

General Assembly

January Session, 2025

Raised Bill No. 6917

Referred to Committee on ENVIRONMENT

Introduced by: (ENV)

AN ACT CONCERNING THE MANAGEMENT OF SOLID WASTE IN THE STATE.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. (*Effective July 1, 2025*) The sum of five hundred thousand dollars is appropriated to the Department of Energy and Environmental Protection from the General Fund, for the fiscal year ending June 30, 2026, for the purpose of enforcing the provisions of section 22a-226e of the general statutes, as amended by this act.

6 Sec. 2. Subsections (d) and (e) of section 22a-226e of the general 7 statutes are repealed and the following is substituted in lieu thereof 8 (*Effective October 1, 2025*):

9 [(d) Not later than January 1, 2022, the Commissioner of Energy and 10 Environmental Protection shall establish a voluntary pilot program for 11 any municipality that seeks to separate source-separated organic 12 materials and ensure that such source-separated organic materials are 13 recycled at authorized source-separated organic material composting 14 facilities that have available capacity and that will accept such source-15 separated organic material.]

16 [(e)] (d) On or before March 1, 2025, and annually thereafter, each 17 wholesaler, distributor, manufacturer, processor, supermarket, resort, 18 conference center or institution that is subject to the provisions of this 19 section shall submit a report to the Department of Energy and 20 Environmental Protection in electronic format. Such report shall 21 summarize such entity's amount of edible food donated, the amount of 22 [food scraps] source-separated organic materials recycled and the 23 organics recycler or recyclers and associated collectors used.

24 (e) Each commercial food wholesaler or distributor, industrial food 25 manufacturer or processor, supermarket, institution, resort or conference center that generates an average projected volume of not less 26 27 than twenty-six tons per year of source-separated organic material, 28 including any source-separated organic material subject to the 29 requirements of subsections (a) and (b) of this section, shall, on or before 30 January 1, 2026, adopt a written policy pertaining to a food donation 31 program that: (1) Describes how the wholesaler, distributor, 32 manufacturer, processor, supermarket, institution, resort or conference center will make best efforts to donate excess edible food, as determined 33 34 by such entity, using acceptable industry standards; (2) is designed to 35 (A) reduce such wholesaler's, distributor's, manufacturer's, processor's, 36 supermarket's, institution's, resort's or conference center's food waste, 37 (B) support the operations of food relief organizations, and (C) ensure 38 that all food donated by such wholesaler, distributor, manufacturer, 39 processor, supermarket, resort or conference center under such policy is 40 safe and fit for human consumption; (3) provides for the education of 41 distributor's, manufacturer's, processor's, such wholesaler's, 42 supermarket's, institution's, resort's or conference center's management, 43 employees and third-party vendors who manage food for such facility 44 regarding the food distribution process and the relationship between 45 such process and food waste; (4) requires such wholesaler, distributor, 46 manufacturer, processor, supermarket, institution, resort or conference 47 center to make reasonable efforts to identify, and partner with, not less 48 than two food relief organizations for the purpose of donating excess

49 edible food to such food relief organizations prior to any such food
50 becoming source-separated organic material, as described in
51 subsections (a) and (b) of this section; and (5) includes a framework to
52 formalize and streamline such wholesaler's, distributor's,
53 manufacturer's, processor's, supermarket's, institution's, resort's or
54 conference center's protocols concerning food donation.

55 (f) If multiple wholesalers, distributors, manufacturers, processors, 56 supermarkets, institutions, resorts or conference centers subject to the 57 provisions of subsection (b) of this section are under common 58 ownership, such wholesalers, distributors, manufacturers, processors, 59 supermarkets, institutions, resorts or conference centers may adopt a 60 common written policy under this section.

61 Sec. 3. Section 22a-232 of the general statutes is repealed and the 62 following is substituted in lieu thereof (*Effective July 1, 2025*):

63 (a) There shall be paid to the Commissioner of Revenue Services by 64 the owner of any resources recovery facility one dollar per ton of solid waste processed at the facility beginning on the date of commencement 65 66 of commercial operation of the facility for calendar quarters 67 commencing on or after October 1, 1987, until September 30, 2003. For 68 calendar quarters commencing on and after October 1, 2003, the owner 69 of any resources recovery facility shall pay to the Commissioner of 70 Revenue Services one dollar and fifty cents per ton of solid waste 71 processed at such facility. For calendar quarters commencing on or after 72 October 1, 2025, the owner of any resources recovery facility shall pay 73 to the Commissioner of Revenue Services one dollar and fifty cents per 74 ton of any material processed at such facility.

(b) Each owner of a resources recovery facility subject to the assessment as provided by this section shall submit a return quarterly to the Commissioner of Revenue Services, applicable with respect to the calendar quarter beginning October 1, [2023] <u>2025</u>, and each calendar quarter thereafter, on or before the last day of the month immediately following the end of each such calendar quarter, on a form prescribed
by the commissioner, together with payment of the quarterly
assessment determined and payable in accordance with the provisions
of subsection (a) of this section.

84 (c) Whenever such assessment is not paid when due, a penalty of ten 85 per cent of the amount due or fifty dollars, whichever is greater, shall be 86 imposed, and such assessment shall bear interest at the rate of one per 87 cent per month or fraction thereof until the same is paid. The 88 Commissioner of Revenue Services shall cause copies of a form 89 prescribed for submitting returns as required under this section to be 90 distributed throughout the state. Failure to receive such form shall not 91 be construed to relieve anyone subject to assessment under this section 92 from the obligations of submitting a return, together with payment of 93 such assessment within the time required.

(d) Any person or municipality liable for the service fee for solid
waste delivered to a facility whose owner is subject to an assessment
imposed by subsection (a) of this section shall reimburse the owner for
any assessment paid for the solid waste delivered by such person or
municipality. Such an assessment shall be a debt from the person or
municipality responsible for paying such service fee to the owner.

(e) The provisions of sections 12-548 to 12-554, inclusive, and section
12-555a shall apply to the provisions of this section in the same manner
and with the same force and effect as if the language of said sections 12548 to 12-554, inclusive, and section 12-555a had been incorporated in
full in this section, except that to the extent that any such provision is
inconsistent with a provision in this section and except that the term
"tax" shall be read as "solid waste assessment".

(f) Two million eight hundred thousand dollars of the proceeds from
the assessments imposed pursuant to subsection (a) of this section shall
be deposited by the Commissioner of Revenue Services into the General
Fund and any remaining funds from such assessments shall be

111 deposited by the commissioner into the sustainable materials112 management account established in section 16-244bb.

Sec. 4. Subsection (d) of section 22a-244b of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective from passage*):

116 (d) All payments received by any municipality pursuant to the 117 provisions of subsection (c) of this section shall be expended by such 118 municipality on environmental measures intended to reduce the 119 generation of solid waste in such municipality or reduce the impact of litter caused by such solid waste, including, but not limited to, the hiring 120 121 of a recycling coordinator, a municipal or regional waste coordinator, 122 the installation of storm drain filters designed to block solid waste and 123 beverage container debris or the purchase of a mechanical street 124 sweeper, vacuum or broom that removes litter, including, but not 125 limited to, such beverage containers and other debris from streets, 126 sidewalks and abutting lawn and turf areas.

127 Sec. 5. (Effective from passage) Not later than February 1, 2026, the 128 Commissioner of Energy and Environmental Protection, in accordance 129 with section 11-4a of the general statutes, shall submit a report to the 130 joint standing committee of the General Assembly having cognizance of 131 matters relating to the environment on the need for and viability of 132 establishing an extended producer responsibility program for consumer 133 packaging in the state. Such report shall include, but not be limited to, 134 (1) an assessment of the costs to residents of the state and municipalities 135 for the handling, hauling, disposal and recycling of consumer 136 packaging, (2) the approximate percentage of the state's total solid waste 137 stream that such consumer packaging represents, (3) an analysis of the 138 trends in the generation of such consumer packaging for the previous 139 five-year period and the forthcoming five-year period, (4) an assessment 140 of the potential costs and savings for residents of the state and 141 municipalities that are associated with the handling, hauling, disposal 142 and recycling of such packaging pursuant to an extended producer

responsibility program, (5) a discussion of any post-consumer or 143 144 secondary markets and attendant demand for the materials that 145 compose the preponderance of such consumer packaging, (6) a review 146 and assessment of any industry initiatives, to date, for the reduction and 147 industry-sponsored collection of such consumer packaging, and (7) an 148 evaluation of any regional efforts to establish extended responsibility 149 cooperative agreements among neighboring states for consumer 150 packaging.

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	July 1, 2025	New section
Sec. 2	October 1, 2025	22a-226e(d) and (e)
Sec. 3	July 1, 2025	22a-232
Sec. 4	from passage	22a-244b(d)
Sec. 5	from passage	New section

Statement of Purpose:

To provide funding for enforcement concerning certain food waste diversion requirements, study the need and viability of extended producer responsibility programs for consumer packaging, provide for increased food waste diversion from certain entities, create source funding for food waste diversion infrastructure projects and authorize municipal and regional waste coordinators.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]