A BILL TO BE ENTITLED
AN ACT
relating to an incentive program to promote beverage container
recycling.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
SECTION 1. Subtitle B, Title 5, Health and Safety Code, is
amended by adding Chapter 375 to read as follows:
CHAPTER 375. BEVERAGE CONTAINER RECYCLING REFUND PROGRAM
Sec. 375.001. DEFINITIONS. In this chapter:
(1) "Beverage" means an alcoholic, nonalcoholic,
carbonated, or noncarbonated drink prepared in liquid,
ready-to-drink form and intended for human consumption.
(2) "Beverage container" means a glass, metal, or
plastic vessel that is hermetically sealed or capped and that
contains a beverage at the time it is sold or offered for sale. The
term does not include a container that:
(A) has a fluid capacity of more than one gallon;
(B) contains milk or another dairy product;
(C) contains infant formula, including any
liquid food sold as an alternative for human milk for the feeding of
infants; or
(D) contains medical food, including:
(i) a liquid food that is formulated to be
consumed or administered under the supervision of a physician and

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- 1 health conditions for which distinctive nutritional requirements,
- 2 based on recognized scientific principles, are established by
- 3 medical evaluation; and
- 4 (ii) a product that meets the definition of
- 5 a medical food under Section 5(b) of the Orphan Drug Act (21 U.S.C.
- 6 Section 360ee(b)).
- 7 (3) "Commission" means the Texas Commission on
- 8 Environmental Quality.
- 9 (4) "Consortium" means the Texas Beverage Container
- 10 Recycling Consortium established under this chapter.
- 11 (5) "Consumer" means a person who purchases at retail
- 12 a beverage in a beverage container. The term includes a lodging,
- 13 <u>eating</u>, or drinking establishment if beverages are generally
- 14 consumed on the establishment's premises. The term does not
- include a person who purchases a beverage from a lodging, eating, or
- 16 <u>drinking establishment for consumption on the establishment's</u>
- 17 premises.
- 18 (6) "Redemption center" means a staffed or unstaffed
- 19 operation approved by the consortium under this chapter that
- 20 redeems returned empty beverage containers by collecting beverage
- 21 containers from persons who deliver to the operation beverage
- 22 containers and issuing to a person delivering beverage containers a
- 23 refund for each with a value not less than the beverage container's
- 24 refund value.
- 25 (7) "Refund" means a payment by a redemption center to
- 26 <u>a person who presents a beverage container at the redemption</u>
- 27 center.

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   recycling program established under this chapter.
          Sec. 375.002. RULES. The commission may adopt rules to
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   administer this chapter. <a href="The commission may consult the consortium">The commission may consult the consortium</a>
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   and the Municipal Solid Waste Management and Resource Recovery
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   Advisory Council in developing for proposal rules to administer
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   this chapter.
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          Sec. 375.003. PRODUCERS. (a) Except as provided by
   Subsection (b), for purposes of this chapter, the following person
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    is considered to be the producer of a beverage sold, offered for
    sale, or distributed in or imported into this state:
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               (1) the manufacturer of the beverage, if the beverage
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    is sold in a beverage container:
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                     (A) under the brand of the manufacturer; or
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                     (B) that does not identify the brand;
               (2) if a person described by Subdivision (1) cannot be
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    identified, the person licensed to manufacture the beverage and
    sell or offer to sell the beverage to consumers in this state in a
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    beverage container under the brand or trademark of another person;
               (3) if a person described by Subdivision (1) or (2)
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   cannot be identified, the owner of the beverage brand;
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               (4) if a person described by Subdivision (1), (2), or
    (3) cannot be identified, the importer of record for the beverage
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    into the United States for use in a commercial enterprise that
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   sells, offers for sale, or distributes the beverage in this state;
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   or
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               (5) if a person described by Subdivision (1), (2),
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(8) "Refund program" means the beverage container

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- 1 (3), or (4) cannot be identified, the person that first distributes
- 2 the beverage in this state.
- 3 (b) A person is not considered to be a producer for purposes
- 4 of this chapter if the person:
- 5 (1) is a state, a federal or state agency, a political
- 6 subdivision, or another governmental entity;
- 7 (2) is an organization that is exempt from federal
- 8 <u>income taxation under Section 501(a)</u>, Internal Revenue Code of
- 9 1986, by being listed as an exempt organization under Section
- 10 <u>501(c)(3)</u> or (4) of that code; or
- 11 (3) sells, offers for sale, or distributes in or
- 12 imports into this state beverages in an amount that the commission
- 13 determines to be a de minimis amount.
- 14 Sec. 375.004. CONSORTIUM REQUIRED; NON-JOINING PRODUCERS.
- 15 (a) Producers shall form, and a producer shall participate in, the
- 16 Texas Beverage Container Recycling Consortium. The consortium must
- 17 be a nonprofit corporation under Chapter 22, Business Organizations
- 18 Code, that is formed for the purpose of creating and implementing a
- 19 plan to meet and maintain the recycling rate target provided by
- 20 Section 375.009.
- 21 (b) The consortium may sue a producer that has not joined
- 22 the consortium in an appropriate court to require compliance with
- 23 the duty to join the consortium. The consortium may recover court
- 24 costs and attorney's fees if it prevails in a suit brought under
- 25 this subsection.
- 26 (c) The consortium shall:
- 27 (1) establish labeling standards for beverage

- 1 containers covered by this chapter to inform the consumer of the
- 2 refund amount provided on return of the beverage container;
- 3 (2) establish quality standards for beverage
- 4 containers accepted for refund; and
- 5 (3) collect and provide to the commission information
- 6 necessary to enable the commission to determine the biennial
- 7 recycling rate for beverage containers collected through
- 8 redemption centers, curbside recycling programs, and other means.
- 9 Sec. 375.005. RECYCLING REFUND TRUST FUND. Money,
- 10 including beverage container deposits, collected under this
- 11 chapter shall be deposited to the credit of a recycling refund trust
- 12 fund maintained by the consortium in a depository chosen by the
- 13 consortium. Money in the trust fund may be allocated and spent only
- 14 for:
- 15 <u>(1) the construction, operation, and maintenance of</u>
- 16 <u>redemption centers;</u>
- 17 (2) the operation of technology-based redemption
- 18 centers, including reverse vending machines and bag-drop
- 19 receptacles, that provide convenient cost-effective methods of
- 20 paying refunds;
- 21 (3) leasing agreements for and liability insurance on
- 22 redemption centers;
- 23 (4) refund payments to persons, including curbside
- 24 recycling programs, that return a beverage container to a
- 25 redemption center, or through other means as determined by the
- 26 consortium, that meet quality standards determined by the
- 27 consortium and that receive a refund;

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               (5) reimbursing a local governmental entity or
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   independent entity operating a redemption center, as authorized by
   the consortium, for refunds paid to persons, including curbside
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   recycling programs, returning beverage containers that meet
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   quality standards determined by the consortium;
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              (6) reimbursing a governmental or other entity that
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   provides beverages free of charge to the public during a declared
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   disaster;
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               (7) providing information to and educating consumers
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   about the refund program; and
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               (8) administering and managing the consortium.
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         Sec. 375.006. COMPTROLLER OVERSIGHT; RESERVES.
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   comptroller may:
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               (1) require the consortium to provide financial
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   information;
               (2) conduct financial audits of the refund program;
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   and
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               (3) require the consortium to maintain reserves in an
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   amount determined by the comptroller in accordance with applicable
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   financial accounting standards.
         Sec. 375.007. LABEL AND DEPOSIT REQUIRED. (a) A person may
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not sell, offer for sale, or distribute in or import into this state

a beverage in a beverage container unless the beverage container

in a beverage container unless the person collects or provides for

the collection of a deposit on the beverage container in a manner

(b) A person may not sell at retail in this state a beverage

meets labeling standards established by the consortium.

- 1 <u>established by the consortium.</u>
- 2 Sec. 375.008. DEPOSITS AND REFUNDS FOR BEVERAGE CONTAINERS.
- 3 The consortium shall establish efficient, convenient, and
- 4 cost-effective procedures for the collection of a beverage
- 5 container deposit and payment of deposit refunds.
- 6 Sec. 375.009. RECYCLING RATE TARGET FOR BEVERAGE
- 7 CONTAINERS. (a) The consortium shall implement a plan to meet and
- 8 maintain an average biennial recycling rate for beverage containers
- 9 sold or distributed in or imported into this state of not less than
- 10 75 percent by January 1, 2035.
- 11 (b) If the consortium does not meet the recycling rate
- 12 target provided by Subsection (a) before the second anniversary of
- 13 the date the consortium was required to meet the target under that
- 14 subsection, the commission may require the consortium to remit to
- 15 the state all or part of the money in the recycling refund trust
- 16 fund established under Section 375.005. The comptroller shall hold
- 17 money remitted under this subsection until the consortium or
- 18 another organization provides to the commission a corrective plan
- 19 to meet the recycling rate target provided by Subsection (a).
- 20 (c) On approval by the commission of the corrective plan,
- 21 the comptroller shall release the money remitted and held under
- 22 <u>Subsection (b) to the consortium or other organization responsible</u>
- 23 for the plan.
- 24 (d) The commission may audit the consortium for accuracy and
- 25 adherence to the recycling rate target provided by Subsection (a).
- 26 The consortium shall reimburse the commission for the cost incurred
- 27 by the commission in the audit process.

- 1 SECTION 2. (a) Not later than September 1, 2026, the Texas
- 2 Commission on Environmental Quality shall adopt rules for the
- 3 implementation of Chapter 375, Health and Safety Code, as added by
- 4 this Act. To facilitate the approval of the structure and
- 5 organization of the Texas Beverage Container Recycling Consortium
- 6 and the consortium's initial plan, the commission may adopt the
- 7 initial rules in the manner provided by law for emergency rules.
- 8 (b) Except as otherwise provided by this Act, a producer or
- 9 other person subject to the requirements imposed by the consortium
- 10 plan adopted under Chapter 375, Health and Safety Code, as added by
- 11 this Act, shall comply with those requirements beginning January 1,
- 12 2028.
- SECTION 3. (a) Except as provided by Subsection (b) of this
- 14 section, this Act takes effect September 1, 2025.
- 15 (b) Section 375.007, Health and Safety Code, as added by
- 16 this Act, takes effect October 1, 2028.