## 99TH GENERAL ASSEMBLY

## State of Illinois

## 2015 and 2016

#### HB6321

Introduced 2/11/2016, by Rep. Jehan A. Gordon-Booth

### SYNOPSIS AS INTRODUCED:

415 ILCS 150/50

Amends the Electronic Products Recycling and Reuse Act. Provides that accreditation is not required for facilities that place cathode ray tube (CRT) glass in storage cells for future retrieval in accordance with specified provisions of the Act. Provides that any organization that accredits facilities pursuant to this Section is prohibited from penalizing or taking other negative actions against any recycler, refurbisher, or collector of CEDs and EEDs based on the recycler's, refurbisher's, or collector's use of a facility that places CRT glass in storage cells for future retrieval in accordance with specified provisions of the Act. Effective immediately.

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FISCAL NOTE ACT MAY APPLY

A BILL FOR

1 AN ACT concerning safety.

# 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Electronic Products Recycling and Reuse Act
is amended by changing Section 50 as follows:

6 (415 ILCS 150/50)

7

Sec. 50. Recycler and refurbisher registration.

8 (a) Prior to January 1 of each program year, each recycler 9 and refurbisher must register with the Agency and submit a registration fee pursuant to subsection (b) for that program 10 year. Registration must be on forms and in a format prescribed 11 by the Agency and shall include, but not be limited to, the 12 address of each location where the recycler or refurbisher 13 14 manages CEDs or EEDs and identification of each location at which the recycler or refurbisher accepts CEDs or EEDs from a 15 16 residence.

(b) The registration fee for program year 2010 is \$2,000.
For program year 2011, if a recycler's or refurbisher's annual
combined total weight of CEDs and EEDs is less than 1,000 tons
per year, the registration fee shall be \$500. For program year
2012 and for all subsequent program years, both registration
fees shall be increased each year by an inflation factor
determined by the annual Implicit Price Deflator for Gross

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National Product as published by the U.S. Department of 1 2 Commerce in its Survey of Current Business. The inflation factor must be calculated each year by dividing the latest 3 published annual Implicit Price Deflator for Gross National 4 5 Product by the annual Implicit Price Deflator for Gross 6 National Product for the previous year. The inflation factor 7 must be rounded to the nearest 1/100th, and the resulting registration fee must be rounded to the nearest whole dollar. 8 9 No later than October 1 of each program year, the Agency shall 10 post on its website the registration fee for the next program 11 year.

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12 (c) No person may act as a recycler or a refurbisher of 13 CEDs for a manufacturer obligated to meet goals under this Act 14 unless the recycler or refurbisher is registered with the 15 Agency and has paid the registration fee as required under this 16 Section. Beginning in program year 2016, all recycling or 17 refurbishing facilities used by collectors of CEDs and EEDs shall be accredited by the Responsible Recycling (R2) Practices 18 or e-Stewards certification programs or any other equivalent 19 20 certification programs recognized by the United States 21 Environmental Protection Agency. Accreditation is not required 22 for facilities that place cathode ray tube (CRT) glass in 23 storage cells for future retrieval in accordance with 24 subsection (d) of Section 15 of this Act. Manufacturers of CEDs 25 and EEDs shall ensure that recycling or refurbishing facilities 26 used as part of their recovery programs meet this requirement.

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Any organization that accredits facilities pursuant to this Section is prohibited from penalizing or taking other negative actions against any recycler, refurbisher, or collector of CEDs and EEDs based on the recycler's, refurbisher's, or collector's use of a facility that places CRT glass in storage cells for future retrieval in accordance with subsection (d) of Section 15 of this Act.

8 (c-5) A registered recycler or refurbisher of CEDs and EEDs 9 for a manufacturer obligated to meet goals under this Act may 10 not charge individual consumers or units of local government 11 acting as collectors a fee to recycle or refurbish CEDs and 12 EEDs, unless the recycler or refurbisher provides (i) a 13 financial incentive, such as a coupon, that is of greater or equal value to the fee being charged or (ii) premium service, 14 15 such as curbside collection, home pick-up, or similar methods 16 of collection. Local units of government serving as collectors 17 of CEDs and EEDs shall not charge a manufacturer for collection costs and shall offer the manufacturer or its representative 18 all CEDs and EEDs collected by the local government at no cost. 19 Nothing in this Act requires a local unit of government to 20 serve as a collector. 21

(c-10) Nothing in this Act prohibits any waste hauler from entering into a contractual agreement with a unit of local government to establish a collection program for the recycling or reuse of CEDs or EEDs, including services such as curbside collection, home pick-up, drop-off locations, or similar - 4 - LRB099 20391 MJP 44876 b

1 methods of collection.

2 (d) Recyclers and refurbishers must, at a minimum, comply3 with all of the following:

4 (1) Recyclers and refurbishers must comply with
5 federal, State, and local laws and regulations, including
6 federal and State minimum wage laws, specifically relevant
7 to the handling, processing, refurbishing and recycling of
8 residential CEDs and must have proper authorization by all
9 appropriate governing authorities to perform the handling,
10 processing, refurbishment, and recycling.

11 (2) Recyclers and refurbishers must implement the 12 appropriate measures to safeguard occupational and 13 environmental health and safety, through the following:

(A) environmental health and safety training of
personnel, including training with regard to material
and equipment handling, worker exposure, controlling
releases, and safety and emergency procedures;

18 (B) an up-to-date, written plan for the
19 identification and management of hazardous materials;
20 and

(C) an up-to-date, written plan for reporting and
responding to exceptional pollutant releases,
including emergencies such as accidents, spills,
fires, and explosions.

(3) Recyclers and refurbishers must maintain (i)
 commercial general liability insurance or the equivalent

corporate guarantee for accidents and other emergencies with limits of not less than \$1,000,000 per occurrence and \$1,000,000 aggregate and (ii) pollution legal liability insurance with limits not less than \$1,000,000 per occurrence for companies engaged solely in the dismantling activities and \$5,000,000 per occurrence for companies engaged in recycling.

8 (4) Recyclers and refurbishers must maintain on file 9 documentation that demonstrates the completion of an 10 environmental health and safety audit completed and 11 certified by a competent internal and external auditor 12 annually. A competent auditor is an individual who, through professional training or work experience, is appropriately 13 14 qualified to evaluate the environmental health and safety 15 conditions, practices, and procedures of the facility. 16 Documentation of auditors' gualifications must be 17 available for inspection by Agency officials and 18 third-party auditors.

19 (5) Recyclers and refurbishers must maintain on file 20 proof of workers' compensation and employers' liability 21 insurance.

(6) Recyclers and refurbishers must provide adequate
assurance (such as bonds or corporate guarantee) to cover
environmental and other costs of the closure of the
recycler or refurbisher's facility, including cleanup of
stockpiled equipment and materials.

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1 (7) Recyclers and refurbishers must apply due 2 diligence principles to the selection of facilities to 3 which components and materials (such as plastics, metals, 4 and circuit boards) from CEDs and EEDs are sent for reuse 5 and recycling.

Recyclers and refurbishers must establish 6 (8) а 7 documented environmental management system that is 8 appropriate in level of detail and documentation to the 9 scale and function of the facility, including documented 10 regular self-audits or inspections of the recycler or 11 refurbisher's environmental compliance at the facility.

12 (9) Recyclers and refurbishers must use the 13 appropriate equipment for the proper processing of 14 incoming materials as well as controlling environmental 15 releases to the environment. The dismantling operations 16 storage of CED and EED components that contain and 17 hazardous substances must be conducted indoors and over impervious floors. Storage areas must be adequate to hold 18 19 all processed and unprocessed inventory. When heat is used 20 to soften solder and when CED and EED components are 21 shredded, operations must be designed to control indoor and 22 outdoor hazardous air emissions.

(10) Recyclers and refurbishers must establish a
system for identifying and properly managing components
(such as circuit boards, batteries, CRTs, and mercury
phosphor lamps) that are removed from CEDs and EEDs during

1 disassembly. Recyclers and refurbishers must properly 2 manage all hazardous and other components requiring 3 special handling from CEDs and EEDs consistent with federal, State, and local laws and regulations. Recyclers 4 5 and refurbishers must provide visible tracking (such as hazardous waste manifests or bills of lading) of hazardous 6 components and materials from the 7 facility to the facilities 8 destination and documentation (such as 9 contracts) stating how the destination facility processes 10 the materials received. No recycler or refurbisher may 11 send, either directly or through intermediaries, hazardous 12 wastes to solid waste (non-hazardous waste) landfills or to 13 non-hazardous waste incinerators for disposal or energy 14 recovery. For the purpose of these guidelines, smelting of 15 hazardous wastes to recover metals for reuse in conformance 16 with all applicable laws and regulations is not considered 17 disposal or energy recovery.

(11) Recyclers and refurbishers must use a regularly 18 19 implemented and documented monitoring and record-keeping 20 program that tracks inbound CED and EED material weights 21 (total) and subsequent outbound weights (total to each 22 destination), injury and illness rates, and compliance 23 with applicable permit parameters including monitoring of effluents and emissions. Recyclers and refurbishers must 24 25 maintain contracts or other documents, such as sales 26 receipts, suitable to demonstrate: (i) the reasonable

expectation that there is a downstream market or uses for designated electronics (which may include recycling or reclamation processes such as smelting to recover metals for reuse); and (ii) that any residuals from recycling or reclamation processes, or both, are properly handled and managed to maximize reuse and recycling of materials to the extent practical.

8 (12) Recyclers and refurbishers must comply with 9 federal and international law and agreements regarding the 10 export of used products or materials. In the case of 11 exports of CEDs and EEDs, recyclers and refurbishers must 12 comply with applicable requirements of the U.S. and of the 13 import and transit countries and must maintain proper 14 business records documenting its compliance. No recycler 15 or refurbisher may establish or use intermediaries for the 16 purpose of circumventing these U.S. import and transit 17 country requirements.

refurbishers 18 (13)Recyclers and that conduct. 19 transactions involving the transboundary shipment of used 20 CEDs and EEDs shall use contracts (or the equivalent commercial arrangements) made in advance that detail the 21 22 quantity and nature of the materials to be shipped. For the 23 export of materials to a foreign country (directly or 24 indirectly through downstream market contractors): (i) the 25 shipment of intact televisions and computer monitors 26 destined for reuse must include only whole products that

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are tested and certified as being in working order or 1 2 requiring only minor repair (e.g. not requiring the 3 replacement of circuit boards or CRTs), must be destined for reuse with respect to the original purpose, and the 4 5 recipient must have verified a market for the sale or 6 donation of such product for reuse; (ii) the shipments of 7 CEDs and EEDs for material recovery must be prepared in a 8 manner for recycling, including, without limitation, 9 smelting where metals will be recovered, plastics recovery 10 and glass-to-glass recycling; or (iii) the shipment of CEDs 11 and EEDs are being exported to companies or facilities that 12 owned or controlled by the original equipment are 13 manufacturer.

14 (14) Recyclers and refurbishers must maintain the 15 following export records for each shipment on file for a 16 minimum of 3 years: (i) the facility name and the address 17 to which shipment is exported; (ii) the shipment contents and volumes; (iii) the intended use of contents by the 18 19 destination facility; (iv) any specification required by 20 the destination facility in relation to shipment contents; 21 (v) an assurance that all shipments for export, as 22 applicable to the CED manufacturer, are legal and satisfy 23 all applicable laws of the destination country.

(15) Recyclers and refurbishers must employ
 industry-accepted procedures for the destruction or
 sanitization of data on hard drives and other data storage

devices. Acceptable guidelines for the destruction or
 sanitization of data are contained in the National
 Institute of Standards and Technology's Guidelines for
 Media Sanitation or those guidelines certified by the
 National Association for Information Destruction;

(16) No recycler or refurbisher may employ prison labor 6 7 in operation related to the collection, any transportation, recycling, and refurbishment of CEDs and 8 EEDs. No recycler or refurbisher may employ any third party 9 10 that uses or subcontracts for the use of prison labor.

11 (Source: P.A. 99-13, eff. 7-10-15.)

Section 99. Effective date. This Act takes effect upon becoming law.