SENATE No. 01660

The Commonwealth of Massachusetts

PRESENTED BY:

James B. Eldridge

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 reinstate the clean environment fund.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
James B. Eldridge	Middlesex and Worcester
Carolyn C. Dykema	8th Middlesex
Michael J. Moran	18th Suffolk
Jennifer E. Benson	37th Middlesex
James Arciero	2nd Middlesex
Cory Atkins	14th Middlesex
Sheila Harrington	1st Middlesex
Elizabeth Poirier	14th Bristol

SENATE No. 01660

By Mr. Eldridge, petition (accompanied by bill, Senate, No. 1660) of Poirier, Harrington, Dykema and other members of the General Court for legislation to reinstate the clean environment fund [Joint Committee on Telecommunications, Utilities and Energy].

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE , NO. 1487 OF 2009-2010.]

The Commonwealth of Massachusetts

In the Year Two Thousand Eleven

An Act to reinstate the clean environment fund.

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. Chapter 94 of the General Laws, as so appearing, is hereby amended by
- 2 inserting the following new section:
- 3 Section 323G.-

4 There shall be established on the books of the Commonwealth a separate fund to be

5 known as the Clean Environment Fund. All unredeemed bottle bill deposits collected pursuant to

6 Chapter 94, sec. 323D shall be deposited into the Clean Environment Fund. Amounts deposited

7 in said fund shall be used solely for programs and projects in the management of solid waste and

8 for environmental protection.

9 Not less than sixty percent of amounts deposited in the Fund annually shall be used for
10 creation and support of waste reduction, recycling and composting programs, outreach,
11 infrastructure and market development in the public, private and institutional sectors, as set forth
12 in the department of environmental protection's Solid Waste Management Plan: 2006 Revision

Not less than one percent of amounts deposited annually in the Fund shall be used by the Office of the State Auditor for the oversight of the bottle deposit law and Fund expenditures. Oversight activities shall include, but not limited to, the performance of onsite reviews to investigate fraudulent activities and illegal redemptions, the review of reports submitted by bottlers and distributors in accordance with Section 323B of Chapter 94 of the General Laws and the review of all expenditures from the Fund to determine whether said monies are being used for their intended purpose.

Not less than ten (10) percent of amounts deposited annually in the Fund shall be used by the Department of Environmental Protection Drinking Water Program for administration and implementation of the federal Safe Drinking Water Act. These amounts shall be used to reduce or supplement the Safe Drinking Water Assessment Fee paid annually to the Department by public water systems pursuant to Section 18A of Chapter 21A of the General Laws. Use of these funds by the Department shall be consistent with the requirements of Section 18A of Chapter 21A of the General Laws with oversight by the Advisory Committee established by that statute.

27 Remaining amounts deposited annually in the Fund shall be appropriated for capital
28 improvements under the control of Department of Conservation and Recreation, Division of
29 Parks for construction that meets LEEDS building standards established by the U.S. Green
30 Building Council

31 SECTION 2. Qualifying programs funded under Chapter 94, Section 323G (b) shall
32 include but are not limited to:

33	(a)	municipal recycling and waste reduction program improvements, including unit-	
34	34 based pricing, single stream collection, composting, and public space recycling		
35	(b)	municipal recycling equipment	
36	(c)	school recycling and composting program establishment and improvements	
37	(d)	commercial and institutional recycling and composting program establishment	
38	38 and improvements		
39	(e)	recycling service provider grants, low interest equipment loans and tax incentives	
40	(f)	recycling and waste reduction outreach and education – schools and the general	
41	41 public		
42	(g)	market development for recovered materials	
43	(h)	enforcement of Waste Bans (9310 CMR 19.017) by the Department of	
44	44 Environment Protection		
45	(i)	other activities as recommended by the department	
46	6 SECTION 3. Section 323D of Chapter 94 is amended by inserting in place of the words		
47	47 twenty three F in line 8, the following words, twenty -three G.		
48	SECTION 4. Section 3 of Chapter 21 of the General Laws as appearing in the 2004		
49	9 Official Edition, is hereby amended by:- inserting after the last sentence the following new		

50 sentence:- With funding from Chapter 94 Section 323G (d) the commissioner shall establish a 51 program to increase recycling opportunities for all property under his control. The commissioner 52 shall file a report on all programs supported by this Fund annually with the joint committee on 53 environment, natural resources and agriculture, on or before December 31st of each year. The 54 report shall contain, but not be limited to, activities promoting recycling on property under the 55 control of the division of urban parks and recreation and the division of state parks and 56 recreation.

57 SECTION 5. Chapter 21H of the General Laws, as appearing in the 2004 Official 58 Edition, is hereby amended by inserting after Section 7, the following new section:-

Section 7A. The department with funding from Chapter 94, Section 323G (b), shall
establish a program to increase recycling opportunities at all publicly owned facilities and shall
work with all appropriate state and local agencies and other entities to establish such a program.

62 SECTION 6. Section 33 of Chapter 92 of the General Laws as appearing in the 2004 63 Official Edition is hereby amended by inserting after the first paragraph the following new 64 paragraph:- With funding from Chapter 94 Section 323G 9 (d), the commissioner of the division 65 shall (a) require the development and incorporation of recycling opportunities into all reservation 66 designs or redesigns and (b) establish a program to increase recycling opportunities in all of the 67 reservations under his control.

68 SECTION 7. After a period of five years from the implementation of this law, the 69 funding level need shall be evaluated by the department in consultation with the solid waste 70 advisory committee, the joint committee on environment, natural resources and agriculture and 71 the Tellus Institute, and adjusted according to need.