



General Assembly

January Session, 2007

**Amendment**

LCO No. 7202

**\*SB0128907202SD0\***

Offered by:  
SEN. FINCH, 22<sup>nd</sup> Dist.

To: Subst. Senate Bill No. 1289      File No. 577      Cal. No. 454

**"AN ACT CONCERNING THE EXPANSION OF THE BEVERAGE  
CONTAINER REDEMPTION PROVISIONS."**

1      In line 13, strike "or" before "(D)" and after "soup" insert the  
2      following: ", or (E) a soy milk or rice milk"

3      In line 32, after "trademark" insert the following: "except that  
4      "manufacturer" does not include any person who bottles water and  
5      sells not more than two hundred fifty thousand containers of water per  
6      calendar year, with each such container containing no more than  
7      twenty ounces of water"

8      After line 39, insert the following and renumber the remaining  
9      subdivisions accordingly:

10      "(10) "Restaurant" means a business that has the sole purpose of  
11      preparing and selling food and beverages intended for individual  
12      portion service and includes the site at which individual portions are  
13      sold, regardless of whether the consumption of the food or beverage  
14      occurs on or off of the business' premises."

- 15 In line 81, after "unless" insert "(1)"
- 16 In line 83, after "22a-244" insert "z" and an opening bracket before  
17 "or"
- 18 In line 84, insert a closing bracket after "unless" and insert "(2)" after  
19 the closing bracket
- 20 In line 87, after "business" insert "z" and bracket "unless" and insert  
21 "(3)" after the closing bracket
- 22 In line 90, after "business." insert "A dealer that operates a restaurant  
23 shall not be required to redeem any beverage container, the contents of  
24 which were not consumed on the premises of such restaurant."
- 25 In line 93, after "dealer's" insert "place of"
- 26 Strike lines 105 to 111, inclusive, in their entirety, and insert the  
27 following in lieu thereof:
- 28 "redeemable beverage containers. Dealers who establish or  
29 significantly expand their place of business or redemption center,  
30 excluding an off-site redemption center, on or after July 1, 2007, shall  
31 locate their redemption center not more than two hundred feet from  
32 the business' main entrance. Dealers with a redemption center, other  
33 than an off-site redemption center, established prior to July 1, 2007,  
34 where such redemption center is located more than two hundred feet  
35 from the business' main entrance, shall post notices stating the location  
36 of such redemption center not"
- 37 In line 127, strike ", not later than seven business"
- 38 Strike lines 128 to 144, inclusive, in their entirety
- 39 In line 145, strike "the count"
- 40 Strike lines 165 to 177, inclusive, in their entirety and substitute the  
41 following in lieu thereof: "(e) A redemption center or dealer that uses  
42 reverse vending"

43 Strike line 179 in its entirety, and substitute the following in lieu  
44 thereof: "vending machine accounting system that has been subjected  
45 to an agreed upon procedures review by an"

46 Strike lines 181 to 183, inclusive, in their entirety and substitute the  
47 following in lieu thereof: "twelve months."

48 Strike lines 187 to 190, inclusive, in their entirety, and insert the  
49 following in lieu thereof: "center a handling fee of at least one and one-  
50 half cents for each beverage container of beer or other malt beverage  
51 and [two] three cents for each beverage container [of mineral waters,  
52 soda water and similar carbonated soft drinks] of a noncarbonated  
53 beverage or a carbonated beverage other than beer or other malt  
54 beverage returned for redemption. A distributor shall not be"

55 Strike lines 203 to 229, inclusive, in their entirety