plastic type that does not fall into the six types are considered ‘others’. There are multilayered plastics or those that have more than one type of plastic in one product or packaging.</td>
<td>In packaging, it could be multilayer materials for long-life products like sachets for sauces, juices, processed meats, and other food and non-food products.</td>
<td>Due to its nature, ‘other’ types of plastics have low market value for recycling since their type of plastic is usually unknown and cannot easily be recycled. The same applies to multilayered plastics, where recycling is challenging since the plastic composition does not have the same melting point.</td>
<td>![Illustration of multilayered plastics and recycling symbols]</td>
</tr>
</tbody>
</table>

Sources:

- https://www.plasticsforchange.org/blog/which-plastic-can-be-recycled
- https://www.plasticsexpert.co.uk/how-is-polystyrene-recycled/
- https://s3-prod.plasticsnews.com/s3fs-public/NEWS_130619978_AR_-1_0.jpg
Target Plastic Packaging under the law

The EPR scheme encourages waste reduction through the elimination of unnecessary packaging of products and the development of more environmentally friendly packaging designs. As recommended in the previous EPR study, the EPR scheme should be applied to all household packaging of any material and as much as possible, service packaging and specific single-use plastic items. On the other hand, this does not mean that other sources of waste should not be addressed; rather, giving more focus on the household level may improve and increase the rate of recovery of plastic packaging waste.

In addition to this, it is suggested that the types of plastic packaging to be covered in the EPR law will be formed into categories. In this way, the monitoring and reporting on the recovery, reuse, recycling, and reduction of the type of plastic packaging will be more structured/standardized. For reference, Table D-2 shows the suggested categorization and the illustration of plastic packaging types.

Table D-2. Suggested Plastic Packaging Categorization

<table>
<thead>
<tr>
<th>Category</th>
<th>Coverage</th>
<th>Sample Plastic Illustration</th>
</tr>
</thead>
<tbody>
<tr>
<td>II</td>
<td>Rigid plastic packaging (including containers for food, beverages, home, and personal care products, cosmetics, and their coverings, necessities, and labels).</td>
<td><img src="https://www.asdreports.com/media/PRI_29681.jpg" alt="Sample Plastic Illustration" /></td>
</tr>
<tr>
<td>Category</td>
<td>Coverage</td>
<td>Sample Plastic Illustration</td>
</tr>
<tr>
<td>----------</td>
<td>---------------------------------------------------------------------------</td>
<td>-----------------------------</td>
</tr>
<tr>
<td>Ⅳ</td>
<td>Polystyrene (such as flexible PS materials boxes, cutlery, and coffee cups.)</td>
<td><img src="https://recyclecoach.com/wp-content/uploads/2021/04/how-to-recycle-plastic-bags-600x600.png" alt="Image" /></td>
</tr>
</tbody>
</table>