

Deposit Return Scheme Consultation, Waste Policy and Resource Efficiency, Department of the Environment, Climate and Communications, Newtown Road, Carricklawn, Wexford, Y35 AP50.

By email only to Wastecomments@decc.gov.ie

29<sup>th</sup> April 2021

## Re: Consultation Document on a Legislative Framework for a Deposit Return Scheme

Dear Sir/Madam,

Further to your call for consultation on the above-referenced subject, I offer the following responses and comments on behalf of the Irish waste Management Association (IWMA). The IWMA is comprised of 41 members that operate 50 waste companies, as shown below:



Our website, <u>www.iwma.ie</u>, provides details of our members. Note that some members have acquired other companies in recent years and therefore trade under several brand names.

Our members handle household, commercial, C&D, liquid and hazardous wastes and are involved in the following waste management activities:

- Waste Collection
- Waste Transfer
- Recycling Operations
- Composting
- Anaerobic Digestion
- Hazardous Waste Management
- Specialist Treatments (such as Sterilisation)
- Soil Treatment and Recovery
- Waste to Energy
- SRF Production
- Landfill Operations
- Export of Waste for Treatment Abroad

It is clear that the IWMA represents a broad spectrum of waste management activities, so we have no inherent bias towards or against any particular waste management options. Our main goals are to raise standards in the industry, to promote compliance with all legislation and to assist Ireland in meeting the targets set by the EU in a variety of Directives. All our submissions are available publicly on our website.

## 1.0 IWMA POSITION

The IWMA submitted a detailed document on DRS to DECC in November 2020 as part of the previous consultation on this matter. That document put forward our view that a Digital (or Smart) DRS is a much better option than a conventional 'return to retail' DRS. Our position has not changed and we urge the Government to give due consideration to that option.

A conventional 'return to retail' DRS may be 'tried and tested', but we argue that:

- it is expensive,
- it is not convenient for the consumer,
- it has a higher environmental footprint,
- it is not flexible,
- it is open to fraud, and
- it is not future-proofed.

Over the counter banking was 'tried and tested' before ATMs and then electronic banking. Landline phones were 'tried and tested' before mobile phones. 'Tried and tested' is a poor excuse for inertia when there is a much better option available. If we introduce a conventional DRS now, we will undoubtedly look back with regret in future years.

We welcome the following statement in the consultation document:

"Waste collectors or operators of municipal recycling facility operators will also be eligible to claim the deposit in respect of containers that are not returned to retailers but which are placed in recycling bins and thereafter directed to MRFs for sorting."

This has the potential to neutralise the impact on the existing recycling system, so it may protect against a serious impact on the existing kerbside recycling system. However, we still argue that a digital DRS is far superior to a conventional 'return to retail' DRS. This is not a self-serving position for our members, as they will hopefully be protected by the statement quoted above. Our interest is in the future of waste management in Ireland and that includes maintaining a simple recycling system that encourages consumer engagement with the best possible environmental outcome. A digital DRS system is best placed to achieve that result.

In our previous submission to DECC, we included the following comparison between conventional DRS and Digital DRS. We have updated it now based on new information in some areas:

Issue	Conventional DRS	Digital / Smart DRS
Cost	€70m to €100m per annum	€20m to €25m per annum
Surplus Revenue	None - €30m unredeemed deposits plus €10 to €15m material value leavesa shortfall of €25m to €60m.	€15m to €25m surplus if only PET Bottles and Aluminium Cans. Could be €50m to €100m if extended to other materials such as HDPE bottles, tetra-pak, glass, steel cans, etc. The surplus can support wider recycling efforts.
Flexibility	None – reverse vending machines only accept round items. Also, space limitations in shops make it difficult to add more materials. It is also more difficult to change the deposit level.	Very flexible. Any item can be added quite simply by amending the label and using the technology. Variable deposits and revision of deposit levels are easily managed in this digital system.
Impact on Litter	Limited - reverse vending machines do not accept crush cans or bottles.	Excellent – any deposit item can be returned to a wide range of convenient locations and the deposit reclaimed regardless of whether or not it is crushed or squashed.
Impact on Existing Recycling System	Expected to cause a €7m per annum impact on the existing recycling system, which is a threat to its viability. This can be neutralised by MRFs claiming unredeemed deposits on materials that end up in MRFs.	Expected to have a positive impact as people place more recyclable items in their recycling bins and the surplus revenue supports the introduction of more collection points for recyclables.
Integration with Northern Ireland	Difficult due to currency difference and the use of non-unique identifier on the labelling.	Easier, as the electronic system can easily manage the currency difference and the unique identifier will reveal the source of the item.

 Table 1

 Comparison of Conventional DRS Versus Smart DRS for Ireland

Issue	Conventional DRS	Digital / Smart DRS
Consumer Engagement	Very difficult for consumers as they must store deposit items uncrushed in their homes and deliver them to shops periodically, where they queue to manually deliver the items to gain store credit.	Easy for consumers as they can reclaim the deposit in their home, at work, on the street, in shopping centres, at sports events, in train stations, at airports, at civic amenity sites, at bring banks, etc. Also, consumers get cash to their account, not credit. Also, the App will provide useful information to consumers. Less convenient for people that do not have smartphones, but adequate provision will be included. (In a recent survey of 1,000 people representing a cross-section of society, iReach found that 94% of people surveyed had a smartphone or other device with Apps and a camera that could be used in a Digital DRS.)
Impact on Retailers	Difficult to manage returns and storage of materials.	Involved only on a voluntary basis with a scanner that make returns easier.
Quality of Materials	High quality.	Relies on a higher level of sorting to reach high quality, but equivalent quality is expected at the end of that process and has been proven.
Security	Good at ensuring the items are returned before deposit is returned, but more open to fraud as items are not uniquely identified and there is a history of fraud with conventional DRS systems around the world.	<ul> <li>Relies upon a degree of trust in the sense that people are expected to place the item in the recycling bin that they scan with their smartphone.</li> <li>However, less susceptible to fraud as:</li> <li>Individual coding means that no item can be recycled more than once – eliminating fraud.</li> <li>Unique coding also identifies cross border contamination eliminating fraud in this area.</li> <li>Uses digital intelligence for fraud detection surveillance.</li> <li>Secure green blockchain and AI brings immutability and ability to track packaging throughout the circular economy for cradle to grave accountability on every single bottle.</li> </ul>
Positive Environmental Impacts	Increase in recycling rates for PET bottles and aluminium cans combined with disincentive to purchase these items.	Increase in recycling rates for PET bottles, aluminium cans, cartons, tetra-pak, glass bottles, etc. combined with disincentive to purchase these items. Also offers potential to support re-use, e.g. higher returns for re-using glass bottles.
Negative Environmental Impacts	Significant carbon emissions associated with additional traffic and transport needed to deliver and collect the deposit items to and from shops and also with the development and operation of 5 new counting/sorting centres.	Negative environmental impacts will be very modest as existing collection and processing system is used and enhanced with more convenient drop-off points.

Issue	Conventional DRS	Digital / Smart DRS
	A recent SLR Report estimates that the additional carbon impact associated with a conventional DRS versus Digital DRS is likely to be 20,000 tonnes of CO2 equivalent per annum (with a range of 13,000 and 30,000 tonnes depending on the assumptions). This is equivalent to burning 10,000 tonnes of coal or 46,300 barrels of oil each year.	
Potential Health Impacts	Returned containers are likely to contain traces of product including sugary drinks and alcohol in open bottles and cans. This could attract flies and rodents to the storage area of shops, where the materials are securely stored alongside food products. There is a health risk associated with this arrangement.	Containers are mostly returned to non-retail locations, avoiding this risk altogether. When/if returned to retail, the items are scanned and can be placed in standard recycling bins without the need for secure storage, as the deposit cannot be reclaimed twice. The bins will be managed as waste in an appropriate manner, not as stock in the storage rooms.
Development Timeframe	4 to 5 years. The need for 5 new counting/sorting centres will involve site selection, site procurement, EIA, planning permission, EPA licensing, design, construction and equipment installation. This will take at least 3 years.	<ul> <li>2 years.</li> <li>Main items required to get started are: <ul> <li>Trials</li> <li>Labelling of deposit items</li> <li>Labelling of recycling bins</li> <li>Provision of more recycling bins</li> <li>Procurement of App technology</li> </ul> </li> <li>The trials could be completed in the next 6 months and none of the other tasks should take more than 12 months to complete.</li> </ul>
Risks	The system is proven elsewhere which is a positive. However, countries that have introduced a successful DRS have a much higher proportion of apartment- dwellers and they have a tradition of delivering recyclables to drop-off points. Ireland has a different way of recycling with greater emphasis on kerbside MDR bins. There is a high risk that the public will not engage fully with a conventional DRS and will resent the inconvenience involved, with knock effects on overall recycling. There is also a planning risk associated with the development of 5 new counting/sorting centres. The risk of fraud is higher.	<ul> <li>This is a novel system with the risks associated with any new development.</li> <li>However, there are lower risks in a number of ways, as follows: <ul> <li>The investment level is much lower.</li> <li>Public involvement is much more convenient, so there is a lower risk of public rejection of the scheme.</li> <li>There is no risk of negative impacts on the current recycling system.</li> <li>The flexibility of the system allows it to start small and progress over time to more materials.</li> <li>The risk of fraud is lower.</li> </ul> </li> </ul>

#### 2.0 TIMEFRAME FOR DELIVERY OF A DRS

We understand that the speed of delivery of a DRS is important for the Government, as it is included in the Programme for Government and should be delivered within the term of the current Government. The IWMA believes that a Digital DRS can easily be delivered within that timeframe, but we advise that a conventional DRS is unlikely to be delivered before 2025 at the earliest. A conventional DRS as proposed by Eunomia requires the agreement of 15,500 retail premises and the installation of collection and storage infrastructure at those premises and reverse vending machines in some cases. We envisage protracted negotiations to secure the agreement of that many players in the system.

A conventional DRS also requires the development of 5 new sorting centres. These will require planning permission and waste permits as well as site selection, site acquisition, design, construction and procurement of equipment. We expect that it will take at least 3 years for these facilities to be developed from a starting point that is likely to be more than a year away from this point in time, so 2025 at the earliest. That assumes no opposition or legal challenges to those developments.

A conventional DRS will also require the procurement of collection and sorting contracts, with the potential for legal challenges that could delay the process even further.

A digital DRS can move forward at a much faster pace, as there are approximately 1.5 million existing collection points that can be used. Those bins can be labelled simply by posting the labels to the bin owners, who would place them on their bins if they intend to use those bins to reclaim their deposits.

A digital DRS will not require additional collection vehicles or additional sorting centres as the material will be managed by the existing collection and sorting infrastructure.

A number of companies have already developed Apps that would be used in a Digital DRS system. Several Apps could be available to be used in the system, ensuring competition and providing reassurance and security in the event that one App fails to deliver a good quality product. For example, public parking can be paid by using several Apps available in the market.

A digital DRS will require unique identifier QR code labelling on each item. Whilst this is a challenge for the packaging producers, we understand that the challenge relates to the speed of printing rather than the labelling itself. The labels for PET bottles are produced separately from the bottles themselves, so we see this as an added cost rather than a more substantive issue that would cause a time delay. We expect that this added cost is marginal in the context of the cost differential between conventional DRS and digital DRS, which we expect to be more than €50m per annum, so this is not a significant issue in our view.

We conclude that a Digital DRS can be delivered in Ireland in a much shorter time-period than a conventional DRS using the 'return to retail' model.

#### 3.0 FURTHER RESEARCH OF DIGITAL DRS

#### 3.1 Introduction

We are disappointed that the packaging producers and the Irish Government appear to be moving ahead with a Conventional 'return to retail' DRS model, without giving due consideration to a Digital DRS. This is not consistent with the positions taken by the Governments in Northern Ireland and Wales, where Digital DRS trials have been supported by the authorities.

In the absence of due consideration by the Irish Government, the IWMA is progressing research in this area, as follows:

- 1. We commissioned SLR Consulting to conduct a Carbon Assessment to measure the difference in carbon emissions between conventional DRS and digital DRS.
- 2. We commissioned iReach to carry out a survey of 1,000 people representing a cross-section of society with questions about DRS.
- 3. We have recently commissioned Cryptocycle and Beauparc to carry out a Digital DRS trial in North Dublin.

We provide some details of this research in the following sections.

#### 3.2 Carbon Assessment

SLR Consulting was commissioned by the IWMA to prepare a report that compares the difference in carbon emissions between conventional DRS and digital DRS. The report was completed in April 2021 and is entitled "*High Level Study to Assess the Carbon Impacts of Smart DRS*" and is attached to this submission. The report concluded the following:

"When comparing the carbon impacts of a Smart DRS system to those of a conventional DRS (the baseline system assumed to be implemented), a Smart DRS system would deliver a net benefit of circa 20,000 tCO<sub>2</sub>e per annum (with a net benefit range of between circa 13,000 and 30,000 tCO<sub>2</sub>e per annum).

This high level carbon impact analysis, which is conservative with respect to many of the assumptions applied, clearly demonstrates that the implementation of a Smart DRS system would have a lower environmental impact in terms of carbon emissions than implementation of a conventional DRS.

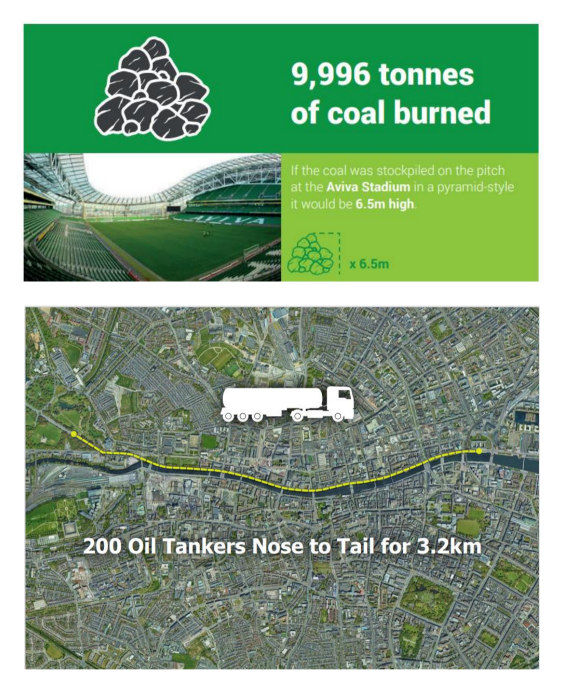
Conversion of the carbon saving of 20,000 tonnes of  $CO_2e$  per annum into something more meaningful in the real world is the equivalent to:

- *9,996 tonnes of coal burned each year:* 
  - If the coal was stockpiled on the pitch at the Aviva Stadium in a pyramid style it would be 6.5m high.
- 46,304 barrels of oil consumed each year:
  - This is equivalent to approximately 200 oil tanker articulated trucks which if lined up nose to tail would stretch 3.2km across Dublin City from The Custom House on the River Liffey to the People's Garden in the Phoenix Park.

In addition to the carbon impact benefits of Smart DRS, the other key benefits of Smart DRS over conventional DRS should be noted (which will deliver additional carbon impact benefits), including (but not limited to):

- The ability of a Smart DRS as a flexible and adaptable system to access other material streams (such as tetra pak and juice cartons) and thus deliver a further carbon benefit (this assessment is therefore a conservative estimate of the true potential of Smart DRS);
- Smart DRS has the ability to mobilise quicker and get peak carbon benefits sooner. The mobilisation period for conventional DRS will be slower (and therefore achievement of carbon impacts delayed) due to the ramp up period for manufacture and installation of 2,500+ RVMs and also the development timescales required for sorting centre infrastructure (site identification, planning, environmental permit, construction, commissioning and testing)."

To reiterate the carbon impact of a conventional DRS, that would be avoided in a Digital DRS, we provide the following images:



## 3.3 Consumer Survey

The IWMA commissioned iReach HQ to conduct a consumer survey on DRS options in April 2021. The highlights of the survey are as follows:

- 61% of people would prefer to get their deposit back using their existing recycling bin.
- More than 4 in 5 (84%) would prefer to get their deposit as money back directly rather than in the form of store credit.
- More than 3 in 4 (76%) find it convenient to recycle bottles/cans at home in a recycling bin.

- 75% favour a DRS that won't result in increased transport and energy impacts on the environment.
- Two thirds (67%) favour a DRS that lets them claim their deposit back at home due to the convenience.
- 94% have a smartphone, tablet, or other device that allows them to download an app and take a photo.

The survey results clearly show that consumers will respond favourably to a Digital DRS as it allows them to use their recycling bins at home, in their workplace or on the go. It is clearly the more convenient option and will have a higher uptake.

## 3.4 Digital DRS Trials

Digital DRS is a new concept, as are many new applications of smartphone technology. We see it as a natural progression from a manual system to a digital one as we see in so many other areas in the modern world. We are unaware of any full scale Digital DRS systems currently in place, but there are trials completed and others progressing at a rapid pace.

## 3.4.1 Reward4Waste Trial

A trial of a Digital DRS, called Reward4Waste, was completed in Whitehead near Carrickfergus in County Antrim, Northern Ireland. The company behind the technology used in the trial was Cryptocycle, who has developed an App for a Digital DRS, as shown in the image below.



Photo 1 – Cryptocycle App used for Reward4Waste Trial in Whitehead

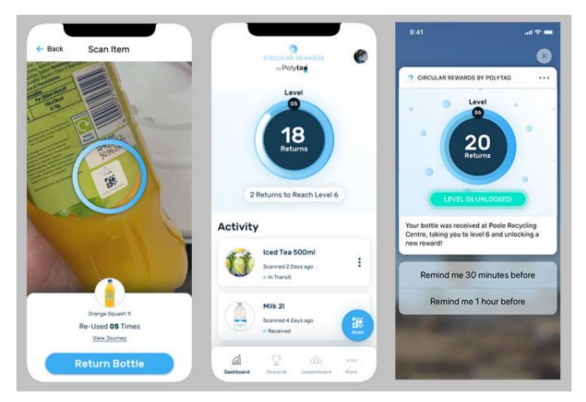
Mid & East Antrim Borough Council and Bryson Recycling were partners in the trial, which was also supported by Britvic, SPAR, PepsiCo and Encirc. Details of the trial can be found here: <u>https://reward4waste.com/</u>.

The Whitehead trial was based on rewards rather than deposits that are returned. The trial involved 47,000 labelled items, so it was quite extensive and was designed to prove that the technology worked on all items. The time period was too short to prove a high return rate as a large portion of the stock remained on the shelves of the supermarket long after the trial was finished. Also, as there was no deposit paid, customers were not fully incentivised to scan all items as they placed them in their recycling bins. So it was successful in it aim, which was to prove that the technology works.

# 3.4.2 Welsh Trial

Cryptocycle is not the only technology provider in this field. The IWMA has also engaged with EconPro, a technology company that also provides a Smart DRS solution called PolyTag.

The Polytag smart DRS uses the same QR code combined with block-chain technology for tracing of packages as Cryptocycle, but is also developing a printing process to 'tag', at the point of manufacturing specific packages. The tracing function will be facilitated through the use of a Polytag mobile phone app which enables consumers to scan the Polytag QR codes. We provide an image of the PolyTag App below.



# Photo 2 – PolyTag App used for tracing packaging items

EconPro is engaged in a Smart DRS Pilot Project in Conwy in Wales in partnership with the Welsh Government and WRAP. The trial will cover 550 houses and involves supplying houses with water bottles labelled with unique codes and tracking the return of those bottles.

## 3.4.3 IWMA Digital DRS Trial

The IWMA, in conjunction with Beauparc (Panda Recycling) and Cryptocycle, will shortly commence a trial to prove that Digital DRS works in Ireland and a high return rate can be expected. The trial will engage 200 households from Panda's domestic waste collection business in North Dublin.

This trial will build on the learnings from previous trials designed to prove the Smart / Digital DRS technology but will ensure that consumers pay a deposit and have the facility to redeem that deposit. The trial will also track the packaging materials from delivery, consumer, collector and arrival at a sorting facility.

The primary goal of the trial is to prove that consumers will engage easily and conveniently with the Digital DRS and will claim deposits on a high percentage of materials, giving confidence that future recycling targets for packaging waste and single use plastics can be met using this system.

The trial will be carried out using milk, as milk is perishable. Milk must be used in 7 days or discarded, either way the packaged will hopefully be recycled. The trial will utilise a milk delivery service with Digital DRS coded packages delivered to participants doors.

Participants will sign up to the scheme, install the app and label their bin before they receive delivery of coded packages of milk.

Participants will pay for the milk, 75c per litre, and pay a 25c deposit. Milk will be delivered 2 times per week for 4 weeks and the cost of the Milk will be added as a separate line item to the participant's Panda services bill. Return of the 25c deposit will be clearly shown on the following bill once the milk is consumed and the packaging returned to the domestic recycling bin.

All 200 participants will have the same bin collection day. Panda will send a dedicated truck with crew to collect these bins separately on the normal day participants expect to put out their bin. This will facilitate the package recovery / verification part of the trial.

The material will be tipped in Panda's MRF in Ballymount where it will be sorted by hand to recover the returned materials and to verify that users used the scheme correctly.

The trial will be completed within 6 to 8 weeks of commencement and the results should be openly available early in Q3 2021.

## 4.0 QUALITY ISSUES

In early discussion on a DRS, the packaging producers expressed concern about the quality of recycled PET sourced from co-mingled dry recyclable collections, which are prevalent in Ireland and would be used in a Digital DRS.

We have engaged extensively with Clean Tech UK on this issue. Clean Tech is part of the Plastipak group, a global leader in plastic recycling with 60 facilities worldwide. Plastipak operates 4 global recycling centres utilizing the most advanced recycling technologies in converting collected and recycled plastic containers into high-quality post-consumer recycled PET resin and HDPE resin. Post-

consumer recycled resin is converted back into containers for food, laundry detergent, household cleaners and other common products.

Clean Tech has reassured us that the rPET from co-mingled dry recycling is processed to achieve an equivalent quality to rPET from conventional DRS systems with an equivalent quantity of food grade PET produced. The processing steps are different due to the mix of materials in co-mingled collections, but the same quality of rPET can be achieved and this has been proven at a Plastipak facility in France that processes large quantities of rPET sourced from co-mingled dry recyclable collections.

The IWMA can provide further information on the quality issue upon request.

We hope that this submission is helpful and we look forward to further positive engagement with the DECC on this and other issues.

Yours Sincerely,

Conver Walsh

Conor Walsh IWMA Secretary

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<u>encl</u>.

SLR Report entitled "HIGH LEVEL STUDY TO ASSESS THE CARBON IMPACTS OF SMART DRS", published May 2021.