

# HOUSE BILL 331

M3

HB 232/25 – ENT & ECM

6lr1134

CF 6lr1135

By: **Delegates Terrasa, Lehman, Behler, Boafo, Charkoudian, Ebersole, Edelson, Embry, Fair, Feldmark, Foley, Forbes, Guzzone, Healey, Hill, A. Johnson, Kaufman, Lewis, Martinez, Moreno, Palakovich Carr, Ruth, Shetty, Simmons, Solomon, Stewart, Taveras, Watson, White Holland, Williams, Wims, Wu, and Ziegler**

Introduced and read first time: January 19, 2026

Assigned to: Environment and Transportation and Economic Matters

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## A BILL ENTITLED

- 1   AN ACT concerning
- 2   **Maryland Beverage Container Recycling Refund and Litter Reduction Program**
- 3   FOR the purpose of establishing the Maryland Beverage Container Recycling Refund and  
4       Litter Reduction Program to increase the reuse and recycling of beverage containers  
5       and reduce the litter, pollution, and costs associated with beverage containers;  
6       altering the duties of the Office of Recycling; altering the contents and use of the  
7       State Recycling Trust Fund; requiring the Comptroller to establish a separate  
8       account within the Fund; requiring that each redeemable beverage container sold in  
9       the State depict certain information beginning on a certain date; requiring the  
10      wholesale price and retail price of a full redeemable beverage container to include  
11      the refund value of the container, subject to a certain exception, beginning on a  
12      certain date; requiring a retailer to include certain information on a customer's sales  
13      receipt; establishing a framework for the redemption of redeemable beverage  
14      containers sold in the State; requiring a producer to provide a certified copy of a  
15      certain contractual agreement to a certain beverage container stewardship  
16      organization; prohibiting a producer from selling, offering for sale, or distributing in  
17      or importing into the State a redeemable beverage container unless the producer is  
18      registered with the Department of the Environment, pays a certain fee, and is part  
19      of the beverage container stewardship organization; establishing a framework for  
20      the beverage container stewardship organization to represent producers in fulfilling  
21      the requirements of this Act; requiring the beverage container stewardship  
22      organization to submit a certain beverage container stewardship plan to the  
23      Department for approval; requiring the beverage container stewardship plan  
24      within a certain time after the plan is approved; requiring the Department to  
25      establish a process for a county or municipal corporation to create a redemption  
26      facility; authorizing redeemable beverage containers redeemed at a redemption  
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EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



facility managed by a county or municipal corporation to be credited toward meeting certain recycling rates; establishing the Beverage Container Recycling Refund Grant Program to evaluate the investments and policies necessary to achieve a certain performance target, increase the reuse and recycling of beverage containers in the State, increase the availability of public water fountains and refill stations in the State, and reduce the volume of litter from beverage containers in the State; requiring the Chesapeake Bay Trust to administer the Grant Program; requiring the beverage container stewardship organization to provide certain payments to certain facilities for a certain period of time for managing unredeemed beverage containers in accordance with certain requirements; establishing the Redeemable Beverage Container Recycling Refund Advisory Council to review certain reports, make certain recommendations, and advise the Department on certain matters; providing immunity from liability to a certain person under certain circumstances; and generally relating to the Maryland Beverage Container Recycling Refund and Litter Reduction Program.

## 16 BY repealing and reenacting, without amendments

Article – Environment

Section 9-1701(a) and (g) and 9-1702(a)

# Annotated Code of Maryland

## **(2014 Replacement Volume and 2025 Supplement)**

21 BY repealing and reenacting, with amendments,

## Article – Environment

Section 9-1702(d) and 9-1707(f)

Section 3-1701(a) and 3-170  
Annotated Code of Maryland

## **Estimated Costs of Maryland (2014 Replacement Volume and 2025 Supplement)**

26 BY adding to

## Article – Environment

Section 9-1737 through 9-1756 to be under the new part "Part VI. Maryland Beverage Container Recycling Refund and Litter Reduction Program"

Annotated Code of Maryland

(2014 Replacement Volume and 2025 Supplement)

32 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,  
33 That the Laws of Maryland read as follows:

Article – Environment

35 9-1701.

(a) In this subtitle the following words have the meanings indicated.

(q) "Recycling" means any process in which recyclable materials are collected, sorted, or processed and returned to the marketplace in the form of raw materials or products.

1 9-1702.

2 (a) There is an Office of Recycling created within the Department.

3 (d) The Office shall:

4 (1) Assist the counties in developing an acceptable recycling plan required  
5 under § 9-1703 of this subtitle and § 9-505 of this title, including technical assistance to  
6 the local governments;

7 (2) Coordinate the efforts of the State to facilitate the implementation of  
8 the recycling goals at the county level;

9 (3) Review all recycling plans submitted as part of a county plan as  
10 required under § 9-505 of this title and advise the Secretary on the adequacy of the  
11 recycling plan;

12 (4) Administer the Statewide Electronics Recycling Program under Part IV  
13 of this subtitle;

14 (5) Promote the development of markets for recycled materials and  
15 recycled products in the State in accordance with § 9-1702.1 of this subtitle;

16 (6) Review and approve plans and annual reports, including the paint  
17 stewardship assessment, submitted in accordance with a Paint Stewardship Program  
18 established under Part V of this subtitle; [and]

19 (7) Review and approve, in consultation with the producer responsibility  
20 advisory council established under § 9-2503 of this title, producer responsibility plans and  
21 annual reports submitted in accordance with Subtitle 25 of this title; AND

22 (8) **ADMINISTER THE MARYLAND BEVERAGE CONTAINER**  
23 **RECYCLING REFUND AND LITTER REDUCTION PROGRAM ESTABLISHED UNDER §**  
24 **9-1739 OF THIS SUBTITLE.**

25 9-1707.

26 (f) (1) There is a State Recycling Trust Fund.

27 (2) The Fund shall consist of:

28 (i) The newsprint recycling incentive fee;

29 (ii) The telephone directory recycling incentive fee collected under §  
30 9-1709 of this subtitle;

(iii) The covered electronic device manufacturer registration fee collected under § 9-1728 of this subtitle;

(iv) The Paint Stewardship Program plan and annual report review fees collected under § 9–1733(b) and (h) of this subtitle;

(v) Any fees collected from producer responsibility organizations under § 9–1702.2 of this subtitle or Subtitle 25 of this title;

(vi) FEES AND PENALTIES TRANSFERRED TO THE FUND UNDER  
§§ 9-1744 AND 9-1755 OF THIS SUBTITLE;

9                           [(vi)] (VII) All fines and penalties collected under this subtitle and §  
10 9–2512 of this title:

11                           [(vii)] (viii) Money appropriated in the State budget to the Fund; and

12                                 [(viii)] (IX) Any other money from any other source accepted for the  
13 benefit of the Fund.

14 (3) The Secretary shall administer the Fund.

(6) In accordance with the State budget, the Fund shall be used only:

(ii) To provide grants to counties that have addressed methods for the separate collection and recycling of covered electronic devices in accordance with § 9-1703(c)(1) of this subtitle;

(iii) To provide grants to municipalities to be used by the municipalities to implement local covered electronic device recycling programs;

(iv) To cover the costs of the Paint Stewardship Program plan review under § 9–1733(b) of this subtitle, the annual report review under § 9–1733(h) of this subtitle, and associated costs for Program compliance oversight;

(v) In accordance with paragraph (7) of this subsection, to cover the costs of a statewide recycling needs assessment conducted under § 9-1702.2 of this subtitle;

(vi) In accordance with paragraph (7) of this subsection, to cover the costs of producer responsibility plan review, oversight, and enforcement under Subtitle 25 of this title; [and]

16                                 [(vii)] (VIII) To carry out the purposes of the land management  
17 administration.

18 (7) (i) There is a separate account within the Fund [.]

(ii) The separate account shall consist] **CONSISTING** of:

1. Any fees collected from producer responsibility organizations under § 9–1702.2 of this subtitle or Subtitle 25 of this title; and

22                   2. All fines and penalties collected under § 9-2512 of this  
23 title.

24                   [(iii)] (II) The separate account shall be used only for the costs of  
25 statewide recycling needs assessments conducted under § 9-1702.2 of this subtitle and  
26 producer responsibility plan review, oversight, and enforcement under Subtitle 25 of this  
27 title.

(8) (i) THERE IS A SEPARATE ACCOUNT WITHIN THE FUND  
CONSISTING OF THE FUNDS SPECIFIED IN PARAGRAPH (2)(VI) OF THIS SUBSECTION.

**(II) THE SEPARATE ACCOUNT SHALL BE USED ONLY:**

31                                   1. TO COVER THE COSTS OF ADMINISTERING,  
32 MONITORING, EVALUATING, AND ENFORCING THE MARYLAND BEVERAGE

1 CONTAINER RECYCLING REFUND AND LITTER REDUCTION PROGRAM  
2 ESTABLISHED UNDER § 9-1739 OF THIS SUBTITLE;

3 2. TO COMPENSATE LOCAL GOVERNMENTS IN  
4 ACCORDANCE WITH § 9-1748 OF THIS SUBTITLE; AND

5 3. TO MEET OR EXCEED THE PERFORMANCE TARGETS  
6 ESTABLISHED UNDER § 9-1740 OF THIS SUBTITLE.

7 [(8)] (9) (i) The Treasurer shall invest the money in the Fund in the  
8 same manner as other State money may be invested.

9 (ii) Any investment earnings of the Fund shall be credited to the  
10 General Fund of the State.

11 **9-1735. RESERVED.**

12 **9-1736. RESERVED.**

13 **PART VI. MARYLAND BEVERAGE CONTAINER RECYCLING REFUND AND LITTER  
14 REDUCTION PROGRAM.**

15 **9-1737.**

16 (A) IN THIS PART THE FOLLOWING WORDS HAVE THE MEANINGS  
17 INDICATED.

18 (B) (1) “ACCOUNT-BASED BULK PROCESSING PROGRAM” MEANS A  
19 PROGRAM THAT:

20 (I) UTILIZES A SYSTEM OF CUSTOMER ACCOUNTS AND A  
21 MECHANISM TO ASSOCIATE REDEEMED REDEEMABLE BEVERAGE CONTAINERS WITH  
22 THE APPROPRIATE CUSTOMER ACCOUNT;

23 (II) CONSOLIDATES THE REDEEMED REDEEMABLE BEVERAGE  
24 CONTAINERS FOR BULK SORTING WHILE COLLECTING DATA ABOUT THE  
25 CONTAINERS;

26 (III) FULLY PREPARES REDEEMED REDEEMABLE BEVERAGE  
27 CONTAINERS FOR SALE TO RECYCLERS; AND

28 (IV) COLLECTS DATA TO SUPPORT AN ACCOUNTING OF THE  
29 REDEEMABLE BEVERAGE CONTAINERS, INCLUDING THE DEPOSITS, FEES, AND  
30 POUNDS OF MATERIAL PRODUCED THAT ARE ASSOCIATED WITH THE REDEEMABLE

1 BEVERAGE CONTAINERS.

2                   (2) "ACCOUNT-BASED BULK PROCESSING PROGRAM" INCLUDES A  
3 BAG DROP PROGRAM IF THE BAG DROP PROGRAM IS A COMPONENT OF THE  
4 ACCOUNT-BASED BULK PROCESSING PROGRAM.

5                   (C) "ADVISORY COUNCIL" MEANS THE REDEEMABLE BEVERAGE  
6 CONTAINER RECYCLING REFUND ADVISORY COUNCIL ESTABLISHED UNDER §  
7 9–1753 OF THIS SUBTITLE.

8                   (D) "BAG DROP PROGRAM" MEANS A PROGRAM THAT ALLOWS A CUSTOMER  
9 TO:

10                  (1) DROP OFF EMPTY REDEEMABLE BEVERAGE CONTAINERS IN A BAG  
11 OR OTHER RECEPTACLE AT ONE OR MORE LOCATIONS FOR A REFUND; AND

12                  (2) HAVE THE CORRESPONDING REFUND PLACED INTO AN ACCOUNT  
13 HELD FOR THE BENEFIT OF THE CUSTOMER IN A MANNER THAT ALLOWS THE  
14 CUSTOMER TO OBTAIN THE REFUND OR REFUND RECEIPT WITHIN A SPECIFIED  
15 NUMBER OF DAYS AFTER THE DROP-OFF.

16                  (E) (1) "BEVERAGE" MEANS ANY DRINKABLE LIQUID INTENDED FOR  
17 HUMAN ORAL CONSUMPTION.

18                  (2) "BEVERAGE" DOES NOT INCLUDE:

19                  (I) DRUGS REGULATED UNDER THE FEDERAL FOOD, DRUG,  
20 AND COSMETIC ACT; AND

21                  (II) INFANT FORMULA.

22                  (F) (1) "BEVERAGE CONTAINER" MEANS A BOTTLE, CAN, OR OTHER  
23 CONTAINER THAT:

24                  (I) HAS BEEN SEALED BY A MANUFACTURER;

25                  (II) IS MADE OF GLASS, METAL, OR PLASTIC; AND

26                  (III) AT THE TIME OF SALE, CONTAINS 3 LITERS OR LESS OF A  
27 BEVERAGE.

28                  (2) "BEVERAGE CONTAINER" DOES NOT INCLUDE:

- 1                           (I)    A CARTON;
- 2                           (II)    A POUCH; OR
- 3                           (III)   ASEPTIC PACKAGING.

4                           (G)    “BEVERAGE CONTAINER REDEMPTION AND PROCESSING METHOD”  
5 MEANS A MANUAL OR TECHNOLOGICAL METHOD FOR PROPERLY COLLECTING,  
6 IDENTIFYING, COUNTING, OR PROCESSING EMPTY REDEEMABLE BEVERAGE  
7 CONTAINERS FOR REDEMPTION.

8                           (H)    “BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION” MEANS A  
9 NONPROFIT ORGANIZATION THAT IS:

10                          (1) EXEMPT FROM TAXATION UNDER § 501(C)(3) OF THE INTERNAL  
11 REVENUE CODE;

12                          (2) CREATED BY PRODUCERS TO IMPLEMENT A BEVERAGE  
13 CONTAINER STEWARDSHIP PLAN; AND

14                          (3) APPROVED BY THE DEPARTMENT IN ACCORDANCE WITH § 9–1745  
15 OF THIS SUBTITLE.

16                          (I)    “BEVERAGE CONTAINER STEWARDSHIP PLAN” MEANS A PLAN  
17 SUBMITTED TO THE DEPARTMENT UNDER § 9–1746 OF THIS SUBTITLE.

18                          (J)    “CHESAPEAKE BAY TRUST” MEANS THE CHESAPEAKE BAY TRUST  
19 ESTABLISHED UNDER § 8–1902 OF THE NATURAL RESOURCES ARTICLE.

20                          (K)    “DEPOSIT INITIATOR” MEANS THE FIRST DISTRIBUTOR TO COLLECT A  
21 DEPOSIT ON A BEVERAGE CONTAINER SOLD IN THE STATE.

22                          (L)    (1)   “DISTRIBUTOR” MEANS A PERSON THAT SELLS BEVERAGES IN  
23 REDEEMABLE BEVERAGE CONTAINERS TO A RETAILER IN THE STATE.

24                          (2)    “DISTRIBUTOR” INCLUDES A PERSON THAT MANUFACTURES AND  
25 SELLS BEVERAGES IN REDEEMABLE BEVERAGE CONTAINERS TO A RETAILER IN THE  
26 STATE.

27                          (3)    “DISTRIBUTOR” DOES NOT INCLUDE AIRLINES OR SHIPPING  
28 COMPANIES THAT TRANSPORT REDEEMABLE BEVERAGE CONTAINERS.

29                          (M)   “GRANT PROGRAM” MEANS THE BEVERAGE CONTAINER RECYCLING

1   **REFUND GRANT PROGRAM ESTABLISHED UNDER § 9–1750 OF THIS SUBTITLE.**

2           **(N) “LINE BREAKAGE” MEANS A BEVERAGE CONTAINER THAT:**

3              **(1) BECOMES DEFECTIVE OR DAMAGED DURING MANUFACTURING;**

4              **(2) IS NOT INTENDED TO BE SOLD; AND**

5              **(3) IS NOT ELIGIBLE FOR REDEMPTION.**

6           **(O) “MARYLAND–SPECIFIC UPC BARCODE” MEANS A UNIVERSAL PRODUCT**  
7   **CODE THAT IS:**

8              **(1) UNIQUE TO BEVERAGE CONTAINERS SOLD IN THE STATE; AND**

9              **(2) USED TO DETER FRAUD AND ENSURE THE LEGITIMATE**  
10   **REDEMPTION OF REDEEMABLE BEVERAGE CONTAINERS.**

11           **(P) “MATERIAL RECOVERY FACILITY” MEANS A FACILITY LOCATED IN THE**  
12   **STATE THAT COLLECTS, COMPACTS, REPACKAGES, SORTS, OR PROCESSES**  
13   **SOURCE–SEPARATED MATERIALS FOR TRANSPORTATION AND RECYCLING.**

14           **(Q) (1) “ON–PREMISES SELLER” MEANS A PERSON THAT SELLS FILLED**  
15   **AND UNOPENED REDEEMABLE BEVERAGE CONTAINERS FOR ON–PREMISES**  
16   **CONSUMPTION.**

17              **(2) “ON–PREMISES SELLER” INCLUDES:**

18               **(I) BARS;**

19               **(II) HOTELS;**

20               **(III) RESTAURANTS;**

21               **(IV) SPORTING VENUES;**

22               **(V) ENTERTAINMENT VENUES; AND**

23               **(VI) GAMING VENUES.**

24           **(R) “PERFORMANCE TARGETS” MEANS THE TARGETS ESTABLISHED UNDER**  
25   **§ 9–1740 OF THIS SUBTITLE.**

1           (S) (1) "PRODUCER" MEANS A PERSON RESPONSIBLE FOR COMPLYING  
2 WITH THE REQUIREMENTS UNDER THIS PART.

3           (2) "PRODUCER" INCLUDES A FRANCHISOR OF A FRANCHISE  
4 LOCATED IN THE STATE.

5           (3) "PRODUCER" DOES NOT INCLUDE:

6               (I) THE STATE, A COUNTY, A MUNICIPAL CORPORATION, OR  
7 ANY OTHER POLITICAL SUBDIVISION OF THE STATE;

8               (II) A CHARITABLE ORGANIZATION THAT IS TAX-EXEMPT  
9 UNDER § 501(C)(3) OF THE INTERNAL REVENUE CODE;

10              (III) A SOCIAL WELFARE ORGANIZATION THAT IS TAX-EXEMPT  
11 UNDER § 501(C)(4) OF THE INTERNAL REVENUE CODE;

12              (IV) A FRANCHISEE THAT OPERATES A FRANCHISE IN THE  
13 STATE;

14              (V) A PERSON THAT ANNUALLY SELLS, OFFERS FOR SALE,  
15 DISTRIBUTES, OR IMPORTS INTO THE COUNTRY FOR SALE IN THE STATE FEWER  
16 THAN 1,000 REDEEMABLE BEVERAGE CONTAINERS; OR

17              (VI) A PERSON THAT ANNUALLY SELLS, OFFERS FOR SALE, OR  
18 DISTRIBUTES IN THE STATE REDEEMABLE BEVERAGE CONTAINERS THAT IN  
19 AGGREGATE GENERATE LESS THAN \$5,000,000 EACH YEAR IN GLOBAL REVENUE.

20           (T) "PROGRAM" MEANS THE MARYLAND BEVERAGE CONTAINER  
21 RECYCLING REFUND AND LITTER REDUCTION PROGRAM ESTABLISHED UNDER §  
22 9-1739 OF THIS SUBTITLE.

23           (U) "RECYCLING RATE" MEANS THE NUMBER OF NONREFILLABLE  
24 REDEEMABLE BEVERAGE CONTAINERS SOLD IN THE STATE THAT ARE RECYCLED  
25 SHOWN AS A PERCENTAGE OF ALL NONREFILLABLE REDEEMABLE BEVERAGE  
26 CONTAINERS SOLD IN THE STATE.

27           (V) "REDEEM" MEANS THE RETURN OF AN EMPTY REDEEMABLE BEVERAGE  
28 CONTAINER IN EXCHANGE FOR A REFUND, A VOUCHER FOR A REFUND, OR A CREDIT  
29 TO AN ACCOUNT FOR NOT LESS THAN THE REFUND VALUE.

30           (W) "REDEEMABLE BEVERAGE CONTAINER" MEANS A BEVERAGE  
31 CONTAINER THAT, AT THE TIME OF SALE:

1           **(1) CONTAINS 3 LITERS OR LESS OF A BEVERAGE;**

2           **(2) BEARS A UNIVERSAL PRODUCT CODE; AND**

3           **(3) MAY BEAR A MARYLAND-SPECIFIC UPC BARCODE FOR THE**

4   PURPOSE OF ENSURING LEGITIMATE REDEMPTION AND DETERRING FRAUD.

5           **(X) “REDEMPTION FACILITY” MEANS A FACILITY THAT:**

6           **(1) ACCEPTS EMPTY BEVERAGE CONTAINERS FROM A CONSUMER, A**

7   RETAILER, OR BOTH;

8           **(2) COLLECTS, SORTS, AND COUNTS EMPTY BEVERAGE CONTAINERS;**

9           **(3) REFUNDS THE REFUND VALUE OF EMPTY REDEEMABLE**

10 BEVERAGE CONTAINERS IN CASH, WITH A VOUCHER, OR AS A CREDIT TO AN

11 ACCOUNT FOR NOT LESS THAN THE REFUND VALUE OF THE REDEEMABLE

12 BEVERAGE CONTAINER; AND

13           **(4) IS LICENSED UNDER § 9-1742 OF THIS SUBTITLE.**

14           **(Y) “REDEMPTION RATE” MEANS THE PERCENTAGE OF REDEEMABLE**

15 BEVERAGE CONTAINERS SOLD IN THE STATE THAT ARE REDEEMED FOR THE

16 DEPOSIT VALUE.

17           **(Z) “REFILLABLE” MEANS A BEVERAGE CONTAINER THAT IS DESIGNED AND**

18 INTENDED TO BE REUSED AS A BEVERAGE CONTAINER AFTER BEING USED BY A

19 CONSUMER WITHOUT THE NEED FOR REMANUFACTURING.

20           **(AA) (1) “RETAILER” MEANS A PERSON THAT ENGAGES IN THE SALE OF**

21 REDEEMABLE BEVERAGE CONTAINERS TO A CONSUMER IN THE STATE.

22           **(2) “RETAILER” INCLUDES A PERSON THAT ENGAGES IN THE SALE OF**

23 REDEEMABLE BEVERAGE CONTAINERS:

24           **(I) THROUGH A VENDING MACHINE; OR**

25           **(II) ONLINE FOR HOME OR OFFICE DELIVERY.**

26           **(BB) “REVERSE VENDING MACHINE” MEANS AN AUTOMATED DEVICE THAT:**

27           **(1) ACCEPTS ONE OR MORE TYPES OF EMPTY REDEEMABLE**

1    **BEVERAGE CONTAINERS;**

2                (2) USES A LASER SCANNER, AN OPTICAL SENSOR, A  
3 MICROPROCESSOR, OR OTHER TECHNOLOGY TO ACCURATELY RECOGNIZE A  
4 BEVERAGE CONTAINER'S UNIVERSAL PRODUCT CODE TO DETERMINE WHETHER THE  
5 CONTAINER IS A REDEEMABLE BEVERAGE CONTAINER;

6                (3) ISSUES A REDEEMABLE CREDIT SLIP FOR THE REDEEMABLE  
7 BEVERAGE CONTAINER'S REFUND VALUE;

8                (4) SEPARATES REDEEMABLE BEVERAGE CONTAINERS FROM  
9 CONTAINERS THAT ARE NOT REDEEMABLE;

10               (5) USES MECHANICAL COMPACTION TO CANCEL REDEEMABLE  
11 BEVERAGE CONTAINERS THAT HAVE BEEN REDEEMED; AND

12               (6) COMPILES INFORMATION REGARDING THE REDEEMABLE  
13 BEVERAGE CONTAINERS THAT HAVE BEEN REDEEMED, INCLUDING THE NUMBER OF  
14 REDEEMABLE BEVERAGE CONTAINERS REDEEMED.

15               (CC) (1) "UNIVERSAL PRODUCT CODE" OR "UPC" MEANS A STANDARD  
16 BARCODE THAT ENCODES A NUMBER UNIQUELY ASSIGNED TO A PRODUCT FOR  
17 IDENTIFICATION OF THE PRODUCT.

18               (2) "UNIVERSAL PRODUCT CODE" OR "UPC" INCLUDES:

19               (I) ANY INDUSTRY-ACCEPTED BARCODE USED FOR PRODUCT  
20 IDENTIFICATION PURPOSES; AND

21               (II) A EUROPEAN ARTICLE NUMBER.

22    **9-1738.**

23    **IT IS THE INTENT OF THE GENERAL ASSEMBLY TO:**

24               (1) REDUCE THE VOLUME OF LITTER AND PLASTIC POLLUTION FROM  
25 BEVERAGE CONTAINERS IN THE STATE BY ACHIEVING A REDEMPTION RATE OF AT  
26 LEAST 90% FOR THE APPROXIMATELY 5,500,000,000 SINGLE-USE BEVERAGE  
27 CONTAINERS SOLD ANNUALLY IN THE STATE;

28               (2) PROVIDE A SOURCE OF HIGH-QUALITY, FOOD-GRADE MATERIALS  
29 FOR USE AS RECYCLED CONTENT IN BEVERAGE AND FOOD CONTAINERS;

1                   **(3) REDUCE THE VOLUME OF BEVERAGE CONTAINERS THAT ARE**  
2   **LANDFILLED OR INCINERATED IN THE STATE;**

3                   **(4) REDUCE THE COSTS OF LITTER AND BEVERAGE CONTAINER**  
4   **COLLECTION, RECYCLING, AND DISPOSAL INCURRED BY TAXPAYERS, COUNTIES,**  
5   **AND MUNICIPAL CORPORATIONS BY MAKING PRODUCERS OF BEVERAGE**  
6   **CONTAINERS RESPONSIBLE FOR THE RECOVERY, RECYCLING, AND REUSE OF**  
7   **BEVERAGE CONTAINERS;**

8                   **(5) PROVIDE INCENTIVES FOR INCREASING THE USE OF REUSABLE**  
9   **AND REFILLABLE BEVERAGE CONTAINERS; AND**

10                  **(6) REDUCE GREENHOUSE GAS EMISSIONS ASSOCIATED WITH THE**  
11   **PRODUCTION, TRANSPORTATION, PROCESSING, AND WASTE DISPOSAL OF**  
12   **SINGLE-USE BEVERAGE CONTAINERS SOLD IN THE STATE.**

13   **9-1739.**

14                  **THERE IS A MARYLAND BEVERAGE CONTAINER RECYCLING REFUND AND**  
15   **LITTER REDUCTION PROGRAM IN THE DEPARTMENT.**

16   **9-1740.**

17                  **PERFORMANCE TARGETS FOR THE PROGRAM ARE AS FOLLOWS:**

18                  **(1) A 70% REDEMPTION RATE BY DECEMBER 31, 2030;**

19                  **(2) A 90% REDEMPTION RATE BY DECEMBER 31, 2033;**

20                  **(3) BY DECEMBER 31, 2028, ATTAINMENT OF ALL CONVENIENCE**  
21   **STANDARDS IDENTIFIED BY THE DEPARTMENT UNDER § 9-1752 OF THIS SUBTITLE;**  
22   **AND**

23                  **(4) BY DECEMBER 31, 2038, AT LEAST 10% OF ALL BEVERAGE**  
24   **CONTAINERS SOLD IN THE STATE ARE RETURNED AND REFILLED.**

25   **9-1741.**

26                  **(A) (1) SUBJECT TO PARAGRAPHS (2) AND (3) OF THIS SUBSECTION,**  
27   **BEGINNING JANUARY 1, 2029, EACH REDEEMABLE BEVERAGE CONTAINER SOLD IN**  
28   **THE STATE SHALL INCLUDE A DEPICTION OF THE FOLLOWING INFORMATION:**

29                  **(I) THE WORD "MARYLAND" OR THE LETTERS "MD"; AND**

1                             (ii) 1. FOR REDEEMABLE BEVERAGE CONTAINERS WITH A  
2 VOLUME OF 24 FLUID OUNCES OR LESS, A REFUND VALUE OF 10 CENTS; OR

3                             2. FOR REDEEMABLE BEVERAGE CONTAINERS WITH A  
4 VOLUME OF MORE THAN 24 FLUID OUNCES, A REFUND VALUE OF 15 CENTS.

5                             (2) THE DEPARTMENT MAY ADJUST THE REFUND VALUES SPECIFIED  
6 IN PARAGRAPH (1) OF THIS SUBSECTION:

7                             (i) IF THE DEPARTMENT DETERMINES ALTERING THE REFUND  
8 VALUES IS NECESSARY TO MEET OR EXCEED PERFORMANCE TARGETS; OR

9                             (ii) AT THE REQUEST OF A BEVERAGE CONTAINER  
10 STEWARDSHIP ORGANIZATION.

11                             (3) BEGINNING JANUARY 1, 2034, THE DEPARTMENT SHALL  
12 INCREASE THE REFUND VALUES SPECIFIED IN PARAGRAPH (1) OF THIS SUBSECTION  
13 BY 5 CENTS IF THE DEPARTMENT DETERMINES THAT FOR 2 CONSECUTIVE  
14 CALENDAR YEARS THE REDEMPTION RATE WAS LESS THAN 90% OF THE TOTAL  
15 NUMBER OF BEVERAGE CONTAINERS SOLD IN THE STATE.

16                             (B) A BEVERAGE CONTAINER DEPICTING THE INFORMATION SPECIFIED IN  
17 SUBSECTION (A) OF THIS SECTION MAY NOT BE SOLD TO A CONSUMER BEFORE  
18 JANUARY 1, 2029.

19                             (C) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION,  
20 BEGINNING JANUARY 1, 2029:

21                             (i) THE WHOLESALE PRICE AND THE RETAIL PRICE OF A FULL  
22 REDEEMABLE BEVERAGE CONTAINER SHALL INCLUDE THE REFUND VALUE OF THE  
23 REDEEMABLE BEVERAGE CONTAINER; AND

24                             (ii) A RETAILER SHALL INCLUDE ON A CUSTOMER'S SALES  
25 RECEIPT THE REFUND VALUE OF A REDEEMABLE BEVERAGE CONTAINER SOLD BY  
26 THE RETAILER TO THE CUSTOMER.

27                             (2) THE RETAIL PRICE OF A FULL REDEEMABLE BEVERAGE  
28 CONTAINER SOLD BY AN ON-PREMISES SELLER MAY NOT INCLUDE THE REFUND  
29 VALUE OF THE REDEEMABLE BEVERAGE CONTAINER.

1           (A) (1) THE PROGRAM SHALL PROVIDE A RANGE OF OPTIONS FOR  
2 CUSTOMERS TO CONVENIENTLY REDEEM EMPTY REDEEMABLE BEVERAGE  
3 CONTAINERS FOR THE FULL REFUND VALUE, INCLUDING:

10 (III) PLACING REDEEMABLE BEVERAGE CONTAINER  
11 REDEMPTION AND PROCESSING METHODS, SUCH AS REVERSE VENDING MACHINES,  
12 BAG DROP PROGRAMS, AND ACCOUNT-BASED BULK PROCESSING PROGRAMS, IN  
13 AREAS:

1. WITH A HIGH NUMBER OF PEDESTRIANS; AND
  2. WHERE INDIVIDUALS PURCHASE OR USE BEVERAGE

(B) (1) A PERSON SHALL APPLY TO THE DEPARTMENT FOR A LICENSE TO OPERATE A REDEMPTION FACILITY IN THE STATE.

(C) SUBJECT TO SUBSECTION (D) OF THIS SECTION, A REDEMPTION

1     FACILITY SHALL ACCEPT ALL TYPES OF EMPTY REDEEMABLE BEVERAGE  
2     CONTAINERS FOR REDEMPTION.

3                 (D) A RETAILER OR REDEMPTION FACILITY MAY REFUSE TO ACCEPT AN  
4     EMPTY REDEEMABLE BEVERAGE CONTAINER THAT:

5                     (1) IS DIRTY;

6                     (2) IS BROKEN;

7                     (3) CONTAINS MATERIAL FOREIGN TO THE NORMAL CONTENTS OF  
8     THE BEVERAGE CONTAINER; OR

9                     (4) THE RETAILER OR REDEMPTION FACILITY BELIEVES WAS NOT  
10    SOLD IN THE STATE.

11                 (E) (1) THIS SUBSECTION APPLIES TO A RETAILER WITH AT LEAST 3,000  
12    SQUARE FEET OF SALES FLOOR SPACE AND AT LEAST 150 SQUARE FEET OF SHELF  
13    SPACE DEDICATED TO THE DISPLAY OF REDEEMABLE BEVERAGE CONTAINERS.

14                 (2) SUBJECT TO SUBSECTION (D) OF THIS SECTION, A RETAILER  
15    SHALL:

16                     (I) ESTABLISH AND MAINTAIN A DEDICATED AREA AT THE  
17    RETAILER'S PLACE OF BUSINESS TO ACCEPT EMPTY REDEEMABLE BEVERAGE  
18    CONTAINERS;

19                     (II) ACCEPT AT THE RETAILER'S PLACE OF BUSINESS ANY  
20    EMPTY REDEEMABLE BEVERAGE CONTAINERS RETURNED FOR REDEMPTION  
21    DURING THE RETAILER'S BUSINESS HOURS; AND

22                     (III) PAY TO THE REDEEMER THE REFUND VALUE FOR EACH  
23    EMPTY REDEEMABLE BEVERAGE CONTAINER REDEEMED.

24                 (3) RETAILERS MAY MEET THE REQUIREMENTS IN PARAGRAPH (2) OF  
25    THIS SUBSECTION THROUGH VARIOUS METHODS, INCLUDING:

26                     (I) SUPPLEMENTING THE MANUAL COLLECTION AND STORING  
27    OF REDEEMED REDEEMABLE BEVERAGE CONTAINERS WITH A REVERSE VENDING  
28    MACHINE, A BAG DROP PROGRAM, OR OTHER COUNTING AND SORTING METHODS;  
29    AND

30                     (II) GROUPING BEVERAGE CONTAINER REDEMPTION AND

1 PROCESSING METHODS WITH THOSE OF OTHER RETAILERS IF:

2                   1. THE BEVERAGE CONTAINER STEWARDSHIP  
3 ORGANIZATION APPROVES THE PROPOSAL; AND

4                   2. THE RETAILERS PARTICIPATING IN THE GROUPED  
5 METHODS PROVIDE CONSISTENT SERVICE, MARKETING, AND SITE REDEMPTION  
6 LOCATIONS THAT COMPLY WITH DISTANCE PROVISIONS DETERMINED BY THE  
7 DEPARTMENT.

8                   (4) A RETAILER WITHIN AN AREA THAT MEETS THE CONVENIENCE  
9 STANDARDS ESTABLISHED BY THE DEPARTMENT UNDER § 9-1752 OF THIS  
10 SUBTITLE MAY BE EXEMPT FROM THE REQUIREMENTS OF THIS SUBSECTION IF THE  
11 RETAILER:

12                   (I) IS LOCATED IN CLOSE PROXIMITY TO A REDEMPTION  
13 FACILITY IN THAT AREA; AND

14                   (II) SHARES THE COST OF THE OPERATION OF THE  
15 REDEMPTION FACILITY WITH THE BEVERAGE CONTAINER STEWARDSHIP  
16 ORGANIZATION.

17                   (5) THE DEPARTMENT MAY:

18                   (I) SET STANDARDS FOR THE NUMBER OF REVERSE VENDING  
19 MACHINES REQUIRED FOR RETAILERS LOCATED IN UNDERSERVED COMMUNITIES;  
20 AND

21                   (II) ESTABLISH A CAP FOR THE NUMBER OF EMPTY  
22 REDEEMABLE BEVERAGE CONTAINERS THAT MAY BE REDEEMED PER VISIT AT  
23 SMALL RETAILERS.

24                   (F) SUBJECT TO SUBSECTION (D) OF THIS SECTION, A RETAILER WITH LESS  
25 THAN 3,000 SQUARE FEET OF SALES FLOOR SPACE OR LESS THAN 150 SQUARE FEET  
26 OF SHELF SPACE DEDICATED TO THE DISPLAY OF REDEEMABLE BEVERAGE  
27 CONTAINERS SHALL:

28                   (1) PROVIDE ON-SITE CASH REFUNDS FOR THE REDEMPTION OF ANY  
29 EMPTY REDEEMABLE BEVERAGE CONTAINER THAT IS OF THE SAME MATERIAL AND  
30 SIZE AS THOSE THAT ARE SOLD BY THE RETAILER IF THE EMPTY REDEEMABLE  
31 BEVERAGE CONTAINER BEING REDEEMED IS NOT ACCEPTED BY A REVERSE  
32 VENDING MACHINE; AND

1                   (2) POST AT THE RETAILER'S ENTRANCE THE ADDRESS OF THE  
2 NEAREST REVERSE VENDING MACHINE OR OTHER REDEMPTION METHOD THAT  
3 PROVIDES AN IMMEDIATE CASH REFUND FOR REDEEMING EMPTY REDEEMABLE  
4 BEVERAGE CONTAINERS.

5                   (G) (1) A PERSON THAT PROVIDES A REVERSE VENDING MACHINE FOR  
6 THE REDEMPTION OF EMPTY REDEEMABLE BEVERAGE CONTAINERS SHALL:

7                         (I) PROVIDE AN OPTION FOR REDEEMING EMPTY REDEEMABLE  
8 BEVERAGE CONTAINERS WHEN THE REVERSE VENDING MACHINE IS FULL, BROKEN,  
9 OR UNDER REPAIR; AND

10                         (II) PROVIDE AN OPTION FOR REDEEMING ANY EMPTY  
11 REDEEMABLE BEVERAGE CONTAINERS NOT ACCEPTED BY THE REVERSE VENDING  
12 MACHINE.

13                   (2) (I) THE DEPARTMENT SHALL ESTABLISH A PROCESS FOR  
14 SUBMITTING FOR REVIEW, APPROVING, AND MONITORING AN ACCOUNT-BASED  
15 BULK PROCESSING PROGRAM THAT:

16                         1. ENSURES THAT THE PROGRAM WILL ACCURATELY  
17 REFUND DEPOSITS AND MAINTAIN AND REPORT DATA FROM EACH TRANSACTION;  
18 AND

19                         2. IDENTIFIES THE INFORMATION THAT MUST BE  
20 SUBMITTED TO THE DEPARTMENT FOR APPROVAL OF THE PROGRAM.

21                         (II) A PERSON THAT INTENDS TO PROVIDE AN ACCOUNT-BASED  
22 BULK PROCESSING PROGRAM FOR THE REDEMPTION OF EMPTY REDEEMABLE  
23 BEVERAGE CONTAINERS SHALL SUBMIT INFORMATION IDENTIFIED UNDER  
24 SUBPARAGRAPH (I) OF THIS PARAGRAPH TO THE DEPARTMENT FOR APPROVAL OF  
25 THE PROGRAM.

26                   (H) (1) REFUNDS PROVIDED FOR AN EMPTY REDEEMED REDEEMABLE  
27 BEVERAGE CONTAINER SHALL BE:

28                         (I) IN CASH;

29                         (II) IN THE FORM OF A RECEIPT FROM A REVERSE VENDING  
30 MACHINE OR ACCOUNT-BASED REDEMPTION SYSTEM, IF:

31                         1. THE RECEIPT CAN BE EXCHANGED FOR CASH WITHIN  
32 60 DAYS AFTER THE RECEIPT IS ISSUED; AND

1                   **2. THERE IS NO REQUIREMENT THAT OTHER GOODS BE**  
2 PURCHASED TO RECEIVE THE CASH REFUND; OR

3                   **(III) CREDITED TO AN ACCOUNT BY THE RECEIVER OF THE**  
4 EMPTY REDEEMABLE BEVERAGE CONTAINER SO THAT THE CONSUMER CAN  
5 RECEIVE THE REFUND OR A REFUND RECEIPT WITHIN A SPECIFIED NUMBER OF  
6 DAYS, AS DETERMINED BY THE DEPARTMENT, AFTER REDEEMING THE EMPTY  
7 REDEEMABLE BEVERAGE CONTAINER.

8                   **(2) THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION**  
9 SHALL REIMBURSE A RETAILER FOR THE VALUE OF VALID RECEIPTS REDEEMED BY  
10 CONSUMERS.

11                  **(I) (1) A REDEMPTION FACILITY, RETAILER, OR ANY OTHER PERSON**  
12 THAT ACCEPTS REDEEMABLE BEVERAGE CONTAINERS FOR REDEMPTION SHALL BE  
13 REIMBURSED BY THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION OR ITS  
14 AGENT FOR THE HANDLING OF EACH EMPTY REDEEMABLE BEVERAGE CONTAINER  
15 REDEEMED.

16                  **(2) (1) THE DEPARTMENT SHALL SET A HANDLING FEE TO BE PAID**  
17 BY THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION OR ITS AGENT TO A  
18 REDEMPTION FACILITY, RETAILER, OR ANY OTHER PERSON THAT ACCEPTS EMPTY  
19 REDEEMABLE BEVERAGE CONTAINERS FOR REDEMPTION.

20                  **(II) 1. THE HANDLING FEE SHALL BE SET AT AN AMOUNT**  
21 THAT COVERS THE COSTS OF COLLECTING, SORTING, PROCESSING, AND  
22 TRANSPORTING EMPTY REDEEMABLE BEVERAGE CONTAINERS FOR RECYCLING,  
23 REUSE, OR REFILLING.

24                  **2. THE DEPARTMENT MAY INCREASE THE HANDLING**  
25 FEE IF THE DEPARTMENT DETERMINES AN INCREASE IS NECESSARY TO ENCOURAGE  
26 THE ESTABLISHMENT OF MORE REDEMPTION FACILITIES.

27                  **(J) (1) AN ON-PREMISES SELLER THAT PROVIDES EMPTY REDEEMABLE**  
28 BEVERAGE CONTAINERS FOR REDEMPTION SHALL BE REIMBURSED BY THE  
29 BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION OR ITS AGENT FOR:

30                  **(I) THE REFUNDS PAID BY THE ON-PREMISES SELLER FOR THE**  
31 EMPTY REDEEMED REDEEMABLE BEVERAGE CONTAINERS; AND

32                  **(II) THE HANDLING OF EACH EMPTY REDEEMABLE BEVERAGE**  
33 CONTAINER REDEEMED.

1                   (2) (I) THE DEPARTMENT SHALL SET A MATERIAL HANDLING FEE  
2 TO BE PAID BY THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION OR ITS  
3 AGENT TO AN ON-PREMISES SELLER THAT PROVIDES EMPTY REDEEMABLE  
4 BEVERAGE CONTAINERS FOR REDEMPTION.

5                   (II) THE HANDLING FEE SHALL BE SET AT AN AMOUNT THAT  
6 COVERS THE COSTS OF TEMPORARY STORAGE, PRELIMINARY SORTING, AND  
7 PREPARING EACH REDEEMABLE BEVERAGE CONTAINER REDEEMED FOR  
8 COLLECTION.

9                   (3) THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION OR ITS  
10 AGENT SHALL PROVIDE TO AN ON-PREMISES SELLER:

11                  (I) ANY RECEPTACLES OR BAGS REQUIRED FOR THE  
12 PRELIMINARY SORTING OF REDEEMED REDEEMABLE BEVERAGE CONTAINERS BY  
13 THE ON-PREMISES SELLER; AND

14                  (II) ANY LABELS NECESSARY FOR ATTRIBUTING THE  
15 REDEEMED REDEEMABLE BEVERAGE CONTAINERS TO THE ON-PREMISES SELLER.

16                  (K) A DEPOSIT INITIATOR THAT COLLECTS A DEPOSIT FROM A RETAILER,  
17 REDEMPTION FACILITY, OR ANY OTHER PERSON THAT ACCEPTS REDEEMABLE  
18 BEVERAGE CONTAINERS FOR REDEMPTION SHALL ACCOUNT FOR ANY DEPOSITS IN  
19 ACCORDANCE WITH § 9-1743 OF THIS SUBTITLE.

20                  (L) REDEEMED EMPTY REDEEMABLE BEVERAGE CONTAINERS SHALL BE  
21 COLLECTED FOR RETURN TO THE BEVERAGE CONTAINER STEWARDSHIP  
22 ORGANIZATION FOR SALE AS SCRAP MATERIAL TO FINANCE THE PROGRAM.

23 9-1743.

24                  (A) A DEPOSIT INITIATOR SHALL DEPOSIT ANY DEPOSITS COLLECTED  
25 UNDER § 9-1742 OF THIS SUBTITLE INTO A DEPOSIT COLLECTION ACCOUNT THAT IS  
26 MAINTAINED SEPARATELY FROM ALL OTHER REVENUES.

27                  (B) THE FUNDS IN THE DEPOSIT COLLECTION ACCOUNT MAY BE USED ONLY  
28 TO PAY THE REFUND VALUE OF AN EMPTY REDEEMABLE BEVERAGE CONTAINER  
29 BEING REDEEMED.

30                  (C) A DEPOSIT INITIATOR SHALL REPORT TO THE BEVERAGE CONTAINER  
31 STEWARDSHIP ORGANIZATION, AT A FREQUENCY DETERMINED BY THE  
32 DEPARTMENT, THE FOLLOWING INFORMATION:

1                   (1) THE NUMBER OF REDEEMABLE BEVERAGE CONTAINERS SOLD  
2 AND EMPTY REDEEMABLE BEVERAGE CONTAINERS REDEEMED SINCE THE LAST  
3 REPORT WAS SUBMITTED TO THE BEVERAGE CONTAINER STEWARDSHIP  
4 ORGANIZATION UNDER THIS SUBSECTION;

5                   (2) THE FUNDS DEPOSITED INTO THE DEPOSIT COLLECTION  
6 ACCOUNT AND THE REFUNDS ISSUED FROM THE DEPOSIT COLLECTION ACCOUNT  
7 SINCE THE LAST REPORT WAS SUBMITTED TO THE BEVERAGE CONTAINER  
8 STEWARDSHIP ORGANIZATION UNDER THIS SUBSECTION;

9                   (3) ANY INCOME EARNED ON THE FUNDS IN THE DEPOSIT  
10 COLLECTION ACCOUNT SINCE THE LAST REPORT WAS SUBMITTED TO THE  
11 BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION UNDER THIS SUBSECTION;

12                  (4) THE BALANCE OF THE DEPOSIT COLLECTION ACCOUNT; AND

13                  (5) ANY OTHER INFORMATION REQUIRED BY THE DEPARTMENT.

14                 (D) (1) THE DEPARTMENT SHALL DETERMINE THE POINT AT WHICH A  
15 DEPOSIT BECOMES AN UNCLAIMED DEPOSIT.

16                 (2) UNCLAIMED DEPOSITS ARE CALCULATED AS THE AMOUNT OF  
17 FUNDS TRANSFERRED TO A DEPOSIT COLLECTION ACCOUNT THAT ARE IN EXCESS  
18 OF THE SUM OF:

19                   (I) ANY INTEREST EARNINGS ON THE DEPOSIT COLLECTION  
20 ACCOUNT DURING THE TIME FOR WHICH UNCLAIMED DEPOSITS ARE BEING  
21 CALCULATED; AND

22                   (II) THE TOTAL AMOUNT OF THE REFUND VALUE RECEIVED FOR  
23 THE EMPTY REDEEMABLE BEVERAGE CONTAINERS REDEEMED DURING THE TIME  
24 FOR WHICH THE UNCLAIMED DEPOSITS ARE BEING CALCULATED.

25                   (3) A DEPOSIT INITIATOR SHALL TRANSFER ALL UNCLAIMED  
26 DEPOSITS TO THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION AT A  
27 FREQUENCY DETERMINED BY THE DEPARTMENT.

28                  (4) THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION  
29 SHALL:

30                   (I) ESTABLISH A RESERVE ACCOUNT TO MANAGE ALL  
31 UNCLAIMED DEPOSITS; AND

(I) ACHIEVE THE INTENT OF THE GENERAL ASSEMBLY STATED  
IN § 9–1738 OF THIS SUBTITLE; AND

(II) MEET OR EXCEED THE PERFORMANCE TARGETS  
ESTABLISHED IN § 9–1740 OF THIS SUBTITLE.

11                   **(6) THE UNCLAIMED DEPOSITS TRANSFERRED TO THE CHESAPEAKE  
12 BAY TRUST UNDER PARAGRAPH (4)(II) OF THIS SUBSECTION MAY BE USED ONLY  
13 FOR THE COSTS OF ADMINISTERING AND FINANCING THE GRANT PROGRAM UNDER  
14 § 9-1750 OF THIS SUBTITLE.**

15 9-1744.

16           (A) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, THIS SECTION  
17 APPLIES TO A PRODUCER THAT SELLS, OFFERS FOR SALE, OR DISTRIBUTES  
18 REDEEMABLE BEVERAGE CONTAINERS IN THE STATE.

1 BEVERAGE CONTAINER IN THE STATE.

2                   **(3) IF ANOTHER PERSON CONTRACTUALLY ACCEPTS**  
3 **RESPONSIBILITY AS A PRODUCER UNDER PARAGRAPH (2)(II) OF THIS SUBSECTION,**  
4 **THE PRODUCER MUST PROVIDE A CERTIFIED COPY OF THE CONTRACTUAL**  
5 **AGREEMENT TO THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION.**

6                   **(B) BEGINNING JANUARY 1, 2029, A PRODUCER MAY NOT SELL, OFFER FOR**  
7 **SALE, OR DISTRIBUTE IN OR IMPORT INTO THE STATE A REDEEMABLE BEVERAGE**  
8 **CONTAINER UNLESS THE PRODUCER:**

9                   **(1) IS REGISTERED WITH THE DEPARTMENT IN ACCORDANCE WITH**  
10 **THIS SECTION;**

11                  **(2) HAS PAID THE REGISTRATION FEE UNDER SUBSECTION (F) OF**  
12 **THIS SECTION; AND**

13                  **(3) IS PART OF THE BEVERAGE CONTAINER STEWARDSHIP**  
14 **ORGANIZATION THAT:**

15                  **(I) HAS BEEN APPROVED BY THE DEPARTMENT UNDER §**  
16 **9–1745 OF THIS SUBTITLE; AND**

17                  **(II) HAS A BEVERAGE CONTAINER STEWARDSHIP PLAN**  
18 **APPROVED BY THE DEPARTMENT UNDER § 9–1746 OF THIS SUBTITLE.**

19                  **(C) ON OR BEFORE MARCH 1 EACH YEAR, BEGINNING IN 2028, THE**  
20 **BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION SHALL PROVIDE TO THE**  
21 **DEPARTMENT:**

22                  **(1) A LIST OF EACH PRODUCER PARTICIPATING IN THE BEVERAGE**  
23 **CONTAINER STEWARDSHIP ORGANIZATION; AND**

24                  **(2) FOR EACH PRODUCER, THE REGISTRATION FORM REQUIRED**  
25 **UNDER SUBSECTION (D) OF THIS SECTION.**

26                  **(D) (1) THE DEPARTMENT SHALL CREATE A REGISTRATION FORM THAT**  
27 **REQUIRES EACH PRODUCER PARTICIPATING IN THE BEVERAGE CONTAINER**  
28 **STEWARDSHIP ORGANIZATION TO PROVIDE THE FOLLOWING INFORMATION:**

29                  **(I) THE NAME, PRIMARY BUSINESS ADDRESS, AND CONTACT**  
30 **INFORMATION OF THE PERSON RESPONSIBLE FOR ENSURING COMPLIANCE WITH**  
31 **THIS PART;**

1                             (ii) A LIST OF EACH BRAND OF REDEEMABLE BEVERAGE  
2 CONTAINERS THAT THE PRODUCER INTENDS TO SELL, OFFER FOR SALE, OR  
3 DISTRIBUTE IN THE STATE, INCLUDING THE SIZE AND MATERIAL OF THE  
4 REDEEMABLE BEVERAGE CONTAINERS FOR EACH BRAND;

5                             (iii) FOR EACH REDEEMABLE BEVERAGE CONTAINER SPECIFIED  
6 IN THE REGISTRATION, WHETHER THE REDEEMABLE BEVERAGE CONTAINER:

7                                 1. IS REFILLABLE; AND

8                                 2. DEPICTS A UPC OR MARYLAND-SPECIFIC UPC  
9 BARCODE;

10                             (iv) HOW EACH PRODUCER WILL PREVENT THE FRAUDULENT  
11 SALE AND REDEMPTION OF REDEEMABLE BEVERAGE CONTAINERS THAT WERE NOT  
12 SOLD IN THE STATE;

13                             (v) THE NUMBER OF REDEEMABLE BEVERAGE CONTAINERS  
14 EACH PRODUCER SOLD IN THE STATE IN THE IMMEDIATELY PRECEDING CALENDAR  
15 YEAR; AND

16                             (vi) ANY OTHER INFORMATION REQUIRED BY THE  
17 DEPARTMENT.

18                             (2) A PRODUCER SHALL SUBMIT A COMPLETED REGISTRATION FORM  
19 TO THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION THAT REPRESENTS  
20 THE PRODUCER.

21                             (e) ON A SCHEDULE DETERMINED BY THE DEPARTMENT, EACH PRODUCER  
22 SHALL PAY A REGISTRATION FEE ESTABLISHED BY THE DEPARTMENT UNDER  
23 SUBSECTION (F) OF THIS SECTION.

24                             (f) (1) THE DEPARTMENT SHALL ESTABLISH AN ANNUAL REGISTRATION  
25 FEE FOR PRODUCERS THAT SELL REDEEMABLE BEVERAGE CONTAINERS IN THE  
26 STATE.

27                             (2) THE REGISTRATION FEE SHALL BE SET IN A MANNER THAT:

28                             (i) WHEN TAKEN IN COMBINATION WITH ANTICIPATED  
29 REVENUES FROM PENALTIES COLLECTED UNDER § 9-1755 OF THIS SUBTITLE, WILL  
30 PRODUCE FUNDS SUFFICIENT TO COVER THE DEPARTMENT'S ESTIMATED COSTS OF  
31 PLANNING, IMPLEMENTING, ADMINISTERING, MONITORING, ENFORCING, AND

1   EVALUATING THE PROGRAM FOR THE UPCOMING YEAR;

2                         (ii)   FOR THE FIRST YEAR OF THE PROGRAM DURING WHICH  
3   REGISTRATION FEES ARE COLLECTED, SHALL COVER THE START-UP COSTS OF THE  
4   PROGRAM THAT WERE INCURRED BY THE DEPARTMENT AND FINANCED FROM THE  
5   GENERAL FUND; AND

6                         (iii)   IS PROPORTIONAL TO A PRODUCER'S SHARE OF THE TOTAL  
7   NUMBER OF REDEEMABLE BEVERAGE CONTAINERS SOLD IN THE STATE FOR THE  
8   IMMEDIATELY PRECEDING CALENDAR YEAR.

9                         (3)   THE DEPARTMENT SHALL:

10                         (i)   IF THE REVENUES FROM THE REGISTRATION FEES IN THE  
11 IMMEDIATELY PRECEDING YEAR EXCEED THE COSTS SPECIFIED IN PARAGRAPH  
12 (2)(I) OF THIS SUBSECTION, CARRY THE EXCESS REVENUES FORWARD TO REDUCE  
13 REGISTRATION FEES THE FOLLOWING YEAR; AND

14                         (ii)   IF THE REVENUES FROM THE REGISTRATION FEES IN THE  
15 IMMEDIATELY PRECEDING YEAR DO NOT COVER THE COSTS SPECIFIED IN  
16 PARAGRAPH (2)(I) OF THIS SUBSECTION, ADJUST REGISTRATION FEES FOR THE  
17 FOLLOWING YEAR TO AN AMOUNT THAT WILL COVER THE DEPARTMENT'S ACTUAL  
18 COSTS FROM THE IMMEDIATELY PRECEDING YEAR.

19                         (4)   (I)   EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS  
20 PARAGRAPH, REGISTRATION FEES COLLECTED UNDER THIS SUBSECTION SHALL BE:

21                         1.   TRANSFERRED TO THE STATE RECYCLING TRUST  
22 FUND UNDER § 9-1707(F) OF THIS SUBTITLE; AND

23                         2.   USED ONLY TO COVER THE DEPARTMENT'S COSTS OF  
24 PLANNING, IMPLEMENTING, ADMINISTERING, MONITORING, ENFORCING, AND  
25 EVALUATING THE PROGRAM.

26                         (ii)   THE PORTION OF THE REGISTRATION FEES THAT COVERED  
27 THE START-UP COSTS OF THE PROGRAM AND WERE FINANCED FROM THE GENERAL  
28 FUND DURING THE FIRST YEAR OF THE PROGRAM FOR WHICH REGISTRATION FEES  
29 ARE COLLECTED IN ACCORDANCE WITH PARAGRAPH (2)(II) OF THIS SUBSECTION  
30 SHALL BE DEPOSITED INTO THE GENERAL FUND.

31   **9-1745.**

32                         (A)   ON OR BEFORE OCTOBER 1, 2027, THE DEPARTMENT SHALL APPROVE,

1 FOR A PERIOD NOT TO EXCEED 10 YEARS, A SINGLE BEVERAGE CONTAINER  
2 STEWARDSHIP ORGANIZATION TO REPRESENT ALL PRODUCERS IN FULFILLING THE  
3 REQUIREMENTS OF THIS PART, IF THE BEVERAGE CONTAINER STEWARDSHIP  
4 ORGANIZATION DEMONSTRATES THAT IT HAS:

5                   **(1) THE ABILITY, AS DETERMINED BY THE DEPARTMENT, TO**  
6 ADMINISTER THE REQUIREMENTS OF A BEVERAGE CONTAINER STEWARDSHIP PLAN  
7 UNDER § 9-1746 OF THIS SUBTITLE;

8                   **(2) A GOVERNING BOARD CONSISTING OF PRODUCERS THAT**  
9 REPRESENT THE DIVERSITY OF APPLICABLE REDEEMABLE BEVERAGE CONTAINERS  
10 IN THE MARKET;

11                  **(3) SET NO UNREASONABLE BARRIERS TO JOINING THE BEVERAGE**  
12 CONTAINER STEWARDSHIP ORGANIZATION AND WILL TAKE INTO CONSIDERATION  
13 THE NEEDS OF SMALL PRODUCERS THAT DO NOT GENERATE A HIGH VOLUME OF  
14 CONTAINERS;

15                  **(4) ADEQUATE FINANCIAL RESPONSIBILITY AND SAFEGUARDS,**  
16 INCLUDING FRAUD PREVENTION MEASURES AND AN AUDIT SCHEDULE;

17                  **(5) THE ABILITY TO SECURE THE CAPITAL NECESSARY FOR THE**  
18 INITIAL INVESTMENT IN INFRASTRUCTURE, SORTING EQUIPMENT, SOFTWARE,  
19 TRANSPORTATION, AND OTHER START-UP EXPENSES; AND

20                  **(6) MET ANY OTHER REQUIREMENTS SET BY THE DEPARTMENT.**

21                  **(B) IF NO APPLICATION TO OPERATE A BEVERAGE CONTAINER**  
22 STEWARDSHIP ORGANIZATION IS SUBMITTED BY PRODUCERS TO THE DEPARTMENT  
23 BY OCTOBER 1, 2027, THE DEPARTMENT SHALL:

24                  **(1) ESTABLISH OR DESIGNATE A BEVERAGE CONTAINER**  
25 STEWARDSHIP ORGANIZATION TO IMPLEMENT THIS PART; AND

26                  **(2) REQUIRE ALL PRODUCERS, AS A CONDITION OF SELLING OR**  
27 DISTRIBUTING BEVERAGES IN THE STATE, TO JOIN AND FUND THE DESIGNATED  
28 ORGANIZATION.

29                  **(C) THE DEPARTMENT MAY RENEW THE APPROVAL OF THE BEVERAGE**  
30 CONTAINER STEWARDSHIP ORGANIZATION UNDER SUBSECTION (A) OF THIS  
31 SECTION IF THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION CONTINUES  
32 TO MEET THE REQUIREMENTS OF THIS SECTION AND ANY OTHER REQUIREMENT SET  
33 BY THE DEPARTMENT.

1           (D) (1) THE DEPARTMENT SHALL REVOKE THE APPROVAL OF THE  
2 BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION IF THE DEPARTMENT  
3 DETERMINES THAT THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION:

4                 (I) FAILED TO MEET THE REQUIREMENTS OF THIS SECTION; OR

5                 (II) FAILED TO IMPLEMENT AND ADMINISTER AN APPROVED  
6 BEVERAGE CONTAINER STEWARDSHIP PLAN IN ACCORDANCE WITH § 9-1746 OF  
7 THIS SUBTITLE.

8                 (2) IF THE DEPARTMENT REVOKES THE APPROVAL OF THE  
9 BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION UNDER PARAGRAPH (1) OF  
10 THIS SUBSECTION:

11                 (I) THE DEPARTMENT MAY APPROVE ONE OR MORE  
12 ADDITIONAL BEVERAGE CONTAINER STEWARDSHIP ORGANIZATIONS TO CARRY OUT  
13 THE RESPONSIBILITIES OF THE BEVERAGE CONTAINER STEWARDSHIP  
14 ORGANIZATION THAT WAS REVOKED, SUBJECT TO ONE OR MORE OF THE  
15 ADDITIONAL BEVERAGE CONTAINER STEWARDSHIP ORGANIZATIONS MEETING THE  
16 REQUIREMENTS SPECIFIED IN SUBSECTION (A) OF THIS SECTION; AND

17                 (II) THE TRUSTEE OR ESCROW AGENT OF THE TRUST FUND OR  
18 ESCROW ACCOUNT ESTABLISHED IN THE BEVERAGE CONTAINER STEWARDSHIP  
19 PLAN UNDER § 9-1746(A)(3)(VI) OF THIS SUBTITLE SHALL:

20                     1. RECEIVE ALL PAYMENTS DIRECTLY FROM  
21 PRODUCERS THAT WOULD HAVE BEEN PAID TO THE BEVERAGE CONTAINER  
22 STEWARDSHIP ORGANIZATION;

23                     2. DEPOSIT THE PAYMENTS RECEIVED UNDER ITEM 1 OF  
24 THIS ITEM INTO THE TRUST FUND OR ESCROW ACCOUNT; AND

25                     3. MAKE PAYMENTS FROM THE TRUST FUND OR ESCROW  
26 ACCOUNT AS DIRECTED BY THE DEPARTMENT TO IMPLEMENT THE REQUIREMENTS  
27 OF THIS PART.

28             9-1746.

29                 (A) (1) ON OR BEFORE MARCH 1, 2028, THE BEVERAGE CONTAINER  
30 STEWARDSHIP ORGANIZATION SHALL SUBMIT A BEVERAGE CONTAINER  
31 STEWARDSHIP PLAN TO THE DEPARTMENT.

1                   **(2) A BEVERAGE CONTAINER STEWARDSHIP PLAN SHALL:**

2                   **(I) IDENTIFY AND INCLUDE THE CONTACT INFORMATION FOR**  
3                   **EACH PRODUCER INTENDED TO BE COVERED UNDER THE PLAN;**

4                   **(II) IDENTIFY EACH BRAND OF REDEEMABLE BEVERAGE**  
5                   **CONTAINER INTENDED TO BE SOLD UNDER THE PLAN, INCLUDING THE SIZE AND**  
6                   **MATERIAL OF THE REDEEMABLE BEVERAGE CONTAINERS FOR EACH BRAND AND**  
7                   **WHETHER THE REDEEMABLE BEVERAGE CONTAINERS ARE REFILLABLE;**

8                   **(III) DESCRIBE:**

9                   **1. THE FINANCING INFORMATION SPECIFIED IN**  
10                  **PARAGRAPH (3) OF THIS SUBSECTION;**

11                  **2. THE LOCATION AND DISTRIBUTION OF**  
12                  **ACCOUNT-BASED BULK PROCESSING PROGRAMS, BAG DROP PROGRAMS, AND**  
13                  **REDEMPTION FACILITIES THE ORGANIZATION WILL DEVELOP, AS NECESSARY TO:**

14                  **A. COMPLY WITH THE CONVENIENCE STANDARDS**  
15                  **ESTABLISHED BY THE DEPARTMENT UNDER § 9-1752 OF THIS SUBTITLE; AND**

16                  **B. ACHIEVE THE PERFORMANCE TARGETS UNDER §**  
17                  **9-1740 OF THIS SUBTITLE;**

18                  **3. HOW THE PERFORMANCE TARGETS WILL BE MET OR**  
19                  **EXCEEDED FOR THE 5-YEAR PERIOD FOLLOWING THE YEAR IN WHICH THE PLAN IS**  
20                  **APPROVED;**

21                  **4. HOW STAKEHOLDER COMMENTS WERE CONSIDERED**  
22                  **AND REFLECTED IN THE DEVELOPMENT OF THE PLAN, INCLUDING THE ROLE OF**  
23                  **RETAILERS, DISTRIBUTORS, AND LOCAL GOVERNMENTS IN PLAN IMPLEMENTATION;**

24                  **5. THE ADMINISTRATION AND IMPLEMENTATION OF**  
25                  **THE PLAN, INCLUDING ANY STAFFING THAT WILL BE NECESSARY FOR THESE**  
26                  **PURPOSES;**

27                  **6. THE ACTIONS THAT HAVE BEEN TAKEN AND THAT**  
28                  **WILL BE TAKEN FOR PUBLIC OUTREACH, EDUCATION, AND COMMUNICATION,**  
29                  **INCLUDING MESSAGING AND IDENTIFICATION OF TARGET AUDIENCES;**

30                  **7. THE ANTICIPATED INVESTMENTS THAT WILL BE**  
31                  **MADE TO IMPROVE THE REUSE OF BEVERAGE CONTAINERS, INCLUDING THE**

1 SOURCE OF FUNDING FOR THE INVESTMENTS; AND

2                   8. THE ACTIONS THE ORGANIZATION WILL TAKE TO  
3 ENSURE THE PLAN IS IMPLEMENTED IN A MANNER THAT COMPLIES WITH THE  
4 REQUIREMENTS OF SUBSECTION (D)(2) OF THIS SECTION;

5                   (IV) LIST THE STAKEHOLDERS CONSULTED IN DEVELOPING THE  
6 PLAN;

7                   (V) PROVIDE THE ANTICIPATED COSTS OF IMPLEMENTING THE  
8 PLAN FOR 5 YEARS, BROKEN DOWN BY YEAR;

9                   (VI) INCLUDE A CLOSURE AND TRANSFER PLAN FOR HANDLING  
10 THE AFFAIRS OF THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION THAT  
11 ENSURES THAT EACH PRODUCER INTENDED TO BE COVERED UNDER THE BEVERAGE  
12 CONTAINER STEWARDSHIP PLAN CAN FULFILL THE PRODUCER'S OBLIGATIONS IN  
13 THE EVENT THAT THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION  
14 DISSOLVES OR HAS ITS APPROVAL REVOKED UNDER § 9-1745 OF THIS SUBTITLE;  
15 AND

16                   (VII) INCLUDE ANY OTHER INFORMATION REQUESTED BY THE  
17 DEPARTMENT.

18                   (3) THE FINANCING INFORMATION INCLUDED IN A BEVERAGE  
19 CONTAINER STEWARDSHIP PLAN SHALL:

20                   (I) EXPLAIN THE FINANCING FOR DIRECT INVESTMENTS OR  
21 REIMBURSEMENTS THAT WILL IMPROVE INFRASTRUCTURE IN A MANNER THAT  
22 SUPPORTS REDEMPTION SERVICES AND TECHNOLOGIES;

23                   (II) ESTABLISH A FEE STRUCTURE IN ACCORDANCE WITH  
24 PARAGRAPH (4) OF THIS SUBSECTION FOR PRODUCERS PARTICIPATING IN THE  
25 BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION;

26                   (III) DESCRIBE THE COSTS OF MEETING THE PERFORMANCE  
27 TARGETS;

28                   (IV) DESCRIBE THE INCENTIVES USED TO ENCOURAGE  
29 PRODUCERS TO:

30                   1. INVEST IN REUSABLE AND REFILLABLE BEVERAGE  
31 CONTAINER SYSTEMS; AND

1                   **2. REDESIGN BEVERAGE CONTAINERS TO BE EASIER  
2 AND LESS COSTLY TO RECYCLE;**

3                   **(V) CREATE INCENTIVES FOR PRODUCERS TO USE A  
4 MARYLAND-SPECIFIC UPC BARCODE TO REDUCE FRAUDULENT REDEMPTION;**

5                   **(VI) ESTABLISH A TRUST FUND OR AN ESCROW ACCOUNT IN THE  
6 STATE INTO WHICH THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION  
7 SHALL DEPOSIT ALL UNEXPENDED FUNDS FOR USE IN ACCORDANCE WITH THIS  
8 SECTION IN THE EVENT THAT THE BEVERAGE CONTAINER STEWARDSHIP  
9 ORGANIZATION DISSOLVES OR HAS ITS APPROVAL REVOKED BY THE DEPARTMENT  
10 UNDER § 9-1745 OF THIS SUBTITLE; AND**

11                  **(VII) MEET ANY OTHER REQUIREMENTS ESTABLISHED BY THE  
12 DEPARTMENT.**

13                  **(4) (I) THE FEE STRUCTURE REQUIRED UNDER PARAGRAPH (3) OF  
14 THIS SUBSECTION FOR PRODUCERS PARTICIPATING IN THE BEVERAGE CONTAINER  
15 STEWARDSHIP ORGANIZATION SHALL BE:**

16                  **1. SET IN A MANNER THAT COVERS THE COSTS OF  
17 ADMINISTERING THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION AND  
18 IMPLEMENTING THE BEVERAGE CONTAINER STEWARDSHIP PLAN; AND**

19                  **2. BASED ON:**

20                  **A. THE COSTS ASSOCIATED WITH TRANSPORTING,  
21 COLLECTING, AND PROCESSING EACH TYPE OF REDEEMABLE BEVERAGE  
22 CONTAINER MATERIAL;**

23                  **B. WHETHER A PRODUCER'S REDEEMABLE BEVERAGE  
24 CONTAINERS ARE REFILLABLE;**

25                  **C. WHETHER A PRODUCER'S EMPTY REDEEMABLE  
26 BEVERAGE CONTAINERS ARE EASY TO RECYCLE;**

27                  **D. WHETHER A PRODUCER'S REDEEMABLE BEVERAGE  
28 CONTAINERS HAVE A MARYLAND-SPECIFIC UPC BARCODE;**

29                  **E. A PRODUCER'S PORTION, BY MATERIAL TYPE, OF  
30 REDEEMABLE BEVERAGE CONTAINERS SOLD IN THE STATE DURING THE PREVIOUS  
31 CALENDAR YEAR; AND**

1                             F. ANY OTHER FACTOR THE DEPARTMENT DETERMINES  
2 IS NECESSARY TO SUPPORT THE PROGRAM.

3                             (ii) 1. EXCEPT AS PROVIDED IN § 9-1745(D)(2) OF THIS  
4 SUBTITLE, A PRODUCER PARTICIPATING IN THE BEVERAGE CONTAINER  
5 STEWARDSHIP ORGANIZATION SHALL PAY THE FEE ESTABLISHED UNDER  
6 PARAGRAPH (3) OF THIS SUBSECTION TO THE BEVERAGE CONTAINER STEWARDSHIP  
7 ORGANIZATION.

8                             2. THE BEVERAGE CONTAINER STEWARDSHIP  
9 ORGANIZATION SHALL DEPOSIT FEES RECEIVED UNDER THIS SUBPARAGRAPH TO AN  
10 ACCOUNT HELD BY THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION.

11                             3. THE BEVERAGE CONTAINER STEWARDSHIP  
12 ORGANIZATION MAY USE THE FEES RECEIVED UNDER THIS SUBPARAGRAPH ONLY  
13 FOR IMPLEMENTING THE BEVERAGE CONTAINER STEWARDSHIP PLAN.

14                             (5) THE DEPARTMENT SHALL SUBMIT A BEVERAGE CONTAINER  
15 STEWARDSHIP PLAN TO AN INDEPENDENT FINANCIAL AUDITOR TO ENSURE THAT  
16 THE FINANCING PROPOSED IN THE PLAN WILL COVER THE COSTS OF IMPLEMENTING  
17 THE PLAN.

18                             (B) (1) (i) WITHIN 120 DAYS AFTER RECEIPT OF A BEVERAGE  
19 CONTAINER STEWARDSHIP PLAN SUBMITTED TO THE DEPARTMENT UNDER THIS  
20 SECTION, THE DEPARTMENT SHALL APPROVE, APPROVE WITH CONDITIONS, OR  
21 DENY THE PLAN.

22                             (ii) IN DETERMINING WHETHER TO APPROVE, APPROVE WITH  
23 CONDITIONS, OR DENY A BEVERAGE CONTAINER STEWARDSHIP PLAN, THE  
24 DEPARTMENT SHALL:

25                             1. CONSIDER WHETHER:

26                             A. THE PLAN COMPLIES WITH THE REQUIREMENTS OF  
27 THIS SECTION; AND

28                             B. THERE WAS SUFFICIENT ENGAGEMENT WITH  
29 STAKEHOLDERS, INCLUDING LOCAL GOVERNMENTS, RETAILERS, DISTRIBUTORS,  
30 AND ON-PREMISES SELLERS, IN DEVELOPING THE PLAN; AND

31                             2. CONSULT WITH THE ADVISORY COUNCIL.

32                             (2) (i) THE DEPARTMENT MAY RESCIND APPROVAL OF A

1   **BEVERAGE CONTAINER STEWARDSHIP PLAN FOR GOOD CAUSE.**

2                             **(II) THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION**  
3   MAY AMEND A RESCINDED BEVERAGE CONTAINER STEWARDSHIP PLAN AND SUBMIT  
4   THE AMENDED PLAN TO THE DEPARTMENT FOR APPROVAL.

5                             **(3) (I) A BEVERAGE CONTAINER STEWARDSHIP PLAN APPROVED**  
6   BY THE DEPARTMENT MAY BE AMENDED WITH APPROVAL OF THE DEPARTMENT.

7                             **(II) THE DEPARTMENT MAY REQUIRE THAT AN APPROVED**  
8   BEVERAGE CONTAINER STEWARDSHIP PLAN BE AMENDED IF THE REPORT  
9   SUBMITTED UNDER § 9–1747 OF THIS SUBTITLE REFLECTS THAT THE  
10  PERFORMANCE TARGETS HAVE NOT BEEN MET.

11                          **(C) AN APPROVED BEVERAGE CONTAINER STEWARDSHIP PLAN EXPIRES AT**  
12  THE END OF 5 YEARS.

13                          **(D) (1) THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION**  
14  SHALL IMPLEMENT AND ADMINISTER A BEVERAGE CONTAINER STEWARDSHIP PLAN  
15  WITHIN 6 MONTHS AFTER THE PLAN IS APPROVED.

16                          **(2) IN IMPLEMENTING AND ADMINISTERING A BEVERAGE CONTAINER**  
17  STEWARDSHIP PLAN, THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION  
18  SHALL:

19                          **(I) FACILITATE LOGISTICS, THE INITIATION OF DEPOSITS, AND**  
20  THE ISSUANCE OF REFUNDS UNDER THE PLAN;

21                          **(II) COORDINATE THE LOGISTICS FOR TIMELY COLLECTION OF**  
22  REDEEMABLE BEVERAGE CONTAINERS FROM AN ON-PREMISES SELLER;

23                          **(III) ESTABLISH PROCEDURES FOR TRACKING REDEEMABLE**  
24  BEVERAGE CONTAINERS SOLD IN THE STATE;

25                          **(IV) DESIGN AND OPERATE SERVICES FOR THE**  
26  TRANSPORTATION AND PROCESSING OF REDEEMABLE BEVERAGE CONTAINERS;

27                          **(V) DEVELOP AND IMPLEMENT A PLAN FOR ESTABLISHING,**  
28  OPERATING, AND MANAGING REDEMPTION FACILITIES THAT WILL OFFER A WIDE  
29  RANGE OF CONVENIENT REDEMPTION LOCATIONS AND TECHNOLOGIES THAT ARE  
30  EASY TO USE, ACCESSIBLE, AND MEET OR EXCEED THE CONVENIENCE STANDARDS  
31  ESTABLISHED BY THE DEPARTMENT UNDER § 9–1752 OF THIS SUBTITLE;

**(VII) DEVELOP ACCOUNTING AND CONTROL STANDARDS;**

**(VIII) IMPLEMENT ACCOUNTING, AUDIT, PAYMENT, AND  
REPORTING PROCEDURES;**

11 (x) ESTABLISH AN APPLICATION PROCESS FOR LARGE  
12 ON-PREMISES SELLERS TO APPLY FOR AND RECEIVE A BULK RATE FOR THE  
13 REDEMPTION OF HIGH VOLUMES OF EMPTY REDEEMABLE BEVERAGE CONTAINERS;

16 (XII) FUND A MARKETING PROGRAM TO EDUCATE THE PUBLIC  
17 ABOUT THE PROGRAM;

(XIII) ESTABLISH A SYSTEM FOR REPORTING KEY INFORMATION  
GATHERED BY THE PROGRAM TO THE DEPARTMENT ON A QUARTERLY BASIS; AND

(XIV) CREATE INCENTIVES FOR THE DEVELOPMENT OF  
REFILLABLE AND REUSABLE BEVERAGE CONTAINER SYSTEMS.

25 9-1747.

(A) THIS SECTION APPLIES TO THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION THAT HAS A BEVERAGE CONTAINER STEWARDSHIP PLAN APPROVED BY THE DEPARTMENT UNDER § 9-1746 OF THIS SUBTITLE.

(B) (1) ON OR BEFORE APRIL 1 EACH YEAR, BEGINNING IN 2030, THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION SHALL SUBMIT A REPORT TO THE DEPARTMENT ON THE PROGRESS MADE IN THE PRECEDING CALENDAR YEAR

1 TOWARD MEETING THE PERFORMANCE TARGETS AND THE GOALS OF THE PROGRAM  
2 AND THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION'S BEVERAGE  
3 CONTAINER STEWARDSHIP PLAN.

4 (2) THE DEPARTMENT SHALL PROVIDE THE ADVISORY COUNCIL  
5 WITH A COPY OF EACH REPORT SUBMITTED UNDER THIS SUBSECTION.

6 (C) THE REPORT SUBMITTED UNDER SUBSECTION (B) OF THIS SECTION  
7 SHALL INCLUDE, FOR THE PRECEDING CALENDAR YEAR:

8 (1) THE PROGRESS MADE TOWARD ACHIEVING THE PERFORMANCE  
9 TARGETS;

10 (2) IF THE PERFORMANCE TARGETS WERE NOT ACHIEVED, A  
11 DESCRIPTION OF THE ACTIONS PROPOSED TO ACHIEVE THE PERFORMANCE  
12 TARGETS;

13 (3) THE NUMBER OF REDEEMABLE BEVERAGE CONTAINERS SOLD IN  
14 THE STATE;

15 (4) THE NUMBER OF REDEEMABLE BEVERAGE CONTAINERS SOLD IN  
16 THE STATE SORTED BY MATERIAL TYPE, REFUND VALUE, AND WHETHER THE  
17 CONTAINER CAN BE REFILLED OR REUSED;

18 (5) THE NUMBER OF EMPTY REDEEMABLE BEVERAGE CONTAINERS  
19 REDEEMED;

20 (6) THE NUMBER OF EMPTY REDEEMABLE BEVERAGE CONTAINERS  
21 REDEEMED AT EACH REDEMPTION FACILITY, REVERSE VENDING MACHINE, BAG  
22 DROP PROGRAM, ACCOUNT-BASED BULK PROCESSING PROGRAM, OR OTHER  
23 BEVERAGE CONTAINER REDEMPTION AND PROCESSING METHOD SORTED BY  
24 MATERIAL TYPE, REFUND VALUE, AND WHETHER THE EMPTY REDEEMABLE  
25 BEVERAGE CONTAINER CAN BE REFILLED OR REUSED;

26 (7) THE REDEMPTION RATE AND RECYCLING RATE FOR  
27 NONREFILLABLE REDEEMABLE BEVERAGE CONTAINERS SOLD IN THE STATE  
28 SORTED BY MATERIAL TYPE, NUMBER OF CONTAINERS SOLD, AND CONTAINER  
29 WEIGHT;

30 (8) THE AMOUNT OF EACH TYPE OF:

31 (I) REDEEMABLE BEVERAGE CONTAINER MATERIAL  
32 COLLECTED IN THE STATE; AND

(II) SCRAP MATERIAL SOLD BY THE BEVERAGE CONTAINER  
STEWARDSHIP ORGANIZATION;

(9) THE LOCATION OF EACH REDEMPTION FACILITY IN THE STATE  
AND THE REDEMPTION METHOD USED AT EACH REDEMPTION FACILITY;

5                           (10) A DESCRIPTION OF ANY IMPROVEMENTS MADE TO MAKE  
6 RETURNING EMPTY REDEEMABLE BEVERAGE CONTAINERS EASIER AND MORE  
7 CONVENIENT;

8                             (11) THE IDENTIFICATION AND DESCRIPTION OF AREAS THAT DO NOT  
9 HAVE READILY AVAILABLE OPTIONS FOR REDEEMING AN EMPTY REDEEMABLE  
10 BEVERAGE CONTAINER AND ACTIONS THE BEVERAGE CONTAINER STEWARDSHIP  
11 ORGANIZATION WILL TAKE TO IMPROVE OPTIONS IN THESE AREAS;

12                   **(12) THE NUMBER OF CONSUMER COMPLAINTS PER MONTH, SORTED**  
13   **BY REDEMPTION FACILITY;**

14                           **(13) THE NUMBER AND TYPE OF COMPLAINTS FROM ON-PREMISES**  
15                           **SELLERS PER MONTH, SORTED BY TYPE OF BUSINESS;**

16                           **(14) THE NUMBER OF INDIVIDUALS AND ORGANIZATIONS WITH**  
17    ACCOUNTS ESTABLISHED FOR THE RECEIPT OF ELECTRONIC DEPOSITS OR  
18    REFUNDS;

22                   **(16) THE AVERAGE COST OF PROCESSING AN EMPTY REDEEMED**  
23   **REDEEMABLE BEVERAGE CONTAINER:**

(17) A COPY OF THE AUDIT CONDUCTED UNDER § 9-1746(A)(5) OF  
THIS SUBTITLE:

26                   **(18) FINANCIAL STATEMENTS DETAILING ALL DEPOSITS RECEIVED**  
27   AND REFUNDS ISSUED BY EACH PRODUCER COVERED UNDER THE BEVERAGE  
28   CONTAINER STEWARDSHIP PLAN:

29                   **(19) THE TOTAL AMOUNT OF DEPOSITS INITIATED, REFUNDS ISSUED,**  
30   AND UNCLAIMED DEPOSITS COLLECTED UNDER THE BEVERAGE CONTAINER  
31   STEWARDSHIP PLAN:

1                   **(20) AN ACCOUNTING OF ALL ACTIVITIES AND INVESTMENTS**  
2   **FINANCED BY UNCLAIMED DEPOSITS;**

3                   **(21) EXPENDITURES AND REVENUES SORTED BY SOURCE, INCLUDING**  
4   **FEES PAID UNDER § 9–1746(A)(4) OF THIS SUBTITLE, REVENUE FROM THE SALE OF**  
5   **SCRAP MATERIALS, AND UNCLAIMED DEPOSITS;**

6                   **(22) SAMPLES OF ALL EDUCATIONAL MATERIALS PROVIDED TO**  
7   **CONSUMERS, RETAILERS, AND OTHER ENTITIES;**

8                   **(23) A DETAILED DESCRIPTION OF INVESTMENTS MADE IN NEW**  
9   **REDEMPTION FACILITIES AND REDEMPTION METHODS;**

10                  **(24) THE LOCATION OF NEW REDEMPTION FACILITIES AND**  
11   **REDEMPTION METHODS;**

12                  **(25) A DETAILED DESCRIPTION OF CHANGES MADE BY PRODUCERS TO**  
13   **INCREASE THE RECYCLABILITY OF REDEEMABLE BEVERAGE CONTAINERS;**

14                  **(26) A DETAILED DESCRIPTION OF ANY INCIDENTS OF FRAUD AND**  
15   **EFFORTS TAKEN TO PREVENT FRAUD; AND**

16                  **(27) ANY OTHER INFORMATION REQUIRED BY THE DEPARTMENT.**

17                  **(D) THE FINANCIAL, PRODUCTION, AND SALES DATA OF INDIVIDUAL**  
18   **PRODUCERS REPORTED TO THE DEPARTMENT UNDER THIS SECTION SHALL BE**  
19   **KEPT CONFIDENTIAL BY THE DEPARTMENT AND THE ADVISORY COUNCIL.**

20                  **(E) THE DEPARTMENT SHALL POST THE REPORT SUBMITTED UNDER THIS**  
21   **SECTION ON THE DEPARTMENT'S WEBSITE IN A MANNER THAT PROTECTS THE**  
22   **CONFIDENTIALITY OF THE DATA SPECIFIED UNDER SUBSECTION (D) OF THIS**  
23   **SECTION.**

24   **9–1748.**

25                  **(A) (1) THE DEPARTMENT SHALL ESTABLISH A PROCESS FOR A COUNTY**  
26   **OR MUNICIPAL CORPORATION TO CREATE A REDEMPTION FACILITY.**

27                  **(2) A COUNTY OR MUNICIPAL CORPORATION MAY NOT BE REQUIRED**  
28   **TO HOST, OPERATE, OR PROVIDE LAND, FACILITIES, OR ANY OTHER RESOURCES FOR**  
29   **THE ESTABLISHMENT OR OPERATION OF ANY REDEMPTION FACILITY.**

1       (B) EMPTY REDEEMABLE BEVERAGE CONTAINERS REDEEMED AT A  
2 REDEMPTION FACILITY MANAGED BY A COUNTY OR MUNICIPAL CORPORATION  
3 SHALL BE CREDITED TOWARD MEETING THE RECYCLING RATES REQUIRED UNDER §  
4 9–505 OF THIS TITLE.

5       (C) (1) THROUGH DECEMBER 31, 2031, A PORTION OF PROGRAM  
6 REVENUES SHALL BE USED TO COMPENSATE A COUNTY OR MUNICIPAL  
7 CORPORATION FOR ANY NET LOSS OF REVENUE TO THE COUNTY'S OR MUNICIPAL  
8 CORPORATION'S WASTE MANAGEMENT SYSTEM THAT CAN BE DOCUMENTED AND  
9 ATTRIBUTED TO THE PROGRAM.

10       (2) IN DETERMINING A NET LOSS OF REVENUE, A COUNTY OR  
11 MUNICIPAL CORPORATION SHALL CONSIDER:

12               (I) THE LOSS OF REVENUE FROM THE SALE OF SCRAP  
13 MATERIALS;

14               (II) FINANCIAL SAVINGS FROM A REDUCTION IN:

15                   1. GLASS BOTTLES IN THE RECYCLING STREAM;

16                   2. TRANSPORTATION COSTS ASSOCIATED WITH  
17 CURBSIDE COLLECTION OF TRASH AND RECYCLING;

18                   3. PROCESSING COSTS ASSOCIATED WITH RECYCLING  
19 BEVERAGE CONTAINERS;

20                   4. THE COSTS OF LANDFILLING AND INCINERATING  
21 BEVERAGE CONTAINERS THAT ARE NOT RECYCLED; AND

22                   5. THE COSTS OF LITTER COLLECTION; AND

23               (III) FOR A COUNTY OR MUNICIPAL CORPORATION THAT HAS A  
24 TOTAL MAXIMUM DAILY LOAD FOR TRASH IN A WATERWAY UNDER ITS  
25 JURISDICTION, THE REDUCED COSTS AND INCREASED BENEFITS OF COMPLYING  
26 WITH THE TOTAL MAXIMUM DAILY LOAD DUE TO A REDUCTION IN BEVERAGE  
27 CONTAINER LITTER.

28       9–1749.

29       FUNDING FOR THE PROGRAM SHALL:

30       (1) INCLUDE:

1                             (I) REDEEMABLE BEVERAGE CONTAINER STEWARDSHIP  
2 ORGANIZATION FEES COLLECTED UNDER § 9–1746 OF THIS SUBTITLE;

3                             (II) REVENUE FROM THE SALE OF RAW MATERIALS;

4                             (III) UNCLAIMED DEPOSITS COLLECTED UNDER § 9–1743 OF  
5 THIS SUBTITLE;

6                             (IV) REGISTRATION FEES COLLECTED UNDER § 9–1744 OF THIS  
7 SUBTITLE; AND

8                             (V) PENALTIES COLLECTED UNDER § 9–1755 OF THIS  
9 SUBTITLE; AND

10                            (2) BE USED IN ACCORDANCE WITH §§ 9–1707(F), 9–1743, 9–1744,  
11 AND 9–1755 OF THIS SUBTITLE.

12 **9–1750.**

13                            (A) THERE IS A BEVERAGE CONTAINER RECYCLING REFUND GRANT  
14 PROGRAM.

15                            (B) THE PURPOSE OF THE GRANT PROGRAM IS TO PROVIDE FUNDING FOR:

16                            (1) AN ASSESSMENT OF THE INVESTMENTS AND POLICIES  
17 NECESSARY TO ENSURE THAT, BY DECEMBER 31, 2038, AT LEAST 10% OF ALL  
18 BEVERAGE CONTAINERS SOLD IN THE STATE ARE RETURNED AND REFILLED; AND

19                            (2) PROJECTS THAT:

20                            (I) INCREASE THE REUSE AND RECYCLING OF BEVERAGE  
21 CONTAINERS IN THE STATE;

22                            (II) INCREASE THE AVAILABILITY OF PUBLIC WATER  
23 FOUNTAINS AND REFILL STATIONS IN THE STATE; AND

24                            (III) REDUCE THE VOLUME OF LITTER FROM BEVERAGE  
25 CONTAINERS IN THE STATE.

26                            (C) THE CHESAPEAKE BAY TRUST SHALL ADMINISTER THE GRANT  
27 PROGRAM.

1           (D) THE GRANT PROGRAM SHALL BE FUNDED FROM A PORTION OF THE  
2 UNCLAIMED DEPOSITS TRANSFERRED TO THE CHESAPEAKE BAY TRUST UNDER §  
3 9–1743(D)(4)(II) OF THIS SUBTITLE.

4           (E) THE FOLLOWING ENTITIES ARE ELIGIBLE FOR A GRANT UNDER THE  
5 GRANT PROGRAM:

- 6           (1) A SCHOOL OR AN INSTITUTION OF HIGHER EDUCATION;
- 7           (2) A NONPROFIT ORGANIZATION;
- 8           (3) A COUNTY OR MUNICIPAL CORPORATION;
- 9           (4) A FOR–PROFIT ORGANIZATION; AND
- 10          (5) A PUBLIC–PRIVATE PARTNERSHIP.

11           (F) THE DEPARTMENT, IN CONSULTATION WITH THE ADVISORY COUNCIL,  
12 SHALL ADOPT REGULATIONS ESTABLISHING:

- 13          (1) AN APPLICATION PROCESS FOR AN ENTITY TO APPLY FOR A  
14 GRANT;
- 15          (2) THE CRITERIA FOR EVALUATING AND AWARDING GRANTS;
- 16          (3) REPORTING AND EVALUATION REQUIREMENTS FOR A GRANT  
17 AWARDED UNDER THIS SECTION; AND
- 18          (4) ANY OTHER REQUIREMENTS THE DEPARTMENT DETERMINES  
19 ARE NECESSARY FOR ADMINISTERING AND IMPLEMENTING GRANTS AWARDED  
20 UNDER THE GRANT PROGRAM.

21           (G) BEGINNING JANUARY 1, 2030, THE CHESAPEAKE BAY TRUST SHALL  
22 BEGIN AWARDING GRANTS UNDER THE GRANT PROGRAM.

23 9–1751.

24           (A) BEGINNING JANUARY 1, 2029, AND CONTINUING UNTIL  
25 REIMBURSEMENT PAYMENTS UNDER § 9–2506 OF THIS TITLE BEGIN, THE BEVERAGE  
26 CONTAINER STEWARDSHIP ORGANIZATION SHALL PROVIDE PAYMENTS TO A  
27 MATERIAL RECOVERY FACILITY TO COVER THE COSTS OF COLLECTING, SORTING,  
28 PROCESSING, AND TRANSPORTING EMPTY UNREDEEMED REDEEMABLE BEVERAGE  
29 CONTAINERS FOR RECYCLING, REUSE, OR REFILLING.

1           **(B) A MATERIAL RECOVERY FACILITY SHALL BE ELIGIBLE TO RECEIVE A**  
2 **PAYMENT UNDER THIS SECTION ONLY IF:**

3           **(1) THE UNREDEEMED REDEEMABLE BEVERAGE CONTAINERS**  
4 **RECEIVED MEET THE APPLICABLE SPECIFICATIONS IN THE MOST RECENTLY**  
5 **PUBLISHED GUIDELINES OF THE INSTITUTE OF SCRAP RECYCLING INDUSTRIES;**

6           **(2) THE MATERIAL RECOVERY FACILITY REPORTS TO THE BEVERAGE**  
7 **CONTAINER STEWARDSHIP ORGANIZATION THE NUMBER OF TONS OF UNREDEEMED**  
8 **REDEEMABLE BEVERAGE CONTAINERS RECEIVED FOR PROCESSING IN THE**  
9 **PREVIOUS MONTH, CATEGORIZED BY MATERIAL TYPE; AND**

10          **(3) THE MATERIAL RECOVERY FACILITY REPORTS TO THE BEVERAGE**  
11 **CONTAINER STEWARDSHIP ORGANIZATION THE NUMBER OF UNREDEEMED**  
12 **REDEEMABLE BEVERAGE CONTAINERS TRANSFERRED TO ADDITIONAL MATERIALS**  
13 **PROCESSING FACILITIES OR END MARKETS IN THE PREVIOUS MONTH, CATEGORIZED**  
14 **BY MATERIAL TYPE.**

15          **(C) THE OPERATOR OF A MATERIAL RECOVERY FACILITY SHALL USE AN**  
16 **INDUSTRY-STANDARD SCALE TO MEASURE THE WEIGHT OF ALL COVERED**  
17 **BEVERAGE CONTAINER MATERIALS RECEIVED BY THE FACILITY.**

18          **(D) THE BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION MAY, AT ITS**  
19 **OWN EXPENSE, CONDUCT AUDITS OF THE QUALITY AND QUANTITY OF MATERIALS**  
20 **HANDLED BY A MATERIAL RECOVERY FACILITY, ON REQUEST BY THE**  
21 **ORGANIZATION.**

22          **(E) (1) THE DEPARTMENT SHALL ESTABLISH THE PAYMENT AMOUNT**  
23 **UNDER THIS SECTION.**

24          **(2) THE DEPARTMENT MAY ADJUST THE PAYMENT AMOUNT AS**  
25 **NECESSARY TO ACCOUNT FOR CHANGES IN THE COSTS OF COLLECTING, SORTING,**  
26 **PROCESSING, AND TRANSPORTING EMPTY UNREDEEMED REDEEMABLE BEVERAGE**  
27 **CONTAINERS.**

28 **9-1752.**

29          **IN ADDITION TO THE DUTIES AND REQUIREMENTS SPECIFIED IN THIS PART,**  
30 **THE DEPARTMENT SHALL:**

31          **(1) IN CONSULTATION WITH THE ADVISORY COUNCIL:**

1                           **(I) ESTABLISH CONVENIENCE STANDARDS FOR THE COVERAGE**  
2    **AND AVAILABILITY OF REDEMPTION OPTIONS ACROSS THE STATE; AND**

3                           **(II) ENSURE THE CONVENIENCE STANDARDS PROVIDE**  
4    **ACCESSIBLE REDEMPTION OPTIONS FOR DIFFERENTLY ABLED PEOPLE AND PEOPLE**  
5    **WHO LIVE IN RURAL AREAS OR LOW-INCOME COMMUNITIES OF COLOR;**

6                           **(2) ESTABLISH A SYSTEM FOR LARGE ON-PREMISES SELLERS TO**  
7    **VERIFY THE SOURCE OF THE HIGH VOLUMES OF REDEEMABLE BEVERAGE**  
8    **CONTAINERS REDEEMED BY THE ON-PREMISES SELLER; AND**

9                           **(3) PERIODICALLY REVIEW AVAILABLE BEVERAGE CONTAINER**  
10   **REDEMPTION AND PROCESSING METHODS TO DETERMINE WHETHER THE TYPES OF**  
11   **BEVERAGE CONTAINERS COVERED UNDER THE PROGRAM SHOULD BE EXPANDED.**

12   **9-1753.**

13                        **(A) THERE IS A REDEEMABLE BEVERAGE CONTAINER RECYCLING**  
14   **REFUND ADVISORY COUNCIL.**

15                        **(B) THE ADVISORY COUNCIL CONSISTS OF THE FOLLOWING MEMBERS,**  
16   **DESIGNATED BY THE SECRETARY:**

17                        **(1) ONE MEMBER REPRESENTING RECYCLING PROCESSORS;**

18                        **(2) ONE MEMBER REPRESENTING LOCAL GOVERNMENT AGENCIES**  
19   **RESPONSIBLE FOR RECYCLING PROGRAMS;**

20                        **(3) ONE MEMBER REPRESENTING GLASS MANUFACTURERS OR A**  
21   **GLASS MANUFACTURING TRADE ORGANIZATION;**

22                        **(4) ONE MEMBER REPRESENTING ALUMINUM MANUFACTURERS OR A**  
23   **AN ALUMINUM MANUFACTURING TRADE ORGANIZATION;**

24                        **(5) ONE MEMBER REPRESENTING PLASTIC MANUFACTURERS OR A**  
25   **PLASTIC MANUFACTURING TRADE ORGANIZATION;**

26                        **(6) ONE MEMBER REPRESENTING BEVERAGE COMPANIES;**

27                        **(7) ONE MEMBER REPRESENTING PURCHASERS OF RECYCLED**  
28   **CONTENT;**

29                        **(8) ONE MEMBER REPRESENTING RETAILERS;**

1                   **(9) ONE MEMBER REPRESENTING RESTAURANTS OR OTHER**  
2   ON-PREMISES SELLERS;

3                   **(10) ONE MEMBER REPRESENTING REVERSE VENDING MACHINE**  
4   BUSINESSES;

5                   **(11) ONE MEMBER REPRESENTING ACCOUNT-BASED BULK**  
6   PROCESSORS;

7                   **(12) ONE MEMBER REPRESENTING BUSINESSES INVOLVED IN REUSE**  
8   AND REFILL SYSTEMS;

9                   **(13) AT LEAST ONE MEMBER REPRESENTING AN ENVIRONMENTAL**  
10   ADVOCACY ORGANIZATION;

11                  **(14) AT LEAST ONE MEMBER REPRESENTING AN ENVIRONMENTAL**  
12   JUSTICE ADVOCACY ORGANIZATION; AND

13                  **(15) AT LEAST TWO MEMBERS WHO ARE MEMBERS OF THE GENERAL**  
14   PUBLIC AND RESIDE IN THE STATE.

15                  **(C) THE SECRETARY SHALL DESIGNATE TWO COCHAIRS FROM AMONG THE**  
16   MEMBERSHIP OF THE ADVISORY COUNCIL.

17                  **(D) THE DEPARTMENT SHALL PROVIDE STAFF FOR THE ADVISORY**  
18   COUNCIL.

19                  **(E) A MEMBER OF THE ADVISORY COUNCIL:**

20                  **(1) MAY NOT RECEIVE COMPENSATION AS A MEMBER OF THE**  
21   ADVISORY COUNCIL; BUT

22                  **(2) IS ENTITLED TO REIMBURSEMENT FOR EXPENSES UNDER THE**  
23   STANDARD STATE TRAVEL REGULATIONS, AS PROVIDED IN THE STATE BUDGET.

24                  **(F) THE ADVISORY COUNCIL SHALL MEET:**

25                  **(1) AT LEAST QUARTERLY EACH YEAR; AND**

26                  **(2) AS REQUESTED BY THE DEPARTMENT.**

27                  **(G) THE ADVISORY COUNCIL SHALL:**

1                   (1) ADVISE THE DEPARTMENT ON DETERMINING WHETHER TO  
2 APPROVE A BEVERAGE CONTAINER STEWARDSHIP PLAN;

3                   (2) MAKE RECOMMENDATIONS TO THE DEPARTMENT ON THE  
4 IMPLEMENTATION OF APPROVED BEVERAGE CONTAINER STEWARDSHIP PLANS;

5                   (3) REVIEW AND ADVISE THE DEPARTMENT ON THE ANNUAL  
6 REPORTS SUBMITTED UNDER § 9–1747 OF THIS SUBTITLE; AND

7                   (4) ADVISE THE DEPARTMENT ON THE IMPLEMENTATION,  
8 ADMINISTRATION, AND PERFORMANCE OF THE PROGRAM.

9 **9–1754.**

10                  (A) ON OR BEFORE JUNE 1, 2027, THE DEPARTMENT SHALL ADOPT  
11 REGULATIONS TO CARRY OUT THIS PART.

12                  (B) THE DEPARTMENT MAY EXPAND THE TYPES OF BEVERAGE CONTAINERS  
13 COVERED UNDER THE PROGRAM BY REGULATION IF, BASED ON ITS REVIEW UNDER  
14 § 9–1752(3) OF THIS SUBTITLE, THE DEPARTMENT DETERMINES THERE ARE  
15 CONVENIENT REDEMPTION OPTIONS FOR THOSE BEVERAGE CONTAINERS.

16 **9–1755.**

17                  (A) EXCEPT AS PROVIDED IN SUBSECTIONS (C) AND (D) OF THIS SECTION,  
18 THE PROVISIONS OF §§ 9–334 THROUGH 9–344 OF THIS TITLE APPLY TO ENFORCE  
19 VIOLATIONS OF THIS PART.

20                  (B) A PENALTY MAY NOT BE IMPOSED ON A PRODUCER FOR FAILING TO  
21 PROPERLY REGISTER WITH THE DEPARTMENT UNDER § 9–1744 OF THIS SUBTITLE,  
22 INCLUDING FAILING TO IDENTIFY EACH BRAND OF REDEEMABLE BEVERAGE  
23 CONTAINER THAT THE PRODUCER INTENDS TO SELL, OFFER FOR SALE, OR  
24 DISTRIBUTE IN THE STATE, UNLESS:

25                   (1) THE DEPARTMENT FIRST ISSUES A WRITTEN NOTICE OF THE  
26 VIOLATION TO THE PRODUCER; AND

27                   (2) THE PRODUCER DOES NOT REGISTER WITHIN 90 DAYS AFTER  
28 RECEIVING THE WRITTEN NOTICE.

29                  (C) (1) A PERSON MAY NOT REDEEM, ATTEMPT TO REDEEM, RECEIVE,  
30 STORE, TRANSPORT, DISTRIBUTE, OR OTHERWISE FACILITATE OR AID IN THE

1 REDEMPTION OF THE FOLLOWING MATERIALS WITH AN INTENT TO DEFRAUD:

2 (I) AN EMPTY REDEEMABLE BEVERAGE CONTAINER THAT WAS  
3 SOLD IN ANOTHER STATE;

4 (II) AN EMPTY REDEEMABLE BEVERAGE CONTAINER THAT WAS  
5 REJECTED FOR REDEMPTION;

6 (III) LINE BREAKAGE;

7 (IV) A PREVIOUSLY REDEEMED REDEEMABLE BEVERAGE  
8 CONTAINER; OR

9 (V) ANOTHER INELIGIBLE MATERIAL.

10 (2) A PERSON MAY NOT DISPOSE OF A REDEEMED REDEEMABLE  
11 BEVERAGE CONTAINER IN A LANDFILL OR AN INCINERATOR.

12 (3) THE DEPARTMENT SHALL ESTABLISH ADMINISTRATIVE  
13 PENALTIES FOR A VIOLATION OF THIS SUBSECTION THAT ARE BASED ON THE  
14 NUMBER OF BEVERAGE CONTAINERS AND REFUND AMOUNTS INVOLVED.

15 (D) (1) BEGINNING JANUARY 1, 2032, IF THE BEVERAGE CONTAINER  
16 STEWARDSHIP ORGANIZATION HAS NOT MET THE REDEMPTION RATES  
17 ESTABLISHED IN § 9–1740 OF THIS SUBTITLE FOR THE IMMEDIATELY PRECEDING 2  
18 YEARS, THE DEPARTMENT SHALL ASSESS AN ADMINISTRATIVE PENALTY ON THE  
19 BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION.

20 (2) EACH YEAR THAT THE BEVERAGE CONTAINER STEWARDSHIP  
21 ORGANIZATION DOES NOT MEET THE REDEMPTION RATES ESTABLISHED IN § 9–1740  
22 OF THIS SUBTITLE IS A SEPARATE VIOLATION UNDER THIS SUBSECTION.

23 (3) AN ADMINISTRATIVE PENALTY ASSESSED UNDER THIS  
24 SUBSECTION SHALL EQUAL THE TOTAL NUMBER OF REDEEMABLE BEVERAGE  
25 CONTAINERS NEEDED TO BE REDEEMED TO MEET THE REDEMPTION RATES  
26 ESTABLISHED IN § 9–1740 OF THIS SUBTITLE, MINUS THE NUMBER OF REDEEMABLE  
27 BEVERAGE CONTAINERS ACTUALLY REDEEMED, MULTIPLIED BY THE REFUND  
28 VALUE IN EFFECT AT THE TIME THE VIOLATION OCCURRED.

29 (E) THE DEPARTMENT MAY ALTER THE ADMINISTRATIVE PENALTIES  
30 ASSESSED UNDER SUBSECTIONS (C) AND (D) OF THIS SECTION AS NECESSARY TO  
31 ENSURE THAT THE PENALTY AMOUNTS ASSESSED EXCEED THE COSTS OF  
32 COMPLYING WITH THIS PART.

1       **(F) PENALTIES COLLECTED UNDER THIS SECTION SHALL BE:**

2                   **(1) TRANSFERRED TO THE STATE RECYCLING TRUST FUND UNDER §**

3                   **9–1707(F) OF THIS SUBTITLE; AND**

4                   **(2) USED ONLY TO COVER THE DEPARTMENT'S COSTS OF PLANNING,**

5                   **IMPLEMENTING, ADMINISTERING, MONITORING, ENFORCING, AND EVALUATING**  
6                   **THE PROGRAM.**

7       **9–1756.**

8                   **ANY PERSON PARTICIPATING IN A BEVERAGE CONTAINER STEWARDSHIP**  
9                   **PLAN IN ACCORDANCE WITH THIS SUBTITLE IS IMMUNE FROM LIABILITY UNDER**  
10                  **STATE LAWS CONCERNING ANTITRUST AND RESTRAINT OF TRADE FOR**  
11                  **COOPERATIVE ACTIVITIES ASSOCIATED WITH THE COLLECTION, TRANSPORT,**  
12                  **PROCESSING, RECYCLING, REUSE, AND MANAGEMENT OF EMPTY REDEEMABLE**  
13                  **BEVERAGE CONTAINERS.**

14                  SECTION 2. AND BE IT FURTHER ENACTED, That:

15                  (a) The Department of the Environment shall consult with counties and  
16                  municipalities to assess the impacts of the Maryland Beverage Container Recycling Refund  
17                  and Litter Reduction Program (Program), as enacted by Section 1 of this Act, on local  
18                  beverage container litter and recycling operations and county and municipal budgets.

19                  (b) On or before June 1, 2027, the Department of the Environment shall report to  
20                  the General Assembly, in accordance with § 2–1257 of the State Government Article, its  
21                  recommendations on ways to offset adverse impacts and enhance positive impacts of the  
22                  Program on beverage container litter, recycling rates, and county and municipal budgets.

23                  SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect June  
24                  1, 2026.