

## 93RD GENERAL ASSEMBLY State of Illinois 2003 and 2004

Introduced 2/6/2004, by Elaine Nekritz

## SYNOPSIS AS INTRODUCED:

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415 ILCS 5/Title XVIII heading new
415 ILCS 5/59 new
415 ILCS 5/59.5 new
415 ILCS 5/59.10 new
415 ILCS 5/59.15 new
415 ILCS 5/59.20 new
415 ILCS 5/59.25 new
415 ILCS 5/59.30 new
415 ILCS 5/59.35 new
415 ILCS 5/59.40 new
415 ILCS 5/59.45 new
415 ILCS 5/59.50 new
415 ILCS 5/59.55 new
415 ILCS 5/59.60 new
415 ILCS 5/59.65 new
415 ILCS 5/59.70 new
30 ILCS 105/5.625 new
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Amends the Environmental Protection Act. Sets forth restrictions on the disposal of covered electronic devices. Creates the Electronics Recovery and Recycling Fund as a special fund in the State Treasury. Sets forth fees that must be paid by a retailer upon the sale of certain electronic products and requires that the moneys from the fees be deposited into the Fund. Sets forth the purposes for which the moneys in the Fund may be used. Requires retailers of electronic products to file a quarterly return concerning the fees for the sale of electronic products. Sets forth the procedures for the Department of Revenue's collection of the fees. Provides that any retailer who: fails to make a return; makes a fraudulent return; or willfully violates any rule or regulation of the Department of Revenue for the administration and enforcement of the fee is guilty of a Class 4 felony. Requires the Environmental Protection Agency to submit a report to the General Assembly before January 1, 2008 concerning the recycling of electronic products. Authorizes the Agency to propose regulations for a program requiring manufacturers to accept for disposal any electronic product that they have manufactured. Establishes an advisory committee concerning electronic products. Amends the State Finance Act to create the Electronics Recovery and Recycling Fund. Effective January 1, 2005.

LRB093 19470 BDD 46975 b

CORRECTIONAL
BUDGET AND
IMPACT NOTE ACT
MAY APPLY

FISCAL NOTE ACT MAY APPLY

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1 AN ACT concerning environmental protection.

2	Ве	it	enacted	by	the	People	of	the	State	of	Illinois,
3	represe	nte	d in the (	Gene	eral A	ssembly	:				

4	Section 5. The Environmental Protection Act is amended by
5	adding Title XVIII as follows:
6	(415 ILCS 5/Title XVIII heading new)
7	TITLE XVIII: ELECTRONIC PRODUCTS RECOVERY AND RECYCLING
8	(415 ILCS 5/59 new)
9	Sec. 59. Findings and intent.
10	(a) The General Assembly finds:
11	(1) That managing disposed of or discarded electronic
12	products is a rapidly growing waste problem due to the
13	proliferation of electronic products combined with their
14	rapid obsolescence.
15	(2) That electronic products contain toxic substances,
16	including, but not limited to, cathode ray tubes, lead,
17	mercury, cadmium, copper, lithium, brominated flame
18	retardants, and phosphorus, all of which, if released, can
19	pose a threat to public health and welfare and the
20	environment.
21	(3) That the State and local governments do not have
22	the existing infrastructure nor the funds necessary to
23	properly manage disposed of or discarded electronic
24	products.
25	(b) The intent of this Title is to ensure that disposed of
26	or discarded electronic products are managed in a way that
27	protects public health and welfare and the environment.
28	(415 ILCS 5/59.5 new)
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Sec. 59.5. Definitions. For the purposes of this Title:

"Covered electronic device" means a cathode ray tube,

1	cathode ray tube device, flat panel screen, or any other
2	similar video display device with a screen size that is greater
3	than 4 inches in size measured diagonally or any cell phone.
4	"Covered electronic device" does not include an automobile or a
5	large piece of commercial or industrial equipment, including,
6	but not limited to, commercial medical equipment that contains
7	a cathode ray tube, cathode ray tube device, flat panel screen,
8	or other similar video display device that is contained within,
9	and is not separate from, the larger piece of industrial or
10	<pre>commercial equipment.</pre>
11	"Electronic product" means a covered electronic device, a
12	computer monitor, a central processing unit, a laptop computer,
13	a keyboard, a keyboard mouse, a computer speaker, and any other
14	peripheral, including a television.
15	"Manufacturer" means any person who:
16	(1) manufactures and sells at retail or offers for sale
17	at retail electronic products under its own brand in this
18	State; or
19	(2) sells at retail or offers for sale at retail, under
20	its own brand, electronic products manufactured by other
21	persons in this State.
22	"Retailer" means a person who sells a covered electronic
23	device in the State to a consumer but who did not manufacture
24	the device. "Retailer" includes a manufacturer of a covered
25	electronic device who sells that covered electronic device
26	directly to a consumer through any means, including, but not
27	limited to, transactions conducted through sales outlets,
28	catalogs, or the Internet or any other similar electronic
29	means, but does not include a sale that is a wholesale
30	transaction with a distributor or retailer.
31	"Recycling" means, for the purposes of this Title, any
32	process by which materials that are disposed of or discarded,
33	or would otherwise be disposed of or discarded, are collected
3.4	separated, or processed and returned to the economic mainstream

in the form of raw materials or products.

1 (	415	ILCS	5	/59.	.10	new)	)

- Sec. 59.10. Restrictions on the disposal of covered
- 3 electronic devices.
- 4 (a) Beginning January 1, 2009, no person may knowingly mix
- 5 <u>or cause or allow the mixing of a covered electronic device</u>
- 6 with municipal solid waste.
- 7 (b) Beginning January 1, 2009, no person may knowingly
- 8 <u>dispose of or cause or allow the disposal of a covered</u>
- 9 <u>electronic device in any municipal solid waste landfill unit.</u>
- 10 (c) Beginning January 1, 2009, no person may knowingly
- incinerate or cause or allow the incineration of a covered
- 12 electronic device.
- 13 (415 ILCS 5/59.15 new)
- 14 <u>Sec. 59.15. Electronics Recovery and Recycling Fund.</u>
- 15 <u>(a) There is created in the State Treasury a special fund</u>
- to be known as the Electronics Recovery and Recycling Fund. All
- moneys collected under this Title and all penalties or punitive
- damages for violations of this Title must be deposited into the
- 19 <u>Electronics Recovery and Recycling Fund. In addition, the</u>
- 20 <u>Electronics Recovery and Recycling Fund shall include other</u>
- 21 moneys made available from any source for deposit into the
- Fund.
- 23 (b) Beginning January 1, 2005, each person selling one or
- 24 more covered electronic products at retail in this State must
- 25 pay a fee for each covered electronic product sold and
- 26 <u>delivered in this State to be paid to the Department of Revenue</u>
- 27 and deposited into the Electronics Recovery and Recycling Fund,
- 28 <u>as follows:</u>
- 29 <u>(1) For any cell phone--\$2.</u>
- 30 (2) For each covered electronic device with a screen
- 31 size of less than 15 inches measured diagonally--\$6.
- 32 (3) For each covered electronic device with a screen
- 33 size greater than or equal to 15 inches but less than 35
- inches measured diagonally--\$8.
- 35 <u>(4) For each covered electronic device with a screen</u>

size greater than 35 inches measured diagonally\$10.
(c) Up to \$200,000 per fiscal year may be appropriated from
the Fund to the Department of Revenue to pay any costs
associated with the Department's collection of the fees
established under subsection (b).
(d) Subject to appropriation, the Agency must use 70% of
the moneys remaining in the Fund each fiscal year after the
appropriation, if any, under subsection (c) for the following
purposes:
(1) Collecting and recycling electronic products.
(2) Providing financial assistance for electronic
product collection and recycling projects that are
sponsored by units of local governments and not-for- profit
corporations.
(3) Inspecting, investigating, and enforcing the
provisions of this Title at sites where electronic products
have been discarded in open dumps.
(4) Providing financial assistance to units of local
government for the performance of inspection,
investigation, and enforcement activities under subsection
(r) of Section 4 of this Act at sites where electronic
products have been discarded in open dumps.
(5) Undertaking preventive, corrective, or removal
actions at sites where electronic products have been
discarded in open dumps and recovering costs for these
actions.
(6) Educating consumers about electronic-product
recycling.
(7) Paying for the cost of fee collection, regulation
implementation, and administration relating to electronic
products.
(8) Accomplishing any other purpose that is authorized
under this Act.
(e) Until January 1, 2009 and subject to appropriation, 30%
of the moneys remaining in the Fund each fiscal year after the
appropriation, if any, under subsection (c) shall be used by

- 1 the Department of Commerce and Economic Opportunity to develop
- 2 markets for reused and recycled electronic products.
- 3 (f) On an after January 1, 2009 and subject to
- 4 appropriation, 100% of the moneys remaining in the Fund each
- 5 <u>fiscal year after the appropriation, if any, under subsection</u>
- 6 (c) shall be used by the Agency for the purposes set forth in
- 7 subsection (d).
- 8 (g) Any moneys appropriated from the Electronics Recovery
- 9 and Recycling Fund but not obligated shall revert to the Fund.
- 10 All interest earned on moneys in the Fund must be deposited
- into the Fund.
- 12 (415 ILCS 5/59.20 new)
- Sec. 59.20. Collection of fee. The fee under subsection
- 14 (b) of Section 59.15 must be stated as a distinct item separate
- and apart from the selling price of the electronic product. The
- 16 <u>fee shall not be includable in the gross receipts of the</u>
- 17 <u>retailer subject to the Retailer's Occupation Tax Act, the Use</u>
- 18 Tax Act, or any locally-imposed retailer's occupation tax or
- 19 <u>use tax. The fee and any such fees collected by a retailer</u>
- 20 constitute a debt owed by the retailer to the State of
- 21 Illinois.
- 22 (415 ILCS 5/59.25 new)
- Sec. 59.25. Returns by retailer.
- 24 (a) Each retailer of electronic products maintaining a
- 25 place of business in this State must make a return to the
- Department of Revenue on a quarter-annual basis, with the
- 27 <u>return for January, February and March of a given year being</u>
- due by April 30 of that year; with the return for April, May
- and June of a given year being due by July 31 of that year; with
- 30 <u>the return for July, August and September of a given year being</u>
- 31 due by October 31 of that year; and with the return for
- October, November and December of a given year being due by
- 33 January 31 of the following year. Each return made to the
- 34 <u>Department of Revenue must state:</u>

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1		(1) the name of the retailer;
2		(2) the address of the retailer's principal place of
3	bus	iness and the address of the principal place of
4	bus	iness, if different, from which the retailer engages in
5	the	business of making retail sales of electronic products;
6		(3) the total number of electronic products sold at
7	ret	ail for the preceding calendar quarter;
8		(4) the amount of fees due; and
9		(5) any other reasonable information that the
10	Dep	artment of Revenue may require.
11	<u>(b)</u>	Notwithstanding any other provision of this Title
12	concern	ing the time within which a retailer may file his or her
13	return,	if a retailer ceases to engage in the retail sale of
14	electro	nic products, then the retailer must file a final return
15	<u>under t</u>	his Act with the Department of Revenue not more than 30
16	days af	ter discontinuing that business.
17	(41	5 ILCS 5/59.30 new)
18	<u>Sec</u>	. 59.30. Application of the Retailers' Occupation Tax
19	Act. Th	e provisions of Sections 4, 5, 5a, 5b, 5c, 5d, 5e, 5f,
20	5g, 5i,	5j, 6, 6a, 6b, 6c, 7, 8, 9, 10, and 11 of the Retailers'
21	<u>Occupat</u>	ion Tax Act that are not inconsistent with this Act
22	apply,	as far as practicable, to the fee imposed by subsection
23	(b) of	Section 59.15 of this Act to the same extent as if those
24	provisi	ons were included in this Title. References in the
25	incorpo	rated Sections of the Retailers' Occupation Tax Act to
26	"retail	ers", "sellers", or "persons engaged in the business of

29 (415 ILCS 5/59.35 new)

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Sec. 59.35. Review under the Administrative Review Law.

electronic products for purposes of this Title.

selling tangible personal property" mean retailers of

(a) The circuit court of any county in which a hearing is held has the power to review all final administrative decisions of the Department of Revenue in administering the fee imposed under subsection (b) of Section 59.15 of this Act. If, however,

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1 the administrative proceeding that is to be reviewed judicially 2 is a claim for refund proceeding commenced under this Act and Section 2a of the State Officers and Employees Money 3 Disposition Act, then the circuit court that has jurisdiction 4 5 over the action for judicial review under this Section and under the Administrative Review Law shall be the same court 6 that entered the temporary restraining order or preliminary 7 injunction that is provided for in that Section 2a, and that 8 9 enables the claim proceeding to be processed and disposed of as a claim for refund proceeding other than as a claim for credit 10 11 proceeding.

- (b) The provisions of the Administrative Review Law, and the rules adopted pursuant thereto, apply to and govern all proceedings for the judicial review of final administrative decisions of the Department of Revenue concerning the provisions of this Title. The term "administrative decision" is defined as in Section 3-101 of the Code of Civil Procedure.
- (c) Service of summons issued in any action to review a 18 final administrative decision upon the Director or Assistant 19 20 Director of Revenue must be served upon the Department of Revenue. The Department of Revenue must certify the record of 21 its proceedings if the taxpayer pays to it the sum of \$.075 per 22 page of testimony taken before the Department of Revenue and 23 \$0.25 per page of all other matters contained in the record. 24 These charges may be waived if the Department of Revenue is 25 26 satisfied that the aggrieved party cannot afford to pay the 27 charges.
- 28 (415 ILCS 5/59.40 new)
- Sec. 59.40. Enforcement by the Department of Revenue.
- 30 <u>(a) The Department of Revenue may adopt and enforce such</u>
  31 <u>reasonable rules and regulations relating to the</u>
  32 <u>administration and enforcement of the fee imposed by subsection</u>
  33 (b) of Section 59.15 of this Act as may be appropriate.
- 34 <u>(b) Whenever the Department of Revenue is required to</u> 35 provide notice to a retailer under this Title, that notice may

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1 <u>be personally served or given by United States certified or</u>

registered mail, addressed to the retailer or taxpayer

concerned at his or her last known address. Proof of the

mailing shall be sufficient as proof of service for the

purposes of this Title. In the case of a notice of hearing, the

notice must be mailed no less than 7 days before the date fixed

for the hearing.

- under this Act concerning a taxpayer having his or her principal place of business in this State, other than in Cook County, shall be held at the Department's office nearest to the location of the taxpayer's principal place of business. If the taxpayer has his or her principal place of business in Cook County, then the hearing shall be held in Cook County. If the taxpayer does not have his or her principal place of business in this State, then the hearing shall be held in Sangamon
- (d) If any proceeding provided by this Title has been 18 19 instituted by the Department of Revenue or by a retailer and 20 the retailer thereafter dies or becomes a person under legal disability before the proceeding has been concluded, then the 21 legal representative of the deceased or disabled retailer must 22 23 notify the Department of Revenue of the death or legal disability. The legal representative, as such, shall then be 24 substituted by the Department of Revenue in place of and for 25 the retailer. Within 20 days after notice to the legal 26 representative of the time fixed for that purpose, the 27 proceeding may proceed in all respects and with like effect as 28 though the retailer had not died or become a person under legal 29 disability. 30
- 31 (415 ILCS 5/59.45 new)
- 32 <u>Sec. 59.45. Administrative procedures. The Illinois</u>
  33 <u>Administrative Procedure Act is hereby expressly adopted and</u>
  34 <u>shall apply to all administrative rules and procedures of the</u>
  35 <u>Department of Revenue under this Act, except that: (i)</u>

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1 paragraph (b) of Section 4 of the Illinois Administrative

Procedure Act does not apply to final orders, decisions and

opinions of the Department of Revenue; (ii) paragraph (2) of

subsection (a) of Section 4 of the Illinois Administrative

Procedure Act does not apply to forms established by the

Department of Revenue for use under this Title; and (iii) the

provisions of Section 13 of the Illinois Administrative

Procedure Act regarding proposals for decision are excluded and

not applicable to the Department of Revenue under this Title.

10 (415 ILCS 5/59.50 new)

Sec. 59.250. Violations. Any retailer who: fails to make a

return; makes a fraudulent return; or willfully violates any

rule or regulation of the Department of Revenue for the

administration and enforcement of the fee imposed by subsection

(b) of Section 59.15 of this Act is guilty of a Class 4 felony.

16 (415 ILCS 5/59.55 new)

Sec. 59.55. Report; manufacturer Take-Back Program.

18 (a) Before January 1, 2008, the Agency must submit a report

to the General Assembly concerning its activities under this

20 <u>Title. This report must include a summary of the funds</u>

collected in the Electronics Recovery and Recycling Fund and

the Agency's expenditure of the funds, a recommendation as to

whether it is necessary to continue or modify the fees under

subsection (b) of Section 59.15, and information on collection

events. In addition, the report must include a discussion of

the status of any federal legislation enacted regarding

electronic products.

28 (b) By January 1, 2008, the Agency may propose to the Board

regulations for a program requiring manufacturers to accept any

electronic product that they have manufactured for disposal in

order to meet any specified disposal and recycling goals by

January 1, 2010. These regulations must require manufacturers

33 to submit an annual report to the Agency demonstrating their

compliance with any relevant recovery and recycling

- 1 requirements. The report must include, without limitation, the
- 2 amount of electronic products required to be recovered and
- 3 recycled during the previous calendar year, the amount of
- 4 amount of electronic products actually recovered and recycled
- 5 <u>during the previous calendar year, and the disposition of the</u>
- 6 <u>electronic products recovered and recycled.</u>
- 7 (c) No later than one year after the receipt of the
- 8 Agency's proposed regulations, the Board must adopt, in
- 9 <u>accordance with Sections 27 and 28 of this Act, regulations</u>
- that are consistent with the provisions of this Title.
- 11 (d) In adopting regulations under this Section, the Board
- 12 <u>may impose different requirements for different categories of</u>
- 13 <u>electronic products and electronic-product retailers.</u>
- (e) Nothing in this Section shall be construed as limiting
- the general authority of the Board to promulgate regulations
- 16 <u>under Title VII of this Act.</u>
- 17 (415 ILCS 5/59.60 new)
- 18 <u>Sec. 59.60. Regulations.</u>
- 19 <u>(a) The Agency may propose any Agency or Board rules that</u>
- 20 it deems necessary for the administration of this Title and its
- 21 use of moneys from the Fund. These rules may include, without
- 22 <u>limitation, rules for administering grants and loans from the</u>
- Fund.
- 24 (b) Nothing in this Section shall be construed as limiting
- 25 the general authority of the Board to promulgate regulations
- 26 pursuant to Title VII of this Act.
- 27 (415 ILCS 5/59.65 new)
- Sec. 59.65. Advisory Committee. There is established the
- 29 <u>Electronic Products Recycling Advisory Committee. The</u>
- 30 Committee shall consist of the Director of the Agency or his or
- 31 her designee, who shall serve as chairperson, the Director of
- 32 Commerce and Economic Opportunity or his or her designee, the
- 33 Director of Central Management Services or his or her designee,
- and 12 members appointed by the Governor, with the advise and

- 1 consent of the Senate, as follows: 2 representatives of
- 2 <u>electronic product manufacturers; 2 representatives of</u>
- 3 <u>electronic product recyclers, processors, or refurbishers; 2</u>
- 4 <u>representatives of local government; 2 representatives of</u>
- 5 public interest or environmental organizations; one
- 6 representative of electronic product retailers; one
- 7 representative of the waste management industry; and 2 members
- 8 <u>representing the general public. The Governor must make all</u>
- 9 appointments to the Committee on or before March 1, 2005.
- 10 (415 ILCS 5/59.70 new)
- Sec. 59.70. Severability. The provisions of this Title are
- severable under Section 1.31 of the Statute on Statutes.
- 13 Section 10. The State Finance Act is amended by adding
- 14 Section 5.625 as follows:
- 15 (30 ILCS 105/5.625 new)
- Sec. 5.625. The Electronics Recovery and Recycling Fund.
- 17 Section 99. Effective date. This Act takes effect January
- 18 1, 2005.