GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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SENATE BILL 887 Commerce Committee Substitute Adopted 5/12/09 PROPOSED HOUSE COMMITTEE SUBSTITUTE S887-PCS35468-RIxf-60

Short Title:	Amend Electronics Recycling Law.	(Public)
Sponsors:		
Referred to:		
	March 26, 2009	
AN ACT '	A BILL TO BE ENTITLED TO: (1) MODIFY THE COMPUTER EQUIPMENT RECYCLIN	NG PLAN

1		A BILL TO BE ENTITLED
2		(1) MODIFY THE COMPUTER EQUIPMENT RECYCLING PLAN
3		ENTS AND ASSOCIATED FEE IMPOSED ON MANUFACTURERS; AND
4		FURTHER SUBSTANTIVE, CLARIFYING, TECHNICAL, AND
5		NG AMENDMENTS TO THE LAWS GOVERNING THE MANAGEMENT
6		DED COMPUTER EQUIPMENT AND DISCARDED TELEVISIONS, AS
7		IDED BY THE ENVIRONMENTAL REVIEW COMMISSION.
8		embly of North Carolina enacts:
9		ION 1.(a) Sections 16.1 through 16.6 of S.L. 2007-550 are repealed.
10		ION 1.(b) S.L. 2008-208 is repealed.
11		ION 1.(c) Section 16 of S.L. 2009-484 is repealed.
12		ION 1.(d) Subsections (a) and (b) of Section 10 of S.L. 2009-550 are
13	repealed.	
14		ION 1.(e) This section becomes effective July 1, 2010.
15		ION 2.(a) Article 9 of Chapter 130A of the General Statutes is amended by
16	adding a new Part	
17		2H. Discarded Computer Equipment and Television Management.
18 19	" <u>§ 130A-309.130</u>	
20	-	Assembly makes the following findings: The computer equipment and television waste stream is growing rapidly in
20	<u>(1)</u>	volume and complexity and can introduce toxic materials into solid waste
22		landfills.
23	<u>(2)</u>	It is in the best interests of the citizens of this State to have convenient,
23	(2)	simple, and free access to recycling services for discarded computer
25		equipment and televisions.
26	(3)	Collection programs operated by manufacturers and local government and
27	<u>(0)</u>	nonprofit agencies are an efficient way to divert discarded computer
28		equipment and televisions from disposal and to provide recycling services to
29		all citizens of this State.
30	<u>(4)</u>	The development of local and nonprofit collection programs is hindered by
31	<u>~_/</u>	the high costs of recycling and transporting discarded computer equipment
32		and televisions.



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(5)	No comprehensive system currently exists, either provided	by electronics
<u></u>	manufacturers, retailers, or others, to adequately serve all c	
	State and to divert large quantities of discarded computer e	
	televisions from disposal.	<u> </u>
(6)	· · · · · · · · · · · · · · · · · · ·	manufacturers
<u></u>	of computer equipment and televisions take part in a so	
	electronic waste problem.	
(7)		nd televisions
	recovers valuable materials for reuse and will create jobs and o	
	base of the State.	
<u>(8)</u>		furbished and
<u>(0)</u>	reused and other consumer electronics products contain value	
	some older and bulkier consumer electronic products, in	
	televisions, may not contain any valuable products but should	
	be recycled to prevent the release of toxic substances to the environment	
(9)	• •	
(9)	market economics, residual value, and product portabili	· ·
	different approaches to recycling.	ty necessitate
(1(talavisions are
<u>(10</u>	· · · · ·	
	responsibly recycled, to promote conservation, and to protect	-
	and the environment, a comprehensive and convenient system	
	and reuse of certain electronic equipment should be establishe	
	of shared responsibility among manufacturers, retailers, consu	imers, and the
	State.	
	131. Definitions.	
	this Part, the following definitions apply:	
<u>(1)</u>		
<u>(2)</u>		-
	or video display unit for a computer system, and the keyboar	
	peripheral equipment, and a printing device such as a printer	
	combination print-scanner-fax machine, or other device design	÷
	hard paper copies from a computer. Computer equipment do	
	an automated typewriter, professional workstation, server, IC	
	system, mobile telephone, portable handheld calculator, po	
	assistant (PDA), MP3 player, or other similar device; an	automobile; a
	television; a household appliance; a large piece of commercia	al or industrial
	equipment, such as commercial medical equipment, that contained	ains a cathode
	ray tube, a cathode ray tube device, a flat panel display, or	similar video
	display device that is contained within, and is not separate fr	om, the larger
	piece of equipment, or other medical devices as that term is	defined under
	the federal Food, Drug, and Cosmetic Act.	
(3)		actures or has
<u> </u>	manufactured computer equipment sold under its own brand or	
	has sold under its own brand or label computer equipment proc	
	suppliers; imports or has imported into the United Sta	
	equipment that was manufactured outside of the United State	-
	has owned a brand that it licenses or has licensed to another	
	on computer equipment. Computer equipment manufactur	-
	business entity that acquires another business entity that manufacture	
	manufactured computer equipment. Computer equipment man	
	manuractured computer equipment. Computer equipment man	uracturer does

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	not i	nclude any existing person that does not and has	not manufactured
		puter equipment of the type that would be used by co	
<u>(4)</u>		sumer. – Any of the following:	
<u></u>	<u>a.</u>	An occupant of a single detached dwelling un	it or a single unit
	<u>u.</u>	contained within a multiple dwelling unit who use	-
		primarily for personal or home business use.	
	<u>b.</u>	A nonprofit organization with fewer than 10 em	plovees that used a
	<u>0.</u>	covered device in its operations.	pioyees that abea a
(5)	Cove	ered device. – Computer equipment and televisions	used by consumers
<u>(5)</u>	-	arily for personal or home business use. The term	•
	-	the that is:	does not mende u
	<u>a.</u>	Part of a motor vehicle or any component o	f a motor vehicle
	<u>u.</u>	assembled by, or for, a vehicle manufacturer or	
		including replacement parts for use in a motor veh	
	<u>b.</u>	(i) Physically a part of or integrated within	
	<u>U.</u>	equipment designed and intended for use	• •
		governmental, commercial, research and develo	
		setting; (ii) equipment used for diagnostic, me	
		medical products as that term is defined under	-
		Drug, and Cosmetic Act; (iii) equipment used for	
		monitoring, antiterrorism purposes, or emergency	
	<u>c.</u>	Contained within a household appliance, includi	* *
		to, a clothes washer, clothes dryer, refrigerate	-
		freezer, microwave oven, conventional oven or	_
		room air conditioner, dehumidifier, air pur	
		equipment.	
<u>(6)</u>	Desk	top computer. – An electronic, magnetic, optical,	electrochemical, or
<u></u>		high-speed data processing device that has all	
	featu	res:	-
	<u>a.</u>	Performs logical, arithmetic, and storage fun	ctions for general
		purpose needs that are met through interaction	with a number of
		software programs contained in the computer.	
	<u>b.</u>	Is not designed to exclusively perform a specific	<u>type of limited or</u>
		specialized application.	
	<u>c.</u>	Achieves human interface through a stand	d-alone keyboard,
		stand-alone monitor or other display unit, and a st	and-alone mouse or
		other pointing device.	
	<u>d.</u>	Is designed for a single user.	
	<u>e.</u>	Has a main unit that is intended to be persistently	v located in a single
		location, often on a desk or on the floor.	
<u>(7)</u>	Disc	arded computer equipment Computer equipment	that is solid waste
	gene	rated by a consumer.	
<u>(8)</u>	Disc	arded computer equipment or television collector.	– A municipal or
	<u>coun</u>	ty government, nonprofit agency, recycler, or retain	iler that knowingly
	acce	ots for recycling discarded computer equipment or	a television from a
	cons	umer.	
<u>(9)</u>	Disc	arded television A television that is solid was	ste generated by a
	cons	umer.	
<u>(10)</u>		tet share A television manufacturer's obligation t	•
		isions. A television manufacturer's market share	
	manu	afacturer's prior year's sales of televisions as	calculated by the

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		Department pursuant to G.S. 130A-309.138(4) divid	ed by all manufacturers'
		prior year's sales for all televisions as calculated by t	•
		to G.S. 130A-309.138(4). Market share may be expr	
		fraction, or a decimal fraction.	
	(11)	Notebook computer An electronic, magnetic, opt	ical, electrochemical, or
		other high-speed data processing device that ha	
		features:	-
		a. Performs logical, arithmetic, or storage funct	ions for general purpose
		needs that are met through interaction with	n a number of software
		programs contained in the computer.	
		b. Is not designed to exclusively perform a spe	ecific type of limited or
		specialized application.	••
		c. Achieves human interface through a keyboar	rd, video display greater
		than four inches in size, and mouse or other	
		which are contained within the construct	
		comprises the computer.	
		d. <u>Is able to be carried as one unit by an individu</u>	ual.
		e. Is able to use external, internal, or batteries for	
		Notebook computer includes those that have a su	
		interface device attached to the notebook comput	* *
		does not include a portable handheld calculato	_
		specialized device. A notebook computer may also b	
		computer.	<u> </u>
	(12)	Recover. – The process of reusing or recycling cover	red devices
	$\frac{(12)}{(13)}$	Recycle. – The processing, including disassemb	
	<u>(10)</u>	shredding, of covered devices or their component	•
		product. Recycle does not include any process that re	
		of a covered device.	
	(14)	Recycler. – A person that recycles covered devices.	
	(15)	Retailer. – A person that sells computer equipment o	r televisions in the State
	<u>(10)</u>	to a consumer. Retailer includes a computer equipment of	
		television manufacturer that sells directly to a consu	
		including transactions conducted through sales outlet	
		or any similar electronic means, but does not incl	-
		computer equipment or televisions to a distributo	-
		wholesale transaction.	<u>n of retailer through a</u>
	(16)	Television. – Any electronic device that contains a	tuner that locks on to a
	(10)	selected carrier frequency and is capable of recei	
		television or video programming via broadcast, cabl	
		without limitation, any direct view or projection tel	•
		screen of nine inches or larger whose display technol	
		ray tube (CRT), plasma, liquid crystal display	
		processing (DLP), liquid crystal on silicon (LCOS),	
		display (SXRD), light emitting diode (LED), or simi	•
		and intended for use by a consumer primarily for	
		term does not include computer equipment.	personal purposes. The
	(17)		factures for sole in this
	<u>(17)</u>	<u>Television manufacturer.</u> – A person that: (i) manu	
		State a television under a brand that it licenses or ow	
		sale in this State a television without affixing a bra	
		State a television under a brand it owns or licer	.
		suppliers, including retail establishments that sell a	television under a brand

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that the retailer owns or licenses; (iv) imports into the United States or
exports from the United States a television for sale in this State; (v) sells at
retail a television acquired from an importer that is the manufacturer as
described in sub-subdivision (iv) of this subdivision, and the retailer elects to
register in lieu of the importer as the manufacturer of those products; (vi)
manufactures a television for or supplies a television to any person within a
distribution network that includes wholesalers or retailers in this State and
that benefits from the sale in this State of the television through the
distribution network; or (vii) assumes the responsibilities and obligations of
a television manufacturer under this Part. In the event the television
manufacturer is one that manufactures, sells, or resells under a brand it
licenses, the licensor or brand owner of the brand shall not be considered to
be a television manufacturer under (i) or (iii) of this subdivision.
"§ 130A-309.132. Responsibility for recycling discarded computer equipment and
televisions.
In addition to the specific requirements of this Part, discarded computer equipment and
television collectors and computer equipment manufacturers and television manufacturers share
responsibility for the recycling of discarded computer equipment and televisions and the
education of citizens of the State as to recycling opportunities for discarded computer
equipment and televisions.
" <u>§ 130A-309.133. Data security.</u> Computer equipment manufacturers, television manufacturers, discarded computer
equipment and television collectors, recyclers, and retailers shall not be liable in any way for
data or other information left on a covered device that is collected or recovered pursuant to the
provisions of this Part.
"§ 130A-309.134. Requirements for computer equipment manufacturers.
(a) Registration Required. – Each computer equipment manufacturer, before selling or
offering for sale computer equipment in North Carolina, shall register with the Department.
(b) Manufacturer Label Required. – A computer equipment manufacturer shall not sell
or offer to sell computer equipment in this State unless a visible, permanent label clearly
identifying the manufacturer of that equipment is affixed to the equipment.
(c) Computer Equipment Recycling Plan Required. – Each computer equipment
manufacturer shall develop, submit to the Department, and implement one of the following
plans to provide a free and reasonably convenient recycling program to take responsibility for
computer equipment discarded by consumers:
(1) Level I Recycling Plan. – A computer equipment manufacturer shall submit
a recycling plan for reuse or recycling of computer equipment discarded by
consumers in the State produced by the manufacturer. The manufacturer
shall submit a proposed plan to the Department within 90 days of
registration as required by subsection (a) of this section. The plan shall:
a. <u>Provide that the manufacturer will take responsibility for computer</u>
equipment discarded by consumers that it manufactured.
b. Describe any direct take-back program to be implemented by the
manufacturer. Collection methods that are deemed to meet the
requirements of this subdivision include one or more of the following:
<u>1.</u> <u>A process offered by the computer equipment manufacturer</u> or the manufacturer's designee for consumers to return
discarded computer equipment by mail.
2. <u>A physical collection site operated and maintained by the</u>
computer equipment manufacturer or the manufacturer's
computer equipment manufacturer of the manufacturers

1 designee to receive discarded computer eq 2 consumers, which is available to consumers 3 business hours. 4 3. A collection event hosted by the computer manufacturer or the manufacturer's designed consumer may return computer equipment. 6 c. Include a detailed description as to how the manufacture of the plan. 9 d. Provide for environmentally sound management transport and recycle discarded computer equipment. 10 transport and recycle discarded computer equipment. 11 e. Include a consumer recycling education program governing the recycling and reuse of discarded computer	during normal ter equipment e at which a sufacturer will
3 business hours. 4 3. A collection event hosted by the compute manufacturer or the manufacturer's designed consumer may return computer equipment. 5 c. Include a detailed description as to how the manufacturer the plan. 7 c. Include for environmentally sound management the plan. 9 d. Provide for environmentally sound management transport and recycle discarded computer equipment. 11 e. Include a consumer recycling education program	ter equipment e at which a sufacturer will
4 3. A collection event hosted by the computed manufacturer or the manufacturer's designed consumer may return computer equipment. 5	e at which a
5 manufacturer or the manufacturer's designed 6 consumer may return computer equipment. 7 c. Include a detailed description as to how the manufacturer's designed 8 implement the plan. 9 d. Provide for environmentally sound management 1 e. Include a consumer recycling education program	e at which a
6 consumer may return computer equipment. 7 c. Include a detailed description as to how the man implement the plan. 8 implement the plan. 9 d. Provide for environmentally sound management transport and recycle discarded computer equipment. 1 e. Include a consumer recycling education program	ufacturer will
7c.Include a detailed description as to how the man implement the plan.8implement the plan.9d.Provide for environmentally sound management transport and recycle discarded computer equipment.0e.Include a consumer recycling education program	
8implement the plan.9d.Provide for environmentally sound management0transport and recycle discarded computer equipment.1e.Include a consumer recycling education program	
8implement the plan.9d.Provide for environmentally sound management0transport and recycle discarded computer equipment.1e.Include a consumer recycling education program	
0transport and recycle discarded computer equipment.1e.Include a consumer recycling education program	prostiggs to
0transport and recycle discarded computer equipment.1e.Include a consumer recycling education program	practices to
	•
	on the laws
2 governing the recycling and reuse of discarded compu	iter equipment
3 under this Part and on the methods available to consum	
4 with those requirements. The manufacturer shall oper	
5 telephone number to answer questions from con	
6 computer recycling options.	
7 (2) Level II Recycling Plan. – A computer equipment manufacture	er shall submit
8 a recycling plan for reuse or recycling of computer equipmen	t discarded by
9 consumers in the State produced by the manufacturer	and by other
0 manufacturers. The manufacturer shall submit a proposed	•
1 Department within 90 days of registration as required by sul	*
2 this section. The plan may offer additional options to collect	
3 electronic equipment that do not constitute discarded compu	
4 as that term is defined under G.S. 130A-309.131, and n	
5 assessment of a nominal fee for collection of these other type	s of electronic
6 equipment that are not discarded computer equipment. T	
7 include all of the elements set forth in subdivision (1) of sul	-
8 this section. In addition the plan shall:	
9 <u>a.</u> <u>Provide that the manufacturer will take responsibility</u>	for computer
0 equipment discarded by consumers that was manufac	tured by other
1 manufacturers, as well as computer equipment that it m	anufactured.
2 <u>b.</u> <u>Provide that the manufacturer shall: (i) maintain phys</u>	tical collection
3 sites to receive discarded computer equipment from co	nsumers in the
4 <u>10 most populated municipalities in the State. The phys</u>	sical collection
5 sites shall be available to consumers during normal bus	siness hours, at
6 <u>a minimum; and (ii) host at least two collection ev</u>	vents annually
7 <u>within the State.</u>	
<u>8 (3) Level III Recycling Plan. – A computer equipment manu</u>	ufacturer shall
9 <u>submit a recycling plan for reuse or recycling of compu</u>	ter equipment
0 <u>discarded by consumers in the State produced by the manufa</u>	acturer and by
1 other manufacturers. The manufacturer shall submit a propos	ed plan to the
2 Department within 90 days of registration as required by sul	osection (a) of
3 this section. The plan may offer additional options to collect	other types of
4 electronic equipment that do not constitute discarded compu	ter equipment,
5 as that term is defined under G.S. 130A-309.131, and n	<u>nay allow for</u>
6 <u>assessment of a nominal fee for collection of these other type</u>	s of electronic
7 equipment that are not discarded computer equipment. T	<u>'he plan shall</u>
8 include all of the elements set forth in subdivision (1) of sul	osection (c) of
9 <u>this section. In addition the plan shall:</u>	

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1		<u>a.</u>	Provide that the manufacturer will take responsibility	y for computer
2			equipment discarded by consumers that was manufac	-
3			manufacturers, as well as computer equipment that it n	nanufactured.
4		<u>b.</u>	Provide that the manufacturer shall: (i) maintain phys	sical collection
5			sites to receive discarded computer equipment from co	onsumers in 50
6			of the State's counties, of which 10 of those counties	es shall be the
7			most populated counties in the State. The physical of	collection sites
8			shall be available to consumers during normal busine	ess hours, at a
9			minimum; and (ii) host at least two collection events a	<u>nnually within</u>
10			the State.	
11	<u>(d)</u> <u>Fee R</u>	equired	Within 90 days of registration as required in subsec	tion (a) of this
12	section, a comp	uter eq	uipment manufacturer shall pay an initial registrati	on fee to the
13	Department. A o	compute	er equipment manufacturer that has registered shall	<u>pay an annual</u>
14	renewal registrati	ion fee	to the Department, which shall be paid each year no lat	ter than July 1.
15	The proceeds o	f these	fees shall be credited to the Electronics Manage	ment Account
16	· · · · ·		G.S. 130A-309.137. A manufacturer of computer equip	
17			equipment or fewer per year is exempt from the requ	
18			he annual renewal fee imposed by this subsection. The	
19	· ·		nt manufacturer shall pay shall be determined on the ba	-
20		develo	ps, submits, and implements pursuant to subsection (c)	of this section,
21	<u>as follows:</u>			
22	<u>(1)</u>	-	mputer equipment manufacturer who develops,	
23			ments a Level I recycling plan pursuant to subdi	
24			ction (c) of this section shall pay an initial registration	
25			and dollars (\$15,000) and an annual renewal fee of fi	fteen thousand
26		-	s (\$15,000) to the Department.	
27	<u>(2)</u>		mputer equipment manufacturer who develops,	
28		-	ments a Level II recycling plan pursuant to subd	
29		-	ction (c) of this section shall pay an initial registrat	
30			and dollars (\$10,000) and an annual renewal fee of sever	<u>1 thousand five</u>
31	(2)		ed dollars (\$7,500) to the Department.	aubusite and
32 33	<u>(3)</u>	-	mputer equipment manufacturer who develops, ments a Level III recycling plan pursuant to subd	
33 34			tion (c) of this section shall pay an initial registrat	
34 35		-	and dollars (\$10,000) and an annual renewal fee of two	
35 36			ed dollars (\$2,500) to the Department.) mousand mve
30 37	(e) Comp		quipment Recycling Plan Revision. – A comput	ter equinment
38			re a revised plan and submit it to the Department at a	
39			appropriate in response to changed circumstances	
40			a manufacturer to revise or update a plan if the Depart	
41	the plan is inadeq	-		mont mids that
42			Costs for Plan Implementation. – Each comput	ter equipment
43			ble for all costs associated with the development and i	
44		-	equipment manufacturer shall not collect a fee from a	•
45	•	-	he management of discarded computer equipment at	
46	equipment is deli		• • • • • •	
47			er Equipment Recycling Plans. – A computer equipmen	t manufacturer
48			nts of subsection (c) of this section by participation in a	
49		-	urers. A joint plan shall meet the requirements of subsec	
50	section.			

General Assembly Of North Carolina Session 2009 Annual Report. – Each computer equipment manufacturer shall submit a report to 1 (h) 2 the Department by October 1 of each year stating the total weight of all computer equipment 3 collected for recycling or reuse in the previous fiscal year. The report shall also include a 4 summary of actions taken to comply with the requirements of subsection (c) of this section. 5 "§ 130A-309.135. Requirements for television manufacturers. Registration and Fee Required. - Each television manufacturer, before selling or 6 (a) 7 offering for sale televisions in the State, shall register with the Department and, at the time of 8 registration, shall pay an initial registration fee of two thousand five hundred dollars (\$2,500) to 9 the Department. An initial registration shall be valid from the day of registration through the 10 last day of the fiscal year in which the registration fee was paid. A television manufacturer that has registered shall pay an annual renewal registration fee of two thousand five hundred dollars 11 (\$2,500) to the Department. The annual renewal registration fee shall be paid to the Department 12 13 each fiscal year no later than June 30 of the previous fiscal year. The proceeds of these fees 14 shall be credited to the Electronics Management Account. A television manufacturer that sells 15 1,000 televisions or fewer per year is exempt from the requirement to pay the registration fee 16 and the annual renewal fee imposed by this subsection. 17 Manufacturer Label Required. – A television manufacturer shall not sell or offer to (b) sell any television in this State unless a visible, permanent label clearly identifying the 18 19 manufacturer of that device is affixed to the equipment. 20 Recycling of Market Share Required. – The obligation to recycle televisions shall be (c) 21 allocated to each television manufacturer based on the television manufacturer's market share. 22 A television manufacturer must annually recycle or arrange for the recycling of its market share 23 of televisions pursuant to this section. 24 (d) Due Diligence and Compliance Assessments. - A television manufacturer shall 25 conduct and document due diligence assessments of the recyclers the manufacturer contracts 26 with, including an assessment of compliance with environmentally sound recovery standards 27 adopted by the Department. 28 Contact Information Required. - A television manufacturer shall provide the (e) 29 Department with contact information for the manufacturer's designated agent or employee 30 whom the Department may contact for information related to the manufacturer's compliance 31 with the requirements of this section. 32 Joint Television Recycling Plans. - A television manufacturer may fulfill the (f) 33 requirements of this section either individually or in participation with other television 34 manufacturers. 35 Annual Report. – A television manufacturer shall report to the Department by (g) 36 October 1 of each year the total weight of televisions the manufacturer collected and recycled in the State during the previous fiscal year. 37 38 "§ 130A-309.136. Requirements applicable to retailers. 39 A manufacturer must not sell or offer for sale or deliver to retailers for subsequent (a) 40 sale new computer equipment or televisions unless: (i) the covered device is labeled with the 41 manufacturer's brand, which label is permanently affixed and readily visible; and (ii) the 42 manufacturer has filed a registration with the Department and is otherwise in compliance with 43 the requirements of this Part, as indicated on the list developed and maintained by the 44 Department pursuant to G.S. 130A-309.138(1). A retailer is not responsible for an unlawful sale under this section if the 45 (b) manufacturer's registration expired or was revoked and the retailer took possession of the 46 47 covered device prior to the expiration or revocation of the manufacturer's registration and the 48 unlawful sale occurred within six months after the expiration or revocation. 49 "§ 130A-309.137. Electronics Management Account. 50 Creation. - The Electronics Management Account is created as a nonreverting (a) 51 account within the Department. The Account consists of revenue credited to the Account from

General Assembly Of North Carolina Session 2009 1 the proceeds of the fee imposed on computer equipment manufacturers under 2 G.S. 130A-309.134 and television manufacturers under G.S. 130A-309.135. 3 (b) Use and Distribution. – Funds in the Account shall be used by the Department to 4 implement the provisions of this Part concerning discarded computer equipment and 5 televisions. The Department may use all of the proceeds of the fee imposed on television manufacturers pursuant to G.S. 130A-309.135 and may use up to ten percent (10%) of the 6 7 proceeds of the fee imposed on computer equipment manufacturers under G.S. 130A-309.134 8 for administration of the requirements of this Part. Funds remaining shall be distributed 9 annually by the Department to eligible local governments pursuant to this section. The 10 Department shall distribute such funds on or before February 15 of each year. Funds shall be 11 distributed on a pro rata basis. 12 (c) Eligibility. – Except as provided in subsection (d) of this section, no more than one 13 unit of local government per county, including the county itself, may receive funding pursuant 14 to this section for a program to manage discarded computer equipment, televisions, and other 15 electronic devices. In order to be eligible for funding, a unit of local of government shall: Submit a comprehensive solid waste management plan required pursuant to 16 (1)17 G.S. 130A-309.09A, amended as necessary to include the following information: 18 19 Information on existing programs within the jurisdiction to recycle or <u>a.</u> 20 reuse discarded computer equipment, televisions, and other 21 electronic devices, or information on a plan to begin such a program 22 on a date certain. This information shall include a description of the 23 implemented or planned practices for collection of the equipment; 24 and a description of the types of equipment to be collected and how 25 the equipment will be marketed for recycling. 26 Information on a public awareness and education program <u>b.</u> 27 concerning the recycling and reuse of discarded computer equipment, 28 televisions, and other electronic devices. Information on methods to track and report total tonnage of computer 29 <u>c.</u> 30 equipment, televisions, and other electronic devices collected and 31 recycled in the jurisdiction. 32 Information on interactions with other units of local government to <u>d</u>. 33 provide or receive services concerning disposal of discarded 34 computer equipment, televisions, and other electronic devices. Information on how the unit of local government will account for the 35 <u>e.</u> 36 expenditure of funds received pursuant to this section. 37 (2)Establish a separate local budget account for the receipt and expenditure of 38 funds received pursuant to this section. 39 Contract with a recycler that is certified as adhering to Responsible (3) 40 Recycling ('R2') practices or that is certified as an e-Steward recycler adhering to the e-Stewards Standard for Responsible Recycling and Reuse of 41 42 Electronic Equipment® to process the discarded computer equipment, 43 televisions, and other electronic devices that the unit of local government 44 collects. 45 Local Government Designation. - If more than one unit of local government in a (d)county, including the county itself, requests funding pursuant to this section, the units of local 46 47 government in question may: (i) enter into interlocal agreements for provision of services 48 concerning disposal of discarded computer equipment and televisions, and distribution of funds 49 received pursuant to this section among the parties to the agreement; or (ii) submit separate and 50 distinct comprehensive solid waste management plans pursuant to G.S. 130A-309.09A, with 51 the information set forth in sub-subdivisions a. through e. of subdivision (1) of subsection (c) of

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this section. In	the case of (ii), the Department shall distribute funds to	the local governments
determined to l	be eligible based on the percentage of the county's popula	ation to be served under
each eligible lo	cal government's program.	
<u>(e)</u> <u>Rep</u>	ort. – Information regarding permanent recycling p	rograms for discarded
computer equip	oment and televisions for which funds are received pursu	ant to this section, and
information on	operative interlocal agreements executed in conjunction	with funds received, if
any, shall be in	cluded in the annual report required under G.S. 130A-309	9.09A.
-	38. Responsibilities of the Department.	
	to its other responsibilities under this Part, the Departmen	nt shall:
(1)	Develop and maintain a current list of manufacturers	
<u>,</u>	with the requirements of G.S. 130A-309.134 and G	•
	the list to the Department's Web site, and provide	• • •
	Office of Information Technology Services each time	•
<u>(2)</u>	Develop and implement a public education program	
<u></u>	the recycling and reuse of discarded computer equ	
	under this Part and on the methods available to con	-
	those requirements. The Department shall make thi	· ·
	on the Internet and shall provide technical assistan	
	meet the requirements of G.S. $130A-309.134(c)(1)(e.$	
	also provide technical assistance to units of loc	
	establishment and operation of discarded computer ed	-
	collection centers and in the development and implem	
	education programs.	
<u>(3)</u>	Maintain the confidentiality of any information	that is required to be
<u>(0)</u>	submitted by a manufacturer under this Part that is	-
	secret, as defined in G.S. 66-152(3) and that is desig	-
	as a trade secret under G.S. 132-1.2.	nated as confidential of
<u>(4)</u>	The Department shall use national televisions sale	es data available from
<u></u>	commercially available analytical sources to calcu	
	discarded televisions and to determine each tel	-
	recovery responsibilities for televisions based on the	
	share. The Department shall extrapolate data for the S	
	on the basis of the State's share of the national popula	
"8 130A-309 1	39. Enforcement.	
	ay be enforced as provided by Part 2 of Article 1 of this (Thanter
	40. Annual report.	<u>enuptor:</u>
	In January 15 of each year, the Department shall submit a	report on the recycling
	computer equipment and televisions in the State u	
	Review Commission. The report must include an eval	
	te for discarded computer equipment and televisions, a di	
	nt related to the requirements of this Part, and any rec	
	system of collection and recycling of discarded computer	
or other electro		equipment, televisions,
	41. Local government authority not preempted.	
	this Part shall be construed as limiting the authority of a	ny local government to
-	ter equipment and televisions that are solid waste."	ing notal government to
	CTION 2.(b) This section becomes effective August 1, 2	010 excent that: (i) the
	report due under G.S. 130A-309.134(h) is due C	
	.136 becomes effective July 1, 2011; (iii) changes requ	
	nagement plans in accordance with G S 130A-309 137 s	

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1 2 3	-	A-309.1	 anvironment and Natural Resources on or before December 37(c)(3) becomes effective January 1, 2013. GION 3.(a) G.S. 130A-309.09A(b)(6) is amended be 	
	111			by adding a new
4	sub-subd			
5		"(6)	Include an assessment of current programs and a desc	ription of intended
6			actions with respect to:	
7			···· 	-1-4'
8 9			e. For each county and each municipality with a pop 25,000, collection of discarded computer equipment	
10			as defined in G.S. 130A-309.131."	
1		SEC	FION 3.(b) G.S. $130A-309.09A(d)$ is amended by adding	a new subdivision
12	to read:	-		
3	"(d)		ler to assess the progress in meeting the goal set out in G.S.	
4			overnment shall report to the Department on the solid	
5			aste reduction activities within the unit of local government	by 1 September of
6	each year	r. At a n	ninimum, the report shall include:	
7		•••		
8		<u>(8)</u>	Information regarding permanent recycling programs for	
9			equipment and televisions for which funds are rec	
0			G.S. 130A-309.137, and information on operative int	erlocal agreements
1			executed in conjunction with funds received, if any."	
2			FION 3.(c) This section becomes effective August 1, 2010.	
3		SEC	FION 4.(a) G.S. 130A-309.10(f) is amended by adding tw	o new subdivisions
4	to read:			
5	"(f)	No pe	erson shall knowingly dispose of the following solid wastes	in landfills:
6		(1)	Repealed by Session Laws 1991, c. 375, s. 1.	
7		(2)	Used oil.	
8		(3)	Yard trash, except in landfills approved for the disposal	-
9			rules adopted by the Commission. Yard trash that is sou	-
0			solid waste may be accepted at a solid waste disposal a	
1			provides and maintains separate yard trash composting fac	cilities.
2		(4)	White goods.	
3		(5)	Antifreeze (ethylene glycol).	
4		(6)	Aluminum cans.	
5		(7)	Whole scrap tires, as provided in G.S. 130A-309.58(b).	-
6			disposal of whole scrap tires in landfills applies to al	-
7			rubber coverings, but does not apply to whole solid rubbe	r coverings.
8		(8)	Lead-acid batteries, as provided in G.S. 130A-309.70.	
9		(9)	Beverage containers that are required to be recycled under	r G.S. 18B-1006.1.
0		(10)	Motor vehicle oil filters.	
1		(11)	Recyclable rigid plastic containers that are required to be	-
2			in subsection (e) of this section, that have a neck smaller t	-
3			container, and that accept a screw top, snap cap, or	other closure. The
4			prohibition on disposal of recyclable rigid plastic contain	ers in landfills does
5			not apply to rigid plastic containers that are intended fo	r use in the sale or
6			distribution of motor oil or pesticides.	
7		(12)	Wooden pallets, except that wooden pallets may be dispe	osed of in a landfill
8			that is permitted to only accept construction and demolitie	on debris.
9		(13)	Oyster shells.	
0		<u>(14)</u>	Discarded computer equipment, as defined in G.S. 130A-	<u>309.131.</u>
1		<u>(15)</u>	Discarded televisions, as defined in G.S. 130A-309.131."	

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SECTION 4.(b) G.S. 130A-309.10(f1) is amended by adding two new
subdivisions to read:
"(f1) No person shall knowingly dispose of the following solid wastes by incineration in
an incinerator for which a permit is required under this Article:
(1) Antifreeze (ethylene glycol) used solely in motor vehicles.
(2) Aluminum cans.
(3) Repealed by Session Laws 1995 (Regular Session, 1996), c. 594, s. 17.
(4) White goods.
(5) Lead-acid batteries, as provided in G.S. 130A-309.70.
(6) Beverage containers that are required to be recycled under G.S. 18B-1006.1.
(7) Discarded computer equipment, as defined in G.S. 130A-309.131.
(8) Discarded televisions, as defined in G.S. 130A-309.131."
SECTION 4.(c) This section becomes effective July 1, 2011.
SECTION 5.(a) Part 4 of Article 3D of Chapter 147 of the General Statutes is
amended by adding a new section to read:
"§ 147-33.104A. Purchase by State agencies and governmental entities of certain
computer equipment and televisions prohibited.
(a) The exemptions set out in G.S. 147-33.80 do not apply to this section.
(b) No State agency, political subdivision of the State, or other public body shall
purchase computer equipment or televisions, as defined in G.S. 130A-309.131, or enter into a
contract with any manufacturer that the Secretary determines is not in compliance with the
requirements of G.S. 130A-309.134 or G.S. 130A-309.135 as determined from the list provided
by the Department of Environment and Natural Resources pursuant to G.S. 130A-309.138. The
Secretary shall issue written findings upon a determination of noncompliance. A determination
of noncompliance by the Secretary is reviewable under Article 3 of Chapter 150B of the
<u>General Statutes.</u>
(c) The Office of Information Technology Services shall make the list available to
political subdivisions of the State and other public bodies. A manufacturer that is not in
compliance with the requirements of G.S. 130A-309.134 or G.S. 130A-309.135 shall not sell or
offer for sale computer equipment or televisions to the State, a political subdivision of the
State, or other public body."
SECTION 5.(b) This section becomes effective August 1, 2010.
SECTION 6. The Environmental Review Commission, with the assistance of the
Department of Environment and Natural Resources, shall conduct a study to determine the
feasibility of requiring recycling of: (i) computer equipment discarded by small businesses; and
(ii) other electronic equipment, including, but not limited to: automated typewriters,
professional workstations, servers, ICI devices, ICI systems, mobile telephones, portable
handheld calculators, PDAs, MP3 players, copy machines, VCRs, stereos, radios, tape players,
CD players, telephones, fax machines, electronic games, power and network cables, network
hubs, switching boxes, controllers, modems, docking stations, CD-ROMs, hard drives, printed
circuit boards, uninterruptible power supplies, routers, and rechargeable batteries. The
Environmental Review Commission, with the assistance of the Department of Environment and
Natural Resources, shall also study the fee structure for computer manufacturers imposed under
this act. The Environmental Review Commission shall report its findings and
recommendations, including any legislative proposals, to the 2011 Regular Session of the
General Assembly upon its convening.
SECTION 7. The Environmental Review Commission, with the assistance of the
Department of Environment and Natural Resources, shall monitor and review electronic
recycling programs in other states on an ongoing basis and shall report its findings and

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1 **SECTION 8.** Notwithstanding the provisions of G.S. 130A-309.136, as enacted by 2 Section 2 of this act, during the first year after the effective date of this act, the Department 3 shall not initiate an enforcement action against a retailer for a first violation of 4 G.S. 130A-309.136. The Department shall, however, issue a notice of violation to the retailer in 5 conjunction with the first violation.

6 **SECTION 9.** Sections 6, 7, 8, and 9 of this act are effective when they become 7 law.