HOUSE No.

The Commonwealth of Massachusetts

PRESENTED BY:

Michelle L. Ciccolo

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 to create fees for single use beverage containers.

PETITION OF:

NAME:DISTRICT/ADDRESS:DATE ADDED:Michelle L. Ciccolo15th Middlesex1/16/2025

HOUSE No.

[Pin Slip]

The Commonwealth of Massachusetts

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

An Act to create fees for single use beverage containers.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

- The General Laws are hereby amended by inserting after chapter 21O the following
- 2 chapter:

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- 3 Chapter 21P
- Whereas, in the Commonwealth of Massachusetts, food and beverage packaging

 comprise most street litter and are significant contributors to the total amount of waste entering

the waste stream, and local governments in the U.S. spend \$11.5 billion annually cleaning up

- 7 litter, and all disposable food-ware is non-recyclable, and many types of disposable food-ware
- 8 are not accepted in commercial compost facilities because they cause contamination and lower
- 9 the quality and value of compost, and food packaging materials, including food contact papers
- and compostable paperboard- containers and molded plastics, frequently contain harmful poly
- and perfluoroalkyl chemicals that are linked to serious health impacts, and many of the chemical
- 12 additives used in packaging are known to migrate into food and beverages. Hundreds of common
- packaging chemicals are known to be hazardous to human health and in the environment, many

- are extremely persistent and bioaccumulative, therefore the Commonwealth of Massachusetts
 sets forward this act to reduce restaurant packaging waste.
 - Section 1: Definitions

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- In this act, these words are defined as follows:
- a. "Commissioner" means the commissioner of the Department of Environmental
 Protection.
- b. "Consumer" means a person purchasing food.
- 21 c. "Consumption on the Premises" means the consumption of the food or beverage within 22 the physical structure owned and operated by the restaurant.
- d. "The Commonwealth" means the Commonwealth of Massachusetts.
- e. "Department" means the Department of Environmental Protection.
 - f. "Food Service Provider" means any store, establishment, provider, government entity, non-profit vendor or business operating within the Commonwealth that sells or provides food or beverages for human consumption to consumers directly or indirectly through a delivery or takeout service, regardless of whether such food is consumed on or off the premises. "Food service provider" includes, but is not limited to, restaurants, retail food establishments, caterers, cafeterias, stores, shops, retail sales outlets, grocery stores, delicatessens serving the public, mobile or temporary food providers, vehicles or carts, or roadside stands.

g. "Full-Service Restaurant" means an establishment or business where food may be consumed on the premises, and where each of the following would typically occur when a customer consumes food on the premises:

- (1) The customer is escorted or directed to an assigned eating area either by an employee of the restaurant or by the customer themselves (2) Except for food that is included in a buffet or salad bar, the customer's food and beverage order are delivered directly to the customer; and (3) If a customer wants additional items with the customer's food or beverage order, the customer requests such items from a server or waitstaff.
- h. "Prepared Food" means food that is serviced, cooked, packaged, or otherwise prepared for individual customers or consumers. Prepared Food does not include raw eggs or raw, butchered meats, fish, raw vegetables, fruit, and/or poultry sold from a butcher case, a refrigerator case, or similar retail appliance.
- i. "Reusable containers" means plates, bowls, dishes, or other vessels that are designed and manufactured to maintain their shape and structure, and be materially durable for repeated sanitizing, washing, and reuse for a minimum of 50 cycles. Reusable containers may be provided by either the consumer or the food service provider.
- j. "Single-Use Container" means plates, bowls, dishes or other containers as determined by the Department that are designed for single-use and then discarded or recycled.
- k. "Single-Use" means a product that is designed to be used once and then discarded, and not designed for repeated use and sanitizing.

l. "Third-Party Food Delivery Platform" means a business engaged in the service of online food ordering and/or delivery of food or beverages from a food service provider to a consumer.

Section 2: Re-establishing the environmental fund

Chapter 94 of the General Laws, as so appearing, is hereby amended by inserting after section 323E the following section:-

Section 323G. (a) There shall be established on the books of the commonwealth a separate fund to be known as the Clean Environment Fund. Amounts deposited in said fund shall be used, subject to appropriation, solely for programs and projects in the management of solid waste, environmental protection, and climate change mitigation; provided, however, that no funds shall be used for costs associated with incineration.

- (b) Not less than forty percent of amounts deposited in the Fund shall be used for recycling, composting and solid waste source reduction projects and programs, including reuse and refill.
- (c) Not less than an additional ten percent of amounts deposited in the Fund shall be used for recycling and other solid waste projects and programs.
- (d) Not more than fifty percent of amounts deposited in the fund shall be used for other environmental programs consistent with the purposes of the "bottle bill" so-called including department administration and enforcement and further including the provision of clean water and sewer and improvements to storm water management.

Section 3: Beverage Containers Provided on Request

a. Food service providers and full-service restaurants must permit and offer customers the option of utilizing reusable beverage containers, provided the reusable beverage container complies with the retail food code established in 105 CMR 590.

- b. Should a customer not purchase, provide or agree to use a reusable beverage container the restaurant shall charge a \$0.01 fee per transaction for each disposable beverage container used. 100 percent of this fee shall be paid to the Clean Environment Fund as established in section 2 through mechanisms determined by the department of revenue,.
- c. Containers provided by the consumer must be clean. Restaurants and Food service providers retain the right to refuse to use a customer's provided beverage container if there is a reasonable belief that utilizing this container would violate the retail food code (105 CMR 590).
- d. Food service providers may ask a drive-through consumer if the consumer wants single-use beverage containers if the single-use beverage containers are necessary for the consumer to safely consume or transport said beverage.
- e. A food service provider that is located entirely within a public use airport, as defined in Section 77.3 of Title 14 of the Code of Federal Regulations, may ask a walk-through consumer if the consumer wants a single-use food beverage container if the single use beverage container is necessary for the consumer to safely consume or transport said beverage.
- f. Nothing in this section shall be construed to prohibit a food service provider from selling or providing food or beverages that are pre-packaged by the manufacturer in single-use food or beverage serviceware.

Section 4: Enforcement and Compliance

- a. The Department is required to promulgate rules and regulations for the implementation and enforcement of this act.
- b. The Department is required to take actions reasonable and necessary to enforce this article, including, but not limited to, receiving, and responding to complaints, investigating violations, issuing fines, and entering the premises of any food service provider during business hours to monitor compliance.
 - c. A food service provider shall be subject to the following:
 - (1) A written notice for a first violation

- (2) An administrative fine not to exceed \$50 for a second violation.
- (3) An administrative fine of at least \$150 for each subsequent violation.
- d. Each administrative fine shall be due and payable to the Department within 30 calendar days from the date the written notice of violation is served. Failure to timely pay the fine will result in the assessment of a late fee. The Department may collect any unpaid fine, including the late fee, by means of civil action, injunctive relief, and specific performance in accordance with applicable law.
- e. All fines and late fees collected under this act shall be used by the Department as part of the Reduce, Reuse, Repair Micro-Grant program.
- f. A food service provider who receives a written notice of violation pursuant to this article may request an administrative review of the accuracy of the violation determination by filing a signed, written notice of appeal with the Department, no later than 30 days from the date the notice of violation was served. The appeal must include all facts supporting the appeal and

any supporting documentation, including copies of all photos, statements, and other documents that the appellant wishes to be considered in connection with the appeal. The Department may sustain, rescind, or modify the notice of violation and/or administrative fine, as applicable.

Section 5: Prohibition on Permitting of New Full-Service Restaurant that Do Not Provide Reusable Food Serviceware

a. New business licenses for full-service restaurants applied for after the effective date of this act shall only be granted if the applicant can demonstrate that, for all on-premise dining, the applicant will only serve food or beverages using reusable food serviceware, except that the applicant may still provide single-use paper food wrappers, foil wrappers, napkins, straws, compostable paper-tray- and plate-liners. b. Nothing in this section is intended to prevent a full-service restaurant from providing single-use food serviceware or single-use condiments to customers with take-out food, or as a container for customers to transport uneaten food, if such single-use food serviceware or single-use condiments otherwise comply with the requirements of this Chapter.

Section 6: Education and Outreach

- a. The Department is required to conduct education and outreach to consumers, food service providers, and third-party food delivery platforms regarding the requirements and purpose of the law.
 - b. The education and outreach shall, at a minimum, include:
- (1) Information regarding the environmental and public health harms associated with single-use food serviceware;

136 (2) The environmental, economic, and social benefits of reusable food serviceware; 137 (3) Information regarding the environmental and public health concerns associated with 138 landfilling and incinerating waste; 139 (4) The requirements of this act; and 140 (5) How food service providers and third-party delivery platforms can comply with the 141 requirements of this act and the penalties for non-compliance; 142 c. The education and outreach conducted by the Department shall utilize multiple forms 143 of media, including, but not limited to print and web-based media to produce information 144 directly to consumers, food service providers, and third-party food delivery platforms, and shall 145 be provided in multiple languages. 146 d. The Department of Public Health is responsible for educating full-service restaurants 147 about the environmental benefits of reusable food serviceware, as well as the requirements of 148 section 5 of this act. 149 Section 7: Severability 150 a. If any provision of this article is found to be unconstitutional or otherwise invalid by 151 any court of competent jurisdiction, that invalidity shall not affect the remaining provisions of 152 this article which can be implemented without the invalid provisions, and to this end, the 153 provisions of this article are declared to be severable. 154 Section 8: Preemption

- a. Nothing in this act shall limit the ability of any city or county within the jurisdiction of the Commonwealth of Massachusetts from passing more restricting laws, ordinances, or regulations, governing the use of single-use food serviceware or single-use condiments, so long as those laws, ordinances, or regulations do not violate the provisions of this act.
- 159 Section 9: Effective Date

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- a. Section 6 of this act shall take effect immediately upon enactment.
- b. Section 5 of this act shall take effect one year after enactment.
- 162 c. The remainder of the act shall take effect one year after enactment.