SB-0178, Senate Concurred, September 20, 2022 SB-0178, As Passed House, May 19, 2022

> HOUSE SUBSTITUTE FOR SENATE BILL NO. 178

A bill to amend 1976 IL 1, entitled

"A petition to initiate legislation to provide for the use of returnable containers for soft drinks, soda water, carbonated natural or mineral water, other nonalcoholic carbonated drink, and for beer, ale, or other malt drink of whatever alcoholic content, and for certain other beverage containers; to provide for the use of unredeemed bottle deposits; to prescribe the powers and duties of certain state agencies and officials; and to prescribe penalties and provide remedies,"

by amending sections 3a, 3b, and 3c (MCL 445.573a, 445.573b, and 445.573c), section 3a as added by 1989 PA 148, section 3b as amended by 1998 PA 473, and section 3c as amended by 2021 PA 139.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 2 Sec. 3a. (1) Not later than March 1, 1991 and not later than March 1 of each year, thereafter, a distributor or manufacturer who

that originates a deposit on a beverage container 1 or more 1 beverage containers shall file a report with the department of 2 treasury containing the information required by subsection (2).in 3 the form prescribed by the department. 4 (2) The report required to be filed pursuant to subsection (1) 5 shall must indicate, for the period of January 1, 1990 to December 6 7 31, 1990, and for the time period of January 1 to December 31 of each year thereafter, the preceding year, the dollar value of both 8 the total deposits collected by the distributor or manufacturer on 9 10 beverage containers sold within in this state, and the total 11 refunds made upon beverage containers redeemed by the distributor or manufacturer within in this state, and any refunds received 12 under section 3b(5). 13 14 (3) The reports required to be filed pursuant to subsection

15 (1) shall be similar to the following and contain the following 16 information:

17 REPORT DEPOSITS ORIGINATED AND REFUNDS CRANTED 18 19 ON BEVERACE CONTAINERS Reporting Period: 20 21 Company Name: 22 Company Address: 23 Number and Street 24 25 City, State, Zip 26 27 - (Value of Deposits (Value of Refunds Made) (Difference) -----Originated) 28 29

1		(Overredemption Credit,	(Amount Owed to	
2		if Applicable)	Department of	
3			Treasury)	
4	The undersigned states that the above information is true and			
5	accurate.			
6				
7		Signature - Owner or President		
8				
9		Date		
10	Sec. 3b. (1)	Sec. 3b. (1) The department of treasury may audit, assess, and		
11	collect the amount	collect the amount of money reflecting unclaimed bottle deposits		
12	owed to this state by underredeemers, pay refunds to overredeemers,			
13	and enforce the ob	and enforce the obligation to pay the amount of money reflecting		
14	unclaimed bottle o	unclaimed bottle deposits owed to this state, in the same manner as		
15	revenues and according to the provisions of 1941 PA 122, MCL 205.1			
16	to 205.31.			
17	(2) Not late	(2) Not later than March 1, 1991 and not later than March 1 of		
18	each year, therea :	each year, thereafter, an underredeemer shall pay to the department		
19	of treasury that	of treasury that an amount that is equal to the amount of money by		
20	which its annual 	which its annual the sum of the total value of deposits exceeds its		
21	annual it collecte	annual it collected in the preceding year and the refunds it		
22	received under sub	received under subsection (5) in the preceding year exceeds the		
23	total value of rea	funds it made on redeemed b	everage containers $ au$	
24	subject to the ove	subject to the overredemption credit contained in this section.in		
25	the preceding year	the preceding year.		
26	(3) After Ma	rch 1, 1991, an An underred	eemer who becomes an	
27	overredeemer in a	overredeemer in a subsequent year before 2022 may credit the value		
28	of the overredempt	tion in order to reduce the	amount of money owed	

29 to the department of treasury under this section in 1 or more

subsequent years as a result of that person again becoming an underredeemer. The value of the overredemption may be carried forward for not more than 3 years or until the credit granted in this section is completely depleted, whichever occurs first.

5 (4) A manufacturer who no longer originates deposits may carry 6 the value of an overredemption back for prior years in order to 7 utilize its credit, and reduce the amount of underredemption owed 8 to the department of treasury under this section on a 1-time basis 9 only. Utilization of this 1-time credit may be applied against 10 underredemption amounts owed for reporting years commencing in 11 1990.

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(5) As used in this section:

(a) "Overredeemer" means a distributor or manufacturer whose 13 annual total value of deposits collected on beverage containers 14 15 sold within this state is less than the annual total value of 16 refunds made upon beverage containers redeemed within this state. 17 (b) "Underredeemer" means a distributor or manufacturer whose annual total value of deposits collected on beverage containers 18 19 sold within this state exceeds annual total value of refunds made 20 upon beverage containers redeemed within this state.

(4) Beginning January 1, 2023, not later than April 1 of each year, the department of treasury shall pay an overredeemer a refund in an amount that is equal to the amount by which the total value of refunds it made in the preceding year to participating customers exceeds the sum of the total value of deposits it collected in the preceding year from participating customers and the refunds it received under subsection (5) in the preceding year.

(5) Beginning January 1, 2023, if a distributor or
manufacturer is an overredeemer at the end of the first, second, or

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third quarter of each year after 2022, the overredeemer may request 1 a refund from the department of treasury for that 3-, 6-, or 9-2 month period in an amount that is equal to the amount by which the 3 total value of refunds it made in that period to participating 4 5 customers exceeds the sum of the total value of deposits it 6 collected in that period from participating customers and any 7 refund previously received under this subsection during that period. An overredeemer may request a refund under this subsection 8 by submitting a report, in the form prescribed by the department of 9 10 treasury, not more than 30 days after the end of the period for 11 which the overredeemer is requesting the refund, and the department shall pay the refund not more than 30 days after it receives the 12 13 report.

14 (6) In addition to the report prescribed in required under 15 section 3a, if an underredeemer purchases empty returnable 16 containers from an overredeemer, that purchase shall must be 17 reported by the underredeemer as a "refund made" and shall be reported by the overredeemer as a "deposit originated" in the 18 report prescribed by required under section 3a. The report made by 19 20 an underredeemer shall must include the name and address of each overredeemer and the refund value of the empty returnable beverage 21 22 containers purchased from each overredeemer. The report made by an overredeemer shall must include the name and address of each 23 24 underredeemer who purchased the returnable containers from that 25 overredeemer and the refund value of the empty returnable beverage containers sold. The total consideration paid by an underredeemer 26 27 to an overredeemer as authorized by this subsection shall must equal the redemption value of the container. 28

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(7) A purchase or sale made under subsection (6) during

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January of each year shall must be included in the report under
 section 3a for the previous preceding calendar year only.

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(8) As used in this section:

4 (a) "Overredeemer" means a distributor or manufacturer whose 5 sum of the total value of deposits collected from participating 6 customers on beverage containers sold in this state in a specified 7 period and the refunds received under subsection (5) in the 8 specified period is less than the total value of refunds made to 9 participating customers on beverage containers redeemed in this 10 state in that specified period.

(b) "Participating customer" means a customer from whom a
distributor or manufacturer collects a deposit under this act on
every beverage container sold to the customer.

14 (c) "Underredeemer" means a distributor or manufacturer whose 15 sum of the total value of deposits collected from participating 16 customers on beverage containers sold in this state in a specified 17 period and the refunds received under subsection (5) in the 18 specified period exceeds the total value of refunds made to 19 participating customers on beverage containers redeemed in this 20 state in that specified period.

Sec. 3c. (1) The bottle deposit fund is created in the department of treasury. The fund is a revolving fund administered by the department of treasury. All of the following apply to the bottle deposit fund:

(a) The fund consists of money paid to the department of
treasury by underredeemers under section 3b. The state treasurer
shall direct the investment of the fund. The state treasurer shall
credit to the fund interest and earnings from fund investments.
(b) The department of treasury is the administrator of the

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fund for auditing purposes.

2 (c) The money deposited in the bottle deposit fund at the
3 close of the fiscal year remains in the fund and does not revert
4 lapse to the general fund.

5 (2) The bottle bill enforcement fund is created in the
6 department of treasury. The fund is a revolving fund administered
7 by the department of treasury. All of the following apply to the
8 bottle bill enforcement fund:

9 (a) The fund consists of money disbursed to the fund under 10 subsection (3)(a). The state treasurer shall direct the investment 11 of the fund. The state treasurer shall credit to the fund interest 12 and earnings from fund investments.

13 (b) The department of treasury is the administrator of the14 fund for auditing purposes.

15 (c) The money deposited in the bottle bill enforcement fund at
16 the close of the fiscal year remains in the fund and does not
17 revert lapse to the general fund.

18 (3) The department of treasury shall deposit the amount paid
19 to the department of treasury by underredeemers under section 3b,
20 less any amount refunded by the department of treasury to
21 overredeemers under section 3b, into the bottle deposit fund
22 created in subsection (1) for annual disbursement by the department
23 of treasury in the following manner:

(a) The first \$1,000,000.00 to the bottle bill enforcement
fund created in subsection (2). The department of treasury shall
disburse the money deposited into the bottle bill enforcement fund
to the department of state police for use in enforcing this act and
investigating violations of this act. If the bottle bill
enforcement fund balance at the end of the fiscal year is greater

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1 than \$3,000,000.00, deposits in the fund required under this 2 subdivision are suspended until the fund balance falls below 3 \$2,000,000.00.

4 (b) After the disbursement of the first \$1,000,000.00 to the
5 bottle bill enforcement fund as described in subdivision (a), the
6 remaining amount must be disbursed as follows:

7 (i) Seventy-five percent to the cleanup and redevelopment trust8 fund created in section 3e.

9 (ii) Twenty-five percent to dealers to be apportioned to each
10 dealer on the basis of the number of empty returnable containers
11 handled by a dealer as determined by the department of treasury.

12 (4) Three years after the effective date of the amendatory act 13 that added this subsection, the department of state police shall 14 report to the legislature on the efficacy of the state police in 15 enforcing this act. The report must contain at least the minimum 16 number of beverage and deposit containers seized and the deposit 17 value in this state of those containers.

18 (5) Not later than June 1 of each year, the department of 19 treasury shall publish and make available to the public information 20 related to subsection (3) (a) and section 3b(1) and send a report of 21 that information to the legislature.

(6) If the department of treasury determines that rules are
needed to properly implement and administer sections 3a to 3d, the
department may promulgate rules to implement and administer those
sections under the administrative procedures act of 1969, 1969 PA
306, MCL 24.201 to 24.328.

27 Enacting section 1. This amendatory act takes effect January28 1, 2023.

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