

The Commonwealth of Massachusetts

PRESENTED BY:

Mark J. Cusack and Michael O. Moore

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 adoption of the accompanying bill:

An Act improving recycling in the Commonwealth.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Mark J. Cusack	5th Norfolk
Michael O. Moore	Second Worcester
Michael J. Rodrigues	First Bristol and Plymouth
Jeffrey N. Roy	10th Norfolk
Chris Walsh	6th Middlesex
Eileen M. Donoghue	First Middlesex
Patricia A. Haddad	5th Bristol
Keiko M. Orrall	12th Bristol
Randy Hunt	5th Barnstable
Claire D. Cronin	11th Plymouth
Brian M. Ashe	2nd Hampden
Danielle W. Gregoire	4th Middlesex
Paul K. Frost	7th Worcester
John J. Lawn, Jr.	10th Middlesex
Thomas A. Golden, Jr.	16th Middlesex
Paul McMurtry	11th Norfolk

By Representative Cusack of Braintree and Senator Moore, a joint petition (accompanied by bill, House, No. 646) of Mark J. Cusack and others relative to the development of economically sound and environmentally progressive solid

□waste management strategies to improve recycling. Environment, Natural Resources and Agriculture.

The Commonwealth of Massachusetts

In the One Hundred and Eighty-Ninth General Court (2015-2016)

An Act improving recycling 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 progressive solid

2 waste management strategy includes components of conservation, source reduction,

3 reuse,

4 recycling and litter control. Businesses, consumers, and governments share responsibility

5 for

6 managing solid waste and all must cooperate in developing and maintaining the best

7 programs to

8 manage solid waste effectively and efficiently. These statutory changes are necessary to9 ensure

10	effective solid waste management recovery systems in the Commonwealth including
11	expanded
12	access to and participation in comprehensive recycling programs at home, in public
13	places, and
14	in commercial settings; better recycling promotion and education efforts; incentives for
15	households and businesses to recycle more of their solid waste; and development of
16	comprehensive litter prevention and control programs.
17	SECTION 2. Chapter 21H of the General Laws is hereby amended by inserting after
18	section 7 the following section:-
19	Section 7A. The Department shall establish a program to increase recycling opportunities
20	at public facilities visited by at least five thousand individuals annually including, but not
21	limited
22	to, stadiums, arenas, marinas, airports, theaters, and parks. The Department shall work
23	with
24	MassPort, the Massachusetts Cultural Council, the State Racing Commission, the Bureau
25	of
26	State Office Buildings and other entities in order to establish a program. The Department
27	shall
28	file a report on the program annually with the Joint Committee on Environment, Natural

29 Resources and Agriculture, the Joint Committee on Telecommunications, Utilities and30 Energy,

and the House and Senate Committees on Ways and Means on or before December
thirty-first of each year. The report shall, at a minimum, describe activities promoting recycling
at these public

34 facilities and quantify the impacts of the programs.

35 SECTION 3. Section 33 of chapter 92 of the General Laws, as appearing in the 2012

36 Official Edition, is hereby amended by inserting at the end thereof the following37 paragraph:-

38 The division shall include the provision of recycling opportunities into all39 new designs

40 and redesigns of reservations and shall establish a program to increase recycling41 opportunities in

42 all reservations located within the urban parks district. The division shall file an annual43 report on

44 activities promoting recycling with the Joint Committee on Environment, Natural45 Resources and

46 Agriculture, the Joint Committee on Telecommunications, Utilities and Energy, and the47 House

48	and Senate Committees on Ways and Means on or before December thirty-first of each
49	year.
50	SECTION 4. Effective July 1, 2015, Chapter 94 of the General Laws is hereby amended
51	by inserting after section 323 the following section:-
52	Section 323G. Municipal Recycling Enhancement Fund.
53	(a) There shall be established on the books of the Commonwealth a separate fund
54	to be known as the Municipal Recycling Enhancement Fund (the "Fund"). Amounts
55	deposited in
56	said fund shall be used, subject to appropriation, for programs described in paragraphs (c)
57	and
58	(d) of this section.
59	(b) The Fund shall be governed by the Solid Waste Management Board (the
60	"Board"). The members of the Board shall consist of eleven persons appointed by the
61	Governor
62	including: the Secretary of Energy and Environmental Affairs, five distributor/wholesaler
63	representatives
64	subject to the recycling fee pursuant to Section 323H of Chapter 94, two representatives
65	of the
66	solid waste management and recycling industries, two representatives of statewide

67 environmental organizations, and one representative of organized labor.

(c) Not more than eighty percent of amounts deposited in the Fund shall be used
to enhance recycling collection programs in the following three areas through a
combination of population-based and merit-based grants based on the recommendations of the
Board:

(i) Achieving parallel access to recycling statewide, whereby residents are
able to recycle materials in the same location and with the same ease that they are able to dispose
of materials. Program elements to achieve parallel access include recycling collection on the
same day as trash collection, use of large capacity covered carts for recyclables collection,
collection of a comprehensive list of materials that may be developed by the Board, single stream
collection of recyclables, and mandatory participation in recycling programs.

(ii) Adopting broad-based economic incentives to promote recycling
including the use of unit-based pricing for disposal (often called pay as you throw programs)
whereby residents pay a higher per unit price (per weight or per volume) for disposing of greater
quantities of material and embedding recycling charges in an overall waste management fee for
residents so recycling service is available to residents at no additional cost compared to disposal
service.

84 (iii) Developing effective outreach and education programs to promote85 recycling on a consistent basis.

86

(d) Not more than twenty percent of amounts deposited in the fund shall be used

87	for litter prevention and removal programs including, but not limited to, a state grant
88	program for
89 90	litter pickup and removal; litter education programs for the public and for schools;
70	nereased
91	access to recycling in public spaces; research relating to litter control; and enforcement of
92	litter
93	related laws in state/municipal-owned places and areas that are accessible to the public.
94	Funds
95	shall be distributed through a combination of population-based and merit-based grants
96	based
97	on the recommendations of the Board.
98	(e) The Board shall work with the Department to develop best practices and
99	standards to use as criteria for awarding grants and other funding for recycling and litter
100	control
101	programs and for documenting the impact of investments from the Fund.
102	(f) The Board shall submit to the Secretary of Administration and Finance, the
103	House and Senate Committees on Ways and Means, the Joint Committee on
104	Telecommunications, Utilities and Energy, and the Joint Committee on Environment,
105	Natural

106		Resources and Agriculture an annual report of its activities and an evaluation of any and
107	all	

108	programs entered into during the course of the fiscal year.
109	SECTION 5. Section 323D of said chapter 94, as so appearing, is hereby amended by
110	inserting at the end thereof the following sentence:-
111	Effective July 1, 2015, 50% of amounts collected by the commissioner of revenue
112	pursuant to this section shall be deposited in the Municipal Recycling Enhancement Fund
113	established pursuant to section 323G.
114	SECTION 6. Said chapter 94 is hereby further amended by inserting after section 323F
115	the following section:-
116	323H. Assessment.
117	(a) Beginning July 1, 2016 all beverages in beverage containers sold in the
118	Commonwealth shall be subject to a 1¢ recycling fee. The fee shall be in effect for three
119	years to support the transition to a broader, more effective recycling system in the
120	Commonwealth. The fee shall end on June 30, 2019 and sales of beverages in beverage
121	containers will no longer be subject to the fee after that date.
122	(b) The recycling fee shall be levied on the sale of beverages in beverage
123	containers by a

124 distributor/wholesaler. Beverage containers sold for consumption outside of the125 Commonwealth are exempt from the fee.

(c) The Commissioner of Revenue ("commissioner") shall develop implementing
 regulations for the collection and deposit of the recycling fee into the Fund including
 procedures

for identifying and registering distributor/wholesalers subject to the fee and for quarterly payment of the fee by distributor/wholesalers. The commissioner shall also develop an annual payment procedure to reduce the administrative burden on smaller distributor/wholesalers. The commissioner shall prepare an annual report at the conclusion of each fiscal year listing registered distributor/wholesalers and reporting total Fund collections. Payment amounts from individual distributor/wholesalers shall be considered confidential business information and not disclosed by the Commissioner except in conjunction with audits conducted under (d).

- 136(d) The Commissioner shall coordinate periodic audits of distributor/wholesalers
- 137 to ensure that appropriate records exist to document fee payments and that all

138 distributor/wholesalers subject to the fee are paying in to the Fund.

- 139SECTION 7. Said chapter 94 is hereby further amended by striking out section 321 and
- 140 inserting in place thereof the following section:-
- 141 Section 321. DEFINITIONS. The following definitions shall, unless the context142 clearly
- 143 requires otherwise, have the following meaning:

144	"Beverage," any ready to drink beverage intended for human consumption
145	whether carbonated or noncarbonated and including both alcoholic and non-alcoholic drinks
146	except milk and dairy derived products, infant formula, or medical food.
147	"Beverage container," any sealed bottle, can, jar, or carton, which is primarily
148	composed of glass, metal, plastic, paper, or any combination of those materials, has a
149	capacity of
150	4 liters or less, and is produced for purpose of containing a beverage. Beverage container
151	does not include cups.
152	"Dealer," any person including any operator of a vending machine, who sells,
153	offers to
154	sell or engages in the sale of beverages in beverage containers to consumers in the state.
155	"Distributor/wholesaler," any person who engages in the sale of beverages in
156	beverage
157	containers directly to dealers in the state, including any manufacturer who engages in
158	such sales.
159	"Infant formula," any liquid food described or sold as an alternative for human
160	milk for
161	the feeding of infants.
162	"Manufacturer," any person who bottles, cans, or otherwise places beverages in
163	beverage

164	containers for sale to a distributor/wholesaler or dealer.
165	"Medical food," a food or beverage that is formulated to be consumed, or
166	administered
167	enterally under the supervision of a physician, and that is intended for specific dietary
168	management of diseases or health conditions for which distinctive nutritional
169	requirements,
170	based on recognized scientific principles, are established by medical evaluation. A
171	"medical
172	food" is a specially formulated and processed product, for the partial or exclusive feeding
173	of a
174	patient by means of oral intake or enteral feeding by tube, and is not a naturally occurring
175	foodstuff used in its natural state. "Medical food" includes any product that meets the
176	definition
177	of "medical food" in the federal Food, Drug, and Cosmetic Act (21 U.S.C. Sec.360ee
178	(b)(3)).
179	"Sales within the state," within the exterior limits of the state of Massachusetts
180	and
181	includes all territory within these limits owned by or ceded to the United States of
182	America.

183	SECTION 8. Section 322, 323 and 323B of said chapter 94 of the General Laws are
184	hereby repealed.
185	SECTION 9. Said chapter 94 is hereby further amended by striking out section
186	323C and
187	inserting in place thereof the following section:-
188	Section 323C. Abandoned deposit amounts; determination.
189	Any amounts that are or should be in a bottler's or distributor's Deposit
190	Transaction Fund
191	and that are in excess of the sum of (a) income earned on amounts in said account and (b)
192	the
193	total amount of refund values received by said bottler or distributor for non-reusable
194	beverage
195	containers shall be deemed to constitute abandoned deposit amounts. Income earned on
196	said fund
197	may be transferred from said fund for use as funds of the bottler or distributor.
198	SECTION 10. Said chapter 94 is hereby further amended by striking out section 323D
199	and inserting in place thereof the following section:-
200	Section 323D. Transfer of abandoned deposit amounts.

201	Each bottler or distributor shall turn over to the commissioner of revenue any
202	deposit
203	amounts deemed to be abandoned, pursuant to section three hundred and twenty-three C
204	Such
205	amounts may be paid from the Deposit Transaction Fund. Amounts collected by the
206	commissioner of revenue pursuant to this section shall be deposited into the Municipal
207	Recycling
208	Enhancement Fund, established pursuant to section three hundred and twenty-three G.
209	SECTION 11. Section 323E and 325 of said chapter 94 of the General Laws are hereby
210	repealed.
211	SECTION 12. Said chapter 94 is hereby further amended by striking out section
212	326 and
213	inserting in place thereof the following section:-
214	Section 326. Administration; rules and regulations.
215	(a) The Secretary of the Executive Office of Energy and Environmental Affairs
216	shall
217	administer the provisions of sections three hundred and twenty-one, three hundred and
218	twenty-

219		three G (b) through (f), and three hundred and twenty-four. Said Secretary shall
220	promul	gate and
221		from time to time revise rules and regulations to effectuate the purposes of said sections.
222	Said	
223		Secretary shall determine through rules and regulations which plastic bottles and rigid
224	plastic	
225		
226		containers may be exempt from the labeling requirements of section three hundred and
227	twenty-	-
228		three A, including but not limited to the following: (1) readily identifiable plastic bottles
229	and	
230		rigid plastic containers; (2) plastic bottles and rigid plastic containers for which there is
231	no	
232		technological capability for recycling, reclamation or reuse; and (3) plastic bottles and
233	rigid	
234		plastic containers for which recycling, reclamation or reuse is not economically feasible.
235		(b) The Commissioner of the Department of Revenue shall administer the
236	provisi	ons of
237		sections three hundred and twenty-three C, three hundred and twenty-three D, three
238	hundre	d and

239	twenty-three G (a), and three hundred and twenty-three H. The collection of revenues
240	pursuant to
241	sections three hundred and twenty-three D and three hundred and twenty-three H by said
242	commissioner shall, to the extent consistent with this chapter, be governed by the
243	provisions of
244 245	chapter sixty-two C. The Commissioner of the Department of Revenue shall promulgate and
273	and
246	from time to time revise rules and regulations to effectuate the purposes of said sections.
247	SECTION 13. Said chapter 94 is hereby further amended by striking out section 327 and
248	inserting in place thereof the following section:-
249	Section 327. Enforcement; penalty; interest.
250	The Attorney General and District Attorneys shall enforce the provisions of
251	sections three
252	hundred and twenty-one to three hundred and twenty-seven, inclusive. Any manufacturer,
253	wholesaler, distributor, or dealer who knowingly violates any provisions of sections three
254	hundred and twenty-one to three hundred and twenty-six, inclusive, shall be subject to a civil
255	penalty for each violation of not more than one thousand dollars.
256	Any manufacturer, wholesaler, distributor, or retailer failing to make full and
257	timely

258		payments as required by section three hundred and twenty-three H shall pay interest on
259	any	
260		unpaid amounts at the rate of one and one-half percent for each month or part thereof
261	until	
262		payment is made in full.
263		SECTION 14. Sections 7 to 13 shall take effect on July 1, 2016.