HOUSE No.

The Commonwealth of Massachusetts

PRESENTED BY:

Steven S. Howitt

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 relative to a green vendor tax credit.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Steven S. Howitt	4th Bristol	1/10/2025

HOUSE No.

[Pin Slip]

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 2837 OF 2023-2024.]

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Fourth General Court (2025-2026)

An Act relative to a green vendor tax credit.

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. Chapter 21A of the General Laws, as appearing in the 2022 Official	Edition
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- 2 is hereby amended by inserting after Section 28 the following section:-
- 3 Section 29. (A) As used in the section, the following words shall have the following
- 4 meanings:
- 5 "Association" shall mean the Green Restaurant Association.
- 6 "Certified Green Restaurant" shall mean a restaurant, as defined by this section, which
- 7 has earned certification by fulfilling requirement standards by the department
- 8 "Department" shall mean the department of environmental protection

9	"Restaurant" shall have the same meaning as provided in (h) of Section 6 of Chapter
10	64H, and shall also include mobile food trucks, vendors and caterers.
11	(B) Each county that has satisfied the specified number of Certified Green Restaurants as
12	per the requirements set for it by the department may identify itself as a "Green Dining
13	Destination" and may use that designation on its website and in all promotional materials.
14	(C) When doing state business which requires the use of a restaurant, each state agency
15	must give preference to the use of Certified Green Restaurants, unless the state agency has
16	determined that such option is not reasonable.
17	(D) Napkins, Bags, Cups, & Take-Out Containers must meet the recycling and
18	composting standards as determined by the department
19	(E) A restaurant that has been determined by the department to meet the following
20	specified criteria shall be eligible for a sales and use tax credit in the amount of \$5,000 upon
21	certification and shall be entitled to a receive an additional \$5,000 tax credit per year for a
22	maximum of three (3) years following certification should the restaurant continue to meet the
23	department's certification standards:
24	1. Prior to January 1, 2027, the Association shall have determined that the restaurant
25	utilized disposable dishes and utensils; and
26	2. Subsequent to January 1, 2027, the restaurant becomes a Certified Green Restaurant
27	and earns the Reusable Badge by evidencing the use of the following practices:
28	i. While providing dining in services, the restaurant shall employ the following practices:
29	reusable utensils; reusable dishes; reusable glasses; and bulk condiments

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30	ii. While providing dining out services, the restaurant shall employ the following
31	practices: a reusable mug discount incentive program; a reusable container incentive program;
32	provide condiment, napkin, straw, and utensils by request only.
33	Not more than 250 restaurants shall be eligible to claim this credit in any fiscal year.
34	Restaurants certified by the department as eligible to receive the credit shall receive priority over
35	new restaurant applicants in subsequent fiscal years.
36	(F) A restaurant that has been determined by the department to meet the following
37	specified criteria shall be eligible for a sales and use tax credit in the amount of \$5,000 upon
38	certification and shall be entitled to receive an additional \$5,000 tax credit in the year following
39	its certification by the department should the restaurant continue to meet the certification
40	standards:
41	1. A restaurant whose main competitors that the department determines would usually
41 42	1. A restaurant whose main competitors that the department determines would usually use disposables in-house; and
42	use disposables in-house; and
42 43	use disposables in-house; and 2. Restaurant is a Certified Green Restaurant and earns the Reusable Badge, as described
42 43 44	use disposables in-house; and 2. Restaurant is a Certified Green Restaurant and earns the Reusable Badge, as described in subsection (E), clause 2.
42 43 44 45	use disposables in-house; and 2. Restaurant is a Certified Green Restaurant and earns the Reusable Badge, as described in subsection (E), clause 2. Not more than 250 restaurants shall be eligible to claim this credit in any fiscal year.
42 43 44 45 46	use disposables in-house; and 2. Restaurant is a Certified Green Restaurant and earns the Reusable Badge, as described in subsection (E), clause 2. Not more than 250 restaurants shall be eligible to claim this credit in any fiscal year. Restaurants certified by the department as eligible to receive the credit shall receive priority over
42 43 44 45 46 47	use disposables in-house; and 2. Restaurant is a Certified Green Restaurant and earns the Reusable Badge, as described in subsection (E), clause 2. Not more than 250 restaurants shall be eligible to claim this credit in any fiscal year. Restaurants certified by the department as eligible to receive the credit shall receive priority over new restaurant applicants in subsequent fiscal years.
 42 43 44 45 46 47 48 	 use disposables in-house; and 2. Restaurant is a Certified Green Restaurant and earns the Reusable Badge, as described in subsection (E), clause 2. Not more than 250 restaurants shall be eligible to claim this credit in any fiscal year. Restaurants certified by the department as eligible to receive the credit shall receive priority over new restaurant applicants in subsequent fiscal years. (G) If a restaurant does not use the entire tax credit provided in subsections (E) or (F) in

taxes imposed under chapter 212 may be carried forward for a maximum of 5 years after the date
the credit is awarded.

53 (H) The department shall promulgate rules and regulations, as necessary, to implement 54 this section, including the adoption of the Green Restaurant Certification and the Green Dining 55 Destination standards adopted by the association, as the same may be amended from time to 56 time. The department may jointly collaborate with the Association when establishing standards 57 and rules and regulations necessary and such regulations must be consistent with those of the 58 Association. When establishing such standards and regulations the department's criteria shall 59 include, but not be limited to: (i) energy; (ii) water; (iii) reusable items; (iv) disposables; (v) food 60 and beverage; (vi) chemicals and pollution prevention; (vii) grease collection; (viii) linens; (ix) 61 pest control; (x) recycling and compositing; and (xi) employee accreditation.

62 (I) The credits against the sales and use tax authorized shall be deducted from any sales 63 and use tax remitted by the dealer to the department by electronic funds transfer and may only be 64 deducted on a sales and use tax return initiated through electronic data interchange. The dealer 65 shall separately state the credit on the electronic return. The net amount of tax due and payable 66 must be remitted by electronic funds transfer. If the credit for the qualified expenditures is larger 67 than the amount owed on the sales and use tax return that is eligible for the credit, the unused 68 amount of the credit may be carried forward to a succeeding reporting period as provided in A 69 dealer may only obtain a credit using the method described in this paragraph. A dealer may not 70 obtain a credit by applying for a refund.

SECTION 2. The department shall complete the requirements of subsection (H) no later
than one year after the passage of this act.

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