1	H.175
2	Introduced by Representative McCullough of Williston
3	Referred to Committee on
4	Date:
5	Subject: Conservation and development; beverage container redemption;
6	deposit amount; handling fee
7	Statement of purpose of bill as introduced: This bill proposes to expand the
8	beverage container deposit-redemption system to include water bottles, wine
9	bottles, and containers for all noncarbonated and carbonated drinks, except for
10	milk, rice milk, soy milk, almond milk, hemp seed milk, and dairy products.
11	The bill also would increase the deposit on all beverage containers, except
12	those containing liquor, from five cents to ten cents. The bill would require a
13	deposit for all containers containing liquor and would increase the handling fee
14	for non-commingled containers from four cents to five cents per container.
15	An act relating to the beverage container redemption system
16	It is hereby enacted by the General Assembly of the State of Vermont:
17	* * * Beverage Container Redemption * * *
18	Sec. 1. 10 V.S.A. chapter 53 is amended to read:
19	CHAPTER 53. BEVERAGE CONTAINERS; DEPOSIT-REDEMPTION
20	SYSTEM

1	§ 1521. DEFINITIONS
2	For the purpose of As used in this chapter:
3	(1) "Beverage" means beer or other malt beverages and, mineral waters,
4	mixed wine drink drinks, wine, soda water and, carbonated and noncarbonated
5	soft drinks, carbonated and noncarbonated water, and all other nonalcoholic
6	carbonated and noncarbonated drinks in liquid form and intended for human
7	consumption, except for milk, rice milk, soy milk, almond milk, hemp seed
8	milk, and dairy products. As of January 1, 1990, "beverage" also shall mean
9	means liquor.
10	(2) "Biodegradable material" means material that is capable of being
11	broken down by bacteria into basic elements.
12	(3) "Container" means the individual, separate, bottle, can, jar, or carton
13	composed of glass, metal, paper, plastic, or any combination of those materials
14	and containing a consumer product. This definition shall does not include
15	containers made of biodegradable material.
16	(4) "Distributor" means every person who engages in the sale of
17	consumer products in containers to a dealer in this State including any
18	manufacturer who engages in such sales. Any dealer or retailer who sells, at
19	the retail level, beverages in containers without having purchased them from a
20	person otherwise classified as a distributor, shall be is a distributor.

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1	(5) "Manufacturer" means every person bottling, canning, packing, or
2	otherwise filling containers for sale to distributors or dealers.
3	(6) "Recycling" means the process of sorting, cleansing, treating, and
4	reconstituting waste and other discarded materials for the purpose of reusing
5	the materials in the same or altered form.
6	(7) "Redemption center" means a store or other location where any
7	person may, during normal business hours, redeem the amount of the deposit
8	for any empty beverage container labeled or certified pursuant to section 1524
9	of this title.
10	(8) "Secretary" means the Secretary of Natural Resources.
11	(9) "Mixed wine drink" means a beverage containing wine and more
12	than 15 percent added plain, carbonated, or sparkling water; and that contains
13	added natural or artificial blended material, such as fruit juices, flavors,
14	flavoring, adjuncts, coloring, or preservatives; that contains not more than
15	16 percent alcohol by volume; or other similar product marketed as a wine
16	cooler.
17	(10) "Liquor" means spirits as defined in 7 V.S.A. § 2.
18	§ 1522. BEVERAGE CONTAINERS; DEPOSIT
19	(a) Except with respect to beverage containers that contain liquor, a deposit
20	of not less than five ten cents shall be paid by the consumer on each beverage
21	container sold at the retail level and refunded to the consumer upon return of

1	the empty beverage container. With respect to beverage containers of volume
2	greater than 50 ml. that contain liquor, a deposit of 15 cents shall be paid by
3	the consumer on each beverage container sold at the retail level and refunded
4	to the consumer upon return of the empty beverage container. The difference
5	between liquor bottle deposits collected and refunds made is hereby retained
6	by the Liquor Control Enterprise Fund for administration of this subsection.
7	(b) A retailer or a person operating a redemption center who redeems
8	beverage containers shall be reimbursed by the manufacturer or distributor of
9	such beverage containers in an amount that is three and one-half cents per
10	container for containers of beverage brands that are part of a commingling
11	program and four five cents per container for containers of beverage brands
12	that are not part of a commingling program.
13	(c) [Repealed.]
14	(d) Containers shall be redeemed during no fewer than 40 hours per week
15	during the regular operating hours of the establishment.
16	* * *
17	§ 1524. LABELING
18	(a) Every beverage container sold or offered for sale at retail in this State
19	shall clearly indicate by embossing <del>or</del> , imprinting on the normal product label,
20	or in the case of a metal beverage container on the top of the container other
21	approved method secured to the container, the word "Vermont" or the letters

1	"VT" and the refund value of the container in not less than one-eighth inch
2	type size or such other alternate indications as may be approved by the
3	Secretary. This subsection does not prohibit including names or abbreviations
4	of other states with deposit legislation comparable to this chapter.
5	(b) The Commissioner of Liquor and Lottery may allow, in the case of
6	liquor bottles, a conspicuous, adhesive sticker to be attached to indicate the
7	deposit information required in subsection (a) of this section, provided that the
8	size, placement, and adhesive qualities of the sticker are as approved by the
9	Commissioner. The stickers shall be affixed to the bottles by the
10	manufacturer, except that liquor that is sold in the State in quantities less than
11	100 cases per year may have stickers affixed by personnel employed by the
12	Division of Liquor Control.
13	(c) This section shall not apply to permanently labeled beverage containers.
14	(d) The Secretary may allow, in the case of wine bottles, a conspicuous
15	adhesive sticker to be attached to indicate the deposit information required in
16	subsection (a) of this section, provided that the size, placement, and adhesive
17	qualities of the sticker are as approved by the Secretary. The sticker shall be
18	affixed by the manufacturer.
19	* * *
20	Sec. 2. Subdivision 10-109(b) of the Agency of Natural Resources'
21	Environmental Protection Regulations for the Deposit for Beverage

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1	Containers is amended to read:
2	(b) Any commingling agreement shall contain, at a minimum, the
3	following criteria:
4	(1) The agreement shall include pick up of commingled beverage
5	containers from:
6	(A) at least 30 percent of the beverage containers redeemed in the
7	state State of Vermont; or
8	(B) as otherwise approved by the Secretary.
9	* * *
10	* * * Effective Date* * *
11	Sec. 3. EFFECTIVE DATE
12	This act shall take effect on July 1, 2021.