GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

H D

HOUSE DRH80576-RIz-20* (05/14)

Short Title:	Electronics Recycling Amends/Add TVs. (Publi
Sponsors:	Representatives Allen, Gibson, and Samuelson (Primary Sponsors).
Referred to:	
	A BILL TO BE ENTITLED
AN ACT T	O AMEND THE REQUIREMENTS FOR COMPUTER EQUIPMEN
MANAG	EMENT ENACTED BY S.L. 2007-550 TO (1) CLARIFY THAT TH
	AM APPLIES ONLY TO COMPUTER EQUIPMENT DISCARDED B
	MERS IN THE STATE AND (2) ADD TELEVISIONS DISCARDED B
	MERS IN THE STATE TO THE EQUIPMENT THAT MUST B
	ERED FOR REUSE OR RECYCLING, AS RECOMMENDED BY TH
	NMENTAL REVIEW COMMISSION.
	Assembly of North Carolina enacts:
	ECTION 1. Article 9 of Chapter 130A of the General Statutes reads a
rewritten:	4 OF Discoulated and Commenter Ferriman Management
	t 2E. Discarded <u>Television</u> and Computer Equipment Management.
	2.90. (Effective January 1, 2009) Findings. eral Assembly makes the following findings:
(1	•
(1)	in volume and complexity and can introduce toxic materials into sol
	waste landfills.
(2	
<u>(</u>	simple, and free access to recycling services for discarded television
	and computer equipment.
(3	* * * *
	agencies are an efficient way to divert discarded televisions ar
	computer equipment from disposal and to provide recycling services

The development of local and nonprofit collection programs is

hindered by the high costs of recycling and transporting discarded

all citizens of this State.

televisions and computer equipment.

(4)

- (5) No other comprehensive system currently exists, either provided by electronics manufacturers, retailers, or others, to adequately serve all eitizens consumers of the State and to divert large quantities of discarded televisions and computer equipment from disposal.
- (6) Manufacturer responsibility is an effective way to ensure that manufacturers of <u>televisions and</u> computer equipment take part in a solution to the electronic waste problem.
- (7) The recycling of discarded <u>televisions and computer</u> equipment recovers valuable materials for reuse and will create jobs and expand the tax base of the State.

"§ 130A-309.91. (Effective January 1, 2009) Definitions.

As used in this Part, the following definitions apply:

- (1) Business entity. Defined in G.S. 55-1-40(2a).
- (2) Computer equipment. Any desktop central processing unit, any laptop computer, the monitor or video display unit for a computer system, and the keyboard, mice, and other peripheral equipment. Computer equipment does not include a printing device such as a printer, a scanner, a combination print-scanner-fax machine, or other device designed to produce hard paper copies from a computer; an automobile; a television; a household appliance; a large piece of commercial or industrial equipment, such as commercial medical equipment, that contains 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 from, the larger piece of equipment, or other medical devices as that term is defined under the federal Food, Drug, and Cosmetic Act.
- (2a) Consumer. Any occupant of a single detached dwelling unit or a single unit of a multiple dwelling unit who owns or possesses a television or item of computer equipment primarily for personal or home business use.
- (3) Discarded <u>television and computer equipment</u>. <u>Computer Television</u> and computer equipment that is solid waste.
- (4) Discarded <u>television and</u> computer equipment collector. A municipal or county government, nonprofit agency, or retailer that accepts discarded <u>television and computer</u> equipment from the <u>public.consumers.</u>
- (5)(5a) Manufacturer of computer equipment. A person who manufactures computer equipment sold under its own brand or label; sells under its own brand or label computer equipment produced by other suppliers; imports into the United States computer equipment that was manufactured outside of the United States; or owns a brand that it licenses to another person for use on computer equipment. Manufacturer includes a business entity that acquires another business entity that manufactures or has manufactured computer equipment.

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- (5b) Manufacturer of televisions. Any existing person: (i) who manufactures or manufactured televisions under a brand that it owns or owned or is or was licensed to use, other than a license to manufacture televisions for delivery exclusively to or at the order of the licensor; (ii) who sells or sold televisions manufactured by others under a brand that the seller owns or owned or is or was licensed to use; or (iii) for whose account televisions, manufactured outside the United States, are or were imported into the United States, provided, however, if at the time the televisions are or were imported into the United States, another person has offered to collect the televisions under a recovery plan pursuant to this section, then this clause (iii) shall not apply.
- (6) Orphan discarded <u>televisions and computer equipment</u>. Any discarded <u>televisions and computer equipment</u> for which a manufacturer cannot be identified or for which the manufacturer is no longer in business and has no successor in interest.
- (7) Retailer. A person who sells <u>televisions and</u> computer equipment in the State to a consumer. Retailer includes a manufacturer of <u>televisions and</u> computer equipment that sells directly to a consumer through any means, including transactions conducted through sales outlets, catalogs, the Internet, or any similar electronic means, but does not include a person who sells <u>televisions and</u> computer equipment to a distributor or retailer through a wholesale transaction.
- (8) Television. A stand-alone display system containing a cathode ray tube or any other type of display primarily intended to receive video programming via broadcast, having a viewable area greater than nine inches measured diagonally, able to adhere to standard consumer video formats and having the capability of selecting different broadcast channels and supporting sound capability.

"§ 130A-309.92. (Effective January 1, 2009) Responsibility for recycling <u>televisions</u> and <u>discarded computer equipment.</u>

In addition to the specific requirements of this Part, discarded <u>television and</u> computer equipment collectors and manufacturers share responsibility for the recycling of discarded <u>televisions and</u> computer equipment and the education of <u>eitizens</u> <u>of consumers in</u> the State as to recycling opportunities for discarded <u>televisions and</u> computer equipment. (2007-550, s. 16.1(a).)

"§ 130A-309.93. (For effective dates, see note) Requirements for manufacturers.

(a) Registration and Fee Required. – Each manufacturer of <u>televisions and manufacturer of computer equipment</u>, before selling or offering for sale <u>televisions and computer equipment</u> in North Carolina, shall register with the Department and, at the time of registration, shall pay an initial registration fee of ten thousand dollars (\$10,000) to the Department. A <u>manufacturer of televisions and manufacturer of computer equipment computer equipment manufacturer</u> that has registered shall pay an annual renewal registration fee of one thousand dollars (\$1,000) to the Department. The annual renewal registration fee shall be paid each year no later than the first day of the month

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- in which the initial registration fee was paid. The proceeds of these fees shall be credited to the Television and Computer Equipment Management Account. A manufacturer of televisions and manufacturer of computer equipment that sells 1,000 items of computer equipment or less per year is exempt from the requirement to pay the registration fee and the annual renewal fee imposed by this subsection.
- (b) Manufacturer Label Required. – A manufacturer shall not sell or offer to sell televisions and computer equipment in this State unless a visible, permanent label clearly identifying the manufacturer of that device is affixed to the equipment.
- (c) Televisions and Computer Equipment Recycling Plan. – Each manufacturer of televisions and manufacturer of computer equipment shall develop and submit to the Department a plan for reuse or recycling of discarded televisions and computer equipment from consumers in the State produced by the manufacturer. The manufacturer shall submit a proposed plan to the Department within 120 days of registration as required by subsection (a) of this section. The plan shall:
 - (1) Describe any direct take-back program to be implemented by the manufacturer, including mail-back programs and collection events.
 - (2) Provide that the manufacturer will take responsibility for discarded televisions and computer equipment it manufactured discarded by consumers in the State.
 - Include a detailed description as to how the manufacturer will (3) implement and finance the plan.
 - Provide for environmentally sound management practices to transport **(4)** and recycle discarded televisions and computer equipment.
 - Describe the performance measures that will be used by the (5) manufacturer to document recovery and recycling rates for discarded televisions and computer equipment. The calculation of recycling rates shall include the amount of discarded televisions and computer equipment managed under the manufacturer's program divided by the amount of televisions and computer equipment sold by the manufacturer in North Carolina.
 - Describe in detail how the manufacturer will provide for transportation (6) of discarded televisions and computer equipment at no cost from discarded computer equipment collectors.
 - Describe in detail how the manufacturer will fully cover the costs of (7) processing discarded televisions and computer equipment received from discarded televisions and computer equipment collectors.
 - Include a public education plan on the laws governing the recycling (8) and reuse of discarded televisions and computer equipment under this Part and on the methods available to consumers to comply with those requirements.
- Televisions and Computer Equipment Recycling Plan Revision. A (d) manufacturer may prepare a revised plan and submit it to the Department at any time as the manufacturer considers appropriate in response to changed circumstances or needs.

Page 4 H2500 [Filed] The Department may require a manufacturer to revise or update a plan if the Department finds that the plan is inadequate or out-of-date.

- (e) Payment of Costs for Plan Implementation. Each manufacturer is responsible for all costs associated with the development and implementation of its plan. A manufacturer shall not collect a charge for the management of discarded televisions and computer equipment at the time the equipment is discarded by consumers.
- (f) Joint <u>Television and</u> Computer Equipment Recycling Plans. A manufacturer may fulfill the requirements of this section by participation in a joint recycling plan with other manufacturers. A joint plan shall meet the requirements of subsection (c) of this section.
- (g) Annual Report. Each manufacturer shall submit a report to the Department by 1 February of each year that includes all of the following for the previous calendar year:
 - (1) A description of the collection and recycling services used to recover the manufacturer's products.
 - (2) The quantity and type of computer equipment sold by the manufacturer to retail consumers in this State.
 - (3) The quantity and type of discarded computer equipment collected by the manufacturer for recovery in this State for the preceding calendar year.
 - (4) Any other information requested by the Department.

"§ 130A-309.94. (Effective January 1, 2010) Requirements for discarded <u>television</u> and computer equipment collectors.

Each discarded <u>television and</u> computer equipment collector shall ensure that discarded <u>televisions and</u> computer equipment received by the collector is consolidated at central locations, properly stored, and either held for pickup by a manufacturer or delivered to a facility designated by a manufacturer.

"§ 130A-309.95. (Effective January 1, 2009) Responsibilities of the Department.

In addition to its other responsibilities under this Part, the Department shall:

- (1) Develop and maintain a current list of manufacturers that are in compliance with the requirements of G.S. 130A-309.93 and provide the current list to the Office of Information Technology Services each time that the list is updated.
- (2) Develop and implement a public education program on the laws governing the recycling and reuse of discarded <u>televisions and</u> computer equipment under this Part and on the methods available to consumers to comply with those requirements. The Department shall make this information available on the Internet and shall provide technical assistance to manufacturers to meet the requirements of G.S. 130A-309.93(c)(8). The Department shall also provide technical assistance to units of local government on the establishment and operation of discarded <u>television and</u> computer equipment collection

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1 centers and in the development and implementation of local public 2 education programs. 3 (3) Maintain the confidentiality of any information that is required to be 4 submitted by a manufacturer under this Part that is designated as a 5 trade secret, as defined in G.S. 66-152(3) and that is designated as 6 confidential or as a trade secret under G.S. 132-1.2. 7 "§ 130A-309.96. (Effective January 1, 2009) Television and Computer Equipment Management Account. 8 9 The Television and Computer Equipment Management Account is created as a 10 nonreverting account within the Department. Funds in the Account shall be used by the 11 Department to implement the provisions of this Part. 12 "§ 130A-309.97. (Effective January 1, 2009) Enforcement. 13 This Part may be enforced as provided by Part 2 of Article 1 of this Chapter. 14 "§ 130A-309.98. (Effective April 1, 2011) Annual report. 15 No later than 1 April of each year, the Department shall submit a report on the recycling of discarded televisions and computer equipment in the State under this Part 16 17 to the Environmental Review Commission. The report must include an evaluation of the 18 recycling rates in the State for discarded televisions and computer equipment, a 19 discussion of compliance and enforcement related to the requirements of this Part, and 20 any recommendations for any changes to the system of collection and recycling of 21 discarded televisions and computer equipment or other electronic devices." 22 **SECTION 2.** G.S. 130A-309.09A(b)(6) reads as rewritten: 23 Include an assessment of current programs and a description of "(6) 24 intended actions with respect to: 25 a. Education with the community and through the schools. 26 Management of special wastes. b. 27 Prevention of illegal disposal and management of litter. c. 28 Purchase of recycled materials and products manufactured with d. 29 recycled materials. 30 (Effective January 1, 2009) For each county and each e. 31 municipality with a population in excess of 25,000, collection 32 of discarded televisions and computer equipment, as defined in 33 G.S. 130A-309.91." 34 **SECTION 3.** G.S. 130A-309.10(f) is amended by adding a new subdivision 35 to read: 36 "(15) Discarded televisions, as defined in G.S. 130A-309.91." 37 SECTION 4. G.S. 130A-309.10(f1) is amended by adding a new 38 subdivision to read: 39 Discarded televisions, as defined in G.S. 130A-309.91."

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SECTION 5. Section 16.6(b) of S.L. 2007-550 reads as rewritten:

Sections 16.3 and 16.4 of this act become effective 1 January 2012. Section 16.5 of this

act becomes effective 1 July 2009. Subsection (b) of Section 16.1 of this act, Section

"SECTION 16.6.(b) Section 16.2 of this act becomes effective 1 January 2009.

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1	16.6 of this act, and any other provision of <u>Section 16 of</u> this act for which an effective
2	date is not specified become effective 1 January 2009."
3	SECTION 6. Part 2E of Article 9 of Chapter 130A of the General Statutes,
4	as amended by Section 1 of this act, becomes effective as follows:
5	(1) G.S. 130A-309.90 becomes effective 1 January 2009.

- G.S. 130A-309.90 becomes effective 1 January 2009.
 G.S. 130A-309.91 becomes effective 1 January 2009.
 G.S. 130A-309.92 becomes effective 1 January 2009.
 G.S. 130A-309.93(a) becomes effective 1 January 2009.
 G.S. 130A-309.93(b) becomes effective 1 January 2009.
- (6) G.S. 130A-309.93(c) becomes effective 1 October 2009.
- 11 (7) G.S. 130A-309.93(d) becomes effective 1 October 2009.
- 12 (8) G.S. 130A-309.93(e) becomes effective 1 January 2009. 13 (9) G.S. 130A-309.93(f) becomes effective 1 January 2009.
- 14 (10) G.S. 130A-309.93(g) becomes effective 1 February 2011.
 - (11) G.S. 130A-309.94 becomes effective 1 January 2010.
- 16 (12) G.S. 130A-309.95(1) becomes effective 1 January 2009.
- 17 (13) G.S. 130A-309.95(2) becomes effective 1 January 2009.
- 18 (14) G.S. 130A-309.95(3) becomes effective 1 January 2009.
- 19 (15) G.S. 130A-309.96 becomes effective 1 January 2009.
- 20 (16) G.S. 130A-309.97 becomes effective 1 January 2009.
- 21 (17) G.S. 130A-309.98 becomes effective 1 April 2011.

SECTION 7. Section 2 of this act becomes effective 1 January 2009. Sections 3 and 4 of this act become effective 1 January 2012. Section 5 of this act is effective when it becomes law. Section 6 of this act, and any other provision of this act for which an effective date is not specified, become effective 1 January 2009.

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