

The Commonwealth of Massachusetts

PRESENTED BY:

Colleen M. Garry

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the passage of the accompanying bill:

An Act to update the bottle deposit system and lower the cost of recycling beverage containers in the Commonwealth.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Colleen M. Garry	36th Middlesex

By Ms. Garry of Dracut, a petition (accompanied by bill, House, No. 2942) of Colleen M. Garry for legislation to update the bottle deposit system and lower the cost of recycling beverage containers in the Commonwealth. Telecommunications, Utilities and Energy.

The Commonwealth of Massachusetts

In the Year Two Thousand Thirteen

An Act to update the bottle deposit system and lower the cost of recycling beverage containers in the Commonwealth.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 SECTION 1. PURPOSE: An economically sound and environmentally safe solid waste 2 management strategy includes components of conservation, source reduction, reuse, recycling and litter control. In order to stimulate the construction of an appropriate infrastructure in an 3 4 integrated system of solid waste management, business and government must engage in 5 cooperative participation to accomplish these goals. The following statutory changes are 6 necessary in order to stimulate the creation of an appropriate solid waste management infrastructure: expanded access and participation to comprehensive recycling programs, 7 development of comprehensive litter abatement programs, analysis and expansion of markets for 8 recyclable materials, and facilitation of expanded residential and commercial recycling 9 throughout the Commonwealth. 10 SECTION 2. Chapter 21A of the General Laws, as appearing in the 2010 Official 11 12 Edition, is hereby amended by inserting after Section 18A the following new section:-13 Section 18B. The Secretary shall establish a program to determine the use of recyclable 14 materials in the Commonwealth. Such program shall include, but not be limited to, a method for determining the percentage of recyclable material that is actually reused rather than discarded. 15 16 The Secretary shall file a report on the program annually with the Joint Committee on 17 Environment, Natural Resources and Agriculture, the Joint Committee on Telecommunications,

1/ Environment, Natural Resources and Agriculture, the Joint Committee on Telecommunications,

18 Utilities and Energy, and the House and Senate Committees on Ways and Means on or before19 December thirty-first of each year. The report shall contain, but not be limited to, information

20 concerning statewide use of recycled material in the Commonwealth.

SECTION 3. Chapter 21H of the General Laws, as appearing in the 2010 Official
 Edition, is hereby amended by inserting after Section 7 the following new section:—

23 Section 7A. The Department shall establish a program to increase recycling opportunities at public facilities visited by at least five thousand individuals annually, including but not limited 24 to, stadiums, arenas, marinas, airports, theatres, and pedestrian walkways. The Department shall 25 26 work with MassPort, the Massachusetts Cultural Council, the State Racing Commission, the 27 Bureau of State Office Buildings and other entities in order to establish a program. The 28 Department shall file a report on the program annually with the Joint Committee on 29 Environment, Natural Resources and Agriculture, the Joint Committee on Telecommunications, 30 Utilities and Energy, and the House and Senate Committees on Ways and Means on or before 31 December thirty-first of each year. The report shall contain, but not be limited to, activities 32 promoting recycling at public facilities visited by at least five thousand individuals annually. 33 SECTION 4. Section 33 of Chapter 92 of the General Laws, as appearing in the 2010

34 Official Edition is hereby amended by inserting after the first paragraph the following new 35 paragraph:—

The Commission shall include the development of recycling opportunities in all new designs and redesigns of reservations.

38 SECTION 5. Section 33 of Chapter 92 of the General Laws, as appearing in the 2010 39 Official Edition, is hereby amended by inserting after the second paragraph the following new 40 paragraph:—

The Commission shall establish a program to increase recycling opportunities in all public reservations located within the metropolitan parks district. The Commission shall file a report on the program annually with the Joint Committee on Environment, Natural Resources and Agriculture, the Joint Committee on Telecommunications, Utilities and Energy, and the House and Senate Committees on Ways and Means on or before December thirty-first of each year. The report shall contain, but not be limited to, activities promoting recycling in all public reservations within the metropolitan parks district.

48 SECTION 6. Effective July 1, 2013, Chapter 94 of the General Laws is hereby amended 49 by inserting a new section 323F:—

50 Section 323F. Clean Environment Fund.

(a) There shall be established on the books of the Commonwealth a separate fund to be
known as the Clean Environment Fund (the "Fund"). Amounts deposited in said fund shall be
used, subject to appropriation, for programs described in paragraphs (c) through (f) of this
section.

(b) The Fund shall be governed by the Solid Waste Management Board (the "Board"). The members of the Board shall consist of eleven persons appointed by the Governor, each of whom shall be represented by the following: the Secretary of Environmental Affairs, five representatives from the various segments of business and industry being assessed pursuant to Section 323G of Chapter 94 (beverage container manufacturer, wholesaler/distributor, and dealer), two representatives of the solid waste management and recycling industries, two representatives of statewide environmental organizations, and one representative of organized labor.

63 (c) Not more than sixty-five percent of amounts deposited in the Fund shall be used for 64 recycling collection programs including, but not limited to, municipal performance-based 65 incentive grants; unit-based pricing programs; municipal grants for recycling equipment and 66 technical assistance; private sector grants to qualified redemption centers in order to develop 67 innovative materials collection operations; and recycling media and education campaigns.

(d) Not more than fifteen percent of amounts deposited in the Fund shall be used for
recycling market development programs including, but not limited to, the recycling loan fund for
small recycling businesses; demonstration projects to process and manufacture recycled
products; recycled product purchasing by state agencies; municipal buy recycled programs; and
expanded source reduction initiatives.

(e) Not more than twenty percent of amounts deposited in the fund shall be used for litter
prevention and removal programs including, but not limited to, a state grant program for litter
pickup and removal; litter education programs for the public and for schools; research relating to
litter control; and enforcement of litter related laws in state/municipal-owned places and areas
that are accessible to the public.

78 (f) The amounts deposited in the Fund shall be used to promote and expand waste diversion programs in the Commonwealth. This shall include, but not be limited to, enhancing 79 80 capabilities to recycle beverage containers in residential and commercial programs, improving access to comprehensive recycling and composting programs, providing technical assistance to 81 82 residential and commercial recycling and composting programs, promoting reduction efforts, 83 improving markets for diverted material, and other such programs as determined by the Board. 84 The Fund shall also support comprehensive litter prevention and control measures including, at a minimum, a statewide litter education and prevention campaign, promotion of voluntary and 85 public/private partnerships for litter control, and coordination of existing litter programs in the 86 87 state.

88 Subject to the approval of the Board, the Department of Environmental Protection shall 89 develop model municipal litter prevention and control programs. Monies distributed from the 90 Fund, to eligible municipalities, shall be used solely to supplement litter pickup and removal 91 activities. To be eligible for a grant under this section, a municipality must certify to the92 department the adoption of at least one of the model programs.

(g) The Board shall submit to the Secretary of Administration and Finance, the House
and Senate Committees on Ways and Means, the Joint Committee on Telecommunications,
Utilities and Energy, and the Joint Committee on Environment, Natural Resources and
Agriculture an annual report of its activities and an evaluation of any and all programs entered
into during the course of the fiscal year.

98 SECTION 7. Section 323F of Chapter 94 is hereby amended by adding the following
 99 new section:—

100 323G. Assessment.

101 Between January 1, 2016 and December 31, 2016 an amount not to exceed five million 102 six hundred thousand dollars (\$5,600,000) shall be deposited into said Fund based on 103 assessments levied by the Commissioner of Revenue ("Commissioner") as follows:

(a) Distributors/wholesalers shall contribute the sum of five million two hundred sixtyfour thousand dollars (\$5,264,000). The Commissioner shall compute the assessment for each
distributor/wholesaler of these beverages based on the distributor/wholesaler's pro-rated share of
the total number of beverage container s sold within the state between January 1, 2014 and
December 31, 2014. The Commissioner shall undertake the necessary steps to obtain beverage
container sales information for this period, shall treat the information as confidential, and, by
June 30, 2015, shall compute each distributor/wholesaler's assessment and notify each
distributor/wholesaler of his assessment.

(b) Beverage container manufacturers shall contribute the sum of two hundred eighty
thousand dollars (\$280,000). After consultation with the Can Manufacturers Institute, Glass
Packaging Institute, American Chemistry Council, and the Steel Recycling Institute, the Board
shall file a report with the Commissioner, no later than June 30, 2013, detailing the assessment
on beverage container manufacturers.

(c) Dealers shall contribute the sum of fifty-six thousand dollars (\$56,000). This
assessment shall be in addition to any liability of dealers who may also be subject to assessments
as distributor/wholesalers under paragraph (a). After consultation with the Massachusetts Chain
Pharmacy Council, the Massachusetts Food Association, the Massachusetts Package Store
Association, the Massachusetts Restaurant Association, the National Federation of Independent
Business, the New England Convenience Store Association and the Retailers Association of
Massachusetts, the Board shall file a report with the Commissioner, no later than June 30, 2015,
detailing the assessment on dealers.

125 SECTION 8. The effective date of Sections 10 through 19 is January 1, 2016.

SECTION 9. Chapter 94 of the General Laws as appearing in the 2010 Official Edition,
 is hereby amended by striking section three hundred and twenty-one and replacing it with the
 following new section:—

Section 321. DEFINITIONS. The following definitions shall, unless the context clearlyrequires otherwise, have the following meaning:

"Beverage," carbonated, noncarbonated-alcoholic and noncarbonated-nonalcoholic
drinks intended for human consumption except milk and dairy derived products, infant formula,
or medical food.

"Beverage container," any sealable bottle, can, jar, or carton, which is primarily
composed of glass, metal, plastic or any combination of those materials and is produced for
purpose of containing a beverage. This definition shall not include containers made of
biodegradable material.

138 "Beverage container manufacturer," any person who engages in the manufacture or139 fabrication of beverage containers.

140 "Carbonated beverage," soda water or similar carbonated soft drinks, mineral water, and141 beer and other malt beverages intended for human consumption.

"Dealer," any person including any operator of a vending machine, who sells, offers tosell or engages in the sale of beverages in beverage containers to consumers in the state.

144 "Distributor/wholesaler," any person who engages in the sale of beverages in beverage 145 containers directly to dealers in the state, including any manufacturer who engages in such sales.

146 "Infant formula," any liquid food described or sold as an alternative for human milk for147 the feeding of infants.

148 "Manufacturer," any person who bottles, cans, or otherwise places beverages in beverage149 containers for sale to a distributor/wholesaler or dealer.

150 "Medical food," a food or beverage that is formulated to be consumed, or administered

151 enterally under the supervision of a physician, and that is intended for specific dietary

152 management of diseases or health conditions for which distinctive nutritional requirements,

153 based on recognized scientific principles, are established by medical evaluation. A "medical

154 food" is a specially formulated and processed product, for the partial or exclusive feeding of a

155 patient by means of oral intake or enteral feeding by tube, and is not a naturally occurring

156 foodstuff used in its natural state. "Medical food" includes any product that meets the definition

157 of "medical food" in the federal Food, Drug, and Cosmetic Act (21 U.S.C. Sec.360ee (b)(3)).

158 "Noncarbonated-alcoholic beverage," any liquid intended for human consumption and 159 containing one-half of one percent or more of alcohol by volume at sixty degrees Fahrenheit,

160 including wine and wine-based drinks, spirits and spirit-based drinks and hard cider.

161 "Noncarbonated-nonalcoholic beverage," fruit and vegetable juice, still water, iced tea ,
162 sports drinks and other noncarbonated drinks intended for human consumption, except for milk
163 and dairy derived products, infant formula, or medical food.

164 "Sales within the state," within the exterior limits of the state of Massachusetts and165 includes all territory within these limits owned by or ceded to the United States of America.

SECTION 10. Chapter 94 of the General Laws, as appearing in the 2010 Official Edition,is hereby amended by striking section three hundred and twenty-two.

SECTION 11. Chapter 94 of the General Laws, as appearing in the 2010 Official Edition,is hereby amended by striking section three hundred and twenty-three.

SECTION 12. Chapter 94 of the General Laws, as appearing in the 2010 Official Edition,is hereby amended by striking section three hundred and twenty-three B.

SECTION 13. Chapter 94 of the General Laws, as appearing in the 2010 Official Edition,
is hereby amended by striking section three hundred and twenty-three C and replacing it with the
following new section:—

175 Section 323C. Abandoned deposit amounts; determination.

176 Any amounts that are or should be in a bottler's or distributor's Deposit Transaction Fund

177 and that are in excess of the sum of (a) income earned on amounts in said account and (b) the

178 total amount of refund values received by said bottler or distributor for non-reusable beverage

179 containers shall be deemed to constitute abandoned deposit amounts. Income earned on said fund

180 may be transferred from said fund for use as funds of the bottler or distributor.

181 SECTION 14. Chapter 94 of the General Laws, as appearing in the 2010 Official Edition, 182 is hereby amended by striking section three hundred and twenty-three D and replacing it with the 183 following new section:—

184 Section 323D. Transfer of abandoned deposit amounts.

185 Each bottler or distributor shall turn over to the commissioner of revenue any deposit

186 amounts deemed to be abandoned, pursuant to section three hundred and twenty-three C. Such

187 amounts may be paid from the Deposit Transaction Fund. Amounts collected by the

188 commissioner of revenue pursuant to this section shall be deposited into the Clean Environment

189 Fund, established pursuant to section three hundred and twenty-three F.

190 SECTION 15. Chapter 94 of the General Laws, as appearing in the 2010 Official Edit ion 191 is amended by striking section three hundred and twenty-three E.

SECTION 16. Chapter 94 of the General Laws, as appearing in the 2010 Official Edition,is hereby amended by striking section three hundred and twenty-five.

SECTION 17. Chapter 94 of the General Laws, as appearing in the 2010 Official Edition,
is hereby amended by striking section three hundred and twenty-six and replacing it with the
following section:—

197 Section 326. Administration; rules and regulations.

198 The Secretary of the Executive Office of Energy and Environmental affairs shall 199 administer the provisions of sections three hundred and twenty-one, three hundred and twenty-

administer the provisions of sections three numbered and twenty-one, three numbered and twenty

200 three F, and three hundred and twenty-four. Said Secretary shall promulgate and from time to

201 time revise rules and regulations to effectuate the purposes of said sections.

202 The Commissioner of the Department of Revenue shall administer the provisions of

203 sections three hundred and twenty-three C, three hundred and twenty-three D, and three hundred

204 and twenty-three G. The collection of revenues pursuant to sections three hundred and twenty-

205 three D and three hundred and twenty-three G by said commissioner shall, to the extent

206 consistent with this chapter, be governed by the provisions of chapter sixty-two C.

The Commissioner of the Department of Revenue shall promulgate and from time to time revise rules and regulations to effectuate the purposes of said sections. Said rules and regulations shall include a provision to permit manufacturers, wholesalers, distributors and retailers to

210 borrow, without any interest charge, against their deposit transaction funds subject to such terms

and conditions as the commissioner deems appropriate.

Said Secretary shall determine through rules and regulations which plastic bottles and rigid plastic containers may be exempt from the labeling requirements of section three hundred and twenty-three A, including but not limited to the following: (1) readily identifiable plastic bottles and rigid plastic containers; (2) plastic bottles and rigid plastic containers for which there is no technological capability for recycling, reclamation or reuse; and (3) plastic bottles and rigid plastic containers for which recycling, reclamation or reuse is not economically feasible.

218 SECTION 18. Chapter 94 of the General Laws, as appearing in the 2010 Official Edition 219 , is hereby amended by striking section three hundred and twenty-seven and replacing it with the 220 following section:—

221 Section 327. Enforcement; penalty; interest.

The Attorney General and District Attorneys shall enforce the provisions of sections three hundred and twenty-one to three hundred and twenty-seven, inclusive. Any manufacturer,

- 224 wholesaler, distributor, or retailer who knowingly violates any provisions of sections three
- 225 hundred and twenty-one to three hundred and twenty-six, inclusive, shall be subject to a civil
- 226 penalty for each violation of not more than one thousand dollars.
- 227 Any manufacturer, wholesaler, distributor or retailer failing to make full and timely
- 228 payments as required by section three hundred and twenty-three G shall pay interest on any
- 229 unpaid amounts at the rate of one and one-half percent for each month or part thereof until
- 230 payment is made in full.
- 231 SECTION 19. The Department of Environmental Protection shall conduct a study
- 232 pertaining to existing so-called single stream recycling programs within the commonwealth. The
- 233 study shall evaluate actual costs of these several programs, and actual saving experiences by
- these communities in which they operate when compared to multi-stream systems utilized by
- 235 other local governments.
- 236 The Department of Environmental Protection shall report its findings to the Legislature's
- 237 Joint Committee on Utilities, Telecommunications and Energy, including recommendations for
- 238 encouraging and expanding so called single stream recycling programs throughout the
- 239 commonwealth.