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From: Lisa Jen <lisaje@herbalife.com>
Sent: Tuesday, October 31, 2023 7:24 PM
To: Maine Packaging EPR
Cc: Alanna Pompa; Michael Kraus; Yalda Esmaeili; Michelle Zhao; Mirna Campos; Randall Popelka
Subject: Herbalife Comment: Maine EPR HP 1146 - LD 1541 Concept Draft Rules

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To Whom this May Concern:

Thanks for the opportunity to comment on Maine's EPR HP 1146 - LD 1541 [conceptual draft rules](#). Below are two questions that we would like to seek further clarification on:

1. Request for further clarity on the product category types. Based on the draft regulation, it seems beverage containers are exempt, and drug, OTC, medical devices are being considered for exemption. We would like to gain clarity if the Food, Dietary Supplement and Cosmetics products are covered under this Producer responsibility? Are there any exemptions that apply to bottle/product sizes and product forms (powder vs. liquid)?
2. The draft guidance outlined annual reporting system, but further clarity is needed on which packaging materials are affected and how the fees are calculated?

Thank you.

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