



TOWN OF LEDYARD CONNECTICUT

741 Colonel Ledyard Highway
Ledyard, Connecticut 06339

Ledyard Beautification Committee

~ AGENDA ~

Regular Meeting

Tuesday, June 4, 2024

5:00 PM

Town Hall Annex - Hybrid Format

REMOTE MEETING INFORMATION

Zoom Meeting Link:

<https://us06web.zoom.us/j/89111996815?pwd=nc4ji4awuafjAFatpdCqCNemwxJQxu.1>

Meeting ID: 891 1199 6815

Passcode: 925075

Dial by your location:

+1 646 558 8656 US (New York)

I. CALL TO ORDER

II. ROLL CALL

III. PUBLIC COMMENTS

IV. REVIEW AND APPROVAL OF MINUTES

1. Motion to APPROVE Regular Meeting Minutes from May 7, 2024, as written.

Attachments: [LBC minutes 5-7-24](#)

V. FINANCIAL REPORTS

1. Ledyard Beautification Committee Financial Reports.

Attachments: [LBC GL account detail donation 5-28-24](#)

[LBC budget report 5-28-24](#)

[LBC budget report donation 5-28-24](#)

[LBC GL account detail 5-28-24](#)

VI. OLD BUSINESS

1. Nomination and election of a Chairperson, Vice-Chairperson and Secretary continued.
2. Future Projects Discussion.
3. Nip Bottle Tax Surcharge Discussion continued.

Attachments: [PUBLIC ACT 21-58-SOLID WASATE MANAGMENT-2022-06-21](#)

4. Any Other Old Business to Come before the Committee.

VII. NEW BUSINESS

1. Any Other New Business to Come before the Committee.

VIII. ADJOURNMENT

DISCLAIMER: Although we try to be timely and accurate these are not official records of the Town.



TOWN OF LEDYARD

741 Colonel Ledyard
Highway
Ledyard, CT 06339-1511

File #: 24-0435

Agenda Date: 6/4/2024

Agenda #: 1.

AGENDA REQUEST
GENERAL DISCUSSION ITEM

Subject:

Motion to APPROVE Regular Meeting Minutes from May 7, 2024, as written.

Background:

(type text here)

Department Comment/Recommendation:

(type text here)



TOWN OF LEDYARD

Ledyard Beautification Committee

Meeting Minutes

741 Colonel Ledyard Highway
Ledyard, Connecticut 06339

Chairman
Jennifer Eastbourne

Regular Meeting

Tuesday, May 7, 2024

5:00 PM

Town Hall Annex - Hybrid Format

I. CALL TO ORDER

The meeting was called to order by Chairperson Eastbourne at 5:00 p.m.

II. ROLL CALL

Present Committee Member Carol Ann Schneider
 Chairman Jennifer Eastbourne
 Committee Member Kathrine Kohrs
 Committee Member Jennifer Bingham
Absent Committee Member Carol Christiansen
 Committee Member Julie Brousseau
 Committee Member Sarah Martic

Also in attendance:

Naomi Rodriguez, Chairperson Town Council

Kaylee Duggan, student from Stonington High School and Tricia Duggan, Stonington resident were observing the meeting.

III. PUBLIC COMMENTS

IV. REVIEW AND APPROVAL OF MINUTES

1. Motion to APPROVE Regular Meeting Minutes from March 5, 2024, as written.

RESULT: APPROVED AND SO DECLARED

MOVER: Jennifer Eastbourne

SECONDER: Kathrine Kohrs

AYE 4 Schneider Eastbourne Kohrs Bingham

ABSENT 3 Christiansen Brousseau Martic

V. FINANCIAL REPORTS

1. Ledyard Beautification Committee Financial Reports.

No changes since last month.

VI. OLD BUSINESS**1. Future Projects Discussion.**

The Committee decided not to participate in the Memorial Day parade this year.

Some future project ideas;

Possible clean-up after the Regatta Event. Chairperson Eastbourne said she has not been able to get a hold of Jessica Buhle over the past year. Naomi Rodriguez, Chairperson Town Council said she would let her know Chairperson Eastbourne is trying to reach her to arrange a Regatta clean-up.

Juliet W. Long School has an orange mural that could use an update. Ms. Kohrs suggested painting something similar to the "Groton" mural in Groton but with a Ledyard School theme. The Committee would need to get permission from the school and find an artist. Chairperson Eastbourne will reach out to Mark, Westcott, School Principal. It was suggested to ask the High School Art Department for assistance.

Corner of Military Highway. Would need large heavy concrete planters. A concern is this area is very hot in the summer and it would be hard to find plants that would survive without watering (this area is too hard to water). Idea to put something non-living in this area but will need to check with Steve Masalin, Public Works Director to see what is allowable in this area.

Painted rock snake. Maybe work with the Children's Librarian? It would need to be placed somewhere that wouldn't interfere with grass mowing. Ms. Bingham said that Warwick, Rhode Island has a rock snake next to a sidewalk on a main road. It is almost a mile long. Chairperson Eastbourne will reach out to the Children's Librarian. The Committee could provide the rocks and paint. Idea to have children paint the rocks at the Farmer's Market or at Summer Camps.

Overview of the Earth Day event: quite a few people participated in the cleanup and the dumpster was filled. The Committee felt that they achieved their goals for the event. Next year the Committee could use more time to plan. People didn't want to stick around after filling the dumpster, the cold weather was partially to blame. Maybe next year the table events can be held the weekend before the fill the dumpster event. Possibly hold more contests next year. Perhaps have a "second annual" event flyer displayed at several local businesses.

Decorate a Christmas Tree and hold a vote, could even be a tree outside of local businesses.

Daffodil festival. Mr. Kohrs is following the Meriden festival to see what they do for ideas for next year. Some of Meriden's events are rides, music, Little Miss Daffodil and an Honor Escort.

Sell daffodils in the fall and collect donations for plantings.

Identify key places to plant bulbs.

Breakfast fundraiser will be held on July 6, 2024.

Commit to a Farmer's Market date. The Market starts on June 5, 2024. Town Committees are allowed to hold a booth once a month without a fee. The Committee would need to complete an application. Ms. Martic is on the Farmer's Market Committee; she could be asked to help navigate the process. Chairperson Eastbourne warned the Committee that the Town tent is very nice but also very heavy and hard to manage putting up.

Welcome to Gales Ferry sign areas could use some attention.

RESULT: DISCUSSED

2. Nip Bottle Tax Surcharge Discussion continued.

No discussion.

3. Any Other Old Business to Come before the Committee.

None.

VII. NEW BUSINESS

1. Nomination and election of a Chairperson and Vice Chairperson.

Chairperson Eastbourne announced that she has resigned, and this is her last meeting as Chairperson. She plans to stay on the Committee as a Regular Member. She asked if the members knew of anyone interested in the Committee to send them over.

Naomi Rodriguez, Chairperson Town Council said someone has applied to both the Parks and Recreation Commission and the Ledyard Beautification Committee. There will be more information after the Town Council meeting on May 22, 2024.

Chairperson Eastbourne said it is very difficult to chair a Committee of seven people when only a few partake in activities, planning and facilitating. She asked that the Committee be cognizant about activity participant in the side projects. Ms. Schneider added that she believes that the lack of participation scares away Chairpeople. It was also said that you don't have to be on the Committee to attend meetings and help with projects and/or events.

None of the current Committee members are interested in becoming the Chairperson or the Vice Chairperson. The Committee has room for two more members, although one has already been voted on. The current members will promote the opening and see what next month brings.

Ms. Kohrs will mention on the Committee's Facebook page that they are looking for a new member.

RESULT: DISCUSSED

2. Any Other New Business to Come before the Committee.

None.

VIII. ADJOURNMENT

Motion to ADJOURN The Regular Meeting at 5:33 p.m.

RESULT: APPROVED AND SO DECLARED

MOVER: Jennifer Eastbourne

SECONDER: Kathrine Kohrs

AYE 4 Schneider Eastbourne Kohrs Bingham

ABSENT 3 Christiansen Brousseau Martic

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TOWN OF LEDYARD

741 Colonel Ledyard
Highway
Ledyard, CT 06339-1511

File #: 23-1887

Agenda Date: 6/4/2024

Agenda #: 1.

REPORT

Staff/Committee Report:

Ledyard Beautification Committee Financial Reports.

G/L ACCOUNT DETAIL

Org: 2081020 Object: 48002 Project: 24200
DONATIONS 0208-00-1010-00000-48002 -24200

YEAR	PER	JOURNAL	EFF DATE	SRC	TR	PO/REF2	REFERENCE	AMOUNT	POSTED
2024	09	655	03/21/2024	CRP	1	24835		-100.00	Y
2024	06	489	12/21/2023	CRP	1	24263		-99.00	Y
2024	02	569	08/08/2023	CRP	1	23445		-500.00	Y

Total Amount: -699.00

** END OF REPORT - Generated by Christina Hostetler **

YEAR-TO-DATE BUDGET REPORT 5-28-24

FOR 2024 13								
ACCOUNTS FOR:	ORIGINAL	TRANFRS/	REVISED	YTD	EXPENDED	ENCUMBRANCES	AVAILABLE	PCT
0208 DONATIONS AND GRANTS	APPROP	ADJSTMTS	BUDGET				BUDGET	USED
20810201 DONATIONS/GRANTS EXPENSES								
20810201 53999 24200 BEAUT	1,474	500	1,974	65.00	185.00	1,724.07	12.7%	
TOTAL DONATIONS/GRANTS EXPENSES	1,474	500	1,974	65.00	185.00	1,724.07	12.7%	
TOTAL DONATIONS AND GRANTS	1,474	500	1,974	65.00	185.00	1,724.07	12.7%	
TOTAL EXPENSES	1,474	500	1,974	65.00	185.00	1,724.07		

YEAR-TO-DATE BUDGET REPORT 5-28-24

FOR 2024 13								
	ORIGINAL APPROP	TRANFRS/ ADJSTMTS	REVISED BUDGET	YTD EXPENDED	ENCUMBRANCES	AVAILABLE BUDGET	PCT USED	
GRAND TOTAL	1,474	500	1,974	65.00	185.00	1,724.07	12.7%	
** END OF REPORT - Generated by Christina Hostetler **								

YEAR-TO-DATE BUDGET REPORT 5-28-24

FOR 2024 13								
ACCOUNTS FOR:	ORIGINAL	TRANFRS/	REVISED	YTD	EXPENDED	ENCUMBRANCES	AVAILABLE	PCT
0208 DONATIONS AND GRANTS	APPROP	ADJSTMTS	BUDGET				BUDGET	USED
2081020 DONATIONS/GRANTS REVENUES								
2081020 48002 24200 DONATIONS	0	-100	-100	-699.00		.00	599.00	699.0%
TOTAL DONATIONS/GRANTS REVENUES	0	-100	-100	-699.00		.00	599.00	699.0%
TOTAL DONATIONS AND GRANTS	0	-100	-100	-699.00		.00	599.00	699.0%
TOTAL REVENUES	0	-100	-100	-699.00		.00	599.00	

YEAR-TO-DATE BUDGET REPORT 5-28-24

FOR 2024 13								
	ORIGINAL APPROP	TRANFRS/ ADJSTMTS	REVISED BUDGET	YTD EXPENDED	ENCUMBRANCES	AVAILABLE BUDGET	PCT USED	
GRAND TOTAL	0	-100	-100	-699.00	.00	599.00	699.0%	
** END OF REPORT - Generated by Christina Hostetler **								



G/L ACCOUNT DETAIL

Org: 20810201 Object: 53999 Project: 24200
BEAUTIFICATION 0208-00-1020-00000-53999 -24200

YEAR	PER	JOURNAL	EFF DATE	SRC TR	PO/REF2	REFERENCE	AMOUNT	POSTED
2024	02	379	08/24/2023	API 1	20241488	W 082923T	65.00	Y

Total Amount: 65.00

** END OF REPORT - Generated by Christina Hostetler **



TOWN OF LEDYARD

741 Colonel Ledyard
Highway
Ledyard, CT 06339-1511

File #: 24-0379

Agenda Date: 6/4/2024

Agenda #: 1.

AGENDA REQUEST
GENERAL DISCUSSION ITEM

Subject:

Nomination and election of a Chairperson, Vice-Chairperson and Secretary continued.

Background:

Currently the Committee does not have a Chairperson, Vice-Chairperson or Secretary.

Carol Schneider is the Treasurer.

Department Comment/Recommendation:

(type text here)



TOWN OF LEDYARD

741 Colonel Ledyard
Highway
Ledyard, CT 06339-1511

File #: 23-1828	Agenda Date: 6/4/2024	Agenda #: 2.
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AGENDA REQUEST
GENERAL DISCUSSION ITEM

Subject:
Future Projects Discussion.

Background:

Department Comment/Recommendation:
(type text here)



TOWN OF LEDYARD

741 Colonel Ledyard
Highway
Ledyard, CT 06339-1511

File #: 24-0101

Agenda Date: 6/4/2024

Agenda #: 3.

AGENDA REQUEST
GENERAL DISCUSSION ITEM

Subject:

Nip Bottle Tax Surcharge Discussion.

The Committee is waiting for information from Councilor Ryan. Possible Ad Hoc Committee?

Background:

From the March 5, 2024, meeting:

Councilor Ryan gave an update.

He started by inviting the Committee to attend the March 7, 2024, Finance meeting. At the last Finance meeting there was an in-depth discussion on ARPA and nip bottles. Under the nip bottle discussion there was an idea brought up to use smart recycling and trash bins which are solar powered. These bins also compact the trash. Councilor Ryan volunteered to put together a spreadsheet of all the costs involved with using the solar bins such as pouring the concrete slab, installation, repairs etc. He would also like to capture the costs for all the suggested ideas in this spreadsheet. He added that unlike ARPA funds there is no deadline upon when to spend the funds.

Department Comment/Recommendation:

(type text here)



PA 21-58—sSB 1037
Environment Committee

AN ACT CONCERNING SOLID WASTE MANAGEMENT

SUMMARY: This act revamps the state’s beverage container redemption law (i.e., “bottle bill,” see BACKGROUND) by doing the following:

1. expanding the list of beverages subject to the bottle bill’s requirements and exempting containers of less than 150mL (§§ 1 & 5);
2. increasing, beginning January 1, 2024, the minimum beverage container deposit amount from five to 10 cents (§ 2);
3. increasing the handling fee that distributors must pay to dealers (e.g., and hereafter, “retailers”) and redemption centers, (§ 3);
4. incrementally reduces the amount of unclaimed deposits that distributors must remit to the General Fund from 100% to 45% by FY 26, and allows the distributors to keep the remainder (§ 4);
5. requiring certain retailers to install and maintain at least two reverse vending machines (RVMs) at their place of business or have dedicated areas for redeeming beverage containers (§ 7); and
6. requiring, beginning January 1, 2024, (a) all refundable beverage containers sold in Connecticut to have a Universal Product Code (UPC) and barcode and (b) deposit initiators (i.e., the first distributor to collect the deposit) to provide them, with packaging information, to the RVM system administrators and other system operators at least 30 days before placing the beverage containers on the market (§ 2).

The act requires the Department of Energy and Environmental Protection (DEEP) to approve a stewardship organization for beverage containers (§ 9). It also requires DEEP to develop terms for a memorandum of agreement (MOA) that provides for in-state processing of at least 80% of the wine and liquor beverage containers sold in-state (§ 8).

The act establishes a five-cent surcharge on the sale of spirit or liquor beverage containers of 50mL or less (commonly referred to as “nips”). It requires (1) wholesalers to remit the surcharges to the municipalities in which the containers were sold and (2) the municipalities to use the remitted funds for environmental measures aimed at reducing solid waste or reducing the impact of litter (§ 10).

The act requires the DEEP commissioner, by July 1, 2022, to develop an incentive program to help municipalities that want to adopt a unit-based pricing program for solid waste disposal (e.g., “pay-as-you-throw”). She must also identify funding sources to provide the incentives (§ 6).

Lastly, the act makes technical and conforming changes.

EFFECTIVE DATE: July 1, 2021, except the handling fee increase, RVM requirement, and nip surcharge take effect October 1, 2021; the bottle bill’s

expansion takes effect January 1, 2023; the deposit increase takes effect January 1, 2024; and the MOA and stewardship organization provisions are effective upon passage.

§§ 1 & 5 — COVERED BEVERAGE CONTAINERS

Under prior law, the bottle bill applied to the following beverage containers: beer, other malt beverages, mineral or soda water, carbonated soft drinks, and water, including flavored or nutritionally enhanced water.

Beginning January 1, 2023, the act generally expands the bottle bill to include beverage containers for hard cider, plant water or plant infused drink, juice or juice drink, tea, coffee, kombucha, and sports or energy drink. It explicitly includes hard seltzer in the bottle bill's scope, which existing law covers as a "beer or other malt beverage." It also includes beverages identified as juice, tea, coffee, kombucha, plant infused drink, or a sports or energy drink, with letters, words, or symbols on the beverages' labels. Existing law covers containers identified as water this way.

Exempt Containers

The bottle bill previously exempted from its requirements (1) noncarbonated beverages of at least three liters in size or (2) containers made of high-density polyethylene (i.e., with an HDPE designation or #2 recycling symbol). It also exempts containers provided on interstate passenger carriers (e.g., planes or trains). The act modifies some of these exemptions and creates new ones.

First, the act generally (1) eliminates the exemption for high-density polyethylene containers, (2) reduces the size threshold for noncarbonated beverage containers to be exempt, and (3) creates a new exemption for carbonated beverages. Specifically, it now exempts containers (1) over three liters for carbonated beverages, (2) over two and one-half liters for noncarbonated beverages, and (3) of less than 150mL for either carbonated and noncarbonated beverages.

Additionally, by law, manufacturers that annually bottle and sell up to 250,000 noncarbonated beverages of 20 ounces or less in size may apply to the DEEP commissioner for an exemption from the bottle bill's requirements (CGS § 22a-245b). The act extends this exemption, beginning July 1, 2021, to manufacturers of the new noncarbonated beverages covered by the act (e.g., juice, coffee, tea, or sport or energy drink). And it creates a new exemption for juice manufacturers that annually bottle and sell up to 100,000 gallons of juice in beverage containers. These juice manufacturers must also apply for the exemption.

§ 3 — HANDLING FEES

Beginning October 1, 2021, the act increases the handling fees for beverage containers redeemed under the bottle bill by setting the minimum handling fee at

either two and one-half cents or three and one-half cents, depending on the container involved (see table below). It applies the increased fee to the act's newly covered beverage containers.

Bottle Bill Handling Fees, Prior Law vs. the Act

	<i>Prior Law</i>	<i>The Act</i>
Beer or other malt beverages, including hard seltzer	\$0.015	\$0.025
Hard cider	N/A	0.025
Noncarbonated beverages, mineral or soda water, and carbonated soft drinks	0.02	0.035

§ 4 — UNCLAIMED DEPOSITS

Under prior law, unclaimed deposits were paid quarterly by the distributors to the revenue services commissioner for deposit into the state's General Fund. The act incrementally reduces the amount of unclaimed funds deposited to the General Fund to 45% by FY 26, as shown in the table below, and correspondingly allows the distributors to keep the remainder.

Percentage Distribution of Unclaimed Deposits

	<i>General Fund</i>	<i>Distributors</i>
Through FY 22	100%	0%
FY 23	95	5
FY 24	65	35
FY 25	55	45
FY 26 and beyond	45	55

§§ 1 & 7 — RETAILER RVMS AND REDEMPTION AREAS

The act generally requires certain retailers, beginning October 1, 2021, to install and maintain at least two RVMS at their place of business. Under the act, an RVM is a mechanical device that (1) accepts used beverage containers from consumers and (2) provides a way of refunding the containers' refund value (deposit amount) to the device user.

The requirement to have the RVMS applies to retailers whose place of business (1) is part of a chain engaged in the same general type of business that operates at least 10 units in Connecticut under common ownership and (2) uses at least 7,000 square feet of space to display merchandise for sale to the public.

The act also requires retailers exempt from the RVM requirement (see below), whose place of business is at least 40,000 square feet and does not use RVMS, to maintain a dedicated area at the business to accept and redeem beverage containers. It requires these areas to be adequately staffed so that containers can be efficiently accepted and processed during business hours. There must also be at

least one conspicuous sign posted at each public entrance describing how to find the redemption area.

Exemptions

The act exempts from the RVM requirement retailers that do the following:

1. sell only beverage containers of 20 ounces or less that are packaged in quantities of less than six;
2. sell beverage containers, but use no more than 5% of their floor space to display and sell consumer products; or
3. get a waiver from the DEEP commissioner allowing them to use an alternative technology to redeem the containers.

For the waiver, the alternative technology must be able to:

1. determine a beverage container's redeemability;
2. protect against fraud by reading a container's UPC and, except for refillable containers, renders the container unredeemable;
3. collect information about the redeemed containers; and
4. issue legal tender or a scrip, receipt, or other credit for the refund value that can be exchanged for legal tender for at least 60 days without needing to purchase other goods.

If the alternative technology does not allow a consumer to immediately obtain the refund value, a retailer can only use it if the retailer also allows a consumer to conveniently and immediately obtain the refund value through an RVM or another method.

Penalty

The act subjects retailers who violate these requirements to a civil fine of up to \$1,000, with an additional \$1,000 for each day the violation continues. It requires a hearing held according to the Uniform Administrative Procedures Act before the DEEP commissioner can assess the fine.

§ 8 — MOA: WINE AND LIQUOR CONTAINERS

Under the act, DEEP must develop the terms for a MOA that, by January 1, 2023, provides for in-state processing of at least 80% of the wine and liquor beverage containers sold in the state. The processing must turn the containers into furnace-ready cullet or by-product that is melted or otherwise used in cement, glass, or fiberglass products.

The act requires DEEP, when developing the terms, to (1) identify the parties that must be part of the agreement and (2) engage them in ongoing discussions about establishing systems and methods under the agreement for statewide, cost-effective, and consumer-oriented collection of the wine and liquor beverage containers. The collected materials must also be sufficiently clean and acceptable for use at a facility that produces the glass cullet or byproduct.

Under the act, the MOA must include provisions, with responsibilities assigned among the parties, for the following:

1. establishing and implementing the collection systems and methods;
2. transporting collected containers to a processing facility;
3. properly recycling and managing containers not accepted by a facility;
4. executing financial obligations among the parties according to the agreement;
5. recordkeeping of the volume, tonnage, and categories of containers annually processed under the agreement; and
6. auditing costs, efficiencies, and benefits of the agreement.

The DEEP commissioner must submit a draft of the MOA to the Environment Committee by January 15, 2022.

§ 9 — BEVERAGE CONTAINER STEWARDSHIP ORGANIZATION

The act requires the DEEP commissioner to approve an application for the formation of a beverage container stewardship organization by deposit initiators if the organization meets the following requirements:

1. is a 501(c)(3) federally tax-exempt organization;
2. has a governing board of deposit initiators that represents the range of beverages and container materials covered by the state's bottle bill; and
3. shows that it has adequate financial responsibility and controls, including fraud prevention and an audit schedule, to properly manage funds.

It also requires each deposit initiator to join and register with an approved beverage container stewardship organization within three months after DEEP approves the organization. Deposit initiators seeking to sell beverage containers in the state after this period must register and join the organization at least 90 days before selling them.

Under the act, any approved organization must submit a plan for the DEEP commissioner's review and approval to operate a statewide beverage container stewardship program by July 1, 2022. The act requires the plan to provide detailed information about how the organization will operate and finance a program to redeem and recycle beverage containers. The information must at least include the following:

1. 80% annual redemption rate by a specified timeline;
2. financial self-sustainability;
3. verifiable performance metrics for enhanced customer satisfaction;
4. policies and investments to ensure that recovered materials are returned for their highest and best use;
5. detailed descriptions for how existing collection and redemption centers will be used;
6. redemption rates as of the date of the plan and projected for the next five years, along with a recommended refund value for the containers to achieve these rates;
7. how the plan will cost the state or any other participants;
8. revenues that will be returned to the state and projected loss in the state's revenue use or collection in the five fiscal years beginning with FY 22;
9. legislative changes needed to carry out the plan; and

10. other parameters or requirements the commissioner requires.

When developing the plan, the stewardship organization must obtain input from members of the independent redemption center community, municipal resource recovery facilities, municipal leaders, wine and spirits distributors, and RVM operators. The act prohibits the DEEP commissioner from approving a plan without verification of receiving this input.

The DEEP commissioner, by October 1, 2022, must submit recommendations on any plan for a proposed stewardship program to the Environment Committee.

§ 10 — NIP SURCHARGE

Beginning October 1, 2021, the act requires wholesalers of spirit or liquor beverage containers of 50mL or less to assess a five-cent surcharge on each of these containers to retailers. The retailers must then impose the same surcharge on the customers who purchase the containers. The act specifies that paying the surcharge is a debt by retailers, upon their purchase from the wholesaler, and is subject to posting requirements for delinquencies. Under the Liquor Control Act, a notice of delinquency identifies the delinquent retailer and prohibits manufacturers or wholesalers from crediting the retailer until the notice is satisfied (CGS § 30-48(b)).

Under the act, the surcharge must be distinct and clearly identified from the container's price. The act exempts it from sales tax or being treated as income.

Beginning April 1, 2022, and then every six months, each wholesaler must remit to each municipality where these beverage containers were sold during the prior six-month period, five-cents per container sold by the wholesaler. At the same time as the payment, the wholesaler must file a report with the Department of Revenue Services and the Department of Consumer Protection's Liquor Control Division stating how many beverage containers it sold in each municipality during the prior six months.

The act requires municipalities receiving the surcharge funds to only use the funds for environmental measures to reduce solid waste generation in the municipality or the impact of litter from the solid waste. These measures include things like hiring a recycling coordinator; installing storm drain filters to block solid waste (including beverage container debris); or purchasing a mechanical street sweeper, vacuum, or broom to remove litter and other debris from streets, sidewalks, and abutting lawn and turf areas.

BACKGROUND

General Bottle Redemption Process

Connecticut's bottle bill redemption process generally works as follows:

1. a retailer pays a beverage container distributor a deposit for each eligible beverage container that the distributor delivers;
2. a consumer pays the retailer the deposit for each beverage container that he or she purchases from the retailer;

OLR PUBLIC ACT SUMMARY

3. the retailer or a redemption center pays the consumer the deposit amount for each beverage container that he or she returns (i.e., refunding the deposit);
4. the distributor reimburses the retailer or redemption center the deposit for each beverage container returned, plus a handling fee; and
5. the distributor pays the state the required percentage of unclaimed deposits, which are deposited into the General Fund (CGS § 22a-243 et seq.).



TOWN OF LEDYARD

741 Colonel Ledyard
Highway
Ledyard, CT 06339-1511

File #: 23-1883

Agenda Date: 6/4/2024

Agenda #: 4.

AGENDA REQUEST
GENERAL DISCUSSION ITEM

Subject:

Any Other Old Business to Come before the Committee.

Background:

Department Comment/Recommendation:

(type text here)



TOWN OF LEDYARD

741 Colonel Ledyard
Highway
Ledyard, CT 06339-1511

File #: 23-1885	Agenda Date: 6/4/2024	Agenda #: 1.
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AGENDA REQUEST
GENERAL DISCUSSION ITEM

Subject:
Any Other New Business to Come before the Committee.

Background:
(type text here)

Department Comment/Recommendation:
(type text here)