By: Hughes

S.B. No. 2382

A BILL TO BE ENTITLED 1 AN ACT 2 relating to sale of returnable containers; creating a criminal 3 offense. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 5 SECTION 1. The heading to Chapter 204, Business & Commerce Code, is amended to read as follows: 6 CHAPTER 204. SALE OF RETURNABLE [PLASTIC BULK MERCHANDISE] 7 CONTAINER 8 SECTION 2. Section 204.001, Business & Commerce Code, is 9 amended to read as follows: 10 Sec. 204.001. DEFINITIONS. In this chapter: 11 12 (1) ["Plastic bulk merchandise container" means plastic crate or shell used by a product producer, distributor, 13 retailer for the bulk transportation or storage of retail 14 containers of milk, eggs, or bottled beverage products. 15 [(2)] "Proof of ownership" includes a bill of 16 sale or other evidence showing that an item has been sold to the 17 person possessing the item. 18 (2) "Returnable container" means a device made of any 19 material that is used to hold, contain, or convert goods into a 20 package and is suitable for repeated use. The term includes 21 baskets, trays, or other containers used by a product producer, 22 23 distributor, or retailer for the transportation or storage of

24 goods.

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S.B. No. 2382 SECTION 3. The heading to Section 204.002, Business & 1 2 Commerce Code, is amended to read as follows: 3 Sec. 204.002. REQUIREMENTS APPLICABLE TO SALE OF RETURNABLE 4 [PLASTIC BULK MERCHANDISE] CONTAINER. 5 SECTION 4. Sections 204.002(a) and (c), Business & Commerce Code, are amended to read as follows: 6 7 A person who is in the business of recycling, shredding, (a) 8 or destroying returnable [plastic bulk merchandise] containers, before purchasing five or more returnable [plastic bulk 9 10 merchandise] containers from the same person, shall: (1) obtain from that person: 11 proof of ownership for the containers; and 12 (A) a record that contains: 13 (B) 14 (i) the name, address, and telephone number 15 of the person or the person's authorized representative; 16 (ii) the name and address of the buyer of 17 the containers or any consignee of the containers; 18 (iii) a description of the containers, including the number of the containers to be sold; and 19 20 (iv) the date of the transaction; and 21 (2) verify: (A) the identity of the individual selling the 2.2 containers or representing the seller from a driver's license or 23 24 other government-issued identification card that includes the individual's photograph, and record the verification; or 25 26 (B) in a manner determined by the purchaser that the individual is acting on behalf of a corporation, business, 27

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1 government, or governmental subdivision or agency.

A person who is in the business of recycling, shredding, 2 (c) or destroying returnable [plastic bulk merchandise] containers and 3 who purchases a returnable [plastic bulk merchandise] container 4 5 from an individual, unless the person verifies in a manner determined by the purchaser that the individual is acting on behalf 6 7 of corporation, business, government, or а governmental 8 subdivision or agency:

9 (1) may not pay for the purchase of any <u>returnable</u> 10 [plastic bulk merchandise] container with cash; and

(2) shall, for each transaction in which the person purchases one or more <u>returnable</u> [plastic bulk merchandise] containers, record the method of payment used to purchase the containers.

SECTION 5. Section 204.003(a), Business & Commerce Code, is amended to read as follows:

(a) A person who is in the business of recycling, shredding,
or destroying <u>returnable</u> [plastic bulk merchandise] containers may
not use an artifice to avoid the application of Section 204.002,
including documenting purchases from the same person on the same
day as multiple transactions.

SECTION 6. Sections 204.005(a) and (b), Business & Commerce
Code, are amended to read as follows:

(a) A person who is in the business of recycling, shredding,
 or destroying <u>returnable</u> [plastic bulk merchandise] containers who
 violates this chapter commits an offense.

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(b) Except as provided by Subsection (c), an offense under

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1 this section is a Class C misdemeanor punishable by:

2 (1) a fine not to exceed \$350, if the total purchase
3 price of the <u>returnable</u> [plastic bulk merchandise] containers to
4 which the offense relates is less than \$1,000; or

5 (2) a fine not to exceed \$700, if the total purchase 6 price of the <u>returnable</u> [plastic bulk merchandise] containers to 7 which the offense relates is \$1,000 or more.

8 SECTION 7. The changes in law made by this Act apply only to 9 an offense committed on or after the effective date of this Act. An 10 offense committed before the effective date of this Act is governed 11 by the law in effect on the date the offense was committed, and the 12 former law is continued in effect for that purpose. For purposes of 13 this section, an offense was committed before the effective date of 14 this Act if any element of the offense occurred before that date.

15 SECTION 8. This Act takes effect September 1, 2019.