Preparer's Guide

Annual declaration

Agreement relating to the consignment, recovery, and recycling of non-refillable soft drink containers (The 1st of January 2023)

From January first to October 31st.

I. GENERAL

This guide has been prepared under the principles of the Agreement relating to the consignment, recovery and recycling of non-refillable soft drink containers (the 1st of January 2023), hereinafter "the 'Agreement'. It was written for the sole purpose of helping the preparer as well as the practicing professionals mandated by the member to fulfill their respective responsibilities. It cannot replace the provisions of applicable agreements, laws, and regulations, which prevail in all circumstances.

Pursuant to Articles 7.4 and 8.2 of the Agreement, in order to verify the information included in the monthly declarations, each recoverers and non-recoverers must send to BGE, no later than March 31 of each year, an annual declaration in conformity with substance to Annex E, or E1 when approved by BGE, of the Agreement confirming the number of returnable containers of soft drinks sold, delivered or given pursuant to Article 4.1 of the Agreement for the period from 1st January to October 31st 2023.

In addition, under section 5.4, to verify the total premium paid for the 2 ¢ unit recovery incentive fee paid by the recoverer during the defined period, all recoverers must report the premiums paid for 5 ¢ containers and 20 ¢ containers.

The annual statement must be joined with a report on the results of the application of specified audit procedures issued by a firm of independent accountants and duly authorized under any law governing them.

Schedule E-1 of the Agreement (Declaration of an officer relating to the attached annual declaration), when used with BGE's approval, should be signed by one of his senior officers.

Definitions and useful details

Section 1 of the Act respecting the sale and distribution of beer and soft drinks in non-refillable containers (L.R.Q., chapter V-5.001) defines beer and soft drinks, which are the subject of separate agreements. dealing with the consignment, recovery, and recycling of non-refillable containers.

- "Beer": the beverage obtained by the alcoholic fermentation in drinking water of an infusion or decoction of barley malt, hops or any other similar product;
- "Soft drink": aerated water to which an essence or syrup has been added.

For clarification, non-traditional products such as Kombucha-type products, reconstituted sparkling juices, energy drinks, de alcoholic sparkling wines, etc, are considered soft drinks since they correspond to the above definition. A carbonated drink which contains more than 0.5% by volume of alcohol is exceptionally excluded from the deposit system, as per an ad hoc decision made by Recyc-Quebec.

"Recyclable container": A non-refillable container which, as a whole, as marketed, is made either of steel more than 99% by weight, or aluminum of more than 99% by weight, or glass at more than 99% by weight, almost exclusively of the same type or of the same category of plastic, or a container designated as recyclable by BGE with the agreement of Recyc-Québec according to article 11.6, and, in all cases, none of the components of which is an obstacle to recycling the main body and which, in the case of a "can" type container, does not have a detachable part.

For the sake of understanding, a recyclable container, as defined in the Agreement, is a non-refillable container, which is why, in practice, these concepts are similar.

In article 4.1... A member must also collect from any person to whom he sells, delivers,
or gives outside Quebec non-refillable soft drinks, a deposit in respect of each container
which bears an identical or similar statement to that in Annex D, or any other indication
that could lead to believe that the container is consigned in Quebec according to this
agreement.

Products sold, donated, or delivered in Ontario and bearing the Consignée Québec 5 ¢ Refund marking, or a similar mention, must be added to the units declared, except for glass containers.

II. ANNUAL DECLARATION (Schedule E)

SCHEDUL	E E : Form t	o complete				
Déclaration	on for the p	eriod of Jani	uary 1st au Oo	ctober 31st 2023		
			,			
Corporate	Name of the	ne registran	t			
Permit Nu	ımber MDD	ELCC				
Part 1	For Non-F					
Quantitie	s of consigr	ned containe	ers sold, delive	ered or given withe	the deposit and not dec	lared by an onther registrant
by an ontl	her registra	nt. (art 4.1)				
(Containe	rs for which	n you have n	ot paid the de	eposit at the time o	f purchase)	
				Aluminum	Plastic	Glass
Quantity	of consigne	d containers	sold			
Delivered	or given					
Total qua	ntity accord	ling to				
your mon	thly déclara	tions				
Variance						
Part 2	For Recov	verers only				
Quantuty	of recovere	d container	s on which the	e 0,02\$inventive fe	e to the retailers was pai	id
,02\$ incer	ntive fee on	5 cents cor	tainers			
02\$ incer	ntive fee on	20 cents co	ntainers			
2-7 IIICCI						

SCHEDULE E

AUDITORS REPORT *

To the directors of										
We have audited the appended Declaration (the "Declaration") in respect of the quantities of consigned recyclable containers sold, delivered, or given and recovered for the period starting January 1 and ending October 31, 2023 for (the "Company"). This Declaration has been prepared by										
the Directors of the Company in accordance with the Agreement relating to the										
Deposit, Recovery and Recycling of Non-Refillable Soft Drink Containers (the										
"Agreement"). The Directors of the Company oversee preparing this Declaration, in										
compliance with the dispositions of the Agreement, and with the internal control										
deemed necessary for the preparation of a Declaration that does not contain										
significant inaccuracies, whether such inaccuracies result from fraudulent activity or										
mistakes.										

Directors' responsibility for the Declaration

The Directors of the Company oversee preparing this Declaration, in compliance with the dispositions of the Agreement, and with the internal control deemed necessary for the preparation of a Declaration that does not contain significant inaccuracies, whether such inaccuracies result from fraudulent activity or mistakes.

Responsibility of auditors

Our responsibility is to express an opinion on this Declaration, in the form of reasonable assurance of management's statement, based on the audit evidence obtained. We performed the reasonable assurance engagement in accordance with Canadian Assurance Engagement Standard (CAES) 3530, Attestation Engagement for Issuing a Compliance Report. This standard requires that we comply with the rules of professional conduct to obtain reasonable assurance that the management statement is fairly presented in all material respects.

Reasonable assurance corresponds to a high level of assurance, which does not, however, guarantee that an engagement carried out in accordance with the standard will always detect any significant case of non-compliance with the specified requirements that may exist. Instances of non-compliance may result from fraud or error and are considered material when it is reasonable to expect that they could, individually or collectively, influence the decisions of users of the report.

A reasonable assurance engagement for the issuance of a compliance report involves performing procedures to obtain audit evidence relating to management's representation regarding the entity's compliance with specified requirements. The nature, timing and extent of the procedures chosen are within our professional judgment, and in particular our assessment of the risks that management's statement

contains material anomalies, whether these result from fraud or error, and involve obtaining audit evidence regarding management.

Opinion

In our opinion, the information presented in the Declaration regarding the quantity of recyclable containers sold and recycled during the period starting January 1st, 2 and ending October 31st, 2023 has been prepared, in all significant aspects, in accordance with the dispositions of the Agreement relating to the Deposit, Recovery and Recycling of Non-Refillable Soft Drink Containers.

Accounting method and distribution restriction

Without changing our opinion, we would like to reiterate the fact that this Declaration was prepared to allow the Company to comply with the requirements of the Agreement relating to the Deposit, Recovery and Recycling of Non-Refillable Soft Drink Containers. As a result, it is possible that this Declaration may not be used for any other purpose.

Firm			
City			
,			
Date			

Note: This is an example. The auditor shall refer to the effective standards.

SCHEDULE E-1

DECLARATION OF AN OFFICER RELATING TO THE ANNUAL DECLARATION ATTACHED TO SCHEDULE E

(Name and title)