

State of Vermont OFFICE OF THE GOVERNOR

June 29, 2023

The Honorable BetsyAnn Wrask Clerk of the Vermont House of Representatives State House Montpelier, VT 05633

Dear Ms. Wrask:

Pursuant to Chapter II, Section 11 of the Vermont Constitution, I'm returning H.158, An act relating to the beverage container redemption system, without my signature with my objections stated below.

I'm a long-time advocate of recycling and support a strong system to help Vermonters do so. But as I've consistently said, I believe <u>expanding</u> the labor intensive 1970s-era bottle deposit system would move us backwards, and we should instead focus on investing in and improving zero-sort (or blue bin) recycling.

I'm concerned this bill will result in higher costs for Vermonters due to deposit fees added to a wide range of beverage products; increased handling fees will be passed onto consumers to fund the redemption system; and increased recycling costs for towns, businesses and residents as high-value cans and bottles are removed.

It simply makes no sense to toss aside the progress we've made since the <u>mandatory</u> Universal Recycling Law of 2012, to expand a separate system that diverts the most valuable recyclables away from the blue bin system.

Finally, I'm concerned that even with the bill's efforts to modernize the redemption system, redemption centers are likely to continue to struggle to find the space needed for more storage and the workforce needed to handle and sort the higher volume.

In light of these objections, I'm returning this legislation without my signature pursuant to Chapter II, Section 11 of the Vermont Constitution.

Sincerely, Philip B. Scott Governor

PBS/kp