

## 1. Draft Law amending Articles 2, 6, 7, 7-1, 7-2, 10 and 11-2 of Law No. IX-517 on the management of packaging and packaging waste and adding Article 10-1 to the Law (comparative version)

### Article 3 Amendment to Article 7

1. Article 7(1)(4) shall be amended to read as follows:

‘4) to pay the costs of the sorted collection, transport, preparation for use, including initial treatment, and use of packaging waste **and other secondary raw materials** referred to in point 2 of this paragraph, **which are collected together with packaging waste in municipal waste management systems organised by municipalities by means of measures referred to in Article 30(10)(3) of the Law on waste management**, and, in the case of the supply of products on the internal market of the Republic of Lithuania, for which a deposit has been established in accordance with Article 11(2) of the present Law for single-use packaging, the costs of participation in the deposit system for single-use packaging related to the management of single-use packaging waste collected by the deposit system and the administration of the deposit system for single-use packaging, and, if they place products on the domestic market of the Republic of Lithuania, the costs of participation in the deposit system for reusable packaging in accordance with Article 11(1) of this Law, the costs of collecting reusable packaging in the deposit system, as well as the costs of organising and conducting the public education and information referred to in point 3 of this paragraph;’

<...>

### Article 6 Amendment to Article 10

<...>

2. Article 10(5) shall be amended to read as follows:

“5. Organisation of the costs referred to in points 2 and 3 of paragraph 4 of this Article and packaging waste generated in the municipal waste stream **and other secondary raw materials collected together with packaging waste in municipal waste management systems organised by municipalities by the means referred to in Article 30(10)(3) of the Law on waste management**, the infrastructure of the separate collection system, its installation, maintenance, renewal, development and packaging waste generated in the municipal waste stream **and other secondary raw materials collected together with packaging waste in municipal waste management systems organised by municipalities by the means referred to in Article 30(10)(3) of the Law on waste management**, the provision of separate collection and transport services, the administration of these services and activities must be financed in proportion to the market share held by its participants, producers and importers who have entrusted the management of packaging waste on a contractual basis, which shall be calculated in accordance with the procedure laid down by an

institution authorised by the Government, on the basis of the amount of packaging used to pack products placed on the domestic market of the Republic of Lithuania during the reporting period.”

<...>

## 2. Draft Law amending Law No. VIII-787 on waste management (comparative version)

### Article 11 Amendment to Article 30

1. Article 30(3) shall be amended before a colon to read as follows:

“3. The municipal waste management scheme administrator ~~may~~ **must** perform the following functions of the organisation of a municipal waste management scheme, as assigned by a municipality:”.

<...>

9. The following points 12 to 20 shall be added to Article 30(3):

<...>

**15) to ensure the quality of on-site sorting of municipal and other household waste by municipal waste holders through monitoring and control activities (e.g., checking the content of municipal and other household waste sorting measures and/or composition tests, detecting, recording and preventing irregularities in the sorting of municipal waste and other household waste);**

<...>

10. Article 30(4) shall be amended to read as follows:

“4. A municipality shall perform the functions of the organisation **and/or administration** of a municipal waste management scheme not assigned to the municipal waste management scheme administrator in accordance with the procedure laid down by law.”

<...>

13. Article 30(8) shall be amended to read as follows:

“8. **The Minister for the Environment shall specify** ~~Minimum~~ **the minimum** quality requirements for the service of municipal waste management **and the requirements for the administration of the provision of the municipal waste management service, and approve the list of packaging waste and other secondary raw materials to be collected by separate collection, which must be followed by waste holders, municipalities, waste managers, producers and importers and their organisations shall be specified by the Ministry of Environment.**”

<...>

14. Article 30(10) shall be amended to read as follows:

“10. **In municipal waste management schemes, the management of municipal and other household waste** must be organised so as to promote the recovery and recycling of waste. For all holders of municipal waste, the following must be ensured at no additional cost, except for set local fees and charges for the collection of municipal waste from the waste holders and waste management (hereinafter: ‘fees and charges’) or another payment (as referred to in points (1), (2), (4), (5), (6) to (8) of this paragraph), or by means of a

**financing of the costs to be provided by the producers and importers (as referred to in points (3), (9), (10) of this paragraph)** ~~for the collection of municipal waste from the holders and municipal waste management:~~

<...>

3) the provision of measures for the sorting of secondary raw materials (paper and cardboard, glass, plastic, metal, including packaging waste) on the site where they are produced **and the management of waste collected from them;**

<...>”

15. Article 30(10) shall be amended to read as follows:

“10. **In municipal waste management schemes, the management of municipal and other household waste** must be organised so as to promote the recovery and recycling of waste. For all holders of municipal waste, the following must be ensured at no additional cost, except for set ~~local fees and charges for the collection of municipal waste from the waste holders and waste management~~ (hereinafter: ‘fees and charges’) or another payment **(as referred to in points (1), (2), (4), (5), (6) to (9), 11 and 12 of this paragraph), or by means of a financing of the costs to be provided by the producers and importers (as referred to in points (3), (10), (13) of this paragraph)** ~~for the collection of municipal waste from the holders and municipal waste management:~~

<...>

3) the provision of measures for the sorting of secondary raw materials (paper and cardboard, glass, plastic, metal, including packaging waste) ~~and textile waste~~ on the site where they are produced **and the management of waste collected from them;**

<...>”