AN ACT CONCERNING THE ACCOUNTING SYSTEM FOR REDEEMED BEVERAGE CONTAINERS.

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

Section 1. Subsection (e) of section 22a-245 of the 2010 supplement to the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2010):

(e) [(1)] The Commissioner of Environmental Protection shall adopt regulations, in accordance with the provisions of chapter 54, to implement the provisions of sections 22a-243 to 22a-245, inclusive, as amended by this act. Such regulations shall include, but not be limited to, provisions for the redemption of beverage containers dispensed through automatic vending machines, the use of vending machines that dispense cash to consumers for redemption of beverage containers, scheduling for redemption by dealers and distributors and for exemptions or modifications to the labeling requirement of section 22a-244.

[(2) The regulations adopted pursuant to subdivision (1) of this subsection shall also include provisions creating a prescribed accounting system for the reimbursement of the refund value for a redeemed beverage container. The commissioner shall adopt written policies and procedures to implement the provisions creating such prescribed accounting system while in the process of adopting such...
policies and procedures in regulation form, and the commissioner shall
print a notice of intention to adopt the regulations in the Connecticut
Law Journal not later than twenty days prior to implementing such
policies and procedures. The commissioner shall submit final
regulations to implement such policies and procedures to the
legislative regulation review committee not later than May 1, 2009,
unless a later date is approved by a majority vote of the members
present of said committee. Policies and procedures implemented
pursuant to this subdivision shall be valid until (A) May 1, 2009, or, if
applicable, the later date approved by said committee pursuant to this
subdivision, or (B) the time that the proposed final regulations are
adopted or disapproved by said committee, whichever is earlier.]

Sec. 2. Section 22a-245a of the 2010 supplement to the general
statutes is repealed and the following is substituted in lieu thereof
(Effective July 1, 2010):

(a) Each deposit initiator shall open a special interest-bearing
account at a Connecticut branch of a financial institution, as defined in
section 45a-557a, to the credit of the deposit initiator. Each deposit
initiator shall deposit in such account an amount equal to the refund
value established pursuant to subsection (a) of section 22a-244, for each
beverage container sold by such deposit initiator. Such deposit shall be
made not more than one month after the date such beverage container
is sold, provided for any beverage container sold during the period
from December 1, 2008, to December 31, 2008, inclusive, such deposit
shall be made not later than January 5, 2009. All interest, dividends
and returns earned on the special account shall be paid directly into
such account. Such moneys shall be kept separate and apart from all
other moneys in the possession of the deposit initiator. The amount
required to be deposited pursuant to this section, when deposited,
shall be held to be a special fund in trust for the state.

(b) (1) Any reimbursement of the refund value for a redeemed
beverage container shall be paid from the deposit initiator's special
account, with such payment to be computed, subject to the provisions
of subdivision (2) of this subsection, under the cash receipts and disbursements method of accounting, as described in Section 446(c)(1) of the Internal Revenue Code of 1986, or any subsequent corresponding Internal Revenue Code of the United States, as amended from time to time. [Upon the Commissioner of Environmental Protection's adoption of written policies and procedures establishing an accounting system under section 22a-245, any such reimbursement shall be paid in the manner prescribed in such policies and procedures until the adoption of final regulations under said section 22a-245. Upon the adoption of such regulations, any such reimbursement shall be paid in accordance with such regulations.]

(2) A deposit initiator may petition the Commissioner of Revenue Services for an alternate method of accounting by filing with such deposit initiator's return a statement of objections and other proposed alternate method of accounting, as such deposit initiator believes proper and equitable under the circumstances that is accompanied by supporting details and proof. The Commissioner of Revenue Services shall promptly notify such deposit initiator whether the proposed alternate method is accepted as reasonable and equitable and, if so, accepted, shall adjust such deposit initiator's return, and payment of reimbursement, accordingly.

(c) (1) Each deposit initiator shall submit a report on March 15, 2009, for the period from December 1, 2008, to February 28, 2009, inclusive. Each deposit initiator shall submit a report on July 31, 2009, for the period from March 1, 2009, to June 30, 2009, inclusive, and thereafter shall submit a quarterly report for the immediately preceding calendar quarter one month after the close of such quarter. Each such report shall be submitted to the Commissioner of Environmental Protection, on a form prescribed by the commissioner and with such information as the commissioner deems necessary, including, but not limited to: [(1)] (A) The balance in the special account at the beginning of the quarter for which the report is prepared; [(2)] (B) a list of all deposits
credited to such account during such quarter, including all refund
values paid to the deposit initiator and all interest, dividends or
returns received on the account; [(3)] (C) a list of all withdrawals from
such account during such quarter, all service charges and overdraft
charges on the account and all payments made pursuant to subsection
(d) of this section; and [(4)] (D) the balance in the account at the close
of the quarter for which the report is prepared.

(2) Each deposit initiator shall submit a report on October 31, 2010,
for the calendar quarter beginning July 1, 2010. Subsequently, each
deposit initiator shall submit a quarterly report for the immediately
preceding calendar quarter, on or before the last day of the month next
succeeding the close of such quarter. Each such report shall be
submitted to the Commissioner of Revenue Services, on a form
prescribed by the commissioner, and with such information as the
commissioner deems necessary, including, but not limited to, the
following information: (A) The balance in the special account at the
beginning of the quarter for which the report is prepared, (B) all
deposits credited to such account during such quarter, including all
refund values paid to the deposit initiator and all interest, dividends or
returns received on such account, (C) all withdrawals from such
account during such quarter, including all service charges and
overdraft charges on such account and all payments made pursuant to
subsection (d) of this section, and (D) the balance in such account at the
close of the quarter for which the report is prepared. Such quarterly
report shall be filed electronically with the Commissioner of Revenue
Services, in the manner provided by chapter 228g.

(d) On or before April 30, 2009, each deposit initiator shall pay
the balance outstanding in the special account that is attributable to the
period from December 1, 2008, to March 31, 2009, inclusive, to the
Commissioner of Environmental Protection for deposit in the General
Fund. Thereafter the balance outstanding in the special account that is
attributable to the immediately preceding calendar quarter shall be
paid by the deposit initiator one month after the close of such quarter
to the Commissioner of Environmental Protection for deposit in the
General Fund. If the amount of the required payment pursuant to this
subsection subdivision is not paid by the date seven days after the
due date, a penalty of ten per cent of the amount due shall be added to
the amount due. The amount due shall bear interest at the rate of one
and one-half per cent per month or fraction thereof, from the due date.
Any such penalty or interest shall not be paid from funds maintained
in the special account.

(2) On or before October 31, 2010, each deposit initiator shall pay the
balance outstanding in the special account that is attributable to the
period from July 1, 2010, to September 30, 2010, inclusive, to the
Commissioner of Revenue Services for deposit in the General Fund.
Subsequently, the balance outstanding in the special account that is
attributable to the immediately preceding calendar quarter shall be
paid by the deposit initiator on or before the last day of the month next
succeeding the close of such quarter to the commissioner for deposit in
the General Fund. If the amount of the required payment pursuant to
this subdivision is not paid on or before the due date, a penalty of ten
per cent of the amount due and unpaid, or fifty dollars, whichever is
greater, shall be imposed. The amount due and unpaid shall bear
interest at the rate of one per cent per month or fraction thereof, from
the due date. Any such penalty or interest shall not be paid from funds
maintained in such special account. Such required payment shall be
made by electronic funds transfer to the commissioner, in the manner
provided by chapter 228g.

(e) If moneys deposited in the special account are insufficient to pay
for withdrawals authorized pursuant to subsection (b) of this section,
the amount of such deficiency shall be subtracted from the next
succeeding payment or payments due pursuant to subsection (d) of
this section until the amount of the deficiency has been subtracted in
full.

(f) The [State Treasurer may, independently or upon request of the
commissioner,] Commissioner of Revenue Services may examine the
accounts and records of any deposit initiator maintained under this section or sections 22a-243 to 22a-245, inclusive, as amended by this act, and any related accounts and records, including receipts, disbursements and such other items as the commissioner deems appropriate.

(g) The Attorney General may, independently or upon complaint of the Commissioner of Environmental Protection or the Commissioner of Revenue Services, institute any appropriate action or proceeding to enforce any provision of this section or any regulation adopted pursuant to section 22a-245 as amended by this act, to implement the provisions of this section.

(h) The provisions of sections 12-548, 12-550 to 12-554, inclusive, and section 12-555a shall be deemed to apply to the provisions of this section, except any provision of sections 12-548, 12-550 to 12-554, inclusive, and section 12-555a that is inconsistent with the provision in this section.

(i) Any payment required pursuant to this section shall be treated as a tax for purposes of sections 12-30b, 12-33a, 12-35a, 12-39g and 12-39h.

Sec. 3. (NEW) (Effective July 1, 2010) The Commissioner of Revenue Services, in consultation with the Commissioner of Environmental Protection, may adopt regulations, in accordance with the provisions of chapter 54 of the general statutes, to implement the provisions of section 22a-245a of the general statutes, as amended by this act.

This act shall take effect as follows and shall amend the following sections:

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<td>July 1, 2010</td>
<td>22a-245(e)</td>
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<tr>
<td>2</td>
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<td>3</td>
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