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# STATE OF RHODE ISLAND

#### IN GENERAL ASSEMBLY

# **JANUARY SESSION, A.D. 2025**

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# AN ACT

# RELATING TO HEALTH AND SAFETY -- BEVERAGE CONTAINERS RECYCLING ACT

Introduced By: Senators Valverde, Sosnowski, Lawson, McKenney, Gu, and Vargas

Date Introduced: May 02, 2025

Referred To: Senate Environment & Agriculture

It is enacted by the General Assembly as follows:

1	SECTION 1. Title 23 of the General Laws entitled "HEALTH AND SAFETY" is hereby
2	amended by adding thereto the following chapter:
3	<u>CHAPTER 19.19</u>
4	BEVERAGE CONTAINER RECYCLING ACT
5	23-19.19-1. Definitions.
6	As used in this chapter, the following words and terms shall have the following meanings
7	unless a different meaning is clearly indicated by the context:
8	(1) "Applicable refund value" means the value established pursuant to the provisions of §
9	<u>23-19.19-13.</u>
10	(2) "Beverage" means a drinkable liquid intended for human oral consumption. Beverage
11	does not include:
12	(i) A drug regulated under the federal Food, Drug, and Cosmetic Act, 21 U.S.C. Ch. 9, §
13	<u>301 et seq.</u> ;
14	(ii) One hundred percent (100%) fluid milk;
15	(iii) Infant formula; or
16	(iv) A meal replacement liquid.
17	(3) "Beverage container" means any prepackaged container designed to hold beverages,
18	including the label, cap, and any other material attached to the container at the time of distribution.

(4) "Beverage container collection mechanism" means any manual or technological means

1	by which empty covered beverage containers are properly identified as part of processing a
2	consumer's refund.
3	(5) "Brand" means a name, symbol, word, or mark that identifies a product and attributes
4	the product and its components, including packaging, to the brand owner.
5	(6) "Brand owner" means a person that owns or holds an exclusive license to a brand or
6	that otherwise has rights to market a product under the brand, whether or not the brand's trademark
7	is registered.
8	(7) "Canner" means individuals who collect and redeem covered beverage containers for
9	critical income.
10	(8) "Centralized processing facilities" means a facility that sorts and then bales or
11	aggregates covered beverage containers and associated materials for the purpose of recycling.
12	(9) "Consumer" means an individual who purchases a beverage in the State of Rhode Island
13	in a beverage container for consumption.
14	(10)" Covered beverage container" means any beverage container subject to a recycling
15	refund as defined in the recycling refund program plan.
16	(11) "De minimis" means a person that in the most recent fiscal year earned global gross
17	revenues, not including on-premises alcohol sales, for the prior fiscal year of:
18	(i) Until January 1, 2030, less than two million dollars (\$2,000,000); or
19	(ii) Beginning January 1, 2030, less than two million dollars (\$2,000,000), as adjusted for
20	inflation by the department.
21	(12) "Department" means the department of environmental management.
22	(13) "Drop-off facilities" means a specific area where individuals may bring household
23	recyclable materials to be sorted into material-specific receptacles and is located in the State of
24	Rhode Island.
25	(14) "Environmental impact" means the impact of a covered material on human health and
26	the environment from extraction and processing of the raw materials composing the covered
27	material through manufacturing, distribution, use, recovery for reuse or recycling, and final
28	disposal.
29	(15) "Environmental justice area" means a census block group with a low-income and/or
30	minority population greater than twice the statewide average.
31	(16) "Executive director" means the executive director of the recycling refund producer
32	responsibility organization.
33	(17) "Express redemption site" means a designated return point that allows consumers to
34	return covered beverage containers. These locations shall not require each handling on-site; rather

1	upon return, if needed, beverage containers shall be transported to centralized processing facilities,
2	and refunds shall be credited to the consumer's virtual account. This may include bag-drop systems,
3	reverse vending machines, or other beverage container collection mechanisms to enhance
4	convenience and accessibility for consumers.
5	(18) "Fraudulent activity" means any of the following:
6	(i) Redeeming a beverage container purchased outside the State of Rhode Island;
7	(ii) Altering a beverage container not eligible for a refund in the State of Rhode Island
8	recycling refund system to make it appear eligible for a refund;
9	(iii) Altering a receipt to increase the payout beyond the amount from appropriately
10	redeeming covered beverage containers; and
11	(iv) Tampering with beverage container collection mechanisms to enable redemption of a
12	beverage container or knowingly attempting to redeem a beverage container that:
13	(A) Was not purchased in Rhode Island;
14	(B) Is not in the Rhode Island recycling refund system;
15	(C) Had no deposit paid on it in the State of Rhode Island; or
16	(D) Has already been redeemed for a refund.
17	(19) "Full-service redemption site" means a return point where individuals may return
18	covered beverage containers to receive immediate refunds for their returns.
19	(20) "Government entity" means any:
20	(i) City, town, or other local government, including any municipal corporation, quasi-
21	municipal corporation, or special purpose district, or any office, department, division, bureau,
22	board, commission, or agency thereof, or other local public agency;
23	(ii) State office, department, division, bureau, board, commission, or other state agency;
24	(iii) Federally recognized Indian tribe whose traditional lands and territories include parts
25	of Rhode Island; or
26	(iv) Federal office, department, division, bureau, board, commission, or other federal
27	agency.
28	(21) "Independent auditor" means an independent and actively licensed certified public
29	accountant who is:
30	(i) Retained by a producer responsibility organization;
31	(ii) Not otherwise employed by or affiliated with a producer responsibility organization;
32	<u>and</u>
33	(iii) Qualified to conduct an audit under State of Rhode Island law.
34	(22) "Labor organization" means any organization that exists and is constituted for the

1	purpose, in whole or in part, of collective bargaining, or of dealing with employers concerning
2	grievances, terms or conditions of employment, or of other mutual aid or protection.
3	(23) "Lobbying" means the practice of promoting, opposing, or in any manner influencing
4	or attempting to influence the introduction, defeat, or enactment of legislation before any legislative
5	body; opposing or in any manner influencing the executive approval, veto, or amendment of
6	legislation; or the practice of promoting, opposing, or in any manner influencing or attempting to
7	influence the enactment, promulgation, modification, or deletion of regulations before any
8	regulatory body. The term does not include providing public testimony before a legislative body or
9	regulatory body or any committee thereof.
10	(24) "Material recovery facility" means a facility in the State of Rhode Island that collects,
11	compacts, repackages, sorts, or processes for transport source separated material for the purpose of
12	recycling.
13	(25) "Municipality" means the individual cities and towns of the State of Rhode Island.
14	(26) "Packaging manufacturer" means any person, firm, association, partnership, or
15	corporation that produces packaging or a packaging component of covered beverage containers.
16	(27) "Postconsumer recycled content" means the amount of postconsumer material used
17	by a producer in the production of a covered materials type, divided by the total amount of that
18	covered materials type used for products sold or distributed by the producer in that same calendar
19	<u>year.</u>
20	(28) "Producer" means the brand owner responsible for the brand visible on a covered
21	beverage container and who is responsible for compliance with the requirements under this chapter
22	for a covered beverage container that is sold or offered for sale, either physically or via e-commerce,
23	in the State of Rhode Island. "Producer" does not include:
24	(i) Government entities; or
25	(ii) Registered 26 U.S.C. § 501(c)(3) charitable organizations and 26 U.S.C. § 501(c)(4)
26	social welfare organizations.
27	(29) "Recycling" means the series of activities by which material is collected, transported,
28	sorted, and processed for use in industrial feedstocks in place of virgin materials to manufacture
29	new products with minimal loss of material quality and quantity. "Recycling" does not include:
30	(i) Landfill disposal;
31	(ii) Use as alternative daily cover or any other beneficial use at a landfill; or
32	(iii) Energy recovery, energy generation, or fuel production by any means including, but
33	not limited to, combustion, incineration, pyrolysis, gasification, solvolysis, or waste-to-fuel.
34	(30) "Recycling refund" means a covered beverage container redemption program that pays

a per-unit refund value to persons for covered beverage containers and collects and processes
covered beverage containers as described in this chapter.
(31) "Recycling refund advisory council" means the council established under the
provisions of § 23-19.19-4.
(32) "Recycling refund processing facility" means a location that is designated by the
recycling refund producer responsibility organization to receive, sort, and prepare redeemed
beverage containers for recycling or reuse.
(33) "Recycling refund producer responsibility organization" means a nonprofit
corporation that is tax exempt under 26 U.S.C. § 501(c)(3) of the federal Internal Revenue Code
created by a group of recycling refund covered beverage containers producers to implement
activities under the provisions of this chapter.
(34) "Recycling refund program plan" means a program plan developed by the recycling
refund producer responsibility organization that is prepared and submitted to the department for
review and approval.
(35) "Redemption rate" means the number of covered beverage containers redeemed for
the recycling refund divided by the number of covered beverage containers sold in the State of
Rhode Island in a calendar year. Covered beverage containers transferred by material recovery
facilities to additional materials processing or end markets are not included in the redemption rate.
(36) "Redemption site" means a public or private place that provides via any beverage
container collection mechanism the ability to redeem a covered beverage container for which a
deposit was paid.
(37) "Responsible market" means a materials market that:
(i) First produces and sells, transfers, or uses recycled organic product or recycled content
feedstock that meets the quality standards necessary to be used in the creation of new or
reconstituted products in a manner that protects the environment and minimizes risks to public
health and worker health and safety;
(ii) Complies with all applicable statutes, rules, ordinances, and other laws governing
environmental, health, safety, and financial responsibility from any government entity;
(iii) Possesses all requisite licenses and permits required by a federal or state agency or
political subdivision;
(iv) If the market operates in the State of Rhode Island, manages waste according to the
waste management goal and priority order of waste management practices stated in statute; and
(v) Minimizes adverse impacts to environmental justice areas.
(38) "Retail establishment" means any person, corporation, partnership, business, facility.

1	vendor, organization, or individual that sells or provides merchandise, goods, or materials directly
2	to a consumer that engages in the sale of beverages that are covered beverage containers intended
3	for consumption off-site.
4	(39) "Reusable" means capable of reuse.
5	(40) "Reuse" means the redemption and return of a covered beverage container to the
6	marketplace and the continued use of the covered material by a producer or service provider when
7	the covered material is:
8	(i) Intentionally designed and marketed to be used multiple times for its original intended
9	purpose without a change in form;
10	(ii) Designed for durability and maintenance to extend its useful life and reduce demand
11	for new production of the covered material;
12	(iii) Supported by adequate logistics and infrastructure at a retail location, by a service
13	provider, or on behalf of or by a producer, that provides convenient access for consumers; and
14	(iv) Compliant with all applicable statutes, rules, ordinances, and other laws governing
15	health and safety from any government entity.
16	(41) "Reuse rate" means the share of units of a reusable covered beverage container
17	introduced into the State of Rhode Island in a calendar year that are demonstrated and deemed
18	reusable in accordance with an approved plan.
19	(42) "Service provider" means an entity that provides covered services for covered
20	materials. A political subdivision that provides or that contracts or otherwise arranges with another
21	party to provide covered services for covered materials within its jurisdiction may be a service
22	provider regardless of whether it provided, contracted for, or otherwise arranged for similar services
23	before the approval of the applicable producer responsibility plan.
24	(43) "Third-party certification" means certification by an accredited independent
25	organization that a standard or process required by this chapter or a recycling refund program plan
26	approved under this chapter has been achieved.
27	(44) "Unredeemed deposit" means a deposit paid by a consumer to a retailer upon purchase
28	of a covered beverage container for which no person claimed the deposit by returning the beverage
29	container to a redemption site.
30	23-19.19-2. Registration of producer responsibility organization.
31	(a) Appointment of recycling refund producer responsibility organization. By January 1,
32	2026, the department shall accept applications from recycling refund producer responsibility
33	organizations to represent producers in fulfilling the requirements of the provisions of this chapter.
34	By April 1, 2026, the department may approve, for a period not to exceed ten (10) years, a single

1	recycling refund producer responsibility organization if the recycling refund producer
2	responsibility organization demonstrates that it:
3	(1) Is an independent nonprofit organization that qualifies for tax exemption under 26
4	U.S.C. § 501(c)(3) of the federal Internal Revenue Code;
5	(2) Has the ability to administer the requirements of a recycling refund program plan under
6	the provisions of this chapter;
7	(3) Has a governing board consisting of producers that represent the diversity of beverage
8	containers in the market;
9	(4) Has adequate financial responsibility and financial controls to ensure proper
10	management of funds and payment of the registration fee required under the provisions of this
11	chapter; and
12	(5) Meets any other reasonable requirements set by the department.
13	(b) Registration fee.
14	(1) By November 1, 2026, the recycling refund producer responsibility organization shall
15	submit a one-time payment to the department, in lieu of a registration fee, in an amount determined
16	by the department, to cover the previously incurred costs and future estimated costs of the
17	department under this chapter from the effective date of this chapter through paying the annual
18	registration fee required in subsection (b)(2) of this section. By August 1, 2026, the department
19	shall provide written notice to appointed packaging producer responsibility organization in writing
20	of the amount of the registration fee.
21	(2) On July 1, 2027, and on each July 1 thereafter, the recycling refund producer
22	responsibility organization shall submit to the department a registration fee, as determined by the
23	department. By May 1, 2027, and on each May 1 thereafter, the department shall provide written
24	notice to the registered recycling refund producer responsibility organization in writing of the
25	amount of the registration fee. The registration fee shall not exceed the department's estimate of the
26	costs required to:
27	(i) Administer, implement, and enforce the provisions of this chapter, including staff costs;
28	(ii) Rulemaking to implement the provisions of this chapter, if applicable; and
29	(iii) Provide reimbursement for staffing for the advisory council.
30	(c) The department shall annually reconcile the fees paid by a recycling refund producer
31	responsibility organization under subsection (b) of this section with the actual costs incurred by the
32	department by means of credits or refunds to or additional payments required of a producer
33	responsibility organization, as applicable.
34	(d) Disposition of fees. All fees received under this section shall be denosited with the

1	general deusarer and electrical to the recycling retains program account under the provisions of x
2	<u>23-19.19-22.</u>
3	(e) Approval revocation. The department may revoke the approval of the recycling refund
4	producer responsibility organization if the department determines that the recycling refund
5	producer responsibility organization:
6	(1) Failed to meet the redemption rate targets four (4) years in a row; and
7	(2) Has not made reasonable progress over this four (4) year period toward compliance.
8	(f) If the department exercises its authority under subsections (e) of this section, then the
9	department shall set dates to restart the appointment process and the previously approved recycling
10	refund producer responsibility organization shall continue operating until the department appoints
11	a new recycling refund producer responsibility organization.
12	23-19.19-3. Recycling refund producer responsibility organization duties.
13	Recycling refund producer responsibility organization shall:
14	(1) Register with the department and pay the department fees, as required under the
15	provisions of § 23-19.19-2;
16	(2) Submit a recycling refund producer plan to the department, as required under the
17	provisions of this chapter;
18	(3) Implement recycling refund producer plans approved by the department under the
19	provisions of this chapter;
20	(4) Establish by September 1, 2026, an initial producer fee structure to fund the initial
21	implementation of the program, to be used until the recycling refund producer responsibility
22	organization has an approved program plan as required under the provisions of this chapter;
23	(5) Collect fees annually from registered producers;
24	(6) Submit the reports required under the provisions of this chapter;
25	(7) Ensure that producers operating under a recycling refund program plan administered
26	by the recycling refund producer responsibility organization comply with the requirements of the
27	recycling refund program plan and with the provisions of this chapter;
28	(8) Expel a producer from the recycling refund producer responsibility organization if
29	efforts to return the producer to compliance with the plan or with the requirements of this chapter
30	are unsuccessful;
31	(9) Notify the department when a producer has been expelled;
32	(10) Consider and respond in writing within ninety (90) days to comments received from
33	the advisory council, including justifications for not incorporating board recommendations;
34	(11) Maintain a website with the information required under the provisions of 8 23-19 19-

1	<u>12;</u>
2	(12) Notify the department within thirty (30) days of a change made to the contact
3	information for a person responsible for implementing the recycling refund producer responsibility
4	plan, to board membership, or to the executive director;
5	(13) Contract directly with service providers and provide payments in a timely manner;
6	<u>and</u>
7	(14) Comply with all other applicable requirements of the provisions of this chapter.
8	23-19.19-4. Advisory council.
9	(a) Establishment. The recycling refund advisory council is established to review all
10	activities conducted by recycling refund producer responsibility organizations under this chapter
11	and to advise the department and recycling refund producer responsibility organizations regarding
12	the implementation of the provisions of this chapter.
13	(b) Duties. The recycling refund advisory council shall:
14	(1) Convene its initial meeting by June 1, 2026;
15	(2) Establish a date and a process by which it will accept public comments;
16	(3) Review the recycling refund program plan and provide comments to the recycling
17	refund producer responsibility organization, prior to the draft being issued as an official draft for
18	public comment, to ensure the recycling refund program plan:
19	(i) Aligns with best practices;
20	(ii) Reflects the reality in the State of Rhode Island; and
21	(iii) Considers the needs of the State of Rhode Island;
22	(4) Review program reports and audits and raise issues for recycling refund producer
23	responsibility organization follow-up or department enforcement action;
24	(5) Review annual reports and provide comments to the department; and
25	(6) Ensure that the recycling refund producer responsibility organization and department
26	are considering a broad range of perspectives in developing recycling refund program plans and in
27	implementing programs.
28	(c) Membership. By March 1, 2026, the department shall establish and appoint the initial
29	membership of the recycling refund advisory council. The membership of the recycling refund
30	advisory council shall consist of representatives of the following:
31	(1) Two (2) members representing a non-federal or non-state government entity;
32	(2) One member representing a retailer, with a preference for a retailer that hosts beverage
33	container collection mechanisms;
34	(3) One member representing a packaging manufacturer that is not a producer;

1	(4) One member representing the Rhode Island resource recovery corporation or a
2	recycling processor;
3	(5) One member representing an environmental nonprofit organization;
4	(6) One member representing an environmental justice organization;
5	(7) One member who is a canner or represents a canner organization;
6	(8) One member representing a labor organization; and
7	(9) Two (2) members representing other interested parties or additional members of
8	interests as determined by the department.
9	(d) In making these appointments, the department:
10	(1) Shall not appoint members who are State of Rhode Island legislators;
11	(2) Shall not appoint members who are employees of a producer required to be members
12	of a producer responsibility organization in the State of Rhode Island under the provisions of this
13	chapter; and
14	(3) Shall endeavor to appoint members from all regions of the State of Rhode Island.
15	(e) Chairperson. A chair is elected by majority vote of present members at the first meeting
16	of each year at which quorum is reached.
17	(f) Terms - Removal. Members serve for a term of four (4) years, except that the initial
18	term for a majority of the initial appointees shall be two (2) years so that membership terms are
19	staggered. Members may be reappointed but shall not serve more than eight (8) consecutive years.
20	A member may be removed by the department for good cause.
21	(g) Quorum. A quorum is reached when a majority of advisory council member seats are
22	filled; and a majority of the non-vacant advisory council member seats is present.
23	(h) Voting. Action by the advisory council requires a quorum and a majority of those
24	present and voting. All members of the advisory council are voting members of the board.
25	(i) Meetings. Each advisory council shall meet at least two (2) times per year and may meet
26	more frequently upon ten (10) days' written notice at the request of the chair or a majority of its
27	members.
28	(j) Department role. The department shall provide administrative and operating support to
29	each advisory council, and the department may contract with a third-party facilitator to assist in
30	administering the activities of each advisory council, including establishing a website or landing
31	page on the department website. The department shall assist the advisory council in developing
32	policies and procedures governing the disclosure of perceived conflict of interest.
33	23-19.19-5. Producer responsibilities.
34	(a) Duties. After July 1, 2026, a producer shall be a member of a recycling refund producer

1	responsibility organization registered in the State of Rhode Island.
2	(b) A producer shall:
3	(1) Register with the recycling refund producer responsibility organization;
4	(2) Implement the requirements of the recycling refund producer responsibility plan under
5	which the producer operates;
6	(3) Pay producer fees under the provisions of § 23-19.19-11;
7	(4) Provide necessary information for covered beverage containers to the recycling refund
8	producer responsibility organization at a frequency to be determined by the recycling refund
9	producer responsibility organization;
10	(5) Register with the recycling refund producer responsibility organization the barcode and
11	universal product code ("UPC") of all covered beverage containers introduced into the State of
12	Rhode Island; and
13	(6) Comply with all other applicable requirements of this chapter.
14	23-19.19-6. Sales restrictions.
15	Beverage container sales and distribution restrictions. After July 1, 2029, a person shall not
16	sell or distribute in or into the State of Rhode Island a covered beverage container of a producer
17	that is not participating in the recycling refund producer responsibility organization or that is not in
18	compliance with the requirements of this chapter or rules adopted under this chapter.
19	23-19.19-7. Service providers.
20	(a) Contracting requirements. A recycling refund producer responsibility organization shall
21	require in any contract with a service provider that the service provider:
22	(1) Meets performance standards established in an approved producer responsibility plan
23	under the provisions of this chapter;
24	(2) Ensures that covered materials are sent to responsible markets; and
25	(3) Provides documentation to the recycling refund producer responsibility organization on
26	the amounts, covered materials types, and volumes of covered materials by covered service method.
27	(b) Bidding processes and ownership ability:
28	(1) For infrastructure investments included in an approved producer responsibility plan, a
29	recycling refund producer responsibility organization shall use the competitive bidding processes
30	and publicly post bid opportunities, except that preference shall be given to existing facilities,
31	providers of services, and holders of service accounts in the State of Rhode Island for collection
32	and recycling of covered beverage containers;
33	(2) No recycling refund producer responsibility organization shall own or partially own
34	infrastructure that is used to fulfill obligations under the provisions of this chapter, except in the

2	(i) A producer may hold an ownership stake in infrastructure used to fulfill obligations
3	under this chapter so long as the stake was held before enactment of this chapter and the ownership
4	stake is fully disclosed by the producer to the producer responsibility organization; or
5	(ii) After a bidding process described in this section under which no service provider bids
6	on the contract, the recycling refund producer responsibility organization may make infrastructure
7	investments identified under an approved recycling refund program plan to implement the
8	requirements in this chapter.
9	(c) Dispute resolution. A recycling refund producer responsibility organization shall
10	establish a dispute resolution process utilizing third-party mediators for disputes related to
11	payments.
12	23-19.19-8. Department responsibilities.
13	(a) Department responsibilities. The department shall:
14	(1) Appoint the initial membership of the advisory council, as required under the provisions
15	of § 23-19.19-4;
16	(2) Provide administrative and operating support to the advisory council;
17	(3) Review and determine whether to approve recycling refund program plans and
18	amendments to recycling refund program plans according to the provisions of this chapter;
19	(4) Post on the department's website:
20	(i) The most recent registration materials submitted by the producer responsibility
21	organizations;
22	(ii) Any packaging plan or amendment submitted by a recycling refund producer
23	responsibility organization that is in draft form during the public comment period;
24	(iii) Comments of the public, advisory council, and recycling refund producer
25	responsibility organization on program plans and needs assessments, and, if any, the responses of
26	the department to those comments; and
27	(iv) Links to adopted rules implementing this chapter;
28	(5) Review the selection of independent auditors to perform an annual financial audit of
29	the recycling refund producer responsibility organization; and
30	(6) Conduct enforcement actions as permitted under the provisions of this chapter.
31	(b) The department may alter the performance targets in § 23-19.19-10 and reporting
32	requirements of the provisions of this chapter to accommodate a recycling refund producer
33	responsibility organization that is operating regionally with the state and one or more neighboring
34	states.

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following circumstances:

1	23-19.19-9. Recycling refund program plan.
2	(a) Recycling refund program plan submission and implementation.
3	(1) By September 1, 2027, and every five (5) years thereafter, a recycling refund producer
4	responsibility organization shall submit a recycling refund program plan to the department that
5	describes the proposed operation by the organization of the program to fulfill the requirements of
6	this chapter. Once approved, a recycling refund program plan remains in effect for five (5) years,
7	as amended, or until a subsequent recycling refund program plan is approved.
8	(2) By July 1, 2028, or within six (6) months of plan approval, whichever is later,
9	implement the plan approved by the department; subsequent recycling refund program plans shall
10	be implemented within six (6) months of approval by the department.
11	(b) Advisory council review of draft plan and amendments. A recycling refund producer
12	responsibility organization shall submit a draft recycling refund producer program plan or draft
13	amendment to the recycling refund advisory council prior to submitting the draft plan or draft
14	amendment to the department and shall, prior to submission of the draft plan or draft amendment
15	to the department, respond to recycling refund advisory council comments and recommendations
16	received within sixty (60) days of providing the draft program plan or draft amendment to the
17	recycling refund advisory council and indicate whether those comments or recommendations were
18	accepted or rejected.
19	(c) The recycling refund program plan shall contain the following:
20	(1) A list of the types of covered beverage containers that shall be included in the recycling
21	refund program, which at a minimum shall include all beverage containers that are:
22	(i) Glass bottles, rigid plastic bottles, or metal cans; and
23	(ii) Have a capacity between forty milliliters (40 ml) and one gallon;
24	(2) Proposed reuse rate performance targets with deadlines;
25	(3) How the recycling refund producer responsibility organization shall meet performance
26	targets for redemption rates as described in the provisions of this chapter and the proposed reuse
27	rate performance targets;
28	(4) How the performance targets shall be measured;
29	(5) How the recycling refund producer responsibility organization shall encourage
30	improvements in the design of beverage containers for recyclability;
31	(6) The proposed convenience standard pursuant to the provisions of this chapter;
32	(7) How the proposed network of redemption sites satisfies the convenience standards set
33	pursuant to § 23-19.19-14 and other provisions of this chapter and addresses the evaluation criteria
34	established in this chapter, and provides sufficient opportunity for consumers of limited economic

1	means to get their applicable retund value pursuant to § 25-19.19-13 infinediately upon redemption,
2	(8) How deposits collected from consumers shall be remitted to the recycling refund
3	producer responsibility organization;
4	(9) What incentives the recycling refund producer responsibility organization shall provide
5	to retail establishments so that they choose to host covered beverage container collection
6	mechanisms;
7	(10) How the program shall conduct outreach and provide convenient redemption:
8	(i) Throughout the State of Rhode Island;
9	(ii) In rural, urban, and environmental justice areas; and
10	(iii) To those that redeem relatively large amounts of covered beverage containers;
11	(11) How beverage containers shall be marked or consumers otherwise made aware of the
12	beverage containers eligible for the applicable refund value;
13	(12) A description of how the recycling refund producer responsibility organization shall
14	educate the public on the recycling refund program and the availability of redemption sites,
15	including culturally responsive materials and methods to evaluate the efficacy of these efforts;
16	(13) A description of the producer fee structure established pursuant to the provisions of §
17	23-19.19-11 and how those fees shall be used to support the proposed network of redemption sites
18	and other costs of administrating the recycling refund producer responsibility organization and the
19	recycling refund program plan;
20	(14) An explanation of how the recycling refund producer responsibility organization shall
21	coordinate with the Rhode Island resource recovery corporation on implementation; and
22	(15) Any other reasonable information requested by the department.
23	(d) Review and approval procedure:
24	(1) The department shall review and approve, deny, or request additional information for
25	draft recycling refund program plans and draft plan amendments no later than one hundred twenty
26	(120) days after the date the department receives it from a recycling refund producer responsibility
27	organization or recycling refund producer responsibility organization. The department shall post a
28	draft plan or draft amendment on the department's website and allow public comment for no less
29	than forty-five (45) days before approving, denying, or requesting additional information on a draft
30	plan or draft amendment;
31	(2) In reviewing the draft plan, the department shall consider, among other factors, the
32	following:
33	(i) Feasibility:
34	(ii) Advisory council feedback;

1	(iii) Cost;
2	(iv) Goals and plans in the Rhode Island solid waste management plan;
3	(v) Increasing reuse;
4	(vi) Adequacy of consumer-facing communications, including so consumers know which
5	beverage containers are in the recycling refund system and their refund value; and
6	(vi) Reducing unnecessary use of materials;
7	(3) If the department denies or requests additional information for a draft plan or draft
8	amendment, the department shall provide the recycling refund producer organization with the
9	reasons, in writing, that the plan or plan amendment does not meet the plan requirements in the
10	provisions of this chapter. The recycling refund producer organization has sixty (60) days from the
11	date that the rejection or request for additional information is received to submit to the department
12	any revisions or additional information necessary for the approval of the draft plan or draft
13	amendment. The department shall review and approve or disapprove the draft plan or draft
14	amendment no later than sixty (60) days after the date the department receives the revisions or
15	additional information;
16	(4) A recycling refund producer organization may resubmit a draft plan or draft amendment
17	to the department on not more than two (2) occasions. If after the second resubmission, the
18	department determines that the draft plan or draft amendment does not meet the plan requirements
19	of this chapter, the department shall modify the draft plan or draft amendment as necessary for it
20	to meet the requirements of this chapter and approve it.
21	23-19.19-10. Performance targets.
22	(a) Redemption rate performance targets. The recycling refund producer responsibility
23	organization shall achieve the following performance targets:
24	(1) Starting with calendar year 2031, and each year thereafter, the annual redemption rate
25	aggregated for all covered beverage containers shall be greater than sixty-five percent (65%).
26	(2) Starting with calendar year 2034, and each year thereafter, the annual redemption rate
27	aggregated for all covered beverage containers shall be greater than eighty-five percent (85%).
28	(b) Reuse rate performance targets.
29	(1) The recycling refund producer responsibility organization shall achieve the reuse rate
30	performance target in the approved recycling refund program plan.
31	(2) The reuse rate performance targets in the program plan shall increase with each
32	subsequent program plan.
33	23-19.19-11. Producer fees.
34	(a) Recycling refund producer responsibility organization annual fee. Costs to pay the

1	registration for required by this enapter and to meet the performance targets in § 25 17.17 15 and
2	other provisions of this chapter and the convenience standards in § 23-19.19-14 and other
3	provisions of this chapter that exceed the amount retained through scrap value and unclaimed
4	deposits are to be paid by producers as a material-specific fee that is:
5	(1) Based on the cost to manage the material minus its scrap value, among other factors;
6	(2) Modulated based on factors to reduce environmental impact, which may include:
7	(i) Use of domestically sourced, verified postconsumer recycled content;
8	(ii) Compliance with industry-accepted design for recyclability standards;
9	(iii) Use of labeling to encourage appropriate recycling behaviors; and
10	(iv) Use of design factors that inhibit recyclability.
11	(b) The recycling refund producer responsibility organization shall offer a flat fee structure
12	for de minimis beverage producers.
13	(c) Overcollections. Revenue collected under this section that exceeds the amount needed
14	to pay the costs described in subsection (a) of this section, shall be used to improve or enhance
15	program outcomes.
16	(d) Prohibited conduct. Fees collected under this section shall not be used for lobbying.
17	23-19.19-12. Website requirements.
18	(a) A recycling refund producer responsibility organization shall maintain a website that
19	uses best practices for accessibility.
20	(b) The recycling refund producer responsibility organization website shall contain, at a
21	minimum:
22	(1) Information regarding a process that members of the public may use to contact the
23	recycling refund producer responsibility organization with questions;
24	(2) The draft and approved producer responsibility plans and any draft and approved
25	amendments;
26	(3) Annual reports submitted to the department;
27	(4) A link to related administrative rules implementing this chapter;
28	(5) The names of producers that are not in compliance with this chapter;
29	(6) A list, updated at least monthly, of all member producers operating under the recycling
30	refund producer responsibility plan;
31	(7) The list of covered beverage containers that are redeemable for the applicable refund
32	value under the provisions of § 23-19.19-13 and other provisions of this chapter;
33	(8) Education materials on how to redeem covered beverage containers and the importance
34	of recycling covered beverage containers; and

1	(9) A list and map of all redemption sites currently accepting covered beverage containers
2	for a refund, including the hours each redemption site accepts covered beverage containers.
3	23-19.19-13. Applicable refund value.
4	(a) Applicable refund value. Every covered beverage container sold or offered for sale in
5	the State of Rhode Island shall have a refund value of ten cents (\$.10) beginning July 1, 2029.
6	(b) If a redemption rate performance target was not met in each of the two (2) previous
7	calendar years, the department may adopt rules providing a higher refund value than the refund
8	value provided under subsection (a) of this section, so long as the modified refund value is not
9	based on the type of beverage container, but no more than:
10	(1) Once during any ten (10)-year period in consultation with the recycling refund producer
11	responsibility organization; and
12	(2) Once during any five (5)-year period if there is a request from the recycling refund
13	producer responsibility organization for a change in the refund amount.
14	(c) For covered beverage containers sold at retail, the retail establishment shall collect the
15	refund value and remit it to the recycling refund producer responsibility organization.
16	(d) The charge for the refund value of covered beverage containers shall be separately
17	stated on a receipt, invoice, or similar billing document provided to the consumer.
18	(e) Nonredeemable materials.
19	(1) Excluding the material recovery facility and drop-off facility payments in this section,
20	the recycling refund producer responsibility organization shall not be required to pay refunds on:
21	(i) A beverage container visibly containing or contaminated by a substance other than
22	water, residue of the original contents, or ordinary dust;
23	(ii) A beverage container that is broken or damaged to the extent that the brand appearing
24	on the container cannot be identified;
25	(iii) A beverage container that the recycling refund producer responsibility organization
26	has reasonable grounds to believe was bought in another state; or
27	(iv) A beverage container for which the recycling refund producer responsibility
28	organization has reasonable grounds to believe a refund has already been provided.
29	23-19.19-14. Convenience standard for redemption of beverage containers.
30	(a) Criteria for establishing a convenience standard. The recycling refund producer
31	responsibility organization shall propose a quantitative convenience standard for redemption of
32	containers in the recycling refund program plan that is based on the following:
33	(1) Ensure all consumers who pay a deposit have reasonably convenient opportunities to
34	redeem;

1	(2) Ensure consumers who require retuinds infinedratery have sufficient opportunity to
2	receive refunds immediately;
3	(3) Provide appropriately convenient and equitable access in urban, suburban, and rural
4	areas; and
5	(4) Accounts for total population, population density, sales of covered beverage containers
6	in regions of the State of Rhode Island, and proximity to centers of beverage sales business activity.
7	(b) Department evaluation of convenience standard and redemption system. The
8	department shall evaluate the proposed convenience standard based on the following criteria:
9	(1) Proximity to businesses that sell a high volume of covered beverages containers;
10	(2) Additional vehicle miles traveled;
11	(3) Car and public transportation access;
12	(4) Population density;
13	(5) Environmental justice areas;
14	(6) Average family income; and
15	(7) Needs of people collecting large amounts of covered beverage containers for primary
16	or important supplemental income.
17	(c) At least once per year, the department may audit the redemption system to determine
18	whether the recycling refund producer responsibility organization is meeting the convenience
19	standard in an approved recycling refund program plan and the redemption system requirements in
20	the provisions of this chapter, and the department shall conduct such an audit at least every five (5)
21	<u>years.</u>
22	(d) Failure to meet convenience standards. In the event that the recycling refund producer
23	responsibility organization does not meet the convenience standards in an approved program plan
24	for two (2) calendar years in a row, the department may initiate rulemaking to support the recycling
25	refund producer responsibility organization's program plan amendment to achieve the convenience
26	standards in the provisions of this chapter.
27	23-19.19-15. Redemption system.
28	(a) Network for collecting qualifying covered beverage containers. The recycling refund
29	producer responsibility organization shall, at its own cost, install, operate, and maintain a network
30	of covered beverage container collection mechanisms for consumers to redeem covered beverage
31	containers for the applicable refund value per the provisions of § 23-19.19-13 that satisfies:
32	(1) The convenience standard in the provisions of § 23-19.19-14; and
33	(2) The redemption rate performance targets in the provisions of § 23-19.19-10.
34	(b) The network of covered beverage container collection mechanisms shall include a mix

1	of ways for consumers to redeem covered beverage containers including express redemption sites
2	and full-service redemption sites at locations convenient to consumers such as nearby or in the
3	parking lots of retailers that sell covered beverage containers, nonprofit organization facilities, and
4	government sites.
5	(c) At a minimum, the network for collecting covered beverage containers shall:
6	(1) In each municipality with a population density less than one thousand (1,000) residents
7	per square mile, have:
8	(i) At least one redemption site in the municipality; or
9	(ii) At least one redemption site within one mile of a retail establishment greater than ten
10	thousand square feet (10,000 ft²) that is within three (3) miles of the municipality's border.
11	(2) In each municipality with a population density more than one thousand (1,000)
12	residents per square mile, have at least two (2) redemption sites;
13	(3) In each municipality with greater than twenty-five thousand (25,000) residents but
14	fewer than seventy-five thousand (75,000) residents, have at least one redemption site; and
15	(4) In each municipality with greater than seventy-five thousand (75,000) residents, at least
16	one redemption site in each zip code tabulation area.
17	(d) The recycling refund producer responsibility organization may establish and dissolve
18	partnerships with any organization or individual to enhance redemption network operations and
19	better serve consumers.
20	(e) Redemption site requirements. All redemption sites in the recycling refund producer
21	responsibility organization's redemption network shall:
22	(1) Be clean, safe, and well-lighted;
23	(2) Be accessible to persons with disabilities, including those related to mobility, hearing,
24	and sight;
25	(3) Be readily identifiable and clearly marked as being part of the recycling refund system;
26	(4) Appear on the recycling refund producer responsibility organization's website as
27	required in § 23-19.19-12 and other provisions of this chapter;
28	(5) Accept for redemption all covered beverage containers;
29	(6) Handle reusable containers in a manner that allows for their reuse;
30	(7) Accept covered beverage containers for redemption for at least eight (8) hours on all
31	weekdays and one weekend day, except on federal holidays;
32	(8) Post the hours of operation at a place that is clearly visible from outside; and
33	(9) Provide year-round access during open hours free of charge.
34	(f) The department may approve a limited number of redemption sites to not comply with

(g) Compensation and incentives for hosting redemption. The recycling refund producer
responsibility organization shall fairly compensate all locations hosting redemption sites for the
space occupied by the covered beverage container collection mechanisms.
(h) Retailer optionality. A retail establishment has no obligation under this chapter to host
a covered beverage container collection mechanism. A retail establishment that chooses to host a
redemption site is eligible to have a self-serve kiosk, located at the retail establishment at no charge
by the recycling refund producer responsibility organization, to facilitate the printing of redemption
vouchers, and pay the value of redemption vouchers to consumers that may be used on the premises.
The recycling refund producer responsibility organization shall reimburse retailers for the value of
valid vouchers redeemed by customers.
(i) Standard bags for bag drop. A retail establishment larger than twenty thousand square
feet (20,000 ft <sup>2</sup> ) shall sell bags for the redemption program at the price established by the recycling
refund producer responsibility organization. If the standard bags for the bag-drop program are made
of plastic film, the recycling refund producer organization shall:
(1) Ensure that the bags have a minimum of fifty percent (50%) postconsumer recycled
content;
(2) Demonstrate, upon request of the department, that the waste film from the bags is being
recycled at responsible end markets; and
(3) Include instructions on the bag how the bag should be utilized and recycled through a
drop-off program.
(j) The recycling refund producer organization shall credit the cost of any required bag
purchase back to the customer when the bag is returned and processed through the deposit return
system.
23-19.19-16. Use of unredeemed deposits.
Any unredeemed deposits are to only be spent by the recycling refund producer
organization and only on any of the following purposes:
(1) Education and outreach activities to encourage redemption activity;
(2) Increasing the number of redemption sites; and
(3) Other activities that are described in the recycling refund program plan that directly
contribute to achieving the performance requirements described in § 23-19.19-10 and other
provisions of this chapter.
23-19.19-17. Refund value to drop-off facilities and material recovery facilities.
Information required.

all the requirements of this section to reduce costs or expand the number of redemption sites.

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1	(1) Starting after the first run month that covered beverage containers are sold with the
2	applicable refund value and ending once the packaging program begins, the recycling refund
3	producer organization shall make a monthly payment directly to each material recovery facility and
4	drop-off facility based on data submitted by each material recovery facility drop-off facility under
5	the provisions of this chapter.
6	(2) The recycling refund producer responsibility organization shall establish a quality
7	standard for each material.
8	(3) On a monthly basis, the operator of a material recovery facility and drop-off facility
9	shall submit the following information to the recycling refund producer responsibility organization:
10	(i) The number of tons of covered beverage containers the facility received for processing
11	in the previous month by material; and
12	(ii) The number of tons of covered beverage containers the facility transferred to additional
13	materials processing or end markets in the previous month by material;
14	(4) The recycling refund producer organization shall convert the material tons to unit
15	equivalent using a methodology that is published on its website and developed in consultation with
16	material recovery facilities.
17	(5) The recycling refund producer organization shall pay each material recovery facility
18	and drop-off facility at least fifty percent (50%) of the refund value for each covered beverage
19	container that the material recovery facility transferred to additional materials processing or end
20	markets and that meets the quality standard provided for in subsection (2) of this section.
21	(6) Material recovery facilities shall share the payments with their customers consistent
22	with their supply agreements so that communities and generators receive the appropriate amount
23	of the refund values paid to material recovery facilities and drop-off facilities.
24	(7) The operators of material recovery facilities and drop-off facilities shall use an industry-
25	standard scale to measure the weight of all covered beverage container materials that enter the
26	<u>facility.</u>
27	(8) The recycling refund producer responsibility organization may conduct quarterly audits
28	on the quality and quantity of the material recovery facilities' and drop-off facilities' material upon
29	request by the organization and at the organization's expense.
30	(9) The recycling refund producer responsibility organization may choose to partner with
31	a material recovery facility or drop-off facility to provide space and install the necessary equipment
32	to co-locate a recycling refund processing facility in the same vicinity.
33	(10) Monthly payments to the material recovery facilities and drop-off facilities shall end
34	six (6) months after any extended producer responsibility program for paper and packaging shifts

1	the cost in whole or in part of collecting or processing residential recyclables to a producer
2	responsibility organization.
3	23-19.19-18. Reporting.
4	(a) Recycling refund producer responsibility organization annual report. On or before June
5	1, 2031, and on or before each June 1 thereafter, the recycling refund producer responsibility
6	organization shall submit a report to the department that contains, at a minimum, the following
7	information for the previous calendar year:
8	(1) Number of covered beverage containers sold in the State of Rhode Island, by material
9	type and whether reusable;
10	(2) Number of covered beverage containers redeemed through the recycling refund
11	redemption system, by material type;
12	(3) Number of times reusable covered beverage containers were sold;
13	(4) Number of times reusable covered beverage containers were returned through the
14	recycling refund program;
15	(5) An analysis of whether the recycling refund producer responsibility organization is on
16	track to reach the redemption rate performance targets specified in the provisions of this chapter
17	and the reuse rate performance targets specified in the recycling refund program plan, and what the
18	recycling refund producer responsibility organization is doing to achieve the performance targets
19	by the relevant deadlines;
20	(6) A list of redemption sites and processing facilities and their locations;
21	(7) Verification of materials handled at responsible end markets;
22	(8) Audited financial reports, including sources and uses of funds.
23	(9) An evaluation of convenience of the program with the same criteria the department
24	shall use under the provisions of this chapter; and
25	(10) A description of public awareness, education, and outreach activities undertaken by
26	the recycling refund producer responsibility organization, including analyses of their efficacy.
27	(b) The recycling refund producer responsibility organization that submits information or
28	records to the department under subsection (a) of this section may request that a portion of the
29	information or records be made available only for the confidential use of the department, the
30	director, or the appropriate division of the department. The director of the department shall give
31	consideration to the request, and if the director determines that this action is not detrimental to the
32	public interest, the director shall grant the request for the information to remain confidential.
33	(c) Audits. All data reported by a recycling refund producer responsibility organization
34	under this section shall at the request of the department no more than once annually, be audited by

-	an independent time party. At recycling forund producer responsibility organization shan be
2	responsible for all costs associated with the data audit. Auditable data shall only include data held
3	by a recycling refund producer responsibility organization. Auditing of any data inputs to the
4	recycling refund producer responsibility organization shall be the responsibility of the recycling
5	refund producer responsibility organization.
6	(d) Action following unmet redemption rate performance target or convenience standard.
7	A recycling refund producer responsibility organization that fails to meet a redemption rate
8	performance target or convenience standard required under or approved in a producer responsibility
9	plan shall, within ninety (90) days of filing an annual report under this section, file with the
10	department an explanation of the factors contributing to the failure and propose an amendment to
11	the producer responsibility plan specifying changes including in its operations that the recycling
12	refund producer responsibility organization shall make that are designed to achieve the redemption
13	rate performance targets and convenience standard.
14	(e) Department report. On or before October 15, 2032, and every two (2) years thereafter,
15	the department shall submit a report to the governor and to the chairs and ranking minority members
16	of the general assembly committees with jurisdiction over solid waste. The report shall contain:
17	(1) A summary of the operations of this chapter during the previous years including the
18	redemption rate performance targets versus actual performance;
19	(2) A link to reports filed under the provisions of this section;
20	(3) Recommendations for policy, statutory, or regulatory changes to the program;
21	(4) An analysis of the impacts of exempting certain materials from the definition of covered
22	materials and of exempting certain persons from the definition of producer;
23	(5) A list of efforts undertaken by the department to enforce and secure compliance with
24	the provisions of this chapter; and
25	(6) Any other information the department deems to be relevant.
26	(f) Materials recovery facilities and drop-off facilities. On or before April 1, 2030, and on
27	or before April 1 thereafter, each material recovery facility and drop-off facility that receives
28	covered materials shall report annually to the recycling refund producer responsibility organization
29	and the department including the following information for the previous calendar year:
30	(1) Amount of recycling refund covered beverage containers accepted and location of
31	origin (municipality, service provider, or other);
32	(2) Amount of material sold to market, by commodity type;
33	(3) Amount of residue or waste that was generated; and
34	(4) Verification that covered beverage containers are sold to responsible markets.

2	(a) If an extended producer responsibility program for paper and packaging is enacted in
3	the State of Rhode Island, the paper and packaging producer responsibility organization and the
4	recycling refund producer responsibility organization shall create a coordination plan to ensure that
5	programs are complementary and that all targets are met. As part of the coordination plan, the paper
6	and packaging producer responsibility organization and the recycling refund producer
7	responsibility organization shall identify actions to jointly optimize infrastructure for recycling
8	collection and reuse that benefit both programs.
9	(b) The coordination plan between the producer responsibility organization for paper and
10	packaging and the recycling refund producer responsibility organization shall contain the
11	following:
12	(1) Education and outreach activities to ensure consistent messaging to consumers;
13	(2) A description of a reciprocal compensation mechanism such that the recycling refund
14	producer responsibility organization pays the paper and packaging producer responsibility
15	organization for covered beverage containers in material recovery facilities, and the packaging
16	producer responsibility organization pays a recycling refund producer organization for secondary
17	packaging managed through the recycling refund system;
18	(3) Mechanisms to evaluate packages and formats managed by each program and consider
19	opportunities for adding and removing packages from one program to the other; and
20	(4) An evaluation strategy to assess opportunities to coordinate identification of, and
21	efficient access to, collection infrastructure, processing infrastructure, reuse and infrastructure, and
22	responsible markets.
23	23-19.19-20. Enforcement authority and penalties.
24	(a) The department may administratively impose a civil penalty of up to one thousand
25	dollars (\$1,000) per violation per day on any producer who violates this chapter and up to ten
26	thousand dollars (\$10,000) per violation per day for the second and each subsequent violation.
27	(b) The department may administratively impose a civil penalty of up to one thousand
28	dollars (\$1,000) per violation per day on the recycling refund producer responsibility organization
29	for violations of this chapter and up to ten thousand dollars (\$10,000) per violation per day for the
30	second and each subsequent violation in any calendar year.
31	(c) The department may, in addition to assessing the penalties provided in subsections (a)
32	and (b) of this section, take any combination of the following actions:
33	(1) Issue a corrective action order to a producer or a recycling refund producer
34	responsibility organization;

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**23-19.19-19.** Coordination plan.

1	(2) Issue an order to a recycling refund producer responsibility organization to provide for
2	the continued implementation of the program in the absence of an approved plan;
3	(3) Revoke the producer responsibility organization's plan approval and require resubmittal
4	of a producer responsibility organization's plan;
5	(4) Require a producer responsibility organization to revise or resubmit a plan within a
6	specified time frame; or
7	(5) Require additional reporting related to the area of noncompliance.
8	(d) The department may assess a penalty on a person that engages in fraudulent activity.
9	The amount of the penalty that the department may assess under this section is twice the amount of
10	money the person received from the fraudulent activity in violation of this chapter or five hundred
11	dollars (\$500), whichever is greater.
12	(e) The department may assess a penalty on a person that continues to sell or distribute
13	covered beverage containers of a producer that has been assessed a penalty under subsection (a) of
14	this section, sixty (60) days after the person receives a written warning from the department. The
15	amount of the penalty that the department may assess hereunder is twice the value of the covered
16	beverage containers sold in violation of this chapter or five hundred dollars (\$500), whichever is
17	greater. The department shall waive the penalty upon verification that the person has discontinued
18	distribution or sales of the covered beverage containers within thirty (30) days of the date the
19	penalty is assessed.
20	(f) For a producer or producer responsibility organization out of compliance with the
20 21	(f) For a producer or producer responsibility organization out of compliance with the requirements of this chapter, the department shall provide written notification and offer
21	requirements of this chapter, the department shall provide written notification and offer
21 22	requirements of this chapter, the department shall provide written notification and offer information. For the purposes of this section, written notification serves as notice of the violation.
<ul><li>21</li><li>22</li><li>23</li></ul>	requirements of this chapter, the department shall provide written notification and offer information. For the purposes of this section, written notification serves as notice of the violation.  The department shall issue at least one notice of violation by certified mail prior to assessing a
<ul><li>21</li><li>22</li><li>23</li><li>24</li></ul>	requirements of this chapter, the department shall provide written notification and offer information. For the purposes of this section, written notification serves as notice of the violation.  The department shall issue at least one notice of violation by certified mail prior to assessing a penalty and the department may only impose a penalty on a producer that has not met the
<ul><li>21</li><li>22</li><li>23</li><li>24</li><li>25</li></ul>	requirements of this chapter, the department shall provide written notification and offer information. For the purposes of this section, written notification serves as notice of the violation. The department shall issue at least one notice of violation by certified mail prior to assessing a penalty and the department may only impose a penalty on a producer that has not met the requirements of this chapter sixty (60) days following the date the written notification of the
<ul><li>21</li><li>22</li><li>23</li><li>24</li><li>25</li><li>26</li></ul>	requirements of this chapter, the department shall provide written notification and offer information. For the purposes of this section, written notification serves as notice of the violation. The department shall issue at least one notice of violation by certified mail prior to assessing a penalty and the department may only impose a penalty on a producer that has not met the requirements of this chapter sixty (60) days following the date the written notification of the violation was received.
<ul> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> </ul>	requirements of this chapter, the department shall provide written notification and offer information. For the purposes of this section, written notification serves as notice of the violation.  The department shall issue at least one notice of violation by certified mail prior to assessing a penalty and the department may only impose a penalty on a producer that has not met the requirements of this chapter sixty (60) days following the date the written notification of the violation was received.  (g) Pursuant to any person who incurs a penalty or receives an order may appeal the penalty
21 22 23 24 25 26 27 28	requirements of this chapter, the department shall provide written notification and offer information. For the purposes of this section, written notification serves as notice of the violation.  The department shall issue at least one notice of violation by certified mail prior to assessing a penalty and the department may only impose a penalty on a producer that has not met the requirements of this chapter sixty (60) days following the date the written notification of the violation was received.  (g) Pursuant to any person who incurs a penalty or receives an order may appeal the penalty or order pursuant to the provisions of chapter 35 of title 42 ("administrative procedures").
21 22 23 24 25 26 27 28 29	requirements of this chapter, the department shall provide written notification and offer information. For the purposes of this section, written notification serves as notice of the violation. The department shall issue at least one notice of violation by certified mail prior to assessing a penalty and the department may only impose a penalty on a producer that has not met the requirements of this chapter sixty (60) days following the date the written notification of the violation was received.  (g) Pursuant to any person who incurs a penalty or receives an order may appeal the penalty or order pursuant to the provisions of chapter 35 of title 42 ("administrative procedures").  (h) Penalties levied under this section shall be deposited in the recycling refund program
21 22 23 24 25 26 27 28 29 30	requirements of this chapter, the department shall provide written notification and offer information. For the purposes of this section, written notification serves as notice of the violation. The department shall issue at least one notice of violation by certified mail prior to assessing a penalty and the department may only impose a penalty on a producer that has not met the requirements of this chapter sixty (60) days following the date the written notification of the violation was received.  (g) Pursuant to any person who incurs a penalty or receives an order may appeal the penalty or order pursuant to the provisions of chapter 35 of title 42 ("administrative procedures").  (h) Penalties levied under this section shall be deposited in the recycling refund program account created in the provisions of § 23-19.19-22.
21 22 23 24 25 26 27 28 29 30 31	requirements of this chapter, the department shall provide written notification and offer information. For the purposes of this section, written notification serves as notice of the violation. The department shall issue at least one notice of violation by certified mail prior to assessing a penalty and the department may only impose a penalty on a producer that has not met the requirements of this chapter sixty (60) days following the date the written notification of the violation was received.  (g) Pursuant to any person who incurs a penalty or receives an order may appeal the penalty or order pursuant to the provisions of chapter 35 of title 42 ("administrative procedures").  (h) Penalties levied under this section shall be deposited in the recycling refund program account created in the provisions of § 23-19.19-22.  23-19.19-21. Anticompetitive conduct.

1	provisions of this chapter, and is minimic from hability under State of Knode Island laws leading
2	to antitrust, restraint of trade, and unfair trade practices.
3	23-19.19-22. Recycling refund program account.
4	(a) The recycling refund program account is created in the custody of the general treasurer.
5	All receipts received by the department under this chapter shall be deposited in the account.
6	(b) Expenditures from the account may be used by the department only for implementing,
7	administering, and enforcing the requirements of this chapter related to the recycling refund
8	program. Only the director of the department may authorize expenditures from the account. The
9	account is subject to the allotment procedures under this chapter, but an appropriation is not
10	required for expenditures.
11	23-19.19-23. Rulemaking.
12	The department may adopt rules and regulations to implement the provisions of this
13	chapter.
14	SECTION 2. This act shall take effect upon passage.
	LC002804

#### **EXPLANATION**

#### BY THE LEGISLATIVE COUNCIL

OF

# AN ACT

#### RELATING TO HEALTH AND SAFETY -- BEVERAGE CONTAINERS RECYCLING ACT

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This act would establish the Beverage Container Recycling Act. This act would establish
a comprehensive program providing for deposits on and recycling of beverage containers. This
program would be administered and overseen by the department of environmental management.
This act would also provide for the assessment of penalties on producers and recycling refund
producer responsibility organizations who fail to meet certain performance targets.

This act would take effect upon passage.

LC002804